THE CITY RECORD.

Vol. XLII. Number 12623.

NEW YORK, TUESDAY, NOVEMBER 17, 1914.

PRICE, 3 CENTS.

THE CITY RECORD.

OFFICIAL JOURNAL OF THE CITY OF NEW YORK. Published Under Authority of Section 1526, Greater New York Charter, by the BOARD OF CITY RECORD.

JOHN PURROY MITCHEL, MAYOR.

N COUNSEL. WILLIAM A. PRENDERGAST, COMPTROLLER. FRANK L. POLK, CORPORATION COUNSEL.

DAVID FERGUSON, SUPERVISOR. Supervisor's Office, Municipal Building, 8th floor.

Published daily, at 9 a. m., except legal holidays, at Nos. 96 and 98 Reade street (north side), between West Broadway and Church street, New York City.

Subscription, \$9.30 per year, exclusive of supplements. Daily issue, 3 cents a copy.

SUPPLEMENTS: Civil List (containing names, salaries, etc., of the City employees), Two Dollars; Official Canvass of Votes, 10 cents; Registry Lists, 5 cents each assembly district; Law Department Supplement, 10 cents; Annual Assessed Valuation of Real Estate, 25 cents each section; postage prepaid.

postage prepaid.

ADVERTISING: Copy for publication in the CITY RECORD must be received at least TWO (2) days before the date fixed for the first insertion; when proof is required for correction before publication, copy must be received THREE (3) days before the date fixed for the first insertion.

COPY for publication in the corporation newspapers of Brooklyn must be received at least THREE (3) days before the date fixed for the first insertion.

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

TABLE OF CONTENTS.

			The state of the s	
	non laf	,	Health, Department of-	
	Aldermen, Board of-	8957	Resolutions Adopted	899
	Notice of Public Hearing	8957	Instructions to Bidders for Work to Be	
	Public Hearings on Budget for 1915.	0731	Done or Supplies to Be Furnished	9000
	Assessors, Board of-		Manhattan, Borough of-	
	Annual Apportionments and Assess-	0005	Local Board Meetings	8999
	ments	8995		8999
	Completion of Assessments	8995	Proposals	0)).
	Notice to Present Claims for Damages	8995		899
	Report for Quarter Ended September		Notices of Examinations	0991
	30, 1914	8979	Promotion to 4th Grade Clerk, Pro-	005
	Bellevue and Allied Hospitals-		mulgated November 11, 1914	895
	Proposals	8991	Proposed Amendments to Classifica-	000
	Board Meetings	8991	tions	8997
	Board Meetings	0,,,	Notice to Bidders at Sales of Old Build-	
	Bronx, Borough of-	8995	ings, Etc	9000
	Proposals	0,,,	Official Directory	8990
	Brooklyn, Borough of-	8998	Parks, Department of-	
	Proposals		Proposals	8999
1	Changes in Departments, Etc	8987	Police Department-	500000
1	City Record, Board of-	0005	Owners Wanted for Unclaimed Prop-	
	Proposals	8995	erty	8992
(County Clerk, Kings County-		Proposals	8997
	Proposals	8999	Public Charities, Department of—	0,,,
1	Docks and Ferries, Department of-		Proposale	8996
	Proposals	8994	Proposals	0))(
1	Education, Department of-			
	Proposals	8996	Calendar for the Week Commencing	8982
1	Estimate and Apportionment, Board of-		November 16, 1914	
•	Notice of Public Hearing	8957	Proposals	8995
	Notice of Public Hearings-Franchise		Richmond, Borough of-	
	Matters	8992	Report for Week Ended October 24,	
	Notices of Public Hearings-Public		1914	8987
	Improvement Matters	8992	Sinking Fund, Commissioners of—	
1		0772	Proceedings at Meeting Held October	
,	Examiners, Board of—		22, 1914	8957
	Minutes of Meeting Held October 20,	8987	Street Cleaning, Department of-	
,	1914	0901	Proposals	8998
1	Finance, Department of-	8993	Supreme Court, First Department-	
	Confirmation of Assessments		Application for Appointment of Com-	
	Corporation Sales of Buildings	8994	missioners	8999
	Corporation Sale of Privileges	8994	Filing Bill of Costs	8999
	Notices of Sales of Tax Liens	8994	Filing of Final Reports	8999
	Proposals	8994	Filing Reports	8999
	Report of Chamberlain for Week End-		Filing Preliminary Abstracts	8999
	ing October 10, 1914	8987	Hearings on Qualifications	8999
	Sureties on Contracts	8994	Supreme Court, Second Department-	0,,,
	Vouchers Received November 16, 1914	8985	Application for Appointment of Com-	
	Warrants Made Ready for Payment			9000
	November 16, 1914	8982	missioners	
F	Fire Department—	3,00	Filing Bill of Costs	9000
	Auction Sales	8995	Filing Preliminary Abstracts	9000
	Bureau of Fire Prevention, List of	0,,,,	Taxes and Assessments, Department of—	000
	Requirements for Week Ending		Notice to Property Owners	8996
	November 14, 1914	8980	Water Supply, Gas and Electricity, De-	
	Proposals	8995	partment of— Proposals	8996
			Proposals	

BOARD OF ESTIMATE AND APPORTIONMENT

Notice of Public Hearing.
COMMITTEE ON THE CITY PLAN.

Extension of Sixth Avenue Southerly to Varick Street, Borough of Manhattan. NOTICE IS HEREBY GIVEN that THE COMMITTEE ON THE CITY PLAN of the Board of Estimate and Apportionment will hold a PUBLIC HEARING on a petition for the EXTENSION OF SIXTH AVENUE southerly to Varick Street, Borough of Manhattan, on FRIDAY, DECEMBER 4, 1914, at 2.30 P. M. in ROOM 16, CITY HALL, Borough of Manhattan.

Dated November 13, 1914. n13,d4

JOSEPH HAAG, Secretary. Municipal Building; Telephone 4560 Worth.

BOARD OF ALDERMEN.

Public Hearings on Budget for 1915.

PUBLIC NOTICE IS HEREBY GIVEN that the COMMITTEE ON FINANCE of the Board of Aldermen will hold PUBLIC HEARINGS on the BUDGET FOR 1915, in the ALDERMANIC CHAMBER, CITY HALL, MANHATTAN, on WEDNESDAY and THURSDAY, NOVEMBER 18TH and 19TH, 1914, particularly for the purpose of hearing suggestions from the public as to making reductions in the allowances made by the Board of Estimate and Apportionment.

It is suggested that heads of departments may find it advantageous to attend these hearings for the purpose of hearing such comments as may be made concerning their

departmental appropriations.
n17,19 P. J. SCULLY, City Clerk and Clerk of the Board of Aldermen.

Notice of Public Hearing.

PUBLIC NOTICE IS HEREBY given that the COMMITTEE ON MARKETS of the Board of Aldermen will hold a public hearing on WEDNESDAY, NOVEM-BER 18TH, 1914, at 7.30 o'clock p. m., in Public School No. 29B, East 126th Street, between 2nd and 3rd avenues, on the following matters:

An ordinance establishing a market beneath and adjacent to the Third Avenue Bridge at 129th street, Borough of Manhattan.

All persons interested in the above matter are requested to attend. P. J. SCULLY, City Clerk and Clerk, Board of Aldermen.

MUNICIPAL CIVIL SERVICE COMMISSION.

Promotion to 4th Grade Clerk-Promulgated November 11th, 1914. Mayor's Office. 1. Casey, Terence F., 434 East 157th St., 76.38.

COMMISSIONERS OF THE SINKING FUND OF THE CITY OF NEW YORK.

Proceedings of the Commissioners of the Sinking Fund, at a Meeting Held in Room 16, City Hall, at 12 O'clock M., on Thursday, October 22, 1914. (The meeting was originally called for Wednesday, October 21, 1914, and postponed to this day).

Present at Roll Call-John Purroy Mitchel, Mayor; Alexander Brough, Deputy and Acting Comptroller; Henry Bruere, Chamberlain; Henry H. Curran, Chairman, Finance Committee, Board of Aldermen. The Acting President of the Board of Aldermen, O. Grant Esterbrook, arrived later. See note.

The meeting having been called for 11 o'clock in the forenoon and no quorum being present until noon, the Deputy and Acting Comptroller brought up for discussion the question of having some particular day set aside for the meetings of the Board, so that the members could arrange their affairs so they would not interfere with the meetings, and in this way avoid any loss of time to the members waiting for a quorum to arrive.

Discussion of the matter followed. The Chamberlain moved that the Board hold its meetings once a month, at 11 o'clock in the forenoon on the first Wednesday of each and every month, it being understood that the meetings would go on promptly at 11 o'clock, and in the event of a quorum not being present at the hour appointed the meeting would be postponed for one month. Motion carried.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to a renewal of the lease to the City of premises at No. 57 Nostrand Avenue, Borough of Brooklyn, for use of the Board of Education:

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen-The Assistant Secretary of the Board of Education in a communication to your Board under date of August 13, 1914, states that at a meeting of that Board held August 12, 1914, a resolution was adopted requesting your Board to adopt a resolution approving of and consenting to the execution by the Board of Education of a renewal of the lease of the store floor in the premises No. 57 Nostrand Avenue, Borough of Brooklyn, occupied as an annex to Public School 54, for a period of two years from July 1, 1914, with the privilege of renewal for an additional year, at an annual rental of \$450, and otherwise upon the same terms and conditions as contained in the existing lease.

The Comptroller in a communication to your Board under date of June 20, 1913, recommended a renewal of this lease for a period of one year from July 1, 1913, at a rental of \$450 a year, payable quarterly, and said report was approved and renewal authorized at a meeting of your Board held June 25, 1913.

Deeming the rent reasonable and just and it being the same as previously paid, and the City being a holdover tenant, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution approving of and consenting to the execution by the Board of Education of a renewal of the lease of the store premises at No. 57 Nostrand Avenue, Borough of Brooklyn, for a period of two years from July 1, 1914, with the privilege of renewal for an additional year upon the same terms and conditions, at an annual rental of \$450, payable quarterly, the lessor to pay taxes and water rates and make outside repairs, the lessee to furnish heat, light and janitor service and make such inside alterations and repairs as it may deem necessary, otherwise upon the same terms and conditions as contained in the existing lease. Lessor, Michael Mara.

Repectfully, ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That the Commissioners of the Sinking Fund hereby approve of and consent to the execution by the Board of Education of a renewal of the lease to the City of the store premises at No. 57 Nostrand Avenue, Borough of Brooklyn, for a period of two years from July 1, 1914, with the privilege of renewal for an additional year upon the same terms and conditions, at an annual rental of Four hundred and fifty dollars (\$450), payable quarterly; the lessor to pay taxes and water rates and make outside repairs; the lessee to furnish heat, light and janitor service and make such inside alterations and repairs as it may deem necessary, otherwise upon the same terms and conditions as contained in the existing lease; lessor, Michael Mara; the Commissioners of the Sinking Fund deeming the said rent fair and reasonable, and that it would be for the interest of the City that such lease be made.

The report was accepted, and the resolution adopted, all the members present

voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution, relative to a renewal of the lease to the City, of premises at No. 28 Jones Street, Borough of Manhattan, for use of the Board of Education:

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—The Secretary of the Board of Education in a communication to your Board under date of September 17, 1914, states that at a meeting of the Board of Education held September 16, 1914, a resolution was adopted requesting a renewal of the lease of the parlor floor of the premises No. 28 Jones Street, Manhattan, occupied as an annex to Public School 95, for a period of one year from July 1, 1914, at an annual rental of \$450, and otherwise upon the same terms and conditions as contained in the existing lease.

The Comptroller in a communication to your Board under date of June 20, 1913, recommended a renewal of this lease for a period of one year from July 1, 1913, at an annual rental of \$450, payable quarterly, and said report was approved and renewal

authorized at a meeting of your Board held June 25, 1913.

Deeming the rent reasonable and just and it being the same as previously paid, and the City being a holdover tenant, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution approving of and consenting to the execution by the Board of Education of a renewal of the lease to the City of the parlor floor of the premises No. 28 Jones Street, Borough of Manhattan, occupied as an annex to Public School 95, for a period of one year from July 1, 1914, with the privilege of renewal for an additional year upon the same terms and conditions, at an annual rental of \$450, payable quarterly, the lessor to pay taxes and water rates, make inside and outside repairs and furnish heat, light and janitor service, and otherwise upon the same terms and conditions as contained in the existing lease. Lessor, Co-operative Social Settlement Society of the City of New York, Inc., 28 Jones Street, Borough of Manhattan.

ALEX. BROUGH, Deputy and Acting Comptroller. Repectfully, ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That the Commissioners of the Sinking Fund hereby approve of and consent to the execution by the Board of Education of a renewal of the lease to the City of the parlor floor of the premises No. 28 Jones Street, Borough of Manhattan, occupied as an annex to Public School 95, for a period of one year from July 1, 1914, with the privilege of renewal for an additional year upon the same terms and conditions, at an annual rental of Four hundred and fifty dollars (\$450), payable quarterly; the lessor to pay taxes and water rates, make inside and outside repairs and furnish heat, light and janitor service, and othewise upon the same terms and conditions as contained in the existing lease. Lessor, Co-operative Social Settlement Society of The City of New York, Inc.; the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it would be for the interests of the City that such lease be made.

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to an amendment to a resolution authorizing a renewal of the lease to the City of premises at No. 209-213 East 23d Street, Manhattan, for use of the Board of Education:

To the Honorable the Commissioners of the Sinking Fund: Gentlemen-On July 29, 1914, the Commissioners of the Sinking Fund adopted the

October 20th, 1914.

following resolution: Resolved, That the Commissioners of the Sinking Fund hereby approve of

and consent to the execution by the Board of Education of a renewal of the lease to the City of the premises Nos. 209-213 East 23d Street, Borough of Manhattan (except that portion thereof consisting of the store floor at No. 213 East 23d Street,, which is leased to the Crown Cork & Seal Company of Baltimore, Md., and Room 52 in No. 209 East 23d Street, which is leased to Peter A. Juley), for use of the Board of Education, for a term of one year from September 1, 1914, with the privilege of renewal for an additional year thereafter, at a rental

let a contract for the erection of a building for the Manhattan Trade School for Girls, the Board of Education to assume the cost and expense of any work which is to be done prior to obtaining the usual certificates; the lessor to pay taxes and make outside repairs, including repairs to the roof and to comply with any and all orders of all Municipal Bureaus or Departments which may be issued or filed against the aforesaid premises; the lessee to pay water rates, furnish light, heat and janitor service and to make such inside alterations and repairs as it may deem necessary. The lessee also to furnish light and heat for the store premises at 213 East 23d Street in the said building occupied by the Crown Cork & Seal Company of Baltimore, Md., and for Room 52 in No. 209 East 23d Street, occupied by Peter A. Juley, in consideration of which the lessor shall grant and allow the Board of Education the sum of Eighty-one dollars (\$81) a year, which shall be deducted from the rent in four equal installments; the lessor to grant the use of the equipment in the premises, consisting of office furniture, cutting tables, forms, sewing machines, etc.; for its own use and enjoyment free of charge during the term of this lease, or until the same has been purchased by the Board of Education; the Board of Education to have the right at any time during the term of this lease to purchase said equipment for the sum of Four thousand four hundred dollars (\$4,400), otherwise upon the same terms and conditions as contained in the existing lease; lessor, Board of Trustees of the Manhattan Trade School for Girls; the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it would be for the interests of the City that such lease be made.'

Under date of September 17, 1914, the Secretary of the Board of Education in a communication to your Board, certifies that the following resolution was adopted by

the Board of Education on September 16, 1914:

'Resolved, That the Commissioners of the Sinking Fund be and they are hereby respectfully requested to amend the resolution adopted by them on July 29, 1914, relative to the renewal of the lease of the premises Nos. 209-213 East 23d Street, Manhattan, occupied by the Manhattan Trade School for Girls, by striking out the provision which requires the owners "to comply with any or all orders of all municipal bureaus or departments which may be issued or filed against the aforesaid premises."

· I therefore respectfully recommend that the resolution adopted on July 29, 1914, and hereinbefore recited, be amended by striking out the provision which requires the lessor "to comply with any or all orders of all Municipal Bureaus or Departments which may be issued or filed against the aforesaid premises" Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved. That the resolution adopted by this Board at meeting held July 29, 1914, approving of and consenting to the execution, by the Board of Education, of a renewal of the lease to the City of the premises at Nos. 209-213 East 23rd Street. Borough of Manhattan, for use of the Board of Education for a term of one year from September 1, 1914, be and the same is hereby amended by striking out the provision which requires the lessor to comply with any or all orders of all municipal bureaus or departments which may be issued or filed against the aforesaid premises.

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution, relative to a renewal of the lease to the City of premises at No. 511 East 149th Street, Bronx, for use of the Department of Health.

October 20th, 1914. To the Honorable the Commissioners of the Sinking Fund:

Gentlemen-The Secretary of the Department of Health in a communication to your Board under date of October 1, 1914, states that at a meeting of the Board of Health held September 29, 1914, a resolution was adopted requesting your Board to authorize a lease of the store on the first floor of the premises No. 511 East 149th Street, Borough of the Bronx, for use of the Department of Health as an Infant's Milk Station, for a period of three years from November 1, 1914, at a rental of \$540 per annum, payable quarterly.

The premises in question consist of a store about 19 feet by 33 feet in a six-story brick tenement and is located about 25 feet east of Brook Avenue and adjoins the present milk station at No. 513 East 149th Street, which has been found to be in-

adequate for the needs of that Department.

The Department of Health, in a communication to this Department under date of August 19, 1914, suggested the leasing of premises at No. 511 East 149th Street, at a rental of \$660 per annum, but after negotiation by the Division of Real Estate of this Department, the lessor has agreed to accept a rental of \$540 per annum and to cancel the present lease of the premises at 513 East 149th Street, to take effect October

The rental of \$540 per annum for premises desired to be leased at 511 East 149th Street is at the rate of 86 cents a square foot, whereas, two of the stores in the same building are being rented at the rate of \$1.01 per square foot, one occupied as a tailor's store and the other is the milk station which it is proposed to move to 511 East 149th

Deeming the rent reasonable and just, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing a lease of store, average 19 feet by 33 feet, at No. 511 East 149th Street, Borough of the Bronx, for use of the Department of Health, for a period of three years from November 1, 1914, at an annual rental of \$540, payable quarterly, the lessor to overhaul and clean the plumbing fixtures and repair and replace all defective parts with new where necessary, and to remove sink from store in 513 East 149th Street and install same complete in store at 511 East 149th Street; also to repair and replace missing portions of baseboard and chair rail, repair wood floor and metal ceiling of store, wood covering over soil line at east of store; tiled floor of show windows and plastered walls of store where same are defective; have locks of entrance and water closet doors repaired if necessary and provide proper keys for same. Cause all paper and burlap to be removed from all walls and paint the entire interior of the store and water closet compartment with white paint; also paint the exterior of the store as required for occupancy. Cause all signs, lettering and windowphane to be removed from the show windows and entrance door; remove defective glass and leave all glass of windows and doors clean and whole. Provide sufficient and suitable gas fixtures and give proper accommodations in cellar to store away material, if required. The lessor to pay taxes, the lessee to pay water rates of the demised premises, furnish light and janitor service and make such interior alterations and repairs as it may deem necessary, the lessor to furnish steam heat and hot water supply. The lease to contain a clause providing for the cancellation of the lease of the premises No. 513 East 149th Street, Borough of the Bronx, on October 31, 1914. Lessor, The 149th Street Realty Company, 227 West 116th Street, Borough of Manhattan. Respectfully,

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That the Corporation Counsel be and is hereby requested to prepare a lease to the City from the 149th Street Realty Company of the store, average 19 feet by 33 feet, at No. 511 E. 149th Street, Borough of The Bronx, for use of the Department of Health, for a period of three years from November 1, 1914, at an annual rental of Five hundred and forty dollars (\$540), payable quarterly, the lessor to overhaul and clean the plumbing fixtures and repair and replace all defective parts with new where necessary, and to remove sink from store in 513 East 149th Street and instal same complete in store at 511 East 149th Street; also to repair and replace missing portions of baseboard and chair rail, repair wood floor and metal ceiling of store, wood covering over soil line at east of store, tiled floor of show windows and plastered walls of store where same are defective; have locks of entrance and water closet doors repaired if necessary and provide proper keys for same. Cause all paper and burlap to be removed from all walls and paint the entire interior | Fire Department, for a period not exceeding six months from September 1, 1914, at of the store and water closet compartment with white paint; also paint the exterior | the rate of \$50 per month, payable monthly, without the necessity of entering into a of the store as required for occupancy. Cause all signs, lettering and windowphane to be removed from the show windows and entrance door; remove defective glass and leave all glass of windows and doors clean and whole. Privide sufficient and suitable gas fixtures and give proper accommodation in cellar to store away material, if required. The lessor to pay taxes, the lessee to pay water rates of the demised premises, furnish light and janitor service and make such interior alterations and repairs as it may deem necesary; the lessor to furnish steam heat and hot water September 1, 1914, at the rate of fifty dollars (\$50) per month, payable monthly, withsupply. The lease to contain a clause providing for the cancellation of the lease of out the necessity of entering into a lease therefor; the City to pay taxes. premises No. 513 East 149th Street on October 31, 1914; and the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it would be for voting in the affirmative,

of Five thousand eight hundred and eighty-one dollars (\$5,881) a year, payable duarterly, provided that on September 1, 1915, the Board of Education shall have authorized and directed to execute the same when prepared and approved by the authorized and directed to execute the same when prepared and approved by the Corporation Counsel as provided by sections 149 and 217 of the Greater New York Charter.

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to a renewal of the lease to the City of premises No. 277 Avenue C, Manhattan, for use of the Department of Health:

October 20th, 1914.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen-The Secretary of the Department of Health, in a communication to your Board under date of September 29, 1914, states that at a meeting of the Board of Health held that day a resolution was adopted requesting the Commissioners of the Sinking Fund to authorize a renewal of the lease of the premises No. 277 Avenue C, northwest corner of East 16th Street, Borough of Manhattan, for a period of one year from October 2, 1914, at a rental of \$2,000 a year, the same as now paid, and otherwise upon the same terms and conditions as contained in the existing lease.

The Comptroller in a communication to your Board under date of October 2, 1913, recommended a renewal of this lease for a term of one year from October 2, 1913, at a rental of \$2,000 a year, and said report was approved and renewal of lease authorized at a meeting of your Board held October 8, 1913.

Deeming the rent reasonable and just and it being the same as previously paid, and the City being a holdover tenant, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing a renewal of the lease of the 5-story brick store and tenement building, No. 277 Avenue C, northwest corner of East 16th St., Borough of Manhattan, for use of the Department of Health for a period of one year from October 2, 1914, with the privilege of renewal for an additional year upon the same terms and conditions, at an annual rental of \$2,000, payable quarterly, the lessor to pay taxes, the lessee to pay water rates and furnish heat, light and janitor service and to make such inside and outside repairs as it may deem necessary, and otherwise upon the same terms and conditions as contained in the existing lease. Lessor, Weil & Mayer, 5 Beekman Street, Manhattan.

Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That the Comptroller be and is hereby authorized and directed to execute a renewal of the lease to the City of the 5-story brick store and tenement building, No. 277 Avenue C, Borough of Manhattan, for use of the Department of Health, for a period of one year from October 2, 1914, with the privilege of renewal for an additional year upon the same terms and conditions, at an annual rental of Two thousand dollars (\$2,00), payable quarterly; the lessor to pay taxes; the lessee to pay water rates and furnish heat, light and janitor service, and to make such inside and outside repairs as it may deem necessary and otherwise upon the same terms and conditions as contained in the existing lease; lessors, Weil and Mayer; the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it

would be for the interests of the City that such lease be made.

The report was accepted and the resolution adopted, all the members present

voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to a renewal of the lease to the City of premises No. 518 Fifth Street, College Point, Borough of Queens, for use of the Fire De-

October 20th, 1914.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen-The Commissioner of the Fire Department in a communication to your Board under date of September 25, 1914, requests a renewal of the lease of the premises No. 518 Fifth Street, College Point, Borough of Queens, used as temporary quarters for Hose Company No. 9, for a period of one year from December 1, 1914.

The Comptroller in a communication to your Board under date of September 14, 1911, recommended a renewal of this lease for a period of three years from December 1, 1911, at an annual rental of \$450, the same as now asked, and said report was approved and renewal of lease authorized at a meeting held September 20, 1911.

Deeming the rent reasonable and just under the circumstances, and it being the same as previously paid, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing a renewal of the lease of the fire house premises No. 518 Fifth Street, College Point, Borough of Queens, for use of the Fire epartment for a period of one year from December 1, 1914, at a rental of s annum, payable quarterly, the lessor to pay taxes and make outside repairs, the lessee to pay water rates, furnish heat, light and janitor service and make such inside repairs as it may deem necessary. Lessor, Enterprise Social and Benevolent Association, College Point, Queens.

Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That the Comptroller be and is hereby authorized and directed to execute a renewal of the lease to the City of the fire house premises No. 518 Fifth Street, College Point, Borough of Queens, for use of the Fire Department, for a period of one year from December 1, 1914, at an annual rental of Four hundred and fifty dollars (\$450), payable quarter; the lessor to pay taxes and make outside repairs; the lessee to pay water rates, furnish heat, light and janitor service and make such inside repairs as it may deem necessary; lessor, Enterprise Social and Benevolent Assocation, College Point, Queens; the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it would be for the interests of the City that such lease be made.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to the rental of premises located on the easterly side of Grand Avenue, 100 feet north of Park Street, Corona, Borough of Queens, occupied by the Fire Department:

October 20th, 1914. To the Honorable the Commissioners of the Sinking Fund:

Gentlemen-I am in receipt of a communication from the Fire Commissioner requesting the Sinking Fund Commission to enter into an agreement with the Pioneer Fire and Hook and Ladder Company No. 6, the owner of the premises occupied by the Fire Department at Grand Avenue, Corona, Borough of Queens, for a period of six months from September 1, 1914, to March 1, 1915.

The original lease of these premises was for a period of six months from September 1, 1913, at a rental at the rate of \$600 a year, payable quarterly, with the privilege to the City of remaining in possession on a month to month basis for a period of six months thereafter upon the same terms and conditions.

Subsequently a resolution was adopted authorizing the payment of the rent of these premises for a further period of six months from March 1, 1914, at the rate of \$50 per month, without the necessity of entering into a lease.

The Chairman of the Board of Trustees of Pioneer Fire and Hook and Ladder Company No. 6 states that they will execute a lease with the City on a month to month basis to March 1, 1915, at the same rental as heretofore, providing the City assumes the taxes imposed upon the premises during its occupation.

I therefore respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing the Comptroller to pay rent to the Pioneer Fire and Hook and Ladder Company No. 6 for premises located on the easterly side of Grand Avenue, 100 feet north of Park Street, Corona, Borough of Queens, for use of the lease therefor; the City to pay taxes.

ALEX. BROUGH, Deputy and Acting Comptroller. Respectfully, Resolved, That the Comptroller be and is hereby authorized to pay to the Pioneer Fire and Hook and Ladder Company No. 6 the rent of premises located on the easterly side of Grand Avenue, 100 feet north of Park Street, Corona, Borough of Queens, for use of the Fire Department for a period not exceeding six months from

The report was accepted and the resolution adopted, all the members present

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to a lease to the City of premises No. 405 Lexington Avenue, Borough of Manhattan, for use of the Mayor's Bureau of Weights and

October 17, 1914.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen-The Commissioner of the Mayor's Bureau of Weights and Measures, in a communication to this Department under date of September 25, 1914, requests that a lease be secured of suitable rooms in the neighborhood of 42nd Street, Manhattan, for use of the Snow Division of his Bureau, for a period from November 1, 1914, to April 30, 1915. It is also requested that a building be selected where the elevators run all night and on Sundays, so that the employees of the Bureau may

have access to the building at any hour of the day or night.

The premises at 405 Lexington Avenue, Manhattan, consisting of a room containing 665 square feet on the third floor, were suggested by the Division of Real Estate of this Department, and the Commissioner of the Bureau of Weights and Measures, in a communication to this Department under date of October 14, 1914,

states that the premises are satisfactory.

The location is satisfactory, being close to the subway, the Third Avenue Elevated and several surface lines of cars. The rent of \$58.33 a month is at the rate of \$1.05 a square foot, which is the same as paid by the City for other space in this building. The lessor supplies heat, light and janitor service and day and night elevator

Deeming the rent reasonable and just, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing a lease of Room 316, containing 665 square feet, on the third floor in the Long Beach Building, No. 405 Lexington Avenue, Borough of Manhattan, for use of the Mayor's Bureau of Weights and Measures, for a term of six months from November 1, 1914, to April 30, 1915, at a rental of \$58.33 a month, payable monthly, the lessor to furnish heat, light and janitor service and day and night elevator service, and pay taxes and water rates. The lessee agrees not to sublet the premises in question without the consent of the lessor, nor to cause any sign or notice to be inscribed, painted or affixed on any part of the outside or inside of said building without the consent of the lessor. The lessee shall not do, or permit anything to be done in said premises, nor bring or keep anything therein, which shall in any way increase the rate of fire insurance on said building or on the property kept therein. No illuminating oil or fluid shall be used or kept on the premises and no stove or other heating apparatus employed in the rooms, nor shall any shades be used other than those supplied by the lessor. The lessor to erect a partition seven feet in height for a private office, ten feet square in the southwest corner of Room No. 316. Lessor, William H. Reynolds, 405 Lexington Avenue, Borough of Manhattan. Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That the Corporation Counsel be and is hereby requested to prepare a lease to the City from William H. Reynolds of Room 316, containing 665 square feet, on the third floor of the Long Beach Building, No. 405 Lexington Avenue, Borough of Manhattan, for use of the Mayor's Bureau of Weights and Measures, for a term of six months from November 1, 1914, to April 30, 1915, at a rental of fifty-eight dollars and thirty-three cents (\$58.33) a month, payable monthly; the lessor to furnish heat, light and janitor service and day and night elevator service and pay taxes and water rates; the lessee is not to sublet the premises in question without the consent of the lessor, nor to cause any sign or notice to be inscribed, painted or affixed on any part of the outside or inside of said building without the consent of the lessor. The lessee shall not do, or permit anything to be done in said premises, nor bring nor keep anything therein which shall in any way increase the rate of fire insurance on said building or on the property kept therein. No illuminating oil or fluid shall be used or kept on the premises and no stove or other heating apparatus employed in the rooms, nor shall any shades be used other than those supplied by the lessor. The lessor to erect a partition seven feet in height for a private office ten feet square in the southwest corner of Room No. 316; and the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it would be for the interests of the City that such lease be made, the Comptroller be and is hereby authorized and directed to execute the same when prepared and approved by the Corporation Counsel as provided by sections 149 and 217 of the Greater New York Charter.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to an amendment to resolution authorizing a lease of premises No. 462 East 158th Street, Borough of The Bronx, for use of the Police Department:

October 20, 1914.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen—At a meeting of your Board held July 27, 1914, a resolution was adopted authorizing a lease to the City of the premises No. 462 East 158th Street, Borough of The Bronx, for use of the Police Department, for a period of two years from August 1, 1914, at an annual rental of \$900 for the first year and \$1,000 for the second year, payable monthly, with the privilege of two renewals of one year

In the above mentioned resolution, the name of the lessor was incorrectly given as William Gellett. The name should have been C. W. Dellett, and the owner asks

that the following clause be inserted in the lease:

each at the rate of \$1,000 per annum.

'That this lease and all of its terms are and shall always be subject and subordinate to any mortgage or mortgages that may be placed on premises covered by this lease, and also be subject and subordinate to any and all agreements affecting the boundary line on premises covered by this lease.'

He also requests that no alterations, additions or improvements be made by the City without his written consent.

I therefore respectfully recommend that the Commissioners of the Sinking Fund amend the above resolution of July 27, 1914, by substituting as the name of the lessor "C. W. Dellett," in place of "William Gellett."

I further recommend that the above mentioned resolution be amended by adding thereto the following clauses:

That this lease and all its terms are and shall always be subject and subordinate to any mortgage or mortgages that may be placed on the premises covered by this lease, and also be subject and subordinate to any and all agreements affecting the boundary line on premises covered by this lease."

"That no alterations, additions or improvements shall be made by the City upon the leased premises without the written consent of the owner." Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved. That the resolution adopted by this Board at meeting held July 27, 1914, authorizing a lease to the City from William Gellett of the premises No. 462 East 158th Street, Borough of The Bronx, for use of the Police Department for a period of two years from August 1, 1914,

-be and the same is hereby amended by substituting as the name of the lessor "C. W. Dellett," in place of William Gellett, and by adding thereto the following clauses:
"That this lease and all its terms are and shall always be subject and subordinate

to any mortgage or mortgages that may be placed on the premises covered by this lease, and also be subject and subordinate to any and all agreements affecting the boundary line on premises covered by this lease.

"That no alterations, additions or improvements shall be made by the City upon the leased premises withou the written consent of the owner."

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered

the following resolution relative to a renewal of the lease to the City of premises year. at No. 200 East 79th Street, Borough of Manhattan, for use of the Department of Water Supply, Gas and Electricity:

October 20, 1914.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen-The Deputy Commissioner of the Department of Water Supply, Gas and Electricity, in a communication to your Board under date of September 22, 1914, requests a renewal of the lease of the premises No. 200 East 79th Street, Manhattan, I for the actual number of days that each bath is berthed in Rogers Basin.

for a period of one year from October 18, 1914, and upon the same terms and conditions as contained in the existing lease.

The Comptroller in a communication to your Board under date of June 19, 1914, recommended a renewal of this lease for a period of one year from October 18, 1913, at a rental of \$576 a year, payable quarterly, and said report was approved and renewal of lease authorized at a meeting of your Board held June 25, 1913.

Deeming the rent reasonable and just and it being the same as heretofore paid, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing a renewal of the lease of the six room flat on the third floor of the premises No. 200 East 79th Street, Borough of Manhattan, for use of the Department of Water Supply, Gas and Electricity, for a term of one year from October 18, 1914, at an annual rental of \$576, payable quarterly, the lessor to pay taxes and water rates, furnish steam heat and hot water service and make outside repairs, the lessee to supply light and janitor service and to make such inside alterations and repairs as it may deem necessary, and otherwise upon the same terms and conditions as contained in the existing lease; lessor, James Connolly, 1389 Third Avenue, Borough of Manhattan. Respectfully,

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That the Comptroller be and is hereby authorized and directed to execute a renewal of the lease to the City of the six-room flat on the third floor of the premises No. 200 East 79th Street, Borough of Manhattan, for use of the Department of Water Supply, Gas and Electricity, for a term of one year from October 18, 1914, at an annual rental of five hundred and seventy-six dollars (\$576), payable quarterly; the lessor to pay taxes and water rates, furnish steam heat and hot water service and make outside repairs; the lessee to supply light and janitor service and to make such inside alterations and repairs as it may deem necessary, and otherwise upon the same terms and conditions as contained in the existing lease; lessor, James Connolly; the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it would be for the interests of the City that such lease be made.

The report was accepted and the resolution adopted, all the members present

voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution, relative to a renewal of the lease to the City, of premises corner of Webster Avenue and 201st Street, Borough of The Bronx, for use of the Department of Water Supply, Gas and Electricity:

October 20th, 1914.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen-The Deputy Commissioner of the Department of Water Supply, Gas and Electricity, in a communication to your Board under date of September 28, 1914, requests a renewal of the lease of the premises ocupied by that Department at 201st Street and Webster Avenue, Borough of The Bronx, used as a repair station and store yard, for a period of one year from January 1, 1915, and upon the same terms and conditions as contained in the existing lease.

The Comptroller in a communication to your Board under date of December 9, 1913, recommended a renewal of this lease for a period of one year from January 1, 1914, at a rental of \$1,300 a year, and said report was approved and renewal of lease authorized at a meeting of your Board held December 17, 1913.

Deeming the rent reasonable and just and it being the same as heretofore paid, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing a renewal of the lease of the premises consisting of a plot of ground fronting 95 feet on Webster Avenue by 151 feet on 201st Street by 121 feet by 136 feet on Mosholu Parkway South, Borough of The Bronx, with a 2-story and cellar frame building 25 feet by 40 feet, and an adjoining 1-story and cellar frame building 25 feet by 50 feet, erected thereon, for use of the Department of Water Supply, Gas and Electricity, for a term of one year from January 1, 1915, at an annual rental of \$1,300, payable monthly, the lessor to pay taxes and water rates and make outside repairs, the lessee to pay for heat and light and make such inside repairs as it may deem necessary. Lessor, Mary E. Moulton, 3505 Broadway, Manhatan.

Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That the Comptroller be and is hereby authorized and directed to execute a renewal of the lease to the City of premises consisting of plot of ground fronting 95 feet on Webster Avenue by 151 feet on 201st Street by 121 feet by 136 feet on Mosholu Parkway South, Borough of The Bronx, with a 2-story and cellar frame building 25 feet by 40 feet and an adjoining 1-story and cellar frame building 25 feet by 50 feet erected thereon, for use of the Department of Water Supply, Gas and Electricity, for a term of one year from January 1, 1915, at an annual rental of thirteen hundred dollars (\$1,300), payable monthly; the lessor to pay taxes and water rates and make outside repairs; the lessee to pay for heat and light and make such inside repairs as it may deem necessary; lessor, Mary E. Moulton; the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it for the interests of the City that such lease be made.

The report was accepted, and the resolution adopted, all the members present

voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to the rental of premises in the Park Row Building, 13 to 21 Park Row, occupied by the President of the Borough of Manhattan October 17, 1914.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen—The President of the Borough of Manhattan, in a communication to your Board under date of October 7, 1914, requests the Comptroller to pay the rent

of Rooms 1623 to 1627 inclusive, in the Park Row Building, Borough of Manhattan, for use of the President of the Borough of Manhattan, for a period of seven months from June 1, 1914, to December 31, 1914, at the rate of \$132 a month, without the necessity of entering into a lease therefor.

The premises in question are used as a chemical laboratory, and the rooms to be assigned to them in the new Municipal Building have not as yet been determined upon, and the Borough President therefore asks for a continuance of the rooms

now occupied in the Park Row Building until December 31, 1914. Deeming the rent reasonable and just and it being the same as heretofore paid,

I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing the Comptroller to pay to the Park Row Realty Company the sum of \$132 a month, for use of Rooms 1623 to 1627 inclusive, in the Park Row Building, Nos. 13-21 Park Row, Borough of Manhattan, for use of the President of the Borough of Manhattan, for a period from June 1, 1914, to December 31, 1914 (seven months), without the necessity of entering into a lease therefor.

Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller.

Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That the Comptroller be and is hereby authorized to pay to the Park Row Realty Company the sum of one hundred and thirty-two dollars (\$132) a month, for use of Rooms 1623 to 1627 inclusive, in the Park Row Building, Nos. 13 to 21 Park Row, Borough of Manhattan, for use of the President of the Borough of Manhattan, for a period from June 1, 1914, to December 31, 1914, without the necessity of entering into a lease.

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to the hiring by the President of the Borough of Manhattan, of space at the foot of 22d Street, Brooklyn, known as Rogers Basin, for the storage of free floating baths:

October 17, 1914. To the Honorable the Commissioners of the Sinking Fund:

Gentlemen-The President of the Borough of Manhattan, in a communication to your Board under date of October 5, 1914, requests a renewal of the lease of the premises at the foot of 22d Street, Borough of Brooklyn, known as Rogers Basin. for the storage of free floating baths, at the rate of \$1 per day for each bath, said rent to be paid only for the actual number of days each of the said baths is so stored in Rogers Basin, said resolution to be effective from July 1, 1914, for a term of one

The free floating baths of the Borough of Manhattan have been berthed in Rogers Basin for the past seven winters at the rate of \$1 a day for each bath, the season usually being from October 1st to July 1st.

The period of storage to begin as of July 1, 1914, is explained by the fact that some of the baths may remain during the summer because of no available berths being found for them during the bathing season, and the rent of \$1 a day is only

The Comptroller in a communication to your Board under date of October 24, 1913, recommended the payment at the rate of \$1 a day for each bath for the winter berthing of 1913 and 1914, at a meeting of your Board held October 29, 1913.

Deeming the rent reasonable and just, and it being the same as heretofore paid, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolu-

tion authorizing the Comptroller to pay to the Dime Savings Bank of Brooklyn, rental for the storage space at the foot of 22d Street, Borough of Brooklyn, known as Rogers Basin, for the storage of such of the Manhattan free floating baths as are stored by the President of the Borough, from month to month, from July 1, 1914, to July 1, 1915, at the rate of \$1 a day for each bath, said rent to be paid only for the actual number of days each of said baths is so stored in Rogers Basin, said payment to be made upon a voucher prepared and certified to by the President of the Borough of Manhattan, without the necessity of entering into a lease therefor. Lessor, Dime Savings Bank of Brooklyn, DeKalb Avenue and Fulton Street, Borough of Brooklyn.
Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller.

Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller.
Resolved, That the Comptroller be and is hereby authorized to pay to the Dime Savings Bank of Brooklyn, rental for storage space at the foot of 22d Street, Borough of Brooklyn, known as Roger's Basin, for the storage of such of the Manhattan free floating baths as are stored by the President of the Borough of Manhattan from July 1, 1914, to July 1, 1915, at the rate of one dollar (\$1) a day for each bath, said rent to be paid only for the actual number of days each of said bath is so stored in Roger's Basin; the payment to be made upon a voucher prepared and certified to by the President of the Borough of Manhattan, without the necessity of entering into a

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to a renewal of the lease to the City of premises No. 4609 Atlantic Avenue, Richmond Hill, Borough of Queens, for use of the President of the Borough of Queens:

October 20th, 1914.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen—The President of the Borough of Queens, in a communication to your Board, under date of September 23, 1914, requests a renewal of the lease of the premises No. 4609 Atlantic Avenue, Richmond Hill, Borough of Queens, for use of the Engineers of the Bureau of Sewers of the Borough of Queens, for a period of one year from June 15, 1914.

The Comptroller, in a communication to your Board, under date of June 5, 1913, recommended a renewal of this lease for a period of one year from June 15, 1913, at an annual rental of \$240, the same as now asked, and said report was approved and renewal of lease authorized at a meeting held June 11, 1913.

Deeming the rent reasonable and just, and it being the same as previously paid, and the City being a holdover tenant, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing a renewal of the lease of the one-story brick building at No. 4609 Atlantic Avenue, Richmond Hill, Borough of Queens, consisting of a store, 13 feet by 22 feet, with rear rooms, 10 feet 8 inches by 7 feet 7 inches and 11 feet 8 inches by 13 feet, for use of the President of the Borough of Queens for a period of one year from June 15, 1914, with the privilege of renewal for an additional year upon the same terms and conditions at a rental of of renewal for an additional year upon the same terms and conditions, at a rental of \$240 a year, payable quarterly; the lessor to pay taxes and water rates and make inside and outside repairs; the lessee to furnish heat, light and janitor service; lessor. Dald Realty Company, northwest corner of Lefferts and Atlantic Avenues, Richmond Hill, Queens. Respectfully,

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That the Comptroller be and is hereby authorized and directed to execute a renewal of the lease to the City of the one-story brick building at No. 4609 Atlantic Avenue, Richmond Hill, Borough of Queens, consisting of a store 13 feet by 22 feet, with rear rooms 10 feet 8 inches by 7 feet 7 inches and 11 feet 8 inches by 13 feet, for use of the President of the Borough of Queens, for a period of one year from June 15, 1914, with the privilege of renewal for an additional year upon the same terms and conditions, at a rental of two hundred and forty dollars (\$240) a year, payable quarterly; the lessor to pay taxes and water rates and make inside and outside repairs; the lessee to furnish heat, light and janitor service; lessor, Dald Realty Company; the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it would be for the interests of the City that such lease be made. The report was accepted, and the resolution adopted, all the members present

voting in the affirmative. The Deputy and Acting Comptroller presented the following report and offered

the following resolution, relative to a renewal of the lease to the City of premises known as the Bedford Riding Academy, corner of Bedford and Atlantic Avenues, Borough of Brooklyn, for use of Company B, First Battalion Signal Corps, N. G., October 20th, 1914.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen—The Secretary of the Armory Board, in a communication to your Board, under date of September 17, 1914, states that at a meeting of the Armory Board held September 15, 1914, a resolution was adopted, requesting a renewal of the lease of the premises known as the Bedford Riding Academy, situated on the northeasterly corner of Bedford and Atlantic Avenues, Borough of Brooklyn, for use of Company B, First Battalion, Signal Corps (formerly known as the Second Company, Signal Corps), for a period of one year from November 1, 1914, at an annual rental of \$1,000, payable quarterly, and otherwise upon the same terms and conditions as contained in the existing lease, said accommodations to include the use of the riding ring two entire evenings each week, suitable locker and toilet accommodations, and the storage of one escort wagon and one wire reel cart at all times during the term of the lease.

The rent is the same as paid by the City for the past six years. The Comptroller, in a communication to your Board, under date of September 12, 1913, recommended a renewal of this lease for a period of one year from November 1, 1913, at a rental of \$1,000 a year, the same as now asked, and said report was approved and renewal of lease authorized at a meeting of your Board held September 24, 1913.

Deeming the rent reasonable and just and it being the same as heretofore paid, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing a renewal of the lease of the premises known as the Bedford Riding Academy, situated at the northeasterly corner of Bedford and Atlantic Avenues, Borough of Brooklyn, for use of the Armory Board (Company B, First Battalion, Signal Corps, N. G., N. Y.), on two evenings each week for a period of one year from November 1, 1914, at an annual rental of \$1,000, payable quarterly; the lessor to pay taxes and water rates, make all necessary repairs and alterations and furnish light and heat; said accommodations to include the use of the riding ring two entire evenings each week, and suitable locker and toilet accommodations and the storage of one escort wagon and one wire reel cart at all times during the term of the lease; lessor, Adolph Vogt, 1153 Atlantic Avenue, Borough of Brooklyn.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That the Comptroller be and is hereby authorized and directed to execute a renewal of the lease to the City of the premises known as the Bedford Riding Academy, situated at the northeasterly corner of Bedford and Atlantic Avenues, Borough of Brooklyn, for use of the Armory Board (Company B, First Battalion, Signal Corps, N. G., N. Y.) on two evenings each week, for a period of one year from November 1, 1914, at an annual rental of one thousand dollars (\$1,000) payable quarterly; the lessor to pay taxes and water rates, make all necessary repairs and alterations and furnish light and heat, said accommodations to include the use of the riding ring two entire evenings each week, and suitable locker and toilet accommodations and the storage of one escort wagon and one wire reel cart at all times during the term of the lease; lessor, Adolph Vogt; the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it would be for the interest of the City that such lease be made.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution, relative to the hiring by the Municipal Civil Service Commission of the Grand Central Palace for September 28, 1914:

To the Honorable the Commissioners of the Sinking Fund: Gentlemen—The Secretary of the Municipal Civil Service Commission, in a communication to your Board, under date of September 18, 1914, requests the Commissioners of the Sinking Fund to authorize the leasing of the main floor of the Grand Central Palace, Lexington Avenue, 46th to 47th Streets, and Depew Place, Manhattan, to be used by the Municipal Civil Service Commission on September 28, 1914, for the purpose of conducting an examination for the position of Second Grade Clerk, and requesting that the Comparaller be authorized to pass a voucher in an Clerk, and requesting that the Comptroller be authorized to pass a voucher in an amount not to exceed two bundred dollars (\$200) and twenty-two dollars and fifty cents (\$22.50) per hour for electric lighting for each and every hour so used, in favor of the Merchants and Manufacturers Exchange of New York.

The rental charged the City for use of the Grand Central Palace is \$200 a day for either day or evening use, which is the lowest rate charged to anyone, and is the rate that has been paid by the City on several previous occasions.

In addition, there is a charge of \$22.50 an hour for electric light, this charge being based upon the exact number of hours when the light is ordered by the Municipal Clerk.

being based upon the exact number of hours when the light is ordered by the Municipal Civil Service Commission.

The rental and charges for electric lighting being the same as paid by the City on several previous occasions, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing the hiring by the Municipal Civil Service Commission of the main floor of the Grand Central Palace, Lexington Avenue, 46th and 47th Streets, Borough of Manhattan, on September 28, 1914, from 7.30 a. m. to conclusion of examination, for the purpose of conducting an examination for the position of Second Grade Clerk, and authorize the Comptroller to pass a voucher in an amount not to exceed \$200 for the rental of said premises for one day, and an additional charge of \$22.50 an hour for electric light for each and every hour so used. This also includes the furnishing of fifteen hundred tables and chairs for use during the examination, in favor of the Merchants and Manufacturers Exchange of New York, without the necessity of entering into a lease therefor.

Respectfully.

ALEX. BROUGH, Deputy and Acting Comptroller.

Respectfully,
Resolved, That the Commissioners of the Sinking Fund hereby approve of the hiring by the Municipal Civil Service Commission of the main floor of the Grand Central Palace, Lexington Avenue, 46th and 47th Streets, Borough of Manhattan, on September 28, 1914, from 7.30 A. M. to conclusion of examination, for the purpose of conducting an examination for the position of Second Grade Clerk, at a rental of two hundred dollars (\$200) for the day, and an additional charge of twenty-two dollars and fifty cents (\$22.50) an hour for electric light for each and every hour so used. This also includes the furnishing of fifteen hundred tables and chairs for use used. This also includes the furnishing of fifteen hundred tables and chairs for use during the examination; and be it further

Resolved, That the Comptroller be and is hereby authorized to pay the said rental to the Merchants' and Manufacturers' Exchange of New York without the necessity of entering into a lease.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution, relative to the hiring by the Municipal Civil Service Commission, of the Harlem Casino, 2d Avenue and 126th Street, Manhattan, for September 28, 1914:

October 20, 1914.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen-The Secretary of the Municipal Civil Service Commission, in a communication to your Board under date of September 18, 1914, requests the Commissioners of the Sinking Fund to authorize the leasing of the Harlem River Casino. Second Avenue, 126th to 127th Streets, Borough of Manhattan, by the Municipal Civil Service Commission on September 28, 1914, for the purpose of conducting an examination for Second Grade Clerk, and it is further requested that the Comptroller be authorized to pass a voucher in an amount not exceeding one hundred and ninety-five dollars (\$195), in favor of the Harlem River Park Company, Michael Heumann, Managing Director.

This rental of \$195 includes light and the use of 800 tables and chairs, which the management of the Casino have to rent from different firms at the rate of 15 cents for each table, which leaves the net rental paid for the use of this hall at \$75, which is the lowest rental charged.

Deeming the rent reasonable and just, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing the hiring by the Municipal Civil Service Commission of the Harlem River Casino, Second Avenue, 126th to 127th Streets, Borough of Manhattan, on September 28, 1914, from 8.30 a. m. to 6 p. m., for the purpose of conducting an examination for the position of Second Grade Clerk, and authorize the Comptroller to pass a voucher in an amount not exceeding \$195, for the rental of the Harlem River Casino on said date, including the use of 800 chairs and tables and the furnishing of sufficient light, in favor of the Harlem River Park Company, 2d Avenue, 126th to 127th Streets, Borough of Manhattan, without the necessity of entering into a lease therefor.

Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That the Commissioners of the Sinking Fund hereby approve of the hiring by the Municipal Civil Service Commission of the Harlem River Casino, Second Avenue, 126th and 127th Streets, Borough of Manhattan, on September 28, 1914, from 8.30 A. M. to 6 P. M., for the purpose of conducting an examination for the position of Second Grade Clerk, at a rental not exceeding \$195 for the day; said rental to include the use of 800 chairs and tables and the furnishing of sufficient light; and be it further

Resolved, That the Comptroller be and is hereby authorized to pay the said rental to the Harlem River Park Company without the necessity of entering into a lease. The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution, relative to a renewal of the lease to the City, of premises known as the Unity Building, 1908-1910 Myrtle Avenue, Glendale, Borough of Queens, for use of the Third District Municipal Court:

October 20, 1914.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen-The President of the Board of Justices of the Municipal Court, in a communication to your Board under date of September 22, 1914, recommends that the lease of the premises No. 1908-1910 Myrtle Avenue, Glendale, Borough of Queens, be renewed from month to month for a period not exceeding one year from September 1, 1914, and upon the same terms and conditions as contained in the existing

Under date of August 31, 1914, the owner of the premises addressed a communication to your Commission, wherein she agreed to permit the City to continue in occupation of these premises on a month to month basis for a period not exceeding one year from September 1, 1914, at an annual rental of \$1,500, payable quarterly, and otherwise upon the same terms and conditions as contained in the present lease.

The Comptroller in a communication to your Board under date of March 21, 1914, recommended this lease on a month to month basis for a period of eight months from January 1, 1914, at an annual rental of \$1,500, and said report was approved and lease authorized at a meeting of your Board held March 25, 1914.

Deeming the rent reasonable and just and it being the same as previously paid, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing a renewal of the City's lease of all of the second floor in the premises known as the Unity Building, 1908-1910 Myrtle Avenue, Glendale, Borough of Queens, including the assembly hall, 48 feet by 49 feet, with ante rooms and toilets, for use of the Third District Municipal Court, Borough of Queens, on a month to month basis for a period of one year from September 1, 1914, at the rate of \$1,500 per annum, payable quarterly; the lessor to pay taxes and water rates, furnish steam heat and janitor service, the lessor reserving the right to use or rent said assembly hall and all ante rooms on the second floor, except rooms occupied as Clerk's office and Judge's room, for lodge meetings, club meetings and other such purposes, between the hours of 6 o'clock p. m. and 6 o'clock a. m. during each and every day of said term, and otherwise upon the same terms and conditions as contained in the existing lease. Lessor, Mrs. Adelaide C. Denton, 1908-1910 Myrtle Avenue, Glendale, Borough of Queens.

Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That the Comptroller be and is hereby authorized and directed to ALEX. BROUGH, Deputy and Acting Comptroller.

execute a renewal of the lease to the City of all of the second floor in the premises known as the Unity Building 1908-1910 Myrtle Avenue, Glendale, Borough of Queens, including the assembly hall, 48 feet by 49 feet, with anterooms and toilets, for use of the Third District Municipal Court, Borough of Queens, on a month to month basis for a period of one year from September 1, 1914, at the rate of fifteen hundred dollars (\$1,500) per annum, payable quarterly; the lessor to pay taxes and water rates, furnish steam heat and janitor service; the lessor reserving the right to use or rent said assembly hall and all anterooms on the second floor, except rooms occupied as Clerk's office and Judge's room, for lodge meetings, club meetings and other such purposes, between the hours of 6 o'clock P. M. and 6 o'clock A. M. during each and every day of said term and otherwise upon the same terms and conditions as contained in the existing lease; lessor, Mrs. Adelaide C. Denton; the Commissioners of the Sinking Fund deeming the said rent fair and reasonable, and that it would be for the interests of the City that such lease be made.

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to the hiring by the Third District City Magistrates Court of space in the Manhattan Storage Warehouse, 7th Avenue and 52d Street, Manhattan, for the storage of old records.

October 20, 1914.

To the Commissioners of the Sinking Fund, City of New York:

Gentlemen—The Acting Chief Clerk of the Board of City Magistrates, in a communication to your Board under date of October 1, 1914, requests the hiring of room 1-B-9 in the building of the Manhattan Storage and Warehouse Company, located at Seventh Avenue and 52d Street, Borough of Manhattan, for the storage of old records of the Third District City Magistrates' Court, First Division, City of New York, for a period of one year from November 19, 1914, at an annual rental of \$90, payable quarterly.

These are valuable records and must be kept in safe storage until the completion of a new court house, which is being erected for such purpose.

The Comptroller in a communication to your Board under date of December 9, 1913, recommended the payment of this rent for a period of one year from November 19, 1913, at the rate of \$90 a year. Said report was approved and payment of rent

authorized at a meeting held December 13, 1913.

Deeming the rent reasonable and just, and it being the same as previously paid, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing the payment of rent to the Manhattan Storage and Warehouse Company, without the necessity of entering into a lease therefor, at the rate of \$90 per annum, payable quarterly, for Room 1-B-9 in the building located at Seventh Avenue and 52d Street, and known as the Manhattan Storage and Warehouse Building, in the Borough of Manhattan, the same to be used for the storage of old records of the Third District City Magistrates Court, First Division, City of New York, for a period of one year from November 19, 1914. Respectfully,

ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That the Comptroller be and is hereby authorized to pay to the Manhattan Storage Warehouse Company, rental at the rate of ninety dollars (\$90) per annum, payable quarterly, for Room 1-B. 9, in the building located at 7th Avenue and 52d Street, and known as the Manhattan Storage Warehouse Building, in the Borough of Manhattan, to be used for the storage of old records of the Third District City Magistrates' Court, First Division, City of New York, for a period of one year from November 19, 1914, said payment to be made without the necessity of entering into

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to a lease to the City, of premises No. 21 Herriman Avenue, Jamaica, Borough of Queens, for use of the County Clerk of Queens County:

October 20, 1914.

To the Honorable the Commissioners of the Sinking Fund:
Gentlemen—The Clerk of the County of Queens in a communication to your
Board under date of August 27, 1914, states that owing to the alteration and recon-

Board under date of August 27, 1914, states that owing to the alteration and reconstruction of the building at No. 362 Fulton Street, Jamaica, in which his office is located, he has found it impracticable to use the bindery situated in the cellar of said building, and requests that a lease be secured of a book binding plant located at 21 Herriman Avenue, Jamaica, for use of his office, at a rental of \$25 a month.

The premises consist of a store floor 20 feet by 50 feet, located about one block

The premises consist of a store floor 20 feet by 50 feet, located about one block from the present office, and will include the privilege of using the machinery, light, heat and power. There is no other similar plant for rent in this immediate neigh-

borhood with which a fair comparison may be made.

Deeming the rent reasonable and just, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing a lease of the store floor premises located at 21 Herriman Avenue, Jamaica, Borough of Queens, for use of the Clerk of the County of Queens, for a period not exceeding eight months from August 1, 1914, on a month to month basis, at a monthly rental of \$25, payable quarterly, the lessor to pay taxes and water rates and allow the lessee the privilege of using the machinery, light, heat and power, and also to make inside and outside repairs. Lessor, Rosa W. Briese, 49 Bay View Avenue, Warrenville, Hook Creek, Queens. Respectfully,

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That the Corporation Counsel be and is hereby requested to prepare a lease to the City from Rosa W. Briese, of the store floor of premises located at 21 Herriman Avenue, Jamaica, Borough of Queens, for use of the Clerk of the County of Queens, for a period not exceeding eight months from August 1, 1914, on a month to month basis, at a monthly rental of Twenty-five Dollars (\$25.00), payable quarterly; the lessor to pay taxes and water rates and allow the lessee the privilege of using the machinery, light, heat and power, and also to make inside and outside repairs; and the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it would be for the interests of the City that such lease be made, the Comptroller be and is hereby authorized and directed to execute the same when prepared and approved by the Corporation Counsel, as provided by sections 149 and 217 of the Greater New York Charter.

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to fines payable to the Humane Society of New York and the American Society for the Prevention of Cruelty to Animals:

October 20th, 1914.

Commissioners of the Sinking Fund:

Gentlemen—Fines for violations of the law with regard to cruelty to animals. etc., have been imposed and collected in City Magistrate's Courts and Courts of Special Sessions during the month of August, 1914, and paid into the Sinking Fund for the Payment of the Interest on the City Debt.

Pursuant to law, said fines are payable to the several societies indicated. An enumeration of such fines so paid is as follows:

fines so paid is as follows:

Humane Society of New York.

(Sec. 5, Chap. 490, Laws of 1888.)

First District Court, New York City—August 1: Philip Petkowsky, \$3; John Keenan, \$3. August 4: And. Scalia, \$5. August 5: Morris Solomon, \$5; Bartly Kelly, \$10. August 6: John Roulette, \$5; Antonio Russo, \$10. August 7: James Bolger, \$5; Henry Greer, \$5; John Vesey, \$5. August 8: Frank Coleman, \$3; Daniel Deangelis, \$5. August 10: Chas. Momm, \$3; Emmitt Roland, \$3; Albert Woods, \$3; James McMahon, \$3. August 11: Robt. Guthrie, \$3; Charles Kaufman, \$3; Charles Million, 3; William Dorsey, \$5. August 12: Rubin Wallace, \$3; George Thompson, \$3. August 13: Jacob Cohen, \$3; Peter Tropp, \$5. August 14: Max Shedrinsky, \$3; Jos. Miller, \$3; Charles Lupshutz, \$3; James Mahoney, \$3. August 15: Natale Bianche, \$3. August 17: John Fabazzo, \$3. August 18: Tony Sosso, \$3. August 20: Guiseppi Modi, \$3. August 21: Irving Kominsky, \$3. August 22: Harry Grossman, \$5. August 24: Frank Russell, \$2; Frank Shay, \$3. August 25: James J. Harris, \$10; Abr. Tikolsky, \$10; John Wahmann, \$10; Nathan Gross, \$10; John Mack, \$10. August 26: Chas. Nygaart, \$2; James Murray, \$2. August 27: Wesley McClurg, \$3. August 28: Harry Leiblitz, \$10: Nathan Rosenfeld, \$3. August 29: Jos. Cotriello, \$10; Fred'k Allan, \$5. August 31: George Coleman, \$10; Jos. Sablo, \$10.

Second District Court, New York City—August 3: Sylvester Parder, \$5. August 4: Cyrus F. Grover, \$25. August 5: Jos. Ondraska, \$5; H. J. Teegelhoefer, \$5. August 6: Max Katz, \$10; Henry Muller, \$10; Oscar Walker, \$10. August 8: Jos. Starkey, \$10. August 10: Jos. Monaco, \$10; Andy Carney, \$10. August 11: William J. Westervelt, \$10; James Coonly, \$10. August 12: James E. Reed, \$10. August 13: Bernard Garland, \$10; Barnat Silvarman, \$10; John Lannlein, \$10. August 14: Ned Boyajian, \$10; Isidor Sach, \$10; John Geaney, \$10; Clinton Hultz, \$10. August 15: John Rogers, \$2; Bernard Kennedy, \$10. August 17: Harry Bier, \$10. August 18: Nickolas Cavery, \$2. August 19: Phillip Schelling, \$5; Nicholas Hanlon, \$5. August 24: Harry Rapaport, \$20; John Heck, \$5; Frank Sullivan, \$5. August 25: Nathan Baum, \$5. August 26: Edw. McGuire, \$5; Myer Kofsky, \$10. August 27: Peter Madden, \$5; Samuel Weiselberg, \$5. August 28: Arthur Nash, \$5. August 31: Chas. Inteman, \$3; Edw. Amillo, \$3.

Inteman, \$3; Edw. Amillo, \$3.

Third District Court, New York City—August 3: John Dolan, \$3. August 4: Guiseppi Jodoni, \$10; John Callahan, \$5. August 5: Isaac Schafer, \$2 August 6: William McIntyre, \$2. August 7: Frank White, \$5; Frank Conroy, \$5. August 11: William Cook, \$5; Alex. Nesousky, \$5. August 12: Benny Unger, \$5; Mike Maleska, \$5. August 13: Herman Metkofsky, \$5; John Kelly, \$5; Benj. C. Slee, \$20. August 14: Fred'k Wohrden, \$5; William Shea, \$5. August 17: Dom. Romanelli, \$5. August 18: Henry Golden, \$5; Max Edison, \$5. August 20: James Johnson, \$5; Philip Pomeranzt, \$5. August 21: John Maier, \$5; Geo. Bitterman, \$5; Jos. Connelly, \$5; Herman Gottlieb, \$5. August 25: Max Leitstein, \$3; Isaac Shonburg, \$3. August 26: Pierce Murphy, \$3; Sam Schon, \$3. August 31: Alex. Gustanoff, \$25.

Fourth District Court, New York City—August 6: Joe De Ambro, \$5; Charles Teglineyes, \$2; William Girbardt, \$5. August 8: Hyman Levy, \$5. August 11:

Fourth District Court, New York City—August 6: Joe De Ambro, \$5; Charles Teglineyes, \$2; William Girbardt, \$5. August 8: Hyman Levy, \$5. August 11: William Strobel, \$5; Richard Burke, \$5. August 12: Samuel Hines, \$5. August 13: George Colter, \$5. August 15: Tony Ferrainco, \$5. August 17: Jos. Rollins, \$5: Pat Garrett, \$5; Emmett Burns, \$5. August 18: Jas. McGill, \$3; Jos. Kuppenberg, \$5. August 19: Wm. Lawless, \$5. August 20: Henry Durney, \$5; Chas. Holzhauer, \$10. August 24: Samuel Kasofsky, \$10; Charles Vilko, \$15; Harry Schaffmeyer, \$10. August 25: John Brasi, \$10. August 27: Benj. Golding, \$10; William Garvin, \$20. August 28: William Dorsey, \$5; Lawrence Wickers, \$5; William Shapiro, \$10. August 29: Daniel Mayers, \$5. August 31: John Boggi, \$5; Chas. Uhl \$5.

August 25: John Brasi, \$10. August 27: Benj. Golding, \$10; William Garvin, \$20. August 28: William Dorsey, \$5; Lawrence Wickers, \$5; William Shapiro, \$10. August 29: Daniel Mayers, \$5. August 31: John Boggi, \$5; Chas. Uhl, \$5.

Fifth District Court, New York City—August 1: Mike Ciaculli, \$10. August 3: Michael Lobianco, \$15; Joseph Ringer, \$10; Isaac Greensky, \$10; Tony Baron, \$10. August 4: Pat Dorney, \$2; Harry Stegman, \$2; Arthur Smith, \$2; William Anderson, \$2. August 5: Edw. Ahearn, \$10; Jos. Gromm, \$10; Isadore Hochstein, \$10. August 6: Arthur Devoe, \$10. August 7: Jos. Brocchino, \$10; Pat Cregg, \$10. August 8: Samuel Phillip, \$10; Samuel F. Weaver, \$10. August 10: Benj. Blaustein, \$2; Louis Lowenstein, \$2; Samuel Cohn, \$2; Alter Tanne, \$2; Cresence Mosco, \$2. August 11: Samuel Hirschcovitz, \$2; Frederick Dehnert, \$2; Michael Savrise, \$2; Jos. Bornifat, \$2; Albert Jones, \$2; Genaro Golino, \$5. August 12: Samuel Saroff, \$2. August 13: Sigfried Abeles, \$2; John Conway, \$2; Joseph Schmid, \$2; Edward Teeter, \$2. August 14: Jesse Haskins, \$2; Charles Reuter, \$2; John Schneider, \$2. August 17: Jos. Diehl, \$2; Vite Gervasi, \$2. August 20: George Kelly, \$2; Christian Fink, \$2. August 21: Otto Maresco, \$2. August 22: Michael Baratz, \$2. August 24: Edward Cortinansky, \$3; John Conway, \$3; Frank Shau, \$5. August 28: James Innes, \$3; Harris Meryash, \$3.

Sixth District Court, New York City—August 6: Anthony Buonicore, \$3. August 19: Vlastimel Skeivanek, \$10. August 21: Walter White, \$5; William Russell, \$5. August 24: Henry Sehring, \$5. August 25: Fred Irvin, \$10; Henry Petter, \$10. August 27: Benj. Flaschenberg, \$10; Raymond Williams, \$10. August 28: Frank Milnes, \$5; Harry McGovern, \$15. August 31: William Fischer, \$5.

Eighth District Court, New York City—August 3: Rosati LeAndri, \$5: William Smith, \$5. August 19: James Ardreen, \$5. August 22: Herman Mack, \$10. August 24: And. Krahm, \$5.

Seventh District Court, New York City—August 1: David Garrison, \$5; William Geiser, \$5. August 3: Thomas O'Rourke, \$5. August 10: William H. Poucher, \$5. August 11: Fred Michaels, \$5; Geo. Haupert, \$5. August 12: William Manson, \$3. August 14: John Nesso, \$3. August 17: Fred'k Graham, \$3; Thos. Hickey, \$5. August 19: Charles Miller, \$10; Abbe Bedik, \$10. August 20: Moses Klaufer, \$10. August 21: James T. Drumm, \$5; Bernard McElroy, \$5; Thomas Minehan, \$10. August 26: Harrison A. Worrell, \$10; Conrad Must, \$10. August 27: Charles Rielly, \$10. August 28: Jas. McHugh, \$10; Pat Buckley, \$10. August 29: Samuel Scherger

man, \$10. August 31: James Sheridan, \$10; John DeRosa, \$10; John Falls, \$10. Special Sessions, New York City—August 6: Henry Nylan, \$10; Jos. Aiello, \$15. August 20: Morris Brandstein, \$10.

First District Court, Brooklyn-August 4: Carl Tominsky, \$10. August 12: Wm. Briggs \$10

Briggs, \$10.

Second District Court, Brooklyn—August 5: Frank Napolineo, \$5. August 8.

Hyman F. Galer, \$5.

Sixth District Court, Brooklyn—August 3: Domenic Flario. \$5. August 12: Timothy Harrington, \$4; Louis Mercoglio, 2. August 21: John Palscino, \$10. August 29: Poly Pofsionilo, \$10.

Seventh District Court, Brooklyn—August 10: Chas. Muller, \$5. August 13: Jos. Malone, \$15. August 19: Jas. Parono, \$5.

Ninth District Court, Brooklyn—August 11: Jas. Acquavello, \$10. Tenth District Court. Brooklyn—August 1: Peter Reagor, \$25. Total, \$1,596.

American Society for the Prevention of Cruelty to Animals.

First District Court, Manhattan—August 15: John Moidits, \$3. August 17:
George Siegel, \$3. August 19: Mike Nelkin, \$5. August 25: Henry Armenenn, \$5.

Second District Court, Manhattan—August 4: Philipo Pepitone, \$5. August 5:
Vincent Nolan, \$5. August 10: Richard Smith, \$10. August 11: Jacob Bilsky, \$10.

August 12: Lewis Pollard, \$10. August 18: Max Klick, \$25. August 25: Amedore
Gillio, \$5. August 28: Henry Wackhausen, \$5.

Third District Court, Manhattan—August 4: Wm. Puzinsky, \$5; Isadore Berkowitz, \$5; Mayer Marcus, \$5. August 5: Edward Amelli, \$5. August 11: Francisco Crestino, \$5; Benj. Frankel, \$5. August 13: Julius Russo, \$10. August 17: Joseph Barbarie, \$5. August 20: Max Zupniff, \$5. August 26: Samuel Gitlow, \$5. August 27: Simon Turner, \$3. August 29: Henry Cornelison, \$5. August 31: Nather Plack \$5.

than Block, \$5.

Fourth District Court, Manhattan—August 12: Samuel Bagdanously, \$10. Au-

gust 14: Wm. Klee, \$5.

Fifth District Court, Manhattan—August 1: Joseph Lagumina, \$5. August 3: Jacob Fundus, \$10; Michael Soccione, \$5; Morris Lurinsky, \$5. August 4:Tony Zupa, \$5; Joseph Juliano, \$5. August 7: Jacob Schneider, \$10; Herman Shaine, \$10. August 8: Louis Kahen, \$10. August 10: Tony Marfatone, \$5. August 12: Herman Stucke, \$5. August 15: Thomas Leonard, \$5. August 17: Nathan Sroka, \$5. August 18: William Wessel, \$5; Henry Lowenstein, \$5. August 19: Henry Stahurski, \$5; Louis Warshausky, \$5; Wm. Betheil, \$5. August 20: Louis Wolf, \$5. August 22: Israel Gold, \$5. August 25: Isadore Laberdinski, \$5. August 26: Morris Baun, \$3. August 28: Barney Berman, \$1; Abraham Prushansky, \$5; Sam Bogen, \$5. August 31: Lemuel Straits, \$5.

Sixth District Court, Manhattan—August 4: John Gentales, \$5. August 11: Hugo Sandroni, \$5; Charles Caruse, \$5. August 12: Doato Agusternell, \$5. August 19: Jacob Friedman, \$5; John McNally, \$5. August 20: Lieb Parlotsky, \$2. August 24: James Mooney, \$5. August 26: Thomas Florigan, \$5.

24: James Mooney, \$5. August 26: Thomas Flanigan, \$5.
 Seventh District Court, Manhattan—August 13: David Marcus, \$5.
 Tenth District Court, Manhattan—August 3: Frank Brodner, \$3. August 4: Patrick Tobin, \$3. August 14: Joseph Thompson, \$10.

Second District Court, Brooklyn—August 5: Daniel Broderson, \$2.
Fifth District Court, Brooklyn—August 18: Tony Spotofoe, \$5. August 20:
Joseph Cohen, \$10. August 24: Peter Wasnny, \$5. August 27: Joseph Laninsky.
\$2; Pelernio Donicnico, \$2. August 29: Samuel Lippman, \$2.
Sixth District Court, Brooklyn—August 3: Harry Glickman, \$10. August 31:

Robert Bebra, \$3.

Seventh District Court, Brooklyn—August 5: Frederick Fine, \$10; Abraham Aundrowsky, \$5. August 6: Benj, Jacobs, \$5.

Aundrowsky, \$5. August 6: Benj, Jacobs, \$5.

Eighth District Court, Brooklyn—August 8: Herman Daniels, \$5; John Hill, \$5

August 18: Samuel Joseph, \$5.

Ninth District Court, Brooklyn—August 6: Francisco Frazeo. \$2.

Tenth District Court, Brooklyn—August 25: Nathan Posten, \$3.

First District Court, Queens—August 20: Joseph Ludwig, \$5.

Second District Court, Queens—August 4: John Kay, \$5.

Third District Court, Queens—August 6: Samuel Rubin, \$5. August 11: Joseph

Bomberg, \$50. August 17: Charles Kaffen, \$10. August 18: David Sulzer, \$10; Charles Librizzi, \$25.

Fourth District Court, Queens-August 1: Frank Kuespler, \$10. August 0: John D. Glover, Jr., \$3. August 20: James Carr, \$5. August 26: Joseph Blesky, \$10. Total, \$600. Grand total, \$2,196. All of the above cases were prosecuted by officers of the respective societies to

which the fines are payable and none of them has been previously paid.

A resolution authorizing payment to the respective societies is herewith attached. Yours very truly, ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That warrants payable from the Sinking Fund for the Payment of the Interest on the City Debt be drawn in favor of the following societies for amount of fines collected in City Magistrates' Courts and in Courts of Special Sessions during the month of August, 1914, as per statement submitted: Humane Society of New York......\$1,596 00

600 00 American Society for the Prevention of Cruelty to Animals..... The report was accepted and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered. the following resolution relative to sale at public auction, of the stands, partitions and ice boxes and all waste material in the building known as Fulton Market:

October 16, 1914.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen-At a meeting held October 7, 1914, a resolution was adopted by the Commissioners of the Sinking Fund directing the Comptroller to derive such revenue as might be had from the property bounded by Fulton Street, South Street, Beekman Street, and Front Street, in the Borough of Manhattan, formerly known as "Fulton Market," until the final disposition of said building is determined by the Committee

on Vacant Property. In moving from the market some of the former standholders abandoned stands, partitions, ice-boxes, etc., which leave the market in a dangerous condition.

It will be very difficult to secure a tenant for the entire building except upon a long term lease, but if these obstructions were removed from the interior of the building it would be possible to rent space fronting on at least the South Street and Front Street sides for store purposes, and have the necessary partitions erected by such tenants as may be secured.

I therefore request that the Commissioners of the Sinking Fund, pursuant to the authority vested in them by Section 1553 of the Revised Charter, adopt a resolution authorizing the sale of said abandoned material, and such a resolution is herewith

transmitted. ALEX. BROUGH, Deputy and Acting Comptroller. Yours respectfully, Whereas, The Comptroller has been directed to obtain such revenue as may be had from the building formerly known as "Fulton Market" until its final disposition is determined by the Committee on Vacant Property, and

Whereas, To obtain the best results in renting the property it is necessary that the interior of the building should be cleared of all waste material, it is therefore

Resolved, That the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, hereby authorize and order the sale at public auction or by sealed bids, at the highest marketable prices, of the stands, partitions, ice boxes and all waste material now in the building formerly known as "Fulton Market," situated on the block bounded by Fulton Street, South Street, Beekman Street and Front Street, in the Borough of Manhattan, upon the terms and conditions for the sale of buildings, etc., as authorized by the Commissioners of the Sinking Fund at a meeting held October 4, 1910.

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to the assignment to the Mayor's office of one typewriter desk turned over by the Board of Water Supply:

October 13, 1914. To the Commissioners of the Sinking Fund, The City of New York: Gentlemen-In a communication dated September 17, 1914, the Board of Water Supply turned over to the Commissioners of the Sinking Fund one flat top typewriter

desk, 55 inches wide, as no longer required. In a letter dated October 5, 1914, request was made by the Mayor's Office for

the transfer of the aforesaid equipment for use in that office.

The adoption of the attached resolution approving the proposed transfer is therefore recommended.

Respectfully submitted, ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That, pursuant to the provisions of Section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Mayor's Office one flat top typewriter desk, 55 inches wide, for use in that office, which property was turned over by the Board of Water Supply as no longer

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to the assignment to the Park Department, Manhattan, of three drawing boards and one roll top desk, turned over by the Board of Water Supply:

To the Commissioners of the Sinking Fund, The City of New York: Gentlemen-In a communication dated September 17, 1914, the Board of Water Supply, turned over to the Commissioners of the Sinking Fund, the following equipment as no longer required:

3 Drawing boards, 4'x8', with horses.

1 Roll top typewriter desk, oak, 50 inches. In a letter dated October 3, 1914, request was made by the Department of Parks, Boroughs of Manhattan and Richmond, for the transfer of the aforesaid equipment for use in that department.

The adoption of the attached resolution approving the proposed transfer is therefore recommended. Respectfully submitted,

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That, pursuant to the provisions of Section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund, hereby assign to the Department of Parks, Boroughs of Manhattan and Richmond, for use in that department certain equipment turned over by the Board of Water Supply as no longer required, described as follows:

3 Drawing boards, 4'x8', with horses. 1 Roll top typewriter desk, oak, 50 inches.

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution, relative to the assignment to the Department of Public Charities of certain equipment turned over by the Department of Water Supply, Gas and Electricity:

October 13, 1914.

To the Commissioners of the Sinking Fund, The City of New York: Gentlemen—In a communication dated September 29, 1914, the Department of Water Supply, Gas and Electricity turned over to the Commissioners of the Sinking Fund the following equipment now located in the departmental buildings at Rockville Centre, L. I., as no longer required:
1 dump cart; 3 2-horse wagons; 2 dump carts; 1 side bar surrey, canopy top;

1 long body road wagon with top; 1 runabout road wagon; 1 top buggy side spring; 3 light wagon poles; 1 double seat sleigh; 1 single seat sleigh; 4 hame collars; 1 set heavy cart harness; 1 horse clipping machine; 1 wagon jack; junk harness.

In a letter dated September 30, 1914, request was made by the Department of Public Charities for the transfer of the aforesaid equipment for use at the New up by unanimous consent): York City Farm Colony, Borough of Richmond.

recommended. Respectfully submitted,

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That, pursuant to the provisions of Section 205 of the Greater New | tion of West 194th Street, Borough of The Bronx, between the westerly line of Bailey

York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Public Charities, for use at the New York City Farm Colony, Borough of Richmond, certain articles of equipment now located at the departmental buildings, Rockville Centre, L. I., which property was turned over by the Department of Water Supply, Gas and Electricity as no longer required. The following is a description of the property:

1 dump cart; 3 2-horse wagons; 2 dump carts; 1 side bar surrey, canopy top: I long body road wagon with top; I runabout road wagon; I top buggy side spring; 3 light wagon poles; 1 double seat sleigh; 1 single seat sleigh; 4 hame collars; 1 set heavy cart harness; 1 horse clipping machine; 1 wagon jack; junk harness.

The report was accepted, and the resolution adopted, all the members present

voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to the refunding of Croton water rents paid in error: October 16, 1914.

Commissioners of the Sinking Fund: Gentlemen-Applications have been made, as per statement herewith, for refund of Croton Water rents paid in error.

The applications are severally approved by the Commissioner of Water Supply, Gas and Electricity, Receiver of Taxes or the Collector of Assessments and Arrears, and the amount so erroneously paid, \$132.68, has been deposited in the City Treasury to the credit of the Sinking Fund for the payment of the interest on the City Debt.

The attached resolution is necessary to reimburse the account "Croton Water Rent Refund Account" for the amount so overpaid.

ALEX. BROUGH, Deputy and Acting Comptroller. Yours respectfully,

Statement. Kissel, Kinnicut & Co., \$30; Estate of Cyrille Carreau, \$38; Estate of Cyrille Carreau, \$6.67; Arthur Johnson, \$10; Michael J. Adrian Corp., \$5; Michael J. Adrian Corp., \$5; Morris Harris, \$1.67; F. W. Seagrist, Jr., Co., \$7; Cauldwell, Wingate Co., \$9.55; Joseph Solomon, \$5.07; William F. Gleason, \$4.72; Charles Werner, \$10; Total \$132.68.

Resolved, That a warrant payable from the Sinking Fund for the Payment of the Interest on the City Debt be drawn in favor of the Chamberlain of the City of New York for the sum of \$132.68 for deposit in the City Treasury to the credit of the Croton Water Rent Refunding Account for the refunding of erroneous and overpayments of Croton water rents, as per statement submitted.

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to a refund to Thomas Keenan of amount overpaid on permit to build street vault:

October 16, 1914. Commissioners of the Sinking Fund: Gentlemen-Application has been made by Thomas Keenan for refund of the sum of \$16.92, amount paid to the President of the Borough of Brooklyn for permit No. 199 to construct a vault in front of premises Rapelye Street, north side, 100 feet east of Hicks Street, Borough of Brooklyn.

Attached to the application is an affidavit of the owner and certificate of an Inspector of Public Works to the effect that the vault was never constructed.

The amount to be refunded is certified by the Superintendent of Highways and approved by the Commissioner of Public Works and the President of the Borough of Brooklyn. The amount so paid was deposited in the Sinking Fund for the redemption of

City Debt No. 1. Attached hereto is a resolution for your adoption.

Respectfully yours, ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That a warrant payable from the Sinking Fund for the Redemption of City Debt No. 1 be drawn in favor of Thomas Keenan for the sum of \$16,92, refunding him that amount paid for street vault permit No. 199, Brooklyn, the vault never having been constructed.

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution, relative to a renewal of lease of premises at the northeast corner of Forest Avenue and 166th Street, Borough of The Bronx, for use of the Board of Education:

October 20, 1914. To the Honorable the Commissioners of the Sinking Fund:

Gentlemen-The Assistant Secretary of the Board of Education in a communication to your Board under date of August 13, 1914, states that at a meeting of that Board held August 12, 1914, a resolution was adopted requesting your Board to adopt a resolution approving of and consenting to the execution by the Board of Education of a renewal of the lease of the lecture room and the room adjacent thereto on the first floor of the Forest Avenue Congregational Church, northeasterly corner of Forest Avenue and 166th Street, Borough of The Bronx, as an annex to Public School 23, for a period of two years from July 1, 1914, at an annual rental of \$800, and otherwise upon the same terms and conditions as contained in the existing lease.

The Comptroller in a communication to your Board under date of February 20, 1913, recommended the execution of this lease for a period from April 1, 1913, to July 1, 1914, at a rental of \$800 a year, payable quarterly, and said report was approved and lease authorized at a meeting of your Board held February 26, 1913.

Deeming the rent reasonable and just, and it being the same as previously paid. and the City being a holdover tenant, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution approving of and consenting to the execution by the Board of Education of a renewal of the lease of the lecture room and room adjacent thereto on the first floor of the Forest Avenue Congregational Church, northeasterly corner of Forest Avenue and 166th Street, Borough of The Bronx, for use as an annex to Public School 23, for a period of two years from July 1, 1914, with the privilege of renewal for one or two years thereafter on the same terms and conditions, at an annual rental of \$800, payable quarterly, the lessor to furnish heat, light, water and janitor service and make outside repairs during the term of the lease, the lessee to make such inside alterations and repairs during occupancy as it may deem necessary, otherwise upon the same terms and conditions as contained in the existing lease. Lessor, First Congregational Church of Morrisania, No. 761 East 166th Street, The Bronx.

ALEX. BROUGH, Deputy and Acting Comptroller. Respectfully.

Resolved, That the Commissioners of the Sinking Fund hereby approve of and consent to the execution, by the Board of Education, of a renewal of the lease to the City, of the lecture room and the room adjacent thereto on the first floor of the Forest Avenue Congregational Church, northeasterly corner of Forest Avenue and 166th Street, Borough of The Bronx, for use as an annex to Public School 23, for a period of two years from July 1, 1914, with the privilege of renewal for one or two years thereafter on the same terms and conditions, at an annual rental of eight hundred dollars (\$800), payable quarterly; the lessor to furnish heat, light, water and janitor service and make outside repairs during the term of the lease; the lessee to make such inside alterations and repairs as it may deem necessary, otherwise upon the same terms and conditions as contained in the existing lease; lessor, the Forest Avenue Congregational Church of Morrisania; the Commissioners of the Sinking Fund deeming the said rent fair and reasonable, and that it would be for the interests of the City that such lease be made.

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to the apportioning of the consideration paid in the matter of the conveyance authorized to the Kingsbridge Realty Company and Manuel J. Brazil, of certain property on West 194th Street, Borough of The Bronx (brought

October 22, 1914. The adoption of the attached resolution approving the proposed transfer is hereby To the Honorable the Commissioners of the Sinking Fund: Gentlemen-On June 25, 1914, the Commissioners of the Sinking Fund authorized a conveyance to the Kingsbridge Realty Company and Manuel J. Brazill of that por-

Avenue as now laid out, and the tracks of the New York and Putnam Railroad Company, which was discontinued and closed by resolution of the Board of Estimate and Apportionment adopted February 23, 1911, in consideration of the sum of \$250.

It was proposed to apply the sum of \$219.51 for the payment of the assessments

I therefore respectfully recommend that the Commissioners of the Sinking Fund authorize the Comptroller to apply the sum of \$219.51 towards the payment of the assessments levied in the proceeding for the opening of West 194th Street, Borough of The Bronx, between Bailey Avenue and the tracks of the New York and Putnam Railroad Company, and that the remainder be turned in to the fund known as "City Treasury, Special and Trust Account, Sale of City Property.'

ALEX. BROUGH, Deputy and Acting Comptroller. Respectfully, Whereas, The Commissioners of the Sinking Fund, by resolution adopted June 25, 1914, authorized a conveyance to the Kingsbridge Realty Company and Manuel J. Brazill, of that portion of West 194th Street, Borough of The Bronx, between the westerly line of Bailey Avenue, as now laid out, and the tracks of the New York and Putnam Railroad Company, which was discontinued and closed by resolution of the Board of Estimate and Apportionment adopted February 23, 1911, in consideration of the sum of two hundred and fifty dollars (\$250); and,

Whereas, It is proposed to apply the sum of two hundred and nineteen dollars

and fifty-one cents (\$219.51) for the payment of the assessments in this proceeding;

Resolved, That the Comptroller be and is hereby authorized to apply the sum of two hundred and nineteen dollars and fifty-one cents (\$219.51) toward the payment of assessments levied in the proceeding for the opening of West 194th Street, Borough of The Bronx, between Bailey Avenue and the tracks of the New York and Putnam Railroad Company, and that the remainder be turned into the fund known as "City Treasury, Special and Trust Account, Sale of City Property.'

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to an amendment to section 68 of the Code of Ordinances which provides for the keeping by the Comptroller of a journal of the proceedings of the Commissioners of the Sinking Fund (brought up by unanimous

October 21, 1914.

To the Commissioners of the Sinking Fund:

Gentlemen-Section 68 of Article 3 of Chapter 4 of Part 1 of the Code of Ordinances of The City of New York relating to the Commissioners of the Sinking Fund of The City of New York, reads as follows:

"Sec. 68. It shall be the duty of the Comptroller to keep a correct journal of the proceedings of the said Board of Commissioners, to be verified by any four of them, himself being one, and once in each year, or oftener if required, to render unto the Board of Aldermen a full and detailed report of the proceedings of the said Board of Commissioners.'

There does not appear to be any good reason why these minutes should be signed by the individual members of the Commission, and at the suggestion of the Chamberlain the Secretary requested the Corporation Counsel to advise the Board in regard to the matter.

In an opinion dated October 20, 1914, the Corporation Counsel advises as follows: "Section 68, Article 3, Chapter 4, Part 1 of the Code of Ordinances was enacted prior to Section 170 of Chapter 410, Laws of 1882 (Section 204 of the Charter), the act creating the present Board of Commissioners of the Sinking Fund. Said Section 204, however, provides that the said Board shall have 'all the powers and duties now assigned, designated and reposed by law or ordinance in the Commissioners of the Sinking Fund * * * except as otherwise provided."

As there appears to be no other provision of law respecting the keeping of records of the proceedings of the said Board, I am of the opinion that said Section 68 of the Ordinances remains in full force and effect. It follows that an amendment is necessary in order to effectuate a change in the method of keeping the record of proceedings of the said Board of Commissioners of the Sinking Fund

I therefore recommend the adoption of the attached resolution authorizing and directing the Secretary to prepare and transmit to the Board of Aldermen a form of Ordinance which will obviate the necessity of the journal in question being signed by the members of this Board.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That the Secretary be and is hereby authorized and directed to prepare and transmit to the Board of Aldermen a form of ordinance which will amend Section 68 of Article 3 of Chapter 4, of Part 1, of the Code of Ordinances of The of New York, by eliminating the requirement that the poceedings shall be verified by any four of the members, and by substituting in place thereof a requirement that the said proceedings shall be authenticated by the Secretary of the Commission.

The report was accepted, and the resolution adopted, all the members present

voting in the affirmative.

Note-At this point the Acting President of the Board of Aldermen arrived, and the following matters on the calendar requiring a unanimous vote and held pending his arrival were then considered:

The following petition was received from James Lefferts and Robert Lefferts, executors, for a release of the City's interest in certain property at the corner of Flatbush Avenue and Washington Avenue, Borough of Brooklyn:

In the matter of the petition of James Lefferts and Robert Lefferts, as surviving executors of the Last Will and Testament of John Lefferts, deceased, to obtain from The City of New York certain land in the bed of the Old Flatbush Plank Road, in the Borough of Brooklyn, City of New York.

To the Honorable Sinking Fund Commissioners of The City of New York: The petition of James Lefferts and Robert Lefferts, as surviving executors of

the Last Will and Testament of John Lefferts, deceased, respectfully shows: 1. That your petitioners reside as follows: James Lefferts at 69 Lincoln Road, Borough of Brooklyn, City of New York, and Robert Lefferts at East Moriches, Suffolk County, Long Island.

2. That John Lefferts, late of the Town of Flatbush, County of Kings, died on the 18th day of April, 1893, seized in fee and in possession of the following taxes and assessments have been fully paid. described premises, to wit:

All that certain lot, piece or parcel of land, situate in the Borough of Borough of Brooklyn, County of Kings, City and State of New York, and more particularly | Engineer and City Surveyor, showing thereon the premises owned by your petitioners bounded and described as follows, to wit:

Beginning at the corner formed by the intersection of the easterly side of Flatbush Avenue with the westerly side of Washington Avenue; running thence northwardly along the westerly side of Washigton Avenue one hundred and fifty-six and sixty-five one-hundredths (156.65) feet to the southerly side of Lefferts Avenue; thence westwardly along the southerly side of Lefferts Avenue sixty-six and fifty-eight onehundredths (66.58) feet to the easterly side of Flatbush Avenue; and thence south-eastwardly along the easterly side of Flatbush Avenue one hundred and seventy and twenty-three one-hundredths feet (170.23) to the point or place of beginning.

admitted to probate by the Surrogate of the County of Kings wherein and whereby inches. he devised the said premises to his seven children and appointed your petitioners the executors of said last will and testament and gave to your petitioners an absolute bush altered and changed the lines of Flatbush a portion of the said triangle was

power of sale thereof.

4. That your petitioners have recently been advised that The City of New

5. That the said premises are partly in the bed of the road formerly known as the Flatbush Plank Road. The history of this road is fully set forth in the opinion of the Court of Appeals in the case of Dunham vs. Williams, 37 N. Y. 251, from which it appears that it was originally a Dutch Road; that in 1809 a law was passed authorizing the conversion of the highway into a turnpike and that the road was to the intersection of the easterly side of Flatbush Avenue with the easterly side of regularly condemned by the Turnpike Company and damages were assessed in favor | the Plank Road; thence southerly along the easterly side of the Plank Road eightyof the corporate authorities of the Town of Flatbush, the claimant in fee of the six (86) feet to the intersection of the easterly side of the Plank Road with the roadbed. Whether or not the Turnpike Company, to the rights of which the Flatbush Plank Road Company succeeded, took the fee or merely an easement has never been Bedford Road thirty-eight (38) feet to the point or place of beginning. decided by the courts so far as your petitioners are aware, nor does the question

appear to be material upon this application for reasons which will hereafter appear. 6. By Chapter 161 of the Laws of 1889 a board was constituted to be known as the Street and Sewer Commissioners of the Town of Flatbush, and the first part of

Section 2 of said act provided as follows:

"Such commissioners are authorized for and in the name of said town to purchase all the rights, franchises and property on or within the lines of Flatbush Avenue in said town, as laid out on the town survey map of said town, of the Flatbush Plank Road Company, for a reasonable sum, not exceeding ten thousand dollars, to be paid by such commissioners, and to cause the amount agreed to be paid on such purchase to be paid therefor in the manner and from moneys to be raised, as hereinafter provided; and said company is hereby authorized by its board of directors, upon the consent in writing of its stockholders owning two-thirds of its capital stock, to sell and convey to said town its property and franchises aforesaid. After such purchase shall be made, such commissioners shall have power to alter and change the lines of Flatbush Avenue in said town, as laid down on said map, in such a way as not to change or affect the general course and direction of said avenue by changing either the easterly or westerly boundary of the same as laid down on said map, or both said boundaries, and strengthen said avenue by changing any curves or turns in the same. And they may purchase or acquire, as hereinafter provided, any land required for such change, or abandon any land now in said avenue; in case any land owned in fee by said town is abandoned as herein provided, it shall be sold by such commissioners and the proceeds applied to the fund raised from Flatbush Avenue bonds; but in all cases the owners of the land adjacent to the land so abandoned shall in the first instance have the right to purchase the same at a price, in the judgment of the commissioners, not exceeding the rate paid for land in the purchase from said plank road company. And in case either of the boundaries of said avenue are changed, the streets as laid down on said map now intersecting or meeting said Flatbush Avenue shall be extended in the same general course and direction as they now run to said Flatbush Avenue, as changed or altered as is herein provided. And such commissioners shall make and file a map showing the lines of Flatbush Avenue as changed or altered as herein provided, and also showing and fixing the lines of intersecting or connecting streets to such avenue; and such map shall be the map of Flatbush Avenue in said town.'

7. Pursuant to said Act said Commissioners did purchase from the Flatbush Plank Road Company the land within the lines of Flatbush Avenue for the sum of ten thousand dollars (\$10,000) and the same was conveyed by the Flatbush Plank Road Company to the Town of Faltbush by deed dated August 22, 1889, and recorded in the office of the Register of the County of Kings in Liber 1909 of conveyances,

The said Commissioners thereafter did change the lines of Flatbush Avenue in the Town of Flatbush, and on the 9th day of January, 1890, filed a map showing the lines of Flatbush Avenue as changed and altered and abandoned the premises sought

to be released by this petition and described as follows:

Commencing at the corner formed by the intersection of the southerly side of Lefferts Avenue with the easterly side of Flatbush Avenue; running thence south-easterly along the easterly side of Flatbush Avenue one hundred and seventy and twenty-three one-hundredths (170.23) feet to the corner formed by the intersection of the easterly side of Flatbush Avenue with the westerly side of Washington Avenue; thence northwardly along the westerly side of Washington Avenue forty-six and sixteen one-hundredths (46.16) feet; thence in a northwestwardly direction one hundred and nineteen and ninety-five one-hundredths (119.95) feet to a point in the southerly side of Lefferts Avenue, distant nineteen and ninety-three one-hundredths (19.93) feet easterly from the point of beginning; and thence westwardly along the southerly side of Lefferts Avenue nineteen and ninety-three one-hundredths (19.93) feet to the point or place of beginning.

8. That at the time the said premises were so abandoned the said John Lefferts was the owner in fee and in possession of the land adjacent to that so abandoned and that the same had been conveyed to him by Hannah Nelson, Georgianna Nelson, Mary E. Carter and Eliza J. Garnin by deed, dated August 13, 1885, and recorded in the office of the Register of the County of Kings in Liber 1623 of conveyances, page 88 on August 14, 1885, and that the same was never sold by him nor his heirs, but that the heirs of the said John Lefferts still are the owners in fee and in possession

9. That the premises so abandoned and hereinbefore described were never sold by the Street and Sewer Commissioners of the Town of Flatbush, as directed in said act, nor were they ever sold by the City of Brooklyn, nor by the City of New York, nor did the said John Lefferts, nor your petitioners, know that the title to the said premises so abandoned had been conveyed to the Town of Flatbush, but the said John Lefferts believed, and your petitioners have always believed, that the title to the said City of New York, relating to the Commissioners of the Sinking Fund of The City premises so abandoned had been conveyed to said John Lefferts by reason of the fact that the Flatbush Plank Road Company by deed, dated December 27th, 1889, and recorded in the office of the Register of the County of Kings in liber 1936 of conveyances at page 12 conveyed to the owners of land adjacent to the land lying in Flatbush Avenue so abandoned all its rights and property in the land so abandoned.

10. That immediately after the said premises had been abandoned, as hereinbefore set forth, and during the year 1891, the said John Lefferts took possession thereof and enclosed the same with a fence and he and his heirs continuously maintained the said fence for over twenty (20) years and such possession has been continuous, open, notorious and adverse during the said time and that neither the Town of Flatbush. the City of Brooklyn, nor the City of New York, nor any person has ever asserted any

ownership or claim of ownership to any part of said premises.

11. That said John Lefferts and your petitioners have acted in good faith in this matter and have from time to time duly paid the taxes and assessments upon the said premises and your petitioners are advised by counsel and verily believe that the City of New York has but a technical claim in the premises by reason of the fact that by the provisions of section 2 of Chapter 161 of the Laws of 1889 the said John Lefferts and your petitioners, as his successors, have the right to purchase the said land at a price not exceeding the rate paid for land in the purchase from said Flatbush Plank Road Company, and further, by virtue of the fact that neither the Town of Flatbush, nor the City of Brooklyn, nor the City of New York have ever disputed the possession of your petitioners and their predecessor and that their possession thereof has been continuous, open, notorious and adverse for over twenty (20) years and that their adverse ownership has ripened into the title to the fee and that the Town of Flatbush and the City of Brooklyn and the City of New York have all imposed taxes and assessments upon your petitioners and their predecessor, which

12. That attached hereto and forming a part of this petition and marked A is a survey of the premises owned by your petitioners and made by John Middleton, Civil and also the premises sought to be released by this petition and all angles, distances,

etc., as required by the rules of your Honorable Board.

13. Your petitioners further show that at the time the lines of Flatbush Avenue were altered and changed, as hereinbefore set forth, the said John Lefferts was the owner of a triangle lying to the south of the land hereinbefore described, bounded on the west by the east line of the Flatbush Plank Road, on the north by the south side of Lincoln Road and on the east by the west side of the traveled way to Bedford Road; that said triangle measured on the west side one hundred and twelve (112) feet five (5) inches, on the north side thirty-nine (39) feet eight (8) inches 3. That the said John Lefferts left a last will and testament, which was duly and on the east side one hundred and eight (108) feet ten and one-half (10½)

14. That at the time the Street and Sewer Commissioners of the Town of Flattaken within the new lines of Flatbush Avenue and such portion was conveyed to the Town of Flatbush by your petitioners by deed, dated March 20th, 1894, and re-York has some interest in the aforesaid premises and that such interest constitutes | corded in the office of the Register of the County of Kings in liber 2233 of conveya cloud upon the title to the heirs of said John Lefferts.

Commencing at a point where the westerly side of the old Bedford Road intersects the easterly side of Flatbush Avenue, as straightened and widened by the Commissioners of Streets and Sewers of the Town of Flatbush, and runs thence northwest along the easterly side of Flatbush Avenue fifty-five (55) feet five (5) inches westerly side of Bedford Road, and thence northeasterly along the westerly side of

15. The remaining portion of said triangle was taken by the Town of Flatbush

for the square lying immediately south of Lincoln Road at the junction of Washington and Flatbush Avenues, but the title was never acquired by the Town and no conveyance thereof was ever made by the said John Lefferts or by his successors in the title either to the Town of Flatbush, or to the City of Brooklyn, or to the City of New York, but the title to the fee thereof still remains in the devisees of John Lefferts.

Commencing at a point where the easterly side of Flatbush Avenue as laid out on the Map filed by the Commissioner of Streets and Sewers of the Town of Flatbush intersects the westerly side of the old traveled way to Bedford; running thence northeastwardly along the west side of the old traveled way thirteen (13) feet four (4) inches to the easterly side of Flatbush Avenue, as the same is at present laid out; thence northwardly along the easterly side of Flatbush Avenue, as the same is at present laid out, forty-eight (48) feet ten (10) inches to the southerly side of Lincoln Road; thence eastwardly along the southerly side of Lincoln Road to the westerly side of the old traveled way to Bedford; thence northeastwardly along the westerly side of the old traveled way to Bedford ten (10) feet ten and one-half (10½) inches to the southerly side of Lincoln Road before the same was widened; thence westwardly along the southerly side of Lincoln Road before the same was widened thirty-nine (39) feet eight (8) inches to the easterly side of the Flatbush Plank Road; thence southeastwardly along the easterly side of the Flatbush Plank Road twenty-six (26) feet five (5) inches to the intersection of the easterly side of the Flatbush Plank Road twenty-six (26) feet five (5) inches to the intersection of the easterly side of Flatbush Avenue, as the same was laid out by the Map filed by the Commissioners of Streets and Sewers of the Town of Flatbush; and thence again southeastwardly along the easterly side of Flatbush Avenue as the same was laid out by the Commissioner of Streets and Sewers of the Town of Flatbush fifty-five (55) feet five (5) inches to the point or place of beginning.

That portion of the premises, the title to which still remains in the heirs of John Lefferts, your petitioners are willing to convey to the City of New York upon obtaining a quit-claim deed of the premises sought to be released by this petition, and in addition thereto to pay for said quit-claim deed at the rate prescribed by said Chapter 161 of the Laws of 1889, to wit, at a rate not exceeding that paid by the Town of Flatbush for the purchase of Flatbush Avenue from the Flatbush Plank Road Company.

17. Attached hereto and forming a part of this petition and marked B is a survey of the said premises made by Samuel A. McElroy, Civil Engineer and City Surveyor, showing the whole of the premises formerly owned by John Lefferts, the portion thereof conveyed to the Town of Flatbush by your petitioners by Liber 2233, cp. 39, hereinbefore referred to, and the portion lying within the Public Highwas, and the title to which is still in the heirs of John Lefferts and which is indicated by the blue shading thereon.

Wherefore, your petitioners pray for a quit-claim deed from the City of New York granting and conveying to your petitioners that portion of the premises owned by your petitioners that lies within the bed of the Old Flatbush Plank Road and that application be made to the Corporation Counsel of the City of New York for a certificate permitting your Honorable Board to execute such deed on the ground that the interest of the City of New York in and to the premises herein is a cloud upon such title, and for such other and further relief in the premises as may be just and equitable.

Dated, Brooklyn, N. Y., August, 1914.

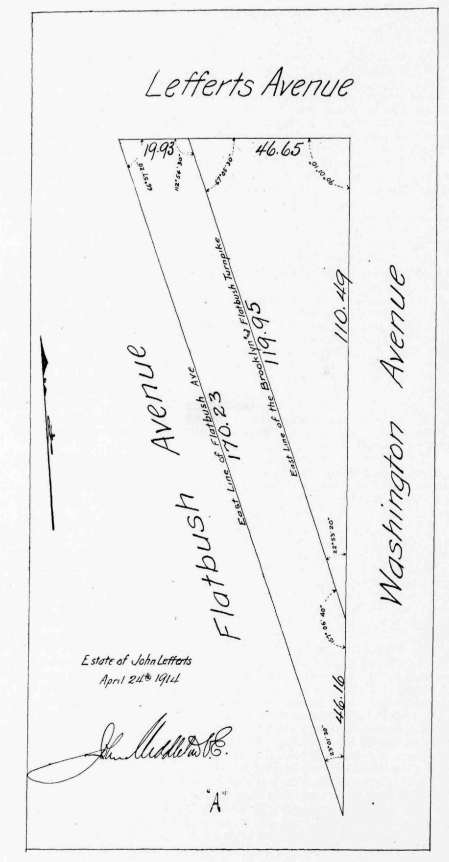
JAMES LEFFERTS, ROBERT LEFFERTS, Petitioners.

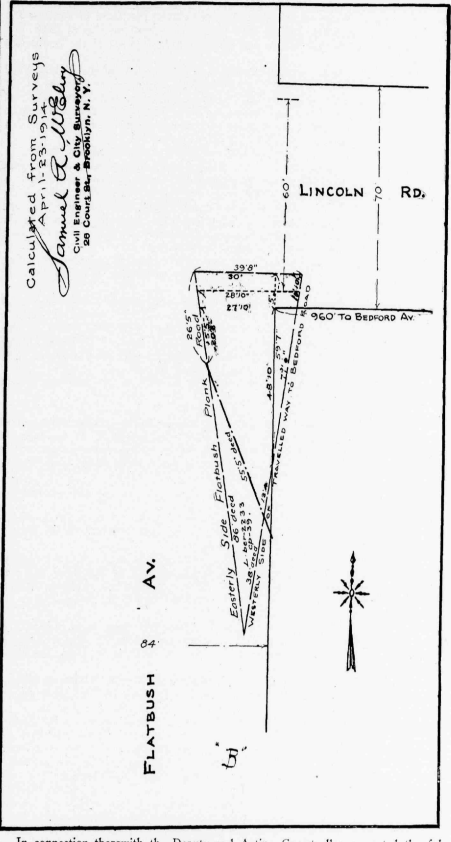
State of New York, City of New York, County of Kings, ss.:

James Lefferts and Robert Lefferts, having been severally duly sworn, do depose and say, and each for himself deposes and says, that he is one of the petitioners herein; that he has read the foregoing petition and knows the contents thereof and that the same is true to his own knowledge, except as to the matters therein stated to be alleged on information and belief, and that as to those matters he believes it to be true.

JAMES LEFFERTS, ROBERT LEFFERTS, Petitioners.

Sworn to before me this 4th day of August, 1914. Charles E. Henshall, Commissioner of Deeds, in and for the City of New York.





In connection therewith the Deputy and Acting Comptroller presented the following report and offered the following resolution:

October 20, 1914.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—I am in receipt of a petition to the Commissioners of the Sinking Fund from James Lefferts and Robert Lefferts, as surviving executors of the last will and testament of John Lefferts, deceased, stating that John Lefferts died on April 18, 1893, seized in fee of certain premises located on the corner of Flatbush Avenue and Washington Avenue, Borough of Brooklyn, more particularly described in said petition.

These premises are partly in the road of what was formerly known as Flatbush Plank Road. In 1809 a law was passed authorizing the conversion of the highway into a turnpike, and the road was regularly condemned by the Turnpike Company and damages were assessed in favor of the corporate authorities of the Town of Flatbush. By chapter 161 of the Laws of 1889, a board was constituted to be known as the Street and Sewer Commissioners of the Town of Flatbush. Under this Act they are authorized to purchase on behalf of said town, all the rights, franchises and property on or within the lines of Flatbush Avenue for a reasonable sum not exceeding \$10,000. After such purchase was made, the Commissioners had power to alter and change the lines of Flatbush Avenue in such a way as not to change or affect the general course and direction of the avenue and to purchase any land required for such change, or abandon any land then contained in said avenue. In case any land in fee owned by the town is abandoned, it is further provided in the Act that it shall be sold by the Commissioners and the proceeds applied to the fund raised from Flatbush Avenue bonds; but in all cases the owners of the land adjacent to the land so abandoned shall in the first instance have the right to purchase the same at a price not exceeding the rate paid for land in the purchase from the Plank Road Company.

Pursuant to the above Act, the Commissioners did purchase from the Flatbush Plank Road Company the land within the lines of Flatbush Avenue for the sum of \$10,000, and the same was conveyed by the Flatbush Plank Road Company to the Town of Flatbush by deed dated August 22, 1889.

The Commissioners afterwards changed the lines of Flatbush Avenue on January 9, 1890, filed a map showing the lines of Flatbush Avenue as changed and altered, and abandoned the pre nises sought to be released by the petitioners. At the time of such abandonment, John Lefferts was the owner in fee of the land adjacent to such abandoned premises, and his heirs are at the present time the owners thereof and are in possession.

As above mentioned, the petitioners as the owners of the adjacent land, have the right to purchase the discontinued portion of Flatbush Avenue at the rate paid for the same in the purchase by the Town of Flatbush from the Flatbush Plank Road Company. The area of the Flatbush turnpike so purchased was 610,500 square feet, and the rate per square foot paid by the town was \$0.0164. The area of that portion of old Flatbush turnpike requested to be released is 2,638 square feet, and the price to be paid calculated by the rate paid by the Town of Flatbush, is \$43.26.

I therefore respectfully recommend that the Commissioners of the Sinking Fund authorize a release to James Lefferts, 69 Lincoln Road, Borough of Brooklyn, and Robert Lefferts, East Moriches, Suffolk County, Long Island, as surviving executors under the last will and testament of John Lefferts, deceased, of the City's interest in all that certain piece or parcel of land, situate, lying and being in the Borough of Brooklyn, City of New York, bounded and described as follows:

Commencing at the corner formed by the intersection of the southerly side of Lefferts Avenue with the easterly side of Flatbush Avenue; running thence southeasterly along the easterly side of Flatbush Avenue 170.23 feet to the corner formed by the intersection of the easterly side of Flatbush Avenue with the westerly side of Washington Avenue; thence northwardly along the westerly side of Washington Avenue 46.16 feet; thence in a northwestwardly direction 119.95 feet to a point in the southerly side of Lefferts Avenue, distant 19.93 feet easterly from the point of beginning; and thence westwardly along the southerly side of Lefferts Avenue 19.93 feet to the point or place of beginning.

—in consideration of the sum of \$43.26, plus the additional charge of \$12.50 for the preparation of the necessary papers. The release to contain the following terms and conditions:

That the grantees waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantees are the owners of the land fronting on the section of the street or avenue to be conveyed.

That before the delivery of the deed, the grantees pay whatever taxes and assessments are liens against the premises to be conveyed by the City. Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller.

Whereas, James Lefferts and Robert Lefferts, executors of the last will and testament of John Lefferts, deceased, in a petition addressed to the Commissioners of the Sinking Fund, request a release of the City's interest in certain premises at the corner of Flatbush Avenue and Washington Avenue, in the Borough of Brooklyn. Resolved, That the Commissioners of the Sinking Fund hereby determine that the

land described as follows is not needed for any public use:

All that certain piece or parcel of land situate, lying and being in the Bor-

ough of Brooklyn, City of New York bounded and described as follows:

Commencing at the corner formed by the intersection of the southerly side of Lefferts Avenue with the easterly side of Flatbush Avenue; running thence southeasterly along the easterly side of Flatbush Avenue 170.23 feet to the corner formed by the intersection of the easterly side of Flatbush Avenue with the westerly side of Washington Avenue; thence northwardly along the westerly side of Washington Avenue 46.16 feet; thence in a northwestwardly direction 119.95 feet to a point in the southerly side of Lefferts Avenue, distant 19.93 feet easterly from the point of beginning, and thence westwardly along the southerly side of Lefferts Avenue 19.93 feet to the point or place of beginning.

-and be it further Resolved, That, pursuant to section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby authorize a release to James Lefferts, 69 Lincoln Road, Borough of Brooklyn, and Robert Lefferts, East Moriches, Suffolk County, Long Island, as surviving executors under the last will and testament of John Lefferts, deceased, of the City's interest in all that piece or parcel of land situate, lying and being in the Borough of Brooklyn, City of New York, as hereinabove in this resolution bounded and described, in consideration of the sum of fortythree dollars and twenty-six cents (\$43.26), plus the additional charge of twelve dollars and fifty cents (\$12.50) for the preparation of the necessary papers. The release to contain the following terms and conditions:

That the grantees waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantees are the owners of the land fronting on the section of the street

or avenue to be conveyed. That, before the delivery of the deed, the grantees pay whatever taxes and assess-

ments are liens against the premises to be conveyed by the City. The report was accepted and the resolution unanimously adopted.

The Deputy and Acting Comptroller presented the following report and offered the following resolutions relative to conveyances to the Estates Development Company, Jackson Estate Improvement Company and Sound Heights Corporation, of certain

lands formerly contained in Throggs Neck Boulevard: October 20, 1914.

To the Honorable the Commissioners of the Sinking Fund: Genilemen—On October 31, 1912, the Board of Estimate and Apportionment adopted a resolution decreasing the width of Throggs Neck Boulevard, between Shore Drive and Layton Avenue and decreasing the width of Layton Avenue (formerly Throggs Neck Boulevard), between Throggs Neck Boulevard and Eastern Boulevard and Shore Drive, between Throggs Neck Boulevard and the Angle Point, about 300 feet west of Pennyfield Avenue, Borough of The Bronx.

Originally there was a proceeding for the opening of Throggs neck Boulevard, from Eastern Boulevard to Shore Drive. This boulevard as projected, was to be 150 feet in width. Title vested in the same on or about July 30, 1910. The Commissioners in the proceeding made their report, but before the same was presented to the Supreme Court for confirmation, the property owners affected by the said proceeding and The City of New York made an agreement whereby the property owners were to waive all awards made in said proceeding and accept the nominal award of \$1 for each damage parcel.

The Estates Development Company and the Jackson Estate Improvement Company, two of the large owners of property in the vicinity of Throggs Neck Boulevard, were to pay all of the expenses of the proceeding as part of the agreement. The City was to reduce the width of Throggs Neck Boulevard from 150 to 100 feet, the excess 50 feet to be returned to the owners abutting on said boulevard without cost

The Estates Developmnt Company, the Jackson Estate Improvement Company and the Sound Heights Corporation have waived all awards made to them in the proceeding above mentioned to open Throggs Neck Boulevard, and have accepted nominal awards, as have all the other owners along the lines of improvement to whom awards were made. In cases where the waiver was not made by individual owners, the Estates Development Company purchased the award, took an assignment thereof and waived said award on its own behalf, taking a nominal award of \$1 in each instance.

The Estates Development Company and the Jackson Estate Improvement Company have agreed to pay the entire expenses of the proceeding to open Throggs Neck Boulevard, all of the assessment being levied against their properties.

I therefore respectfully recommend that the Commissioners of the Sinking Fund adopt resolutions authorizing conveyances of the interest of the City in and to certain properties situate, lying and being in the Borough of The Bronx, City of New York, as follows:

To be Conveyed to Estates Development Company. Parcel I. Beginning at a point on the westerly side of Hollywood Avenue 160.807 feet northerly from the northwesterly corner of Otis Avenue and Hollywood Avenue; and running thence northerly along said westerly line of Hollywood Avenue 39.193 feet to the intersection of said westerly side of Hollywood Avenue with the southerly side of Eastern Boulevard as shown on the final map of The City of New York, section 56; thence westerly along the southerly line of Eastern Boulevard 49.707 feet; thence running in a southeasterly direction (38° 15' 20") 63.30 feet to the westerly side of Hollywood Avenue, at the point or place of beginning.

The same being a triangular piece of property which was acquired by The City of New York and is now being returned to the Estates Development Company.

Parcel II. Beginning at a point on the easterly side of Hollywood Avenue 113.497 feet northerly from the northeast corner of Otis and Hollywood Avenue, and running thence northerly along said easterly side of Hollywood Avenue 63.673 feet to its intersection with the southerly line of the Throggs Neck Boulevard as shown on the final map of The City of New York, section 56; thence easterly along the southerly side of Throggs Neck Boulevard as shown on the above mentioned map 261.915 feet; thence southerly on a line at right angles to the northerly side of Otis Avenue 15 feet to its intersection with said northerly side of Otis Avenue; thence westerly along the northerly side of Otis Avenue 61.728 feet to the original southerly side of Throggs Neck Boulevard as shown on a map or plan showing the location and laying out of the grades of the streets within the area bounded by Fort Schuyler Road, Eastern Boulevard, Waterbury Avenue, Long Island Sound, Fort Schuyler Reservation and East River, in the 24th Ward, Borough of The Bronx, City of New York, dated December 19, 1907, approved by the Board of Estimate and Apportionment June 5, 1908; thence northwesterly along said southerly side of Throggs Neck Boulevard as shown on last mentioned map 183.305 feet to the point or place of beginning.

The same being a strip of land acquired by The City of New York and being

now returned to the Estates Development Company.

Parcel III. Beginning at a point of intersection of the northerly side of Otis Avenue prolonged with the (original) westerly side of Throggs Neck Boulevard as laid out on a map or plan showing the location and laying out of the grades of the streets within the area bounded by Fort Schuyler Road, Eastern Boulevard, Waterbury Avenue, Long Island Sound, Fort Schuyler Reservation and East River, in the Twenty-fourth Ward, Borough of The Bronx, City of New York, dated December 19, 1907, approved by the Board of Estimate and Apportionment June 5, 1908; running thence southeasterly along said westerly side of Throggs Neck Boulevard 3626.78 feet; thence deflecting to the right 15° 28′ 24″ and still southerly along the westerly side of Throggs Neck Boulevard 1072.53 feet to the division line of the lands of the Estates Development Company and Jackson Estate Improvement Company; thence northeasterly along said division line to point of intersection with a line running parallel to and distant 25 feet easterly from the westerly side of Throggs Neck Boulevard, as described on the aforesaid map; thence northerly and northwesterly curve deflecting to the right, whose radius is 30 feet for a distance of 52.08 feet

prolonged, thence westerly along said northerly side of Otis Avenue 25 feet to the

point or place of beginning.

Being a strip of land on the southwesterly side of Throggs Neck Boulevard showing a width of 25 feet, and shown on a certain map entitled "Map showing the reduction of width and adjusting of grades of the Throggs Neck Boulevard from Shore Drive to Eastern Boulevard, and Shore Drive from Shore Drive South of Pillow Place to Chaffee Avenue, with the intersecting avenues and streets affected thereby; the laying out of the extension and grades of Throggs Neck Boulevard from Layton Avenue to Eastern Boulevard, and the laying out of grades of the adjacent street system bounded by Eastern Boulevard, Baisley Avenue, Fairfax Avenue, Layton Avenue, dated New York, September 14, 1912, and approved by the Board of Estimate and Apportionment on October 31, 1912.

Parcel · IV. Beginning at the angle point formed by the northerly and easterly sides of Throgs Neck Boulevard, as laid out on a map or plan showing the location and laying out of the grades of the streets within the area bounded by Fort Schuyler Road, Eastern Boulevard, Waterbury Avenue, Long Island Sound, Fort Schuyler Reservation and East River, in the Twenty-fourth Ward, Borough of The Bronx, City of New York, dated December 19, 1907, approved by the Board of Estimate and Apportionment June 5, 1908; running thence southerly along the said easterly side of Throgs Neck Boulevard 59.89 feet to its intersection with the northerly side of Layton Avenue (Town Dock Road); thence easterly along the northerly side of Layton Avenue (Town Dock Road) to its intersection with a line running parallel to and distant 25 feet westerly from the easterly line of Throgs Neck Boulevard, as shown on above mentioned map; running thence northerly along said parallel line to its intersection with the northerly side of Throgs Neck Boulevard, as shown on above mentioned map; thence easterly along said northerly side of Throgs Neck Boulevard, as shown upon above mentioned map, to the point or place of beginning.

Being a strip of land acquired by The City of New York and now returned to the Estates Development Co.

Beginning at a point of intersection of the southerly side of Layton Avenue (Town Dock Road) with the (original) northeasterly side of Throgs Neck Boulevard, as laid out on a map or plan showing the location and laying out the grades of the streets within the area bounded by Fort Schuyler Road, Eastern Boulevard. Water-bury Avenue, Long Island Sound, Fort Schuyler Reservation and East River, in the Twenty-fourth Ward, Borough of The Bronx, City of New York, dated December 10, 1007 19, 1907, and approved by the Board of Estimate and Apportionment June 5, 1908; and running thence southeasterly along said easterly side of Throgs Neck Boulevard 3,533.14 feet; thence deflecting to the right 15 degrees 28 minutes 23 seconds and still southerly along the easterly side of Throgs Neck Boulevard 1,014.60 to the division line of the land of the Estates Development Company and Jackson Estate Improvement Company; thence southwesterly along said division line to the intersection with a line parallel to and always distant 25 feet westerly from the easterly side of Throgs Neck Boulevard; thence northerly and northwesterly along said parallel line to the southerly side of Layton Avenue, as prolonged; thence easterly along the southerly side of Layton Avenue to the point or place of beginning.

Being a strip of land on the northeasterly and easterly sides of Throgs Neck Boulevard, having a width of 25 feet, as shown on a certain map entitled "Map showing the reduction of width and adjustment of grades of the Throgs Neck Boulevard, from Shore Drive to Eastern Boulevard, and Shore Drive, from Shore Drive south of Pillow Place to Chaffee Avenue, with the intersecting avenues and

streets affected thereby.

The laying out of the extension and grades of Throgs Neck Boulevard, from Layton Avenue to Eastern Boulevard, and the laying of the grades of the adjacent street system bounded by Eastern Boulevard, Baisley Avenue, Fairfax Avenue and Layton Avenue, dated New York, September 14, 1912, and approved by Board of Estimate and Apportionment October 31, 1912.

To Be Conveyed to Jackson Estate Improvement Company.
Parcel VI.

Beginning at a point of intersection of the division line of the Estates Development Company with the Jackson Estate Improvement Company and the easterly side of Throgs Neck Boulevard, as laid out on a map or plan showing the location and laying out of the grades of the streets within the area bounded by Fort Schuyler Road, Eastern Boulevard, Waterbury Avenue, Long Island Sound, Fort Schuyler Reservation and East River, in the 24th Ward of the Borough of The Bronx, City of New York, dated December 19, 1907, and approved by the Board of Estimate and Apportionment June 5, 1908; and running thence southerly 644.61 feet along the easterly side of Throgs Neck Boulevard; thence again southerly 650.97 feet along the easterly side of Throgs Neck Boulevard to the division line of the land of the Jackson Estate Improvement Company with the land of A. D. and H. E. Huntington, which line lies in Pennyfield Avenue, or so-called Old Road; thence westerly along said division line to the intersection with a line parallel to the easterly side of Throgs Neck Boulevard, and always distant 25 feet westerly therefrom; thence northerly along said parallel line to the division line of the land of the Estates Development Company with the Jackson Estate Improvement Company; thence easterly along said division line to the point or place of beginning; being a strip of land on the easterly side of Throgs Neck Boulevard having a width of 25 feet, as shown on a certain map entitled "Map showing the reduction of width and adjusting of grades of Throgs Neck Boulevard, from Shore Drive to Eastern Boulevard, and Shore Drive, from Shore Drive south of Pillow Place to Chaffee Avenue, with the intersecting avenues and streets affected thereby; the laying out of the extension and grades of Throgs Neck Boulevard, from Layton Avenue to Eastern Boulevard, and the laying out of the grades of the adjacent street system bounded by Eastern Boulevard, Baisley Avenue, Fairfax Avenue and Layton Avenue, dated New York, September 14, 1912, and approved by the Board of Estimate and Apportionment October 31, 1912.

Parcel VII. Beginning at a point of intersection of the division line of the lands of the Estates Development Company and the Jackson Estate Improvement Company with the westerly side of Throgs Neck Boulevard, as laid out on a map or plan showing the location and laying out of the grades of the streets within the area bounded by Fort Schuyler Road, Eastern Boulevard, Waterbury Avenue, Long Island Sound, Fort Schuyler Reservation and East River, in the 24th Ward, Borough of The Bronx, City of New York, dated December 19, 1907, and approved by the Board of Estimate and Apportionment on June 5, 1908; and running thence southerly 571.27 feet; thence again southerly 646.99 feet to a division line of the land of the Jackson Estate Improvement Company with the land of Arabella D. and H. E. Huntington, which land lies in Pennyfield Avenue, or so called Old Road; thence easterly along said division line to the intersection with a line parallel to and distant 25 feet easterly from the westerly side of Throgs Neck Boulevard; thence northerly along said parallel line to its intersection with the division line of the lands of the Jackson Estate Development Company with the Estates Development Company; thence westerly along said division line to the point or place of beginning. Being a strip of land on the westerly side of Throgs Neck Boulevard having a width of 25 feet, as shown on a map showing the reduction of the width and adjustment of the grades of Throgs Neck Boulevard from Shore Drive to Eastern Boulevard, and Shore Drive, from Shore Drive south of Pillow Place to Chaffee Avenue, with the intersecting avenues and streets affected thereby; the laying out of the grades of the adjacent street system bounded by Eastern Boulevard, Baisley Avenue, Fairfax Avenue and Layton Avenue, dated New York, September 14. 1912, and approved by the Board of Estimate and Apportionment on October 31, 1912.

To Be Conveyed to Sound Heights Corporation. Parcel VIII.

Beginning at a point of intersection of the centre line of (old) Fort Schuyler Road, which line is the division line of the land of the Sound Heights Corporation with the land of A. D. and H. E. Huntington and the westerly side of Throgs Neck Boulevard as laid out on the map or plan showing the location and laying out of the grades of the streets within the area bounded by the Fort Schuyler Road, Eastern Boulevard, Waterbury Avenue, Long Island Sound, Fort Schuyler Reservation and the East River, in the 24th Ward, Borough of The Bronx, City of New York, dated the 19th day of December, 1907, and approved by the Board of Estimate and Apportionment June 5, 1908; and running thence southerly along the said westerly side of Throgs Neck Boulevard 1,113.965 feet; thence southwesterly on a along said parallel line to the intersection with the northerly side of Otis Avenue, as to its intersection with the northerly side of Shore Drive, as shown upon the

map above described; and running thence easterly on a curve deflecting to the left whose radius is 840 feet for a distance 15 feet more or less; thence northeasterly on another curve deflecting to the left whose radius is 30.365 feet for a distance of 51.780 feet, to its intersection with a line running parallel to and distant 25 feet easterly from the westerly side of Throgs Neck Boulevard, as laid out on above mentioned map; thence northerly along said parallel line to its intersection with the centre line of the (old) Fort Schuyler Road; thence westerly along said centre line of the (old) Fort Schuyler Road to the point or place of beginning. Being a strip of land 25 feet wide acquired by The City of New York and returned to the Sound Heights Corporation. Parcel IX.

Beginning at a point of intersection of the centre line of the (old) Fort Schuyler Road, which line is the division line of the land of the Sound Heights Corporation with the land of A. D. and H. E. Huntington, and the easterly side of Throgs Neck Boulevard, as laid out on the map or plan showing the location and laying out the grades of the streets within the area bounded by Fort Schuyler Road, Eastern Boulevard, Waterbury Avenue, Long Island Sound, Fort Schuyler Reservation and East River, in the Twenty-fourth Ward, Borough of The Bronx, City of New York, dated December 19, 1907, and approved by the Board of Estimate and Apportional Land Control of the State tionment June 5, 1908; and running thence southerly along said easterly side of Throgs Neck Boulevard 1,142,755 feet to the prolongation of the northerly side of Shore Drive, as laid out west of Throgs Neck Boulevard; thence westerly along said prolongation of Shore Drive to the intersection with a line running parallel to and distant 25 feet westerly from the easterly side of Throgs Neck Boulevard; thence northerly along said parallel line to its intersection with the centre line of (old) Fort Schuyler Road; thence easterly along said centre line of (old) Fort

Schuyler Road to the point or place of beginning,
Being a strip of land on the easterly side of Throgs Neck Boulevard having a
width of 25 feet as shown on a certain map entitled "Map showing the reduction of width and adjustment of grades of Throgs Neck Boulevard from Shore Drive to Eastern Boulevard, and Shore Drive from Shore Drive south of Pillow Place to Chaffee Avenue, with the intersecting avenues and streets affected thereby; the laying out of the extension and grades of Throgs Neck Boulevard, from Layton Avenue to Eastern Boulevard and the laying out of grades of the adjacent street system bounded by Eastern Boulevard, Baisley Avenue, Fairfax Avenue and Layton Avenue, dated New York, September 14, 1912, and approved by the Board of

Estimate and Apportionment October 31, 1912.

-in consideration of the sum of \$1 in each instance, plus an additional charge of \$12.50 for the preparation of the necessary papers. Each conveyance to contain the following terms and conditions:

That the grantees waive any and all claim for damages arising out of the closing of that portion of the street or avenue to be conveyed. That the grantees are the owners of the land fronting on the section of the street

or avenue to be conveyed. It being distinctly understood that by these conveyances the City is releasing to

the above grantees its interest in that portion of Throgs Neck Boulevard, title to which remained in The City of New York after the reduction in width of said Throgs Neck Boulevard.

Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller. Whereas, The Board of Estimate and Apportionment on October 31, 1912, adopted a resolution decreasing the width of Throggs Neck Boulevard between Shore Drive and Layton Avenue (formerly Throggs Neck Boulevard), between Throggs Neck Boulevard and Eastern Boulevard, and Shore Drive, between Throggs Neck Boulevard and the Angle Point, about 300 feet west of Pennyfield Avenue, Borough of The Bronx.

Resolved, That the Commissioners of the Sinking Fund hereby determine that the land hereinafter bounded and described, Parcels 1 to 5, inclusive, are not needed

for any public use; and be it further

Resolved, That, pursuant to the provisions of Section 205 of the Greater New York Charter as amended, the Commissioners of the Sinking Fund hereby authorize a conveyance to the Estates Development Company of all the interest of The City of New York in and to the following described property, situated in the Borough of The Bronx, City of New York, bounded and described as follows:

Parcel 1.

Beginning at a point on the westerly side of Hollywood Avenue 160.807 feet northerly from the northwesterly corner of Otis Avenue and Hollywood Avenue; and running thence northerly along said westerly line of Hollywood Avenue 39.193 feet to the intersection of said westerly side of Hollywood Avenue with the southerly side of Eastern Boulevard as shown on the final map of degrees 15 minutes 20 seconds) 63.30 feet to the westerly side of Hollywood of The Bronx, City of New York, bounded and described as follows: Avenue, at the point or place of beginning.

The same being a triangular piece of property which was acquired by the City of New York and is now being returned to the Estates Development Company.

Parcel 2. Beginning at a point on the easterly side of Hollywood Avenue 113.497 feet northerly from the northeast corner of Otis and Hollywood Avenues, and running thence northerly along said easterly side of Hollywood Avenue 63.673 feet to its intersection with the southerly line of the Throgs Neck Boulevard as shown on the final map of the City of New York, section 56; thence easterly along the southerly side of Throgs Neck Boulevard as shown on the above mentioned map 261,915 feet; thence southerly on a line at right angles to the northerly side of Otis Avenue 15 feet to its intersection with said northerly side of Otis Avenue; thence westerly along the northerly side of Otis Avenue 61.728 feet to the original southerly side of Throgs Neck Boulevard as shown on a map or plan showing the location and laying out of the grades of the streets within the area bounded by Fort Schuyler Road, Eastern Boulevard, Waterbury Avenue, Long Island Sound, Fort Schuyler Reservation and East River, in the 24th Ward, Borough of Bronx, City of New York, dated December 19, 1907, approved by the Board of Estimate and Apportionment June 5, 1908; thence northwesterly along said southerly side of Throgs Neck Boulevard as shown on last mentioned map 183.305 feet to the point or place of beginning.

The same being a strip of land acquired by the City of New York and being now returned to the Estates Development Company.

Parcel 3. Beginning at a point of intersection of the northerly side of Otis Avenue prolonged with the (original) westerly side of Throgs Neck Boulevard as laid out on a map or plan showing the location and laying out of the grades of the streets within the area bounded by Fort Schuyler Road, Eastern Boulevard, Waterbury Avenue, Long Island Sound, Fort Schuyler Reservation and East River in the twenty-fourth Ward, Borough of Bronx, City of New York, dated December 19, 1907, approved by the Board of Estimate and Apportionment June 5, 1908; running thence southeasterly along said westerly side of Throgs Neck Boulevard 3,626.78 feet; thence deflecting to the right 15 degrees 28 minutes 24 seconds and still southerly along the westerly side of Throgs Neck Boulevard 1.072.53 feet to the division line of the lands of the Estates Development Company and Jackson Estate Improvement Company; thence northeasterly along said division line to point of intersection with a line running parallel to and distant 25 feet easterly from the westerly side of Throgs Neck Boulevard, as described on the aforesaid map; thence northerly and northwesterly along said parallel line to the intersection with the northerly side of Otis Avenue, as prolonged; thence westerly along said northerly side of Otis Avenue 25 feet to the point or place of beginning. Being a strip of land on the southwesterly side of Throgs Neck Boulevard showing a width of 25 feet, and shown on a certain map entitled "Map showing the reduction of width and adjusting of grades of the Throgs Neck Boulevard from Shore Drive to Eastern Boulevard, and Shore Drive from Shore Drive south of Pillow Place to Chaffee Avenue, with the intersecting avenues and streets affected thereby; the laying out of the extension and grades of Throgs Neck Boulevard from Layton Avenue to Eastern Boulevard, and the laying out of grades of the adjacent street system bounded by Eastern Boulevard, Baisley Avenue, Fairfax Avenue, Layton Avenue, dated New York, September 14, 1912, and approved by the Board of Estimate and Apportionment on October 31, 1912.

Parcel 4. Beginning at the angle point formed by the northerly and easterly sides of

Throgs Neck Boulevard as laid out on a map or plan showing the location and laying out of the grades of the streets within the area bounded by Fort Schuyler Road, Eastern Boulevard, Waterbury Avenue, Long Island Sound, Fort Schuyler Reservation and East River, in the twenty-fourth Ward, Borough of Bronx, City of New York, dated December 19, 1907, approved by the Board of Estimate and Apportionment June 5, 1908; running thence southerly along the said easterly side of Throgs Neck Boulevard, 59.89 feet to its intersection with the northerly side of Layton Avenue (Town Dock Road); thence easterly along the northerly side of Layton Avenue (Town Dock Road) to its intersection with a line running parallel to and distant 25 feet westerly from the easterly line of Throgs Neck Boulevard as shown on above mentioned map; running thence northerly along said parallel line to its intersection with the northerly side of Throgs Neck Boulevard as shown on above mentioned map; thence easterly along said northerly side of Throgs Neck Boulevard as shown upon above mentioned map to the point or place of beginning.

Being a strip of land acquired by the City of New York and now returned

to the Estates Development Company.

Parcel 5. Beginning at a point of intersection of the southerly side of Layton Avenue (Town Dock Road) with the (original) northeasterly side of Throgs Neck Boulevard as laid out on a map or plan showing the location and laying out the grades of the streets within the area bounded by Fort Schuyler Road, Eastern Boulevard, Waterbury Avenue, Long Island Sound, Fort Schuyler Reservation and East River, in the twenty-fourth Ward, Borough of Bronx, City of New York, dated December 19, 1907, and approved by the Board of Estimate and Apportionment June 5, 1908; and running thence southeasterly along said easterly side of Throgs Neck Boulevard 3,533.14 feet; thence deflecting to the right 15 degrees 28 minutes 23 seconds, and still southerly along the easterly side of Throgs Neck Boulevard 1,014.60 feet to the division line of the land of the Estates Development Company and Jackson Estate Improvement Company; thence southwesterly along said division line to the intersection with a line parallel to and always distant 25 feet westerly from the easterly side of Throgs Neck Boulevard; thence northerly and northwesterly along said parallel line to the southerly side of Layton Avenue, as prolonged: thence easterly along the southerly side of Layton Avenue, to the point or place of beginning.

Being a strip of land on the northeasterly and easterly sides of Throgs Neck Boulevard, having a width of 25 feet, as shown on a certain map entitled "Map showing the reduction of width and adjustment of grades of the Throgs Neck Boulevard from Shore Drive to Eastern Boulevard, and Shore Drive from Shore Drive south of Pillow Place to Chaffee Avenue, with the intersecting avenues and streets affected thereby. The laying out of the extension and grades of Throgs Neck Boulevard from Layton Avenue to Eastern Boulevard and the laying out of the grades of the adjacent street system bounded by Eastern Boulevard, Baisley Avenue, Fairfax Avenue and Layton Avenue, dated New York, September 14, 1912, and approved by Board of Estimate and Apportionment October 31, 1912.

in consideration of the sum of one dollar (\$1.00), plus the additional charge of \$12.50for the preparation of the necessary papers. The conveyance to contain the following terms and conditions:

That the grantees waive any and all claim for damages arising out of the closing of that portion of the street or avenue to be conveyed.

That the grantees are the owners of the land fronting on the section of the street or avenue to be conveyed.

It being distinctly understood by this conveyance that the City is releasing to the above grantee that portion of Throgg's Neck Boulevard, title to which remains in The City of New York after the reduction in width of such Throgg's Neck Boulevard.

The conveyance to be prepared and approved as to form by the Corporation Counsel. Whereas, The Board of Estimate and Apportionment on October 31, 1912, adopted a resolution decreasing the width of Throggs Neck Boulevard between Shore Drive

and Layton Avenue (formerly Throggs Neck Boulevard), between Throggs Neck Boulevard and Eastern Boulevard, and Shore Drive, between Throggs Neck Boulevard and the Angle Point about 300 feet west of Pennyfield Avenue, Borough of Resolved, That the Commissioners of the Sinking Fund hereby determine that

the land hereinafter bounded and described, Parcels 6 and 7, inclusive, are not needed for any public use; and be it further

Resolved, That, pursuant to the provisions of Section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby authorize the City of New York, section 56; thence westerly along the southerly line of a conveyance to the Jackson Estate Improvement Company of all the interest of The Eastern Boulevard 49.707 feet; thence running in a southeasterly direction (38 City of New York in and to the following described property, situated in the Borough

Parcel 6. Beginning at a point of intersection of the division line of the Estates Development Company with the Jackson Estate Improvement Company and the easterly side of Throgs Neck Boulevard as laid out on a map or plan showing the location and laying out the grades of the streets within the area bounded by Fort Schuyler Road, Eastern Boulevard, Waterbury Avenue, Long Island Sound, Fort Schuyler Reservation and East River, in the twenty-fourth Ward of the Borough of Bronx, City of New York, dated December 19, 1907, and approved by the Board of Estimate and Apportionment June 5, 1908; and running thence southerly 644.61 feet along the easterly side of Throgs Neck Boulevard; thence again southerly 650.97 feet along the easterly side of Throgs Neck Boulevard to the division line of the land of the Jackson Estate Improvement Company with the land of A. D. and H. E. Huntington, which line lies in Pennyfield Avenue, or so-called Old Road; thence westerly along said division line to the intersection with a line parallel to the easterly side of Throgs Neck Boulevard, and always distant 25 feet westerly therefrom; thence northerly along said parallel line to the division line of the land of the Estates Development Company with the Jackson Estate Improvement Company; thence easterly along said division line to the point or place of beginning; being a strip of land on the easterly side of Throgs Neck Boulevard having a width of 25 feet as shown on a certain map entitled "Map showing the reduction of width and adjusting of grades of Throgs Neck Boulevard from Shore Drive to Eastern Boulevard and Shore Drive from Shore Drive south of Pillow Place to Chaffee Avenue with the intersecting avenues and streets affected thereby; the laying out of the extension and grades of Throgs Neck Boulevard from Layton Avenue to Eastern Boulevard, and the laying out of the grades of the adjacent street system bounded by Eastern Boulevard, Baisley Avenue, Fairfax Avenue and Layton Avenue, dated New York, September 14, 1912, and approved by the Board of Estimate and Apportionment October 31, 1912.

Parcel 7. Beginning at a point of intersection of the division line of the lands of the Estates Development Company and the Jackson Estate Improvement Company with the westerly side of Throgs Neck Boulevard, as laid out on a map or plan showing the location and laying out of the grades of the streets within the area bounded by Fort Schuyler Road, Eastern Boulevard, Waterbury Avenue, Long Island Sound, Fort Schuyler Reservation and East River, in the Twentyfourth Ward, Borough of The Bronx, City of New York, dated December 19, 1907, and approved by the Board of Estimate and Apportionment on June 5, 1908; and thence southerly 571.27 feet; thence again southerly 646.99 feet to a division line of the land of the Jackson Estate Improvement Company with the land of Arabella D. and H. E. Huntington, which line lies in Pennyfield Avenue, or so-called Old Road; thence easterly along said division line to the inter-section with a line parallel to and distant 25 feet easterly from the westerly side of Throgs Neck Boulevard; thence northerly along said parallel line to its intersection with the division line of the lands of the Jackson Estate Improvement Company with the Estates Development Company; thence westerly along said division line to the point or place of beginning. Being a strip of land on the westerly side of Throgs Neck Boulevard having a width of 25 feet, as shown on a map showing the reduction of the width and adjustment of the grades of Throgs Neck Boulevard from Shore Drive to Eastern Boulevard and Shore Drive from Shore Drive south of Pillow Place to Chaffee Avenue, with the intersecting avenues and streets affected thereby; the laying out of the grades of the adjacent street system bounded by Eastern Boulevard, Baisley Avenue, Fairfax Avenue and Layton Avenue, dated New York, September 14,

1912, and approved by the Board of Estimate and Apportionment on October 31,

—in consideration of the sum of one dollar (\$1.00), plus the additional charge of \$12.50 for the preparation of the necessary papers. The conveyance to contain the following terms and conditions:

That the grantees waive any and all claim for damages arising out of the closing of that portion of the street or avenue to be conveyed. That the grantees are the owners of the land fronting on the section of the street

or avenue to be conveyed. It being distinctly understood by this conveyance that the City is releasing to the

above grantee that portion of Throggs Neck Boulevard, title to which remains in The City of New York after the reduction in width of such Throggs Neck Boulevard. The conveyance to be prepared and approved as to form by the Corporation

Counsel. Whereas, The Board of Estimate and Apportionment on October 31, 1912, adopted a resolution decreasing the width of Throggs Neck Boulevard between Shore Drive and Layton Avenue (formerly Throggs 'Neck Boulevard), between Throggs Neck Boulevard and Eastern Boulevard, and Shore Drive, between Throggs Neck Boulevard and the Angle Point about 300 feet west of Pennyfield Avenue, Borough of

Resolved, That the Commissioners of the Sinking Fund hereby determine that the land hereinafter bounded and described, Parcels 8 and 9, inclusive, are not needed for any public use; and be it further

Resolved, That, pursuant to the provisions of Section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby authorize a conveyance to the Sound Heights Corporation of all the interest of The City of New York in and to the following described property, situated in the Borough of The Bronx, City of New York, bounded and described as follows:

Parcel 8. Beginning at a point of intersection of the center line of (old) Fort Schuyler Road, which line is the division line of the land of the Sound Heights Corporation with the land of A. D. & H. E. Huntington, and the westerly side of Throgs Neck Boulevard as laid out on the map or plan showing the location and laying out of the grades of the streets within the area bounded by the Fort Schuyler Road, Eastern Boulevard, Waterbury Avenue, Long Island Sound, Fort Schuyler Reservation and the East River, in the Twenty-fourth Ward, Borough of The Bronx, City of New York, dated the 19th day of December, 1907, and approved by the Board of Estimate and Apportionment June 5, 1908; and running thence southerly along the said westerly side of Throgs Neck Boulevard 1,113.965 feet; thence southwesterly on a curve deflecting to the right, whose radius is 30 feet for a distance of 52.08 feet to its intersection with the northerly side of Shore Drive, as shown upon the map above described; and running thence easterly on a curve deflecting to the left whose radius is 840 feet for a distance of 15 feet more or less; thence northeasterly on another curve deflecting to the left, whose radius is 30.365 feet for a distance of 51.780 feet, to its intersection with a line running parallel to and distant 25 feet easterly from the westerly side of Throgs Neck Boulevard, as laid out on above mentioned map; thence northerly along said parallel line to its intersection with the center line of the (old) Fort Schuyler Road; thence westerly along said center line of the (old) Fort Schuyler Road to the point or place of beginning. Being a strip of land 25 feet wide acquired by The City of New York and returned to the Sound Heights Corporation.

Beginning at a point of intersection of the center line of the (old) Fort Schuyler Road, which line is the division line of the land of the Sound Heights Corporation with the land of A. D. & H. E. Huntington, and the easterly side of Throgs Neck Boulevard, as laid out on the map or plan showing the location and laying out the grades of the streets within the area bounded by Fort Schuyler Road, Eastern Boulevard, Waterbury Avenue, Long Island Sound, Fort Schuyler Reservation and East River, in the Twenty-fourth Ward, Borough of The Bronx, City of New York, dated December 19, 1907, and approved by the Board of Estimate and Apportionment June 5, 1908; and running thence southerly along said easterly side of Throgs Neck Boulevard 1,142,755 feet to the prolongation of the northerly side of Shore Drive, as laid out west of Throgs Neck Boulevard; thence westerly along said prolongation of Shore Drive to the intersection with a line running parallel to and distant 25 feet westerly from the easterly side intersection with the center line of (old) Fort Schuyler Road; thence easterly along said center line of (old) Fort Schuyler Road, to the point or place of beginning.

Being a strip of land on the easterly side of Throgs Neck Boulevard having a width of 25 feet as shown on a certain map entitled "Map showing the reduction of width and adjustment of grades of Throgs Neck Boulevard from Shore Drive to Eastern Boulevard, and Shore Drive from Shore Drive south of Pillow Place to Chaffee Avenue with the intersecting avenues and streets affected thereby; the laying out of the extension and grades of Throgs Neck Boulevard from Layton Avenue to Eastern Boulevard and the laying out of grades of the adjacent street system bounded by Eastern Boulevard, Baisley Avenue, Fairfax Avenue and Layton Avenue, dated New York, September 14, 1912, and

approved by the Board of Estimate and Apportionment October 31, 1912. —in consideration of the sum of one dollar (\$1.00), plus the additional charge of \$12.50 for the preparation of the necessary papers. The conveyance to contain the following terms and conditions:

That the grantees waive any and all claim for damages arising out of the closing

of that portion of the street or avenue to be conveyed. That the grantees are the owners of the land fronting on the section of the street

or avenue to be conveyed. It being distinctly understood by this conveyance that the City is releasing to the above grantee that portion of Throggs Neck Boulevard, title to which remains in The City of New York after the reduction in width of such Throggs Neck Boulevard. The conveyance to be prepared and approved as to form by the Corporation

Counsel. The report was accepted and the resolutions severally unanimously adopted.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of The Congregation Beth Hamedrash Hagadol for the cancellation of certain water charges:

April 8, 1914. To the Honorable the Commissioners of the Sinking Fund of The City of New York:

Gentlemen-Congregation Beth Håmedrash Hagadol has presented to you a petition for the cancellation of certain water charges affecting premises in the Borough of Manhattan, designated on the official tax map as Section 2, Block 351, Lot 37.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might hereafter become, a lien against any real estate owned by any corporation entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the Tax Law, which was the actual owner of such real estate and entitled to such exemption during the time when the taxes, assessments or Croton water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about May 1, 1885; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now is and has always been exempt from local taxation, under said provision of the Tax Law, during the periods when the liens hereinafter set forth accrued. Said premises are used as

It appears from an examination of the Assessment Rolls that said property has been exempt from local taxation for the year 1895 and since, and the assessed valuation for the year 1914 is \$100,000.

It further appears from the records of the Bureau for the Collection of Assess- 1 The City of New York, upon the written certificate of the Comptroller of said City

ments and Arrears that the following water charges were levied against said property and are now open and unpaid on the records of the Department, namely:

Water Charges.	
900, Section 2, Block 351, Lot 37	\$52 70
901, Section 2, Block 351, Lot 37	52 70
905, Section 2, Block 351, Lot 37	57 50
906, Section 2, Block 351, Lot 37.	57 50
The records of the Divisions of Awards and Real Estate of this	Department

show no awards paid or payable to petitioner and no lease to The City of New York affecting the property hereinbefore described.

The total amount involved as principal in the above water charges is \$220.40. The property affected by these water charges is located in the Borough of Manhattan, easterly side of Norfolk St., south of Broome St.

The President, Benson Meltsner, in response to a request, has submitted a financial statement for the last fiscal year, showing the total receipts from all sources to be

\$4.950, and the expenditures for all objects \$7,190, leaving a deficit of \$2,240. It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said water charges, above mentioned, accrued and became liens thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would therefore certify my approval of the application of the Congregation Beth Hamedrash Hagadol, pursuant to the provisions of such section of the Charter, and recommend that the liens, above set forth, be cancelled upon the payment of \$10

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That, upon payment of the sum of ten dollars (\$10), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of section 221A of the Charter, to cancel the following water charges levied against property owned by the Congregation Beth Hamedrash Hagadol, in the Borough of Manhattan; provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract

Water Charges.	
900, Section 2, Block 351, Lot 37	\$52 70
901, Section 2, Block 351, Lot 37	52 70
905, Section 2, Block 351, Lot 37	57 70
906, Section 2, Block 351, Lot 37	57 70
The report was accepted and the resolution unanimously adopted	0, ,0

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of the St. Andrew's English Evangelical Lutheran Church for the cancellation of certain assessments:

To the Honorable the Commissioners of the Sinking Fund of The City of New

Gentlemen-St. Andrew's English Evangelical Lutheran Church has presented to you a petition for the cancellation of certain assessments for public improvements affecting premises in the Borough of Brooklyn, designated on the official tax map as Section 11, Block 3281, Lot 36.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the Tax Law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is of Throgs Neck Boulevard; thence northerly along said parallel line to its | the owner in fee simple of the above described premises, having acquired the same on or about June 1, 1909; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the Tax Law, during griods when the liens hereinafter set forth accrued Said premises are used for church purposes.

It appears from an examination of the Assessment Rolls that the property has been exempt from local taxation for 1911 and since, and the assessed valuation for the year 1914 is \$7,000.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department,

Assessments. Sewer, Scott Ave., Etc. (entered September 26, 1911):

show no awards paid or payable to petitioner and no lease to The City of New York

affecting the property hereinbefore described. The total amount involved as principal in the above assessments is \$170.59. The property affected by these assessments is located in the Borough of Brooklyn, 28th Ward, southwest corner St. Nicholas Avenue and Harman Street.

The Rev. Orlando S. Yerger, Pastor, in response to a request, has submitted a financial statement for the last fiscal year, showing the total receipts from all sources to be \$2,064.73, and the expenditures for all objects \$2,346.47, leaving a deficit of

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said assessment, above mentioned, accrued and became a lien thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would therefore certify my approval of the application of St. Andrew's English Evangelical Lutheran Church, pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth, be cancelled upon the payment of \$10.

WM. A. PRENDERGAST, Comptroller. Resolved, That, upon payment of the sum of ten dollars (\$10), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments levied and assessed against property owned by St. Andrew's English Evangelical Lutheran Church, in the Borough of Brooklyn, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale:

Assessments. Sewer, Scott Ave., Etc. (entered September 26, 1911): Section 11, Block 3281, Lot 36 \$170 59 The report was accepted and the resolution unanimously adopted.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of the Fourth Unitarian Congregational Church of Brooklyn for the cancellation of certain assessments:

July 30, 1914. To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen—Fourth Unitarian Congregational Church of Brooklyn has presented to you a petition for the cancellation of certain assessments for public improvements affecting premises in the Borough of Brooklyn, designated on the official tax map

as Section 16. Block 5123, Lot 47. This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of

239 40

\$295 08

approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote, cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton Water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about April 22, 1901; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used

for religious and educational purposes.
It appears from an examination of the Assessment Rolls that the property has been exempt from local taxation for the year 1907, and since; taxes for the years 1904 to 1906, inclusive, cancelled by Comptroller's order dated October 3, 1912, and the assessed valuation for the year 1914 is \$30,000.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears, that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department,

Assessments. Installment Assessment 29th Ward, Flatbush Ave. Improvement under Chapter 161, Laws of 1889, and Chapter 356, Laws of 1894 (assessment confirmed October 5, 1903): Installment

Year.	
1903 Section 16, Block 5123, Lot 47	\$0 39
1904 Section 16, Block 5123, Lot 47	7 47
1905 Section 16, Block 5123, Lot 47	7 25
1906 Section 16, Block 5123, Lot 47	7 01
1907 Section 16, Block 5123, Lot 47	6 79
1908 Section 16, Block 5123, Lot 47	6 57
1909 Section 16, Block 5123, Lot 47	6 34
1910 Section 16, Block 5123, Lot 47	5 68
1911 Section 16, Block 5123, Lot 47	5 48
1912 Section 16, Block 5123, Lot 47	5 27
Sewering E. 19th St., between Albemarle and Beverly Roads (confirmed and entered April 17, 1906):	
No. 24, Section 16, Block 5123, Lot 47	103 32
Sewers, 10th Ave., from 77th to 62nd St.; from 10th to 6th Ave., etc., etc. (confirmed and entered April 2, 1908):	
N- 15244 C-12 14 D1 1 5122 T 1 47	220 40

1902 and 1903 were paid, W. Frank Fiero, one of the trustees of the petitioning corporation, has presented an affidavit to the effect that when the property was acquired in 1901, it was acquired for religious and educational purposes; that although the church edifice was not built until 1907, the property was never rented, and no revenue was derived therefrom during the period from 1901 to 1907; and that the taxes thereon for 1902 and 1903, referred to above, were paid inadvertently. It would appear, therefore, notwithstanding the payment of such taxes, that the property was actually entitled to exemption from taxation from and including the year 1902, to the present

The installment assessments for the "29th Ward, Flatbush Ave. Improvement," above set forth, levied pursuant to chapter 161, Laws of 1889, and Chapter 356, Laws of 1894, were payable in ten annual installments, each installment a lien only as levied, the first installment having been levied in 1903. It would appear, therefore, that the property was acquired by the petitioner prior to the date when such installment assessments accrued, and also prior to the date when the first installment became a

Petitioner has included in its application the 1904 and 1905 installments of the "Assessment for sewers, 29th Ward," levied pursuant to chapter 161, Laws of 1889, and chapter 356, Laws of 1894. Such installment assessments were payable in ten annual installments, each installment a lien only as levied, the first installment thereof having been levied in the year 1896, and the last installment in 1905.

certify my approval, however, so far as resp 1904 and 1905 installments of the assessments in question, for the reason that the property was not acquired until some years after the levying of the first installment thereof, the petitioner had due notice of the existence of such assessment, and presumably the same was an element affecting the value of the property when it was purchased; and furthermore, that at the time petitioner acquired the property, the charges sought to be cancelled had accrued, although not liens.

The records of the Divisions of Awards and Real Estate of this Department show no awards paid or payable to petitioner, and no lease to The City of New York, affecting the property hereinbefore described.

The total amount involved as principal in the above assessments is \$400.97. The property affected by these assessments is located in the Borough of Brooklyn, 29th Ward, northeast corner of Beverly Road and East 19th Street.

W. Frank Fiero, Trustee, in response to a request, has submitted a financial statement for the year ending March 1, 1912, showing the total receipts from all sources to be \$4,454.67, and the expenditures for all objects, \$4,328.68, leaving a balance

in question and entitled to have the same exempted from taxation during the time when the assessments hereinbefore recommended for cancellation accrued and became liens thereupon, I am of the opinion that the petitioner has presented a proper case tor relief to the Commissioners of the Sinking Fund of The City of New York, Fund of The City of New York, upon the written certificate of the Comptroller of under the provisions of section 221A of the Greater New York Charter, except as to the installment assessments which I have refused to certify for cancellation, and I may deem proper, by a unanimous vote cancel and annul all taxes, assessments and would, therefore, certify my approval of the application of the Fourth Unitarian | Croton water rents, and sales to said City of any and all of the same, which at the Congregational Church of Brooklyn to the extent I have herein indicated as proper, pursuant to the provisions of such section of the Charter, and recommend that the liens, above set forth, as the ones which may properly be cancelled be cancelled upon the payment of \$10, provided that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved. That, upon payment of the sum of ten dollars (\$10), the Commiscancel the following assessments, levied and assessed against property owned actual owner of the property affected, and that the same is not under contract of sale:

Assessments. Installment assessment, 29th Ward, Flatbush Avenue improvement, under Chapter 161, Laws of 1889, and Chapter 356, Laws of 1894 (assessment confirmed October 5, 1903):

Installment	
Year.	
1903 Section 16, Block 5123, Lot 47	\$0 39
1904 Section 16, Block 5123, Lot 47	7 47
1905 Section 16, Block 5123, Lot 47	7 25
1906 Section 16, Block 5123, Lot 47	7 01
1907 Section 16, Block 5123, Lot 47	6 79
1908 Section 16, Block 5123, Lot 47	6 57
1909 Section 16, Block 5123, Lot 47	6 34
1910 Section 16, Block 5123, Lot 47	5 68
1911 Section 16, Block 5123, Lot 47	5 48
1912 Section 16, Block 5123, Lot 47	5 27
Sewering East 19th Street, between Albemarle and Beve	erly Roads (con-
firmed and entered April 17, 1906):	
No. 24. Section 16. Block 5123. Lot 47	103 32

Sewers, in 10th Avenue, from 77th to 62nd Street, from 10th to 6th Avenue, etc., etc. (confirmed and entered April 2, 1908):

No. 15344, Section 16, Block 5123, Lot 47 The report was accepted and the resolution unanimously adopted.

The Deputy and Acting Comptroller presented the following report and offered the following resolution, relative to petition of the First German New Church Society of Brooklyn for the cancellation of certain assessments:

To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen—First German New Church Society of Brooklyn has presented to you a petition for the cancellation of certain assessments for public improvements affecting premises in the Borough of Brooklyn, designated on the official tax map as

section 11, block 3392, lot 13. This application is made, pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might hereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton water rents, from which it

seeks relief, accrued and became liens thereupon. It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about May 2, 1914; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now is and has always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used exclusively for religious worship.

It appears from an examination of the Assessment Rolls that said property has been exempt from local taxation for the year 1907, and since, and the assessed valuation for the year 1914 is \$18,800.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department. namely:

Assessment. 'Paving and laying sidewalks, Jefferson Avenue, between Knickerbocker and Irving Avenues" (entered February 9, 1909):

No. 3, Section 11, Block 3392, Lot 13..... The records of the Divisions of Awards and Real Estate of this Department show no awards paid or payable to petitioner and no lease to The City of New York, affecting the property hereinbefore described.

The total amount involved as principal in the above assessments is \$295.08. The roperty affected by these assessments is located in the Borough of Brooklyn, 28th Ward, easterly side of Jefferson Avenue, between Knickerbocker and Irving Avenues.

The Treasurer, John F. Seekamp, in response to a request, has submitted a financial statement for the year ending December 31, 1911, showing the total receipts from all sources to be \$278.49 and the expenditures for all objects \$216.94, leaving a balance of \$61.55.

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said assessment, above mentioned, accrued and became a lien thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of the First German New Church Society of Brooklyn, pursuant to the provisions of such section of the Charter, and recommend that the lien, above set forth, be cancelled upon the payment of \$10.

Respectfully, ALEX, BROUGH, Deputy and Acting Comptroller.

Respectfully, ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That, upon payment of the sum of ten dollars (\$10), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments, levied and assessed against property owned by the First German New Church Society of Brooklyn; provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale:

Assessment. "Paving and laying sidewalks, Jefferson Avenue, between Knickerbocker and Irving Avenues" (entered February 9, 1909): No. 3, Section 11, Block 3392, Lot 13 The report was accepted and the resolution unanimously adopted.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of the Trustees of the Estate Belonging to the Diocese of Long Island (Church of the Holy Cross) for the cancellation of certain assessments: March 20, 1914.

To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen-Trustees of the Estate Belonging to the Diocese of Long Island Church of the Holy Cross), has presented to you a petition for the cancellation of It appearing, therefore, that the petitioner was the actual owner of the real estate | certain assessments for public improvements, affecting premises in the Borough of

Brooklyn, designated on the official tax map as Section 11, Block 3271, Lot 30.

This application is made, pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking said City approving the same, may, in their discretion, and upon such terms as they time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the sioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the owner in fee simple of the above described premises, having acquired the same on Comptroller, pursuant to the provisions of Section 221-A of the Charter, to or about April 1, 1897; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now is and has by The Fourth Unitarian Congregational Church of Brooklyn; provided that always been exempt from local taxation, under said provision of the tax law, to the at the time of such payment said corporation furnish proof, by affidavit, that it is the extent hereinafter set forth during the periods when the liens hereinafter set forth accrued. Said premises are used for public worship, religious instruction and par-

sonage purposes. It appears from an examination of the Assessment Rolls that said lot was wholly exempt from local taxation for the year 1911, and has been partially exempt under said provision of the tax law for the year 1912 and since, and the total valuation for the year 1914 is \$23,600 divided as follows: Church, \$20,600; parsonage, \$3,000; church wholly exempt and parsonage assessed, subject to the yearly parsonage

allowance of \$2,000. It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements was levied against said property and is now open and unpaid on the records of the Department, namely:

Assessment. "Sewer in Scott Avenue, etc." (entered September 26, 1911): Section 11, Block 3271, Lot 30..... As hereinbefore appears, the Department of Taxes and Assessments has fixed the value of that portion of the lot used for church purposes at \$20,600, and the value of that part used as a parsonage at \$3,000, without making a physical apportionment

of the lot on the tax maps. Although the Commissioners of the Sinking Fund have no power, under section

221A of the Charter, to cancel the foregoing assessment so far as it affects the part of the lot used as a parsonage, by reason of the fact that such part is not entitled to exemption from local taxation under Article 1, Section 4, Subdivision 7, of the Tax Law, nevertheless, they have the power to cancel the proportionate part of such assessment against the part of the lot used for church purposes, such proportionate part to be determined by the relative valuations placed on the church and the parsonage, respectively, by the Department of Taxes and Assessments. The valuation placed on the part used as a church (\$20,600) is approximately 87 per cent. of the total assessed valuation (\$23,600), and that on the parsonage (\$3,000), 13 per cent. The Commissioners therefore could cancel 87 per cent. of the aforesaid assessment, or \$386.28 thereof, upon the payment of a nominal sum.

As to the remainder of said assessment, viz.: \$57.72, found to be against the part of the lot used as a parsonage, as aforesaid, I refuse to certify my approval of the

application.

The total amount involved as principal in the above assessment is \$444. The property affected by this assessment is located in the Borough of Brooklyn, 28th Ward, southwesterly side of St. Nicholas Avenue, between Stanhope and Himrod

The records of the Division of Awards and Real Estate of this Department show no awards paid or payable to petitioner and no lease to The City of New York,

affecting the property hereinbefore described.

The Rev. Charles Henry Webb, Archdeacon, in response to a request, has submitted a financial statement for the year, ending May 1, 1912, showing the total receipts from all sources to be \$2,275.72 and the expenditures for all objects, \$2,243.41, leaving a balance of \$32.31.

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation to the extent hereinbefore set forth during the time when said assessment, above mentioned, accrued and became a lien thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of Section 221A of the Greater New York Charter, except as to the proportionate part of such lien which I have refused to certify for cancellation, and I would, therefore, certify my approval of the application of the Trustees of the Estate Belonging to the Diocese of Long Island (Church of the Holy Cross), pursuant to the provisions of such section of the Charter, and recommend that the lien, above set forth, the face of which is \$444 be cancelled to the extent of \$386.28, upon the payment of the sum of \$10, together with the balance of such assessment, with accrued interest, provided that payment be made within sixty days from the date of the passage of the resolution authorizing such payment. ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved. That the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments to the extent of three hundred and eighty-six dollars and twenty-eight cents (\$386.28), levied and assessed against property owned by the Trustees of the Estate belonging to the Diocese of Long Island (Church of the Holy Cross), in the Borough of Brooklyn; provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale:

Assessments. "Sewer in Scott Avenue, etc.," (entered September 26, 1911): Section 11, Block 3271, Lot 30..... -upon payment of the sum of \$10 together with the balance of such assessment with accrued interest, provided that payment be made within sixty days from date. The report was accepted and the resolution unanimously adopted.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of All Saints Church for the cancellation of certain assessments:

To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen—All Saints Church has presented to you a petition for the cancellation of certain assessments for public improvements and water charges, affecting premises in the Borough of Manhattan, designated on the official tax map as Section 1, Block

This application is made pursuant to the provisions of Section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said | Em Anshe Luptz, pursuant to the provisions of such section of the Charter, and section became a law were, or might thereafter become, a lien against any real recommend the liens, above set forth, be cancelled upon the payment of \$10, provided estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, sub-division seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during of sale. the time when the taxes, assessments or Croton Water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about 1826; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used for church

It appears from an examination of the Assessment Rolls that the property has been exempt from local taxation for the year 1906, and since, and the assessed valuation for the year 1914 is \$70,000.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department,

Assessments.

Scammel Street Sewer, Etc. (confirmed and entered September 12, 1907):

No. 3. Section 1, Block 267, Lot 75..... The total amount involved as principal in the above assessment is \$304.95. The property affected by this assessment is located in the Borough of Manhattan, southeast corner Henry and Scammel Streets. The records of this Department show no awards paid or payable to petitioner and no lease to The City of New York, affecting the property hereinbefore described. Charles D. Donohue, Esq., attorney for petitioner, in response to a request, has submitted a financial statement for the last fiscal year, showing the total receipts from all sources to be \$1,520.57, and the expenditures for all objects, \$1,479.53, leaving a balance of \$41.04.

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said assessment, above mentioned, accrued and became a lien thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of Section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of All Saints Church, pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth, be cancelled upon the payment of \$10; provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That, upon payment of the sum of ten dollars (\$10), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments levied and assessed against property owned by All Saints Church, in the Borough of Manhattan, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale:

Assessments. Scammel Street, Sewer, Etc. (confirmed and entered September 12, 1907):

No. 3, Section 1, Block 267, Lot 75 The report was accepted and the resolution unanimously adopted.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of the Congregation Kahal Adeth Yeshurum Em Anshe Luptz for the cancellation of certain assessments and water charges:

September 10, 1914. To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen-Congregation Kahal Adeth Yeshurum Em Anshe Luptz has presented to you a petition for the cancellation of certain assessments for public improvements and water charges, affecting premises in the Borough of Manhattan, designated on the official tax map as Section 1, Block 293, Lot 3.

This application is made pursuant to the provisions of Section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton Water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about 1886; that it has owned the above described premises continuously since said date, and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used as a

It appears from an examination of the Assessment Rolls that the property has been exempt from local taxation for the year 1888, and since, and the assessed valuation for the year 1914 is \$75,000.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said porperty and are now open and unpaid on the records of the

Department, namely.	
Assessments	
South Street Sewer (confirmed and entered November 3, 1892):	
No. 1166, Section 1, Block 293, Lot 3	\$3 38
No. 1167, Section 1, Block 293, Lot 3	3 38
No. 1168, Section 1, Block 293, Lot 3	3 38
Building, Alteration and Improvement, Sewer Basins (confirmed and	0 00
entered June 3, 1901):	
No. 13, Section 1, Block 293, Lot 3	\$33 30
Water Charges.	\$33 30
1999 Cartier 1 Dia 1 202 I at 2	*** **
1888, Section 1, Block 293, Lot 3	\$11 20
1891, Section 1, Block 293, Lot 3	43 50
. 1891, Section 1, Block 293, Lot 3	9 20
1893, Section 1, Block 293, Lot 3	28 35
1902, Section 1, Block 293, Lot 3	103 70
1903, Section 1, Block 293, Lot 3	155 90
1904, Section 1, Block 293, Lot 3	76 40
100f Costion 1 Diods 200, Lot 2	
1905, Section 1, Block 293, Lot 3	152 20
1906, Section 1, Block 293, Lot 3	206 00
The records of this Department show no awards paid or payable to	petitioner
and no lease to The City of New York affecting the property hereinbefore	described

and no lease to The City of New York, affecting the property hereinbefore described. The total amount involved as principal in the above assessments and water charges is \$829.89. The property affected by these assessments is located in the Borough of Manhattan, easterly side of Eldridge Street, between Canal and Division

The petitioner, in response to a request, has submitted a financial statement for the year ending January 1, 1913, showing the total receipts from all sources to be \$4,201.21, and the expenditures for all objects \$5,183.92, leaving a deficit of \$982.71.

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said assessments and water charges above mentioned accrued and became liens thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would therefore, certify my approval of the application of Congregation Kahal Adeth Yeshurum that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That, upon payment of the sum of ten dollars (\$10), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments and water charges, levied and assessed against property owned by the Congregational Kahal Adeth Yeshurum Em Anshe Luptz, in the Borough of Manhattan, provided that at the time of payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale:

Assessments.	
South Street Sewer (confirmed and entered November 3, 1892):	
No. 1166, Section 1, Block 293, Lot 3	\$3 38
No. 1167, Section 1, Block 293, Lot 3	3 38
No. 1168, Section 1, Block 293, Lot 3	3 38
Building, Altering and Improving Sewer Basins (confirmed and entered	
June 4, 1901):	
No. 13, Section 1, Block 293, Lot 3	33 30
Water Charges.	
1888, Section 1, Block 293, Lot 3	11 20
1891, Section 1, Block 293, Lot 3	43 50
1891, Section 1, Block 293, Lot 3	9 20
1893, Section 1, Block 293, Lot 3	28 35
1902, Section 1, Block 293, Lot 3	103 70
1903, Section 1, Block 293, Lot 3	155 90
1904, Section 1, Block 293, Lot 3	76 40
1905, Section 1, Block 293, Lot 3	152 20
1906, Section 1, Block 293, Lot 3	206 00
The report was accepted and the resolution unanimously adopted.	
The report was accepted and the resolution analysis despeted	

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of the Irving Square Presbyterian Church for the cancellation of certain assessments:

September 10, 1914.

To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen-Irving Square Presbyterian Church has presented to you a petition for the cancellation of certain assessments for public improvements affecting premises in the Borough of Brooklyn, designated on the official tax map as Section 11, Block 3398, Lot 1.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton Water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner \$304 95 is a corporation incorporated under the Laws of the State of New York, and is the lowner in fee simple of the above described premises, having acquired the same on or

549 13

30 89

(2) Goodsell Memorial M. E. Church.

Liberty and Pitkin" (entered April 6, 1905):

(entered May 11, 1907):

(3) Wesley M. E. Church.

"Regulating, grading, paving, etc. Sheridan Ave., between Glenmore and Atlantic Aves." (entered March 14, 1907):

"Opening and acquisition Railroad Ave., from Atlantic to Fairfield Ave."

Elderts Lane" (confirmed June 26, entered August 16, 1913):

No. 36, Section 13, Block 4174, Lot 1.....

No. 73. Section 13, Block 4174, Lot 1.....

"Regulating, grading, paving, curbing and reflagging Atkins Ave., between

Section 13, Block 3990, Lot 36.....

"Regulating, grading, etc., Atkins Ave., bet. Liberty and Pitkin Aves." (entered April 6, 1905):

Sewer 58th St., bet. 10th and New Utrecht Aves." (entered December 17,

No. 319, Section 17, Block 5688, Lot 36... "Sewers 10th Ave., etc." (entered April 2, 1908):

No. 3966, Section 17, Block 5688, Lot 36...

"Opening and Acquisition 10th Ave., from 38th St. to 53rd St., and from Fort Hamilton Ave. to 7th Ave." (entered June 4, 1908):

No. 1903, Section 17, Block 5688, Lot 36......

No. 19. Section 17, Block 5688, Lot 36.....

'Sewer 11th Ave., bet. 57th and 58th Sts." (entered June 20, 1911):

(4) Blythebourne M. E. Church.

No. 55, Section 13, Block 3990, Lot 36.....

72 00

30 05

190 00

18 95

5 00

\$3 45

\$53 90

\$805.78

TUESDAY, NOVEMBER 17, 1914. THE	CITY
"Sewer 56th St., bet. 11th and Fort Hamilton Aves. Outlet" (entered March	i la rabil
12, 1912): No. 27, Section 17, Block 5688, Lot 36	262 3 0
"Paving Prospect Ave., bet. Fort Hamilton Ave. and Vanderbilt St." (entered March 16, 1905):	
No. 44, Section 16, Block 5284, Lot 33	495 68
No. 61, Section 16, Block 5284, Lot 33. "Regulating, grading, etc., Greenwood Ave., bet. Coney Island and Gravesend Aves." (entered March 26, 1907):	371 00
No. 46, Section 16, Block 5284, Lot 33	162 67
Aves." (entered July 30, 1907): No. 41, Section 16, Block 5284, Lot 33	2 58
"Sewers 10th Ave., etc." (entered April 2, 1908): No. 10897, Section 16, Block 5284, Lot 33 "Paving E. 5th St., bet. Greenwood Ave. and Fort Hamilton Ave." (en-	212 80
tered June 9, 1908): No. 41, Section 16, Block 5284, Lot 33 "Paving Greenwood Ave., bet. Coney Island Ave. and Gravesend Ave."	3 17
(entered June 25, 1908): No. 42, Section 16, Block 5284, Lot 33	773 98
"Receiving basin on southwest corner of Van Alst Ave. and Lincoln St." (confirmed and entered October 17, 1911):	
No. 7, Section 11, Block 46, Lot 41, Ward 1	29 90
No. 15, Section 11, Block 46, Lot 41, Ward 1	258 23
The Deputy and Acting Comptroller presented the following report a the following resolution relative to petition of the Salem Swedish Methodist Church for the cancellation of certain assessments:	
October 16	, 1914.
To the Honorable the Commissioners of the Sinking Fund of The City of A Gentlemen—Salem Swedish Methodist Episcopal Church has presented petition for the cancellation of certain assessments for public improvements premises in the Borough of Brooklyn, designated on the official tax map 16, Block 5167, Lot 72.	to you a s affecting
This application is made pursuant to the provisions of section 221 Greater New York Charter, which provides that the Commissioners of the Fund of The City of New York, upon the written certificate of the Commission of New York, upon the written certificate of the Commission of the	ne Sinking ptroller of ms as they

Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton Water rents, from which it seeks relief, accrued and became liens thereupon. It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the

may deem proper, by a unanimous vote cancel and annul all taxes, assessments and

owner in fee simple of the above described premises, having acquired the same on or about December 15, 1911; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used for religious purposes, a church building being in course of construction thereon. It appears from an examination of the Assessment Rolls that the property has

been exempt from local taxation for the year 1913, and since, and the assessed valuation for the year 1914 is \$1,800 (vacant).

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department,

Assessments. Regulating, Grading, Curbing and Laying Sidewalk on E. 23d Street between Canarsie Lane and Avenue D (entered Dec. 26, 1911): from Clarendon Rd. to Beverly Rd. (entered May 21, 1912):
No. 55, Sec. 16, Block 5167, Lot 72..... Sewer Canarsie Lane, from Flatbush Avenue to Bedford Avenue (en-No. 6. Sec. 16, Block 5167, Lot 72..... Although the first two assessments above set forth accrued and became liens in the years 1911 and 1912 respectively, prior to the year when the property was first

marked "exempt" on the records of the Department of Taxes and Assessments (1913) still the same having been acquired on December 15, 1911, its ownership, use and occupation was such as to create an exemption prior to the dates when said two assessments accrued and became liens thereon. Petitioner has included in its application the 1912 installment of the 29th Ward-

Flatbush Avenue Improvement assessment, under Chapter 161, Laws of 1889 and Chapter 356, Laws of 1894; also the 1912 and 1913 installments of the assessment for Opening and Improving of Bedford Avenue from Eastern Parkway to Flatbush Avenue, under Chapter 764, Laws of 1900, etc. The first installment of each of said assessments was confirmed and entered and became a lien some years prior to the date of acquisition of the property by the petitioner, and both of such installment affected, and that the same is not under contract of sale. assessments accrued, therefore, before the property was owned by petitioner and before it became entitled to exemption from local taxation. Inasmuch, therefore, as the property was not owned by the petitioning corporation, nor entitled to exemption from local taxation during the time that such installment assessment accrued, as required by said section of the charter, I must refuse to certify my approval of the application so far as respects such installment assessments.

The records of this Department show no awards paid or payable to petitioner and no lease to The City of New York, affecting the property hereinbefore described. The total amount involved as principal in the above assessments is \$199.05. The property affected by these assessments is located in the Borough of Brooklyn, 29th Ward, East of East 23d Street, between Beverly and Clarendon Roads.

Mr. Carl Peterson, Treasurer, in response to a request, has submitted a financial statement for the last fiscal year, showng the total receipts from all sources (including balance of \$726.35 from preceding year) to be \$2,631.48, and the expeditures for all objects (including \$1,984.50 expended in the construction of church building), \$2,629.95, leaving a balance of \$1.53.

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said assessments, above mentioned, accrued and became liens thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of Salem Swedish Methodist Episcopal Church, pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth, be cancelled upon the payment of \$10, provided that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That upon payment of the sum of ten dollars (\$10), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments levied and assessed against property owned by The Salem Swedish Methodist Episcopal Church, in the Borough of Brooklyn, provided that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

Assessments. Regulating, Grading, Curbing and Laying Sidewalks on East 23d Street, between Canarsie Lane and Avenue D (entered December 26, 1911):

No. 50, Sec. 16, Block 5167, Lot 72.

Regulating, Grading, Curbing and Laying Sidewalks on East 23d Street from Clarendon Road to Beverly Road (entered May 21, 1912):

No. 55, Section 16, Block 5167, Lot 72.

Sewer, Canarsie Lane from Flatbush Avenue to Bedford Avenue (entered February 17, 1914):

No. 6, Section 16, Block 5167, Lot 72.... The report was accepted and the resolution unanimously adopted. 141 70

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of the Brooklyn Home for Consumptives for the cancellation of certain assessments:

October 16, 1914. To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen-Brooklyn Home for Consumptives has presented to you a petition for the cancellation of certain assessments for public improvements affecting premises in the Borough of Brooklyn, designated on the official tax map as Section 5, Block 1250, Lot 25.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about the year 1886; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used as a home for consumptives, where they may receive medical treatment, nursing and good, nutritious food.

It appears from an examination of the Assessment Rolls that the property has been exempt from local taxation for the year 1893, and since, and the assessed valuation for the year 1914 is \$100,000.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department, namely:

Assessments.

Grading and Paving Kingston Avenue, from Fulton to Douglas Streets (entered Sept. 13, 1893): Section 5, Block 1250, Lot 25.....

Laying Sidewalks on St. Johns Pl., both sides, between New York Avenue and Kingston Avenue (entered March 8, 1910): No. 64, Section 5, Block 1250, Lot 25.....

The records of this Department show no awards paid or payable to petitioner and no lease to The City of New York, affecting the property hereinbefore described. The total amount involved as principal in the above assessments is \$1,085.73. The property affected by these assessments is located in the Borough of Brooklyn, westerly

side of Kingston Avenue, from Sterling Place to St. Johns Place. Mary W. Reynolds, Treasurer, in response to a request, has submitted a financial statement for the last fiscal year, showing the total receipts from all sources to be \$54,137.95, and the expenditures for all objects, \$44,784.52, leaving a balance of

Such statement, however, contains the following: "The item of Donations and Contributions, \$13,928.95, includes a donation by Mrs. Jamieson for the endowment of the Arbuckle room, amounting to \$10,000. This donation is therefore not applicable to current expenses. Deducting the amount of this donation from the grand total of income and also deducting the item 'Old Bank Account \$142.90,' which does not represent income received in the year 1913, but an old account carried in the name of a former president which was unknown to the present treasurer until the year 1913, when it was carried into her books, the grand total of income applicable to current expenses is \$43,995.05, which is \$789.47 less than the

total expenses for the year. Total Income as above stated......\$54,137 95 Less donation for Arbuckle ward...... \$10,000 00 10,142 90

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said assessments, above mentioned, accrued and became liens thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New. York, under the provisions of section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of Brooklyn Home for Consumptives, pursuant to the provisions of such section of the Chrater, and recommend the liens, above set forth, be cancelled upon the payment of \$10, provided that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That upon payment of the sum of ten dollars (\$10), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments levied and assessed against property owned by the Brooklyn Home for Consumptives, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

Assessments. Grading and Paving Kingston Avenue from Fulton to Douglas Streets (entered September 13, 1893):

Section 5, Block 1250, Lot 25..... \$805 78 aying Sidewalks on St. Johns Place, both sides, between New York Avenue and Kingston Avenue (entered March 8, 1910):

No. 64, Section 5, Block 1250, Lot 25..... \$279 95 The report was accepted and the resolution unanimously adopted.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of the New York University for the

cancellation of certain assessments: October 16th, 1914.

To the Honorable the Commissioners of the Sinking Fund of The City of New

Gentlemen—The New York University has presented to you a petition for the cancellation of certain assessments for public improvements and water charges affecting premises in the Boroughs of Manhattan and Bronx, designated on the official tax map as Section 2, Block 547, Lot 1, Borough of Manhattan, and Section 11, Block 3222, Lots 1, 40 and 62, and Block 3229, Lot 1, Borough of The Bronx.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned

by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the Tax Law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the assessments and water charges, levied and assessed against property owned by the owner in fee simple of the above described premises, having acquired the same as follows: Lot 1, Block 547, in 1832 and 1834; Lots 1 and 62, Block 3222, on Dec. 18, 1906; Lot 40, Block 3222, on Dec. 18, 1906, and Jan. 3, 1908; Lot 1, Block 3229, on Aug. 11, 1892, and May 31, 1893; that it has owned the above described premises continuously since said dates and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the Tax Law, during the periods when the liens hereinafter set forth accrued. Said premises are used for educational purposes.

It appears from an examination of the Assessment Rolls that the property has been exempt from local taxation as follows: Lot 1, Block 547, in 1867 and since; Lots 1 and 62, Block 3222, in 1907 and since; Lot 40, Block 3222, in 1908 and since; Lot 1, and 02, Block 3222, in 1907 and since; Lot 40, Block 3222, in 1908 and since; Lot 1, Block 3229, in 1907 and since, and the assessed valuation for the year 1914 is as follows: Lot 1, Block 547, \$825,000; Lot 1, Block 3222, \$65,000; Lot 40, Block 3222, \$55,000; Lot 62, Block 3222, \$350,000; Lot 1, Block 3229, \$1,300,000.

It further appears from the records of the Bureau for the Collection of Assess-

ments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department, namely:

Assessments.

A35835mem3.	
Church Street Extension (confirmed December 30, 1867, entered May	
13, 1868):	
No. 13541, Section 2, Block 547, Lot 1	\$560 00
Widening South 5th Avenue from Canal Street to Waverly Place (con-	
firmed February 21, 1870, entered May 18, 1870):	bir V
No. 0214 Continue 2 Disale E47 Text 1	1,440 00
No. 9314, Section 2, Block 547, Lot 1	1,440 00
West 178th Street Sewer, between Harlem River and Sedgwick (con-	
firmed and entered November 19, 1912):	
No. 207, Block 3222, Lot 1	612 50
No. 214, Block 3222, Lot 40	725 00
No. 158, Block 3222, Lot 62	6,654 50
	11,250 00
No. 215, Block 3229, Lot 1	11,230 00
Sedgwick Avenue Opening from Fordham Road to Bailey Avenue (con-	
firmed March 18, 1913, entered April 30, 1913):	
No. 1, Block 3229; Lot 1	275 98
West 179th Street Opening from Osborn Place to Aqueduct Avenue	
(confirmed October 9, 1913, entered November 5, 1913):	
No. 1, Block 3222, Lot 62	1,115 69
	1,110 0>
Water Charges.	

Water Charges,	
Year.	
1907, Block 3222, Lot 1	\$29 90
1908. Block 3222, Lot 1	29 90
1909, Block 3222, Lot 1	29 90
1910. Block 3222, Lot 1	29 90
	29 90
1911, Block 3222, Lot 1	
1912, Block 3222, Lot 1, Section 11	19 93
1907, Block 3222, Lot 175, now 62	26 45
1908, Block 3222, Lot 62	26 45
1909, Block 3222, Lot 62	43 70
1910. Block 3222, Lot 62	26 45
1911. Block 3222, Lot 62	43 70
1912. Block 3229, Lot 1, Section 11	329 25
The records of this Department show the following awards paid to the	he above
named petitioner affecting that part of its property located in the Borough	of The
Prony hereinhefore described viz:	

Bronx, hereinbefore described, viz.:	
The University of The City of New York.	100
Manhattan B Warrant No. 10561 in Favor of Same Party.	
Opening and Extending Andrews Avenue from East 181st Street (formerly	
University Avenue) to Fordham Road, in the 24th Ward, Bronx-	
Parcel No. 1—Award	\$3,61
Interest, Oct. 6, 1896, to Nov. 30, 1900	90

Interest, Oct. 6, 1896, to Nov. 30, 1900	900 76
Paid Dec. 18, 1900	\$4,518 31
Manhattan B Warrant No. 8540 in Favor of Above Party, Dated Se 25, 1911.	ept.
Acquiring Title, Etc., for a Public Park at the Junction of East 18 Street, Sedgwick Avenue and Cedar Avenue, in the 24th Ward, N	1st ew
York City (Chapter 654, Laws of 1897)—	
Parcel No. 1—Award	
Interest from July 23, 1901, to Oct. 1, 1901, on \$1,600.80	

Paid Oct. 7, 1901.....

\$1,817 70

Manhattan B Warrant No. 6/84 in Favor of Same Party, Dated June	
24, 1903.	
Opening of Aqueduct Avenue from Lind Avenue to Kingsbridge Road,	
in the 24th Ward, Borough of The Bronx—	
Parcel No. 33—Award	\$12,080 23
Interest	4,487 80
Paid June 30, 1903	\$16,568 03

It appears further from said records as follows: That the assessment for benefit in the same proceeding in which the award first above mentioned was made, the principal of which assessment amounted to \$273.75, was paid on December 1, 1900. That in the proceeding in which the second award mentioned above was paid.

there was no assessment for benefit levied. That the assessment for benefit in the same proceeding in which the award last above mentioned was made, the principal of which assessment amounted to \$4,555.40,

was paid on February 28 and March 17, 1905, and January 23, 1907. The records of the Division of Real Estate of this Department show no lease to The City of New York of any of the property hereinbefore described.

The total amount involved as principal in the above assessments and water charges is \$23,299.10. The property affected by these assessments is located in the Borough of Manhattan, Washington Square East, Waverly Place and East Washington Place; Borough of The Bronx, Sedgwick Avenue, East 180th to East 181st

Mr. Frank A. Fall, Bursar, in response to a request, has submitted a financial statement for the last fiscal year, showing the total receipts from all sources to be \$481,336.09, and the expenditures for all objects \$540,893.78, leaving a deficit of

In a communication dated September 30, 1914, accompanying such statement, Mr. Fall states in part as follows:

'The continually increasing aggregate of annual deficits is reflected in our outstanding call loans, which now stand at the formidable figure of \$185,000. The rate on these loans was increased on September 15th from five to six per cent.

'Our building on Washington Square is mortgaged for \$550,000 at four per cent. Our properties at University Heights and at First Avenue and Twentysixth Street are free from mortgage debt."

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said assessments and water charges, above mentioned, accrued and became liens thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would therefore certify my approval of the application of The New York University, pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth, be cancelled upon the payment of \$10, provided that at the time of such pay- | between West 242nd and West 244th Streets, near Waldo Avenue.

ment said corporation furnish proof, by affidavit, that it is the actual owner of the

property affected and that the same is not under contract of sale.

ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That upon payment of the sum of ten dollars (\$10), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller pursuant to the provisions of Section 221-A of the Charter, to cancel the following Assessments.

:	Church Street Extension (confirmed December 30, 1867, entered May 13, 1868):	
	No. 13541, Section 2, Block 547, Lot 1	\$560 00
	Widening South 5th Avenue from Canal Street to Waverly Place (con-	\$200.00
3	hrmed February 21, 1870; entered May 18, 1870).	
S	No. 9314, Section 2, Block 547, Lot 1	\$1,440 00
,	West 1/8th Street sewer, between Harlem River and Sedowick (con-	
•	firmed and entered November 19, 1912):	4444
,	No. 207, Block 3222, Lot 1. No. 214, Block 3222, Lot 40. No. 158 Photo 2323 Lot 62	\$612 50
	No. 158, Block 3222, Lot 62.	725 00
1	1 NO. 213. DIDCK 3229. LOT 1	6,654 50 11,250 00
	Sedgwick Avenue Opening from Fordham Road to Railey Avenue (con	11,200 00
,	nrmed March 18, 1913; entered April 30, 1913):	
	No. 1. Block 3229. Lot 1	\$275 98
	West 1/9th Street Opening from Osborn Place to Aqueduct Avenue	,
	(confirmed October 9, 1913; entered November 5, 1913):	44.44
0	No. 1, Block 3222, Lot 62	\$1,115 69
	Year.	
0	1907, Block 3222, Lot 1	\$29 90
U	1908, Block 3222, Lot 1	29 90
	1909, Block 3222, Lot 1	29 90
0	1910, Block 3222, Lot 1	29 90
0	1911, Block 3222, Lot 1	29 90
0	1912, Block 3222, Lot 1, Section 11. 1907, Block 3222, Lot 175, now 62.	19 93
0	1908, Block 3222, Lot 62.	26 45 26 45
	1909. Block 3222. Lot 02	43 70
0	1910, Block 3222, Lot 62	26 45
0	1911, Block 3222, Lot 02	43 70
	1912, Block 3229, Lot 1, Section 11	329 25
9	The report was accepted and the resolution unanimously adopted.	

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of the Manhattan College for the cancellation of certain assessments:

The Deputy and Acting Comptroller explained the reasons why the Comptroller refused to certify his approval of the assessments and water charges on the Manhattan property. Discussion followed.

October 29th, 1914. To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen-Mankattan College has presented to you a petition for the cancellation of certain assessments for public improvements affecting premises in the Borough of The Bronx, designated on the official tax map as Section 13, Block 3415, Lots 710 and 862.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption during the time when the taxes, assessments or Croton water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about February 8, 1902; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provisions of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are now vacant, but the erection thereon of buildings and improvements for the corporte purposes of the petitioner is in good faith contemplated, as shown by the affidavit of William Dwyer, President of the Board of Trustees, sworn to October 20,

It appears from an examination of the Assessment Rolls that the property has heen exempt from local taxation for the year 1908, and since, and the assessed valuation for the year 1914 is as follows: Lot 710, \$62,500; Lot 862, \$90,000.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department,

١	Assessments.	
l	Sewer and Appurtenances in Broadway, from City Line to Riverdale Ave.	
١	(Confirmed and entered March 23, 1908):	
ì	No. 1127, Block 3415, Lot 862	\$0 79
١	No. 1142, Block 3416, Lot 862	3,200 40
١	No. 1143, Block 3415, Lot 710	2,615 76
1	Sewer and Appurtenances in West 242d St., between Broadway and Waldo	-,
l	Ave., etc., etc. (Confirmed and entered May 9, 1913):	
ļ	No. 7, Block 3415, Lot 862	24 00
l	No. 8 Block 3415, Lot 862	2,332 70
۱	No. 16, Block 3415, Lot 862	1,380 00
	No. 15, Block 3415, Lot 710	180 00
١	No. 13, Block 3415, Lot 710	444 00
١	No. 9, Block 3415, Lot 710	2,674 70
1	The petitioner has included in its application certain unpaid assessments	and water
	charges against the property known as Lots 1, 65 and 116, Block 1986,	Section 7.

Borough of Manhattan, but as it has come to my knowledge that such property is on the market for sale at the present time, and has been for sale for some time past, I refuse to certify my approval of the application so far as respects the cancellation of such assessments and water charges, for the reason that the cancellation thereof would be contrary to the spirit and intent of said section 221A of the Charter.

The records of this Department show the following award paid to the petitioner. Manhattan College of The City of New York. In re Broadway, Between 122nd Street and 135th Street (Rapid Transit) 2nd Report.

Manhattan, B Warrant No. 9283, in Favor of Above Party. Lots 1, 52 and 57-

Paid, August 10, 1905......\$20,868 12 The foregoing award did not affect the property included in this application, but was paid for the acquiring of an easement for rapid transit purposes through other

property owned by the petitioner located in the Borough of Mankattan. The records of this Department show further that prior to the payment of such award, open charges against the property affected thereby, amounting in the aggre-

gate to \$1,426.42, were paid by the petitioner. The total amount involved as principal in the above assessments is \$12.852.35. The property affected by these assessments is located in the Borough of The Bronx,

\$41 45

The records of the Division of Real Estate of this Department show no lease to The City of New York affecting any of the property hereinbefore described.

Mr. William Dwyer (Reverend Brother Gerardus), in response to a request, has submitted a financial statement for the year ending August 1, 1913, showing the total receipts from all sources to be (including balance of \$1,789.18 from last fiscal year), \$44,599.21, and the expenditures for all objects, \$42,143.79; leaving a balance of

It appearing, therefore, that the petitioner was the actual owner of the real estate in question, i. e., the property located in the Borough of The Bronx, and entitled to have the same exempted from taxation during the time when said assessments, above mentioned, accrued and became liens thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, except as to the charges against the property located in the Borough of Manhattan, which I have refused to certify for cancellation, and I would, therefore, certify my approval of the application of Manhattan College, to the extent I have herein indicated as proper, pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth, as the ones which may approve the control of the charter, and recommend the liens, above set forth, as the ones which may be received the control of the charter. properly be cancelled, be cancelled upon the payment of \$10, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

ALEX. BROUGH, Deputy and Acting Compartoller.

Resolved, That upon payment of the sum of Ten Dollars (\$10), the Commissioners of the Sieling Fund by unpresent the barehy authorize and direct the

sioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments levied and assessed against property owned by the Manhattan College in the Borough of The Bronx; provided that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

Assessments—Borough of The Bronx.	
Sewer and Appurtenances in Broadway from City Line to Riverdale	
Avenue (Confirmed and entered March 23, 1908):	
No. 1127, Block 3415, Lot 862	\$0 79
No. 1142, Block 3415, Lot 862	3,200 40
No. 1143, Block 3415, Lot 710	2,615 76
Sewer and Appurtenances in West 242d Street, between Broadway and	
Waldo Avenue, Etc. (Confirmed and entered May 9, 1913):	
No. 7, Block 3415, Lot 862	24 00
No. 8, Block 3415, Lot 862	2,332 70
No. 16, Block 3415, Lot 862	1,380 00
No. 15, Block 3415, Lot 710	180 00
No. 13, Block 3415, Lot 710	444 00
No. 9, Block 3415, Lot 710	2.674 70
The report was accepted and the resolution unanimously adopted.	
the report was accepted and the resolution and modely adopted	

The Deputy and Acting Comptroller presented the following report, and offered the following resolution, relative to petition of The Tremont Baptist Church for the cancellation of certain assessments:

October 16, 1914 To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen-Tremont Baptist Church has presented to you a petition for the cancellation of certain assessments for public improvements affecting premises in the Borough of The Bronx, designated on the official tax map as Block 2803, Lot 26, also known as Lot 26 of 24.

This application is made pursuant to the provisions of Section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under Article 1, Section 4, subdivision 7 of the Tax Law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about July 2, 1904; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have the periods when the liens hereinafter set forth accrued. Said premises are used as

It appears from an examination of the Assessment Rolls that the property has been exempt from local taxation for the year 1906, and since, and the assessed valuation for the year 1914 is \$40,000.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Depart-

Assessments.	
Opening Anthony Ave., from Clay Ave. to Burnside Ave. and Opening	
Anthony Ave. from Burnside Ave. to Concourse (Confirmed October 5,	
1906. Éntered November 5, 1909):	
No. 147, Block 2803, Lot 26 of 24	\$42 2
Acquiring Title to the Grand Boulevard and Concourse with Transverse	
Roads, extending from East 161st Street to Mosholu Parkway (Con-	
firmed December 8, 1909. Entered December 30, 1909):	
No. 15311A, Block 2803, Lot 26	\$41 4
No. 15311A, Block 2803, Lot 26	\$41 4

The records of this Department show no awards paid or payable to petitioner and no lease to The City of New York, affecting the property hereinbefore described. The total amount involved as principal in the above assessments is \$83.67. The property affected by these assessments is located in the Borough of The Bronx, Tremont Avenue and East 176th Street.

Mr. Stevenson J. Thorn, Treasurer, in response to a request, has submitted a financial statement for the last fiscal year, showing the total receipts from all sources to be \$2,989.01, and the expenditures for all objects, \$3,313.34, leaving a deficit of

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said assessments, above mentioned, accrued and became liens thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of Section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of Tremont Baptist Church, pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth, be cancelled upon the payment of \$10, provided that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That upon payment of the sum of Ten Dollars (\$10), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments levied and assessed against property owned by The Tremont Baptist Church, Borough of The Bronx, provided that at the time of such pay ment, said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

Assessments.

Opening Anthony Ave., from Clay Ave. to Burnside Ave. and Opening
Anthony Ave. from Burnside Ave. to Concourse (Confirmed October
5, 1906. Entered November 5, 1909):
No. 147, Block 2803, Lot 26 of 24
Acquiring Title to the Grand Boulevard and Concourse with Transverse

Roads, extending from East 161st Street to Mosholu Parkway. (Confirmed December 8, 1909. Entered December 30, 1909):

No. 15311A, Block 2803, Lot 26..... The report was accepted and the resolution unanimously adopted.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of the Female Institution of the Visitation for the cancellation of certain assessments:

October 16th, 1914. To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen-Female Institution of the Visitation has presented to you a petition for the cancellation of certain assessments for public improvements affecting premises in the Borough of Brooklyn, designated on the official tax map as Section 18, Block 6079, Lots 1 and 20.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about January 29, 1903; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provisions of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used as

a convent for religious and educational purposes.

It appears from an examination of the assessment rolls that the property has been exempt from local taxation for the year 1904 and since, and the assessed valuation for the year 1914 is as follows: Lot 1, \$250,000; Lot 20, \$4,500.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department, namely:

Assessments. Instalment Assessment for Street Improvements in the Former Town of New Utrecht. Under Chapter 582, Laws of 1893.

Title of Improvement. Instalment year 1913, Section 18, Block 6079, Lot 1.
Instalment year 1914, Section 18, Block 6079, Lot 1. Sewer, 89th St., from 1st Ave. to 2nd Ave. (Entered March 26, 1912):
No. 7, Section 18, Block 6079, Lot 1..... \$915 36 144 60 1st and 2nd Aves. (Entered January 21, 1913):

for street improvements in the former Town of New Utrecht, under Chapter 582, Laws of 1893, were to be liens only as levied. The first installment of such assessment was levied in 1904. The property, therefore, was owned by the petitioner and entitled to exemption from local taxation, as required by said section of the Charter, during the time such assessment accrued and the installments thereof became liens thereon.

The records of this Department show an award made to the above named petitioner for Damage Parcels Nos. 1 and 2A, in the proceeding for the "Opening of 91st Street, from 1st Avenue to 5th Avenue, in the 30th Ward, Brooklyn," in the sum of \$5,774.89, which was paid to the petitioner on March 29, 1911, and affected the propcrty hereinbefore described.

Said records show further that the assessment for benefit in the proceeding in which the foregoing award was paid, the principal of which amounted to \$6,643.64 always been exempt from local taxation, under said provision of the Tax Law, during affected only Lot 1; and that the whole of the foregoing award was applied toward the part payment of said assessment, which was paid by petitioner in full on March 30, 1911.

The total amount involved as principal in the above assessments is \$5,990.81. The property affected by these assessments is located in the Borough of Brooklyn, 30th Ward, block bounded by Colonial Road, Ridge Boulevard, 89th and 91st Streets.

The records of the Division of Real Estate of this Department show no lease to the City of New York of the property hereinbefore described. Mother Mary de Chantal Callanen, President, in response to a request, has submitted a financial statement for the last fiscal year, showing the total receipts from all

sources to be \$80,781.51, and the expenditures for all objects \$79,365.94, leaving a balance of \$1,415.57. It appears further from such statement that of the \$80,781.51 classified above as receipts, \$51,000 thereof was money borrowed on bond and mortgage, and that of the

\$70,365.94 classified as expenditures, \$58,425.41 thereof was expended in the construction of a chapel building and in payment of notes due on account thereof, and for furniture for such building.

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said assessments above mentioned accrued and became liens thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of Female Institution of the Visitation, pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth be cancelled upon the payment of \$10, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That upon payment of the sum of Ten Dollars (\$10), the Commissioners of the Sinking Fund by unanimous vote, hereby authorize and direct the Comptroller pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments levied and assessed against property owned by the Female Institution of the Visitation, in the Borough of Brooklyn, provided that at the time of such payment, said corporation furnish proof by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

Assessments. Instalment Assessment for Street Improvements in the Former Town of New Utrecht-Under Chapter 582, Laws of 1893.

ller.	Title of Improvement.	
Commis-	Regulating, Grading, Paying, Guttering 2d Avenue from 65th to 92	d Sts.
rect the	Instalment year 1912. Section 18. Block 6079, Lot 1	\$19 85
o cancel	Instalment year 1913 Section 18. Block 6079, Lot 1	19 85
he Tre-	Instalment year 1914. Section 18, Block 6079, Lot 1	19 85
ich pay-	Sewer 89th St. from 1st Ave. to 2d Ave. (Entered March 20, 1912):	
r of the	No. 7. Section 18. Block 6079, Lot 1	\$915 36
	No. 8 Section 18. Block 6079. Lot 20	144 60
	Regulating, Grading, Curbing and Laying Sidewalks on 89th St. between	
	1 1st and 2d Aves. (Entered January 21, 1913):	** *** **
	No. 2. Section 18, Block 6079, Lot. 1	\$1,625 79
- 10	No. 1, Section 18, Block 6079, Lot 20	570 67
\$42 22	Paving 89th St., between 1st and 3d Aves. (Entered March 3, 1914):	401.00
	No. 1, Section 18, Block 6079, Lot 20	\$634 32
	No. 2, Section 18, Block 6079, Lot 1	2,040 52
	The report was accepted and the resolution unanimously adopted.	

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of Saint Regis House for the cancellation of certain assessments:

October 16, 1914. To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen-Saint Regis House has presented to you a petition for the cancellation of certain assessments for public improvements affecting premises in the Borough of Manhattan, designated on the official tax map as Section 7, Block 2087, Lot 106.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton Water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same prior to 1904; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used for social settlement work, and for religious and secular instruction of women and children; also for the purpose of conducting spiritual retreats for women and children.

It appears from an examination of the Assessment Rolls that the property has been exempt from local taxation for the year 1910, and since, and the assessed valuation for the year 1914 is \$435,000.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department, namely:

Assessments. Riverside Drive Widening, Easterly Side, from 158th to 166th Streets (confirmed June 19, 1911. Entered August 4, 1911): \$408 55 firmed and entered June 2, 1914) \$159 65 property above described, have been paid to petitioner, viz.: An award for Parcel Damage Nos. 38-39, in the matter of acquiring title, etc., to Riverside Drive and Parkway from 135th Street to Boulevard Lafayette was made to St. Regis House amounting to the sum of...... \$35,909 35 And paid on July 20, 1903. 526 44 And additional interest on same amounting to..... Was paid on July 31, 1905. An award for Parcel Damage No. 2, in the matter of widening Riverside Drive between West 139th Street and West 142d Street, was made to St. Regis House, amounting to the sum of.....

It further appears from said records that the award first above referred to affected the property known as Lots 111 and 126, Block 2087, which lots have since been merged with, and are now a part of Lot 106, the subject of this application; and that the assessment for benefit against said Lots 111 and 126, in the proceeding in which said award was made, which assessment amounted to \$1, was paid on August 2, 1910.

And paid on April 25, 1911.

The award last above referred to affected Lot 106, the subject of this application, and it appears from said records that the assessment for benefit against said Lot 106, amounting to \$12,054.54, in the proceeding in which said award was made, was paid on April 26, 1911.

The records of the Divisions of Real Estate of this Department show no lease to The City of New York of the property hereinbefore described.

The total amount involved as principal in the above assessments is \$568.20. The property affected by these assessments is located in the Borough of Manhattan, from West 139th to West 140th Streets, between Broadway and Riverside Drive.

The petitioner, in response to a request, has submitted a financial statement for the last fiscal year, showing the total receipts from all sources to be \$21,038.30, and the

expenditures for all objects, \$20,656.91, leaving a balance of \$381.39. It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the

time when said assessments above mentioned accrued and became liens thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of Section 221A of the Greater New York Charter, and I would therefore, certify my approval of the application of Saint Regis House, pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth, be cancelled upon the payment of \$10, provided that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

ALEX. BROUGH, Deputy and Acting Comptroller.
Resolved, That upon payment of the sum of Ten Dollars (\$10), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments levied and assessed against property owned by the St. Regis House, in the Borough of Manhattan, provided that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

Assessments. Riverside Drive Widening, Easterly Side, from 158 to 166 Streets (Confirmed June 19, 1911. Entered Aug. 4, 1911):
No. 99, Section 7, Block 2087, Lot 106......

Riverside Drive Basin easterly side between 139th and 142d St. (Confirmed and entered June 2, 1914): \$159 65 No. 50, Section 7, Block 2087, Lot 106..... The report was accepted and the resolution unanimously adopted.

\$408 55

The Deputy and Acting Comptroller presented a report relative to a petition of the Warburg Home for the Aged and Infirm for the cancellation of certain assess-

At the request of a representative of the Home action thereon was laid over. The Deputy and Acting Comptroller presented the following report and offered

the following resolution relative to petition of the Church Extension Committee of the Presbytery of New York for the cancellation of certain assessments: October 16, 1914.

To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen-Church Extension Committee of the Presbytery of New York has presented to you a petition for the cancellation of certain assessments for public improvements, affecting premises in the Borough of The Bronx, designated on the official tax map as Block 3217, Lot 60; Block 2763, Lot 166; Block 4044, Lots 1, 2

This application is made pursuant to the provisions of Section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under Article 1, Section 4, subdivision 7 of the Tax Law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same as follows: Lot 60, Block 3217, on December 11, 1903; Lot 166, Block 2763, on July 27, 1909; and Lots 1, 2 and 3, Block 4044, on February 20, 1907; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the Tax Law, during the periods when the liens hereinafter set froth accrued. Said premises are used for church purposes.

It appears from an examination of the Assessment Rolls that the property has

been exempt from local taxation for the year 1910, and since, and the assessed valuation for the year 1914 is as follows: Lot 60, Block 3217, \$40,000; Lot 166, Block 2763, \$30,000; Lots 1, 2 and 3, Block 4044, \$23,000.

It further appears from the records of the Bureau for the Collection of Assess-

ments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department, namely:

Assessments. Paving with Asphalt, etc., in Aqueduct Ave. from Barnside Ave. to West 181st St. (Confirmed and entered June 18, 1914): No. 15, Block 3217, Lot 60 \$196 60 Paving with Asphalt, etc., in Aqueduct Ave. from West 181st St. to Fordham Road (Confirmed and entered March 19, 1913): No. 1, Block 3217, Lot 60 643 50 Sewers in West 178th St., bet. Harlem River and Sedgwick Ave., etc. (Confirmed and entered November 19, 1912): No. 205, Block 3217, Lot 60..... 117 50 Sewer, Randall Ave., Tiffany, Coster St., etc. (Confirmed and entered Oc-No. 68, Block 2763, Lot 166.... 30 00 Outlet Sewer in Truxton St., bet. E. River and Leggett Ave., etc. (Confirmed and entered December 8, 1911): 45 00 firmed and entered November 12, 1912): No. 14, Block 2763, Lot 166 132 50 Paving, etc., in Coster St., from Lafayette Ave. to Randall Ave., etc. (Confirmed and entered September 16, 1913): No. 13, Block 2763, Lot 166 432 55 Paving Morris Park Ave., from West Farms Road to Bear Swamp Road (Confirmed and entered December 22, 1911): 190 86 190 86 381 73 Regulating and Grading in Morris Park Ave., from West Farms Road to Bear Swamp Road (Confirmed and entered December 26, 1911): No. 88, Block 4044, Lot 1 (Old Lot 364, Hunt Estate)..... 242 73 453 68 Outlet 150 feet west of Taylor St. (Confirmed and entered January 16, No. 1782, Block 4044, Lot 3 (Old Lot 366, Hunt Estate)..... 3 00 3 00 Creek (Confirmed December 30, 1912. Entered January 24, 1913): 2 25 53 No. 990, Block 4044, Lot 3 (Old Lot 366, Hunt Estate)...... Bronx Boulevard—Opening, from Old Boston Post Road to East 242d Street (Confirmed January 12, 1914. Entered February 26, 1914):
No. 1152, Block 4044, Lot 1 (Old Lot 364, Hunt Estate).....

No. 1153, Block 4044, Lot 2 (Old Lot 365, Hunt Estate)..... 2 41 No. 1154, Block 4044, Lot 3 (Old Lot 366, Hunt Estate)..... 4 82 The total amount involved as principal in the above assessments is \$3,311.18. The property affected by these assessments is located in the Borough of The Bronx, as follows: Lot 60, Block 3217, westerly side of Aqueduct Avenue, near 181st Street;

Lot 166, Block 2763, northeast corner Coster Street and Spofford Avenue; Lots 1, 2, 3, Block 4044, southeast corner Morris Park Avenue and Barnes Avenue. The records of this Department show no awards paid or payable to petitioner

and no lease to The City of New York, affecting the property hereinbefore de-William Allen Butler, Esq., Treasurer, in response to a request, has submitted a financial statement for the last fiscal year, showing the total receipts from all

sources to be \$151,594.05, and the expenditures for all objects, \$383,638.76, leaving a deficit of \$232,044.71. Such statement also contains the following:

"During the year 1913 it was necessary to draw on a special surplus fund to the amount of \$232,044.71 in order to meet the appropriations made by the Committee for various churches. This special surplus fund consists of contributions and gifts to the Committee made by persons for the purpose of construction and sustentation of churches under the care of the Church Extension Committee."

In addition to the foregoing statement, the petitioner has submitted separate financial statements for the year 1913 of each of the congregations occupying the above described properties, viz.: University Heights Presbyterian Church—Receipts, \$3,792.67; expenditures.

\$3,521.47; balance, \$271.20. Hunts' Point Presbyterian Church-Receipts, \$847.10; expenditures, \$805.54; bal-

Van Nest Presbyterian Church-Receipts, \$1,581.50; expenditures, \$1,549.63; balance, \$31.87.

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said assessments, above mentioned, accrued and became liens thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of Section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of Church Extension Committee of the Presbytery of New York, pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth, be cancelled upon the payment of \$30, provided that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract ALEX. BROUGH, Deputy and Acting Comptroller. of sale.

Resolved. That, upon payment of the sum of Thirty dollars (\$30), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments levied and assessed against property owned by the Church Extension Committee of the Presbytery of New York, in the Borough of The Bronx, provided that at the time of such payment said corporation furnish proof by affidavit that it is the actual owner of the property affected, and that the same is not

under contract of sale: Assessments. Paving with Asphalt, Etc., in Aqueduct Ave., from Burnside Ave. to West 181st St. (confirmed and entered June 18, 1914): \$196 60 No. 15, Block 3217, Lot 60 Paving with Asphalt, Etc., in Aqueduct Ave., from West 181st St. to Fordham Road (confirmed and entered March 19, 1913): No. 1, Block 3217, Lot 60 Sewers in West 178th St., Between Harlem River and Sedgwick Ave., 643 50 Etc. (confirmed and entered November 19, 1912): 117 50 tered October 11, 1911): No. 68, Block 2763, Lot 166 30 00

TUESDAY, NOVEMBER 17, 1914.	THE	CITY	RECORD.		8975
Outlet Sewer in Truxton St., Between East River a (confirmed and entered December 8, 1911):	Lagrania hora tempora es	45.00°	for the cancellation of certain assessments for publing the Borough of Brooklyn, designated on the off	lic improvements affe	cting premises
No. 156, Block 2763, Lot 166	ord to Lafayette Ave.,	45 00	3249, Lot 35. This application is made pursuant to the provis New York (narter, which provides that the Comr	ions of section 221A	of the Greater
No. 14, Block 2763, Lot 166		132 50	approving the same, may, in their discretion and	te of the Comptroller	r of said City
(confirmed and entered September 16, 1913): No. 13, Block 2763, Lot 166 Paving Morris Park Ave., from West Farms Road	to Bear Swamp Road	432 55	proper, by a unanimous vote, cancel and annul all tarents, and sales to said City of any and all of the sbecame a law were, or might thereafter become, a by any corporation entitled to averaging of the sales.	axes, assessments and	Croton water
(confirmed and entered December 22, 1911): No. 87, Block 4044, Lot 1 (Old Lot 364, Hunt I	Estate)	190 86	taxation under article one, section four, subdivision	n seven of the tax la	it from local
No. 86, Block 4044, Lot 2 (Old Lot 365, Hunt I No. 85, Block 4044, Lot 3 (Old Lot 366, Hunt I Regulating and Grading in Morris Park Ave., fro	Estate)	190 86 381 73	the actual owner of such real estate and entitled to when the taxes, assessments or Croton water rents and became liens thereupon.	o such exemption du	tring the time
to Bear Swamp Road (confirmed and entered De No. 88, Block 4044, Lot 1 (Old Lot 364, Hunt F	cember 26, 1911):	242 73	It appears from the petition submitted, which is a corporation incorporated under the Laws of t	he State of New Voi	ele and in the
No. 87, Block 4044, Lot 2 (Old Lot 365, Hunt F No. 86, Block 4044, Lot 3 (Old Lot 366, Hunt F Morris Park Ave. Relief Drain, from Drain 50 Fe	Estate)	226 84 453 68	owner in fee simple of the above described premise about December 5, 1896; that it has owned the abo since said date, and is still the owner thereof, and	es, having acquired th	ne same on or
to Outlet 150 Feet West of Taylor St. (confirmulary 16, 1912):	ed and entered Janu-		during the periods when the liens hereinafter set	said provision of the	he Tay I am
No. 1782, Block 4044, Lot 3 (Old Lot 366, Hunt No. 1783, Block 4044, Lot 2 (Old Lot 365, Hunt No. 1784, Block 4044, Lot 1 (Old Lot 364, Hunt	Estate)	6 00 3 00 3 00	It appears from an examination of the asses	sment rolls that the	property has
Acquiring Title to West Farms Road, from Bronx Creek (confirmed December 30, 1912; entered Jan	River to Westchester uary 24, 1913):	41	been exempt from local taxation for the year 1900, a for the year 1914 is \$12,000. It further appears from the records of the Bures	n for the Collection of	of Assasmenta
No. 988, Block 4044, Lot 1 (Old Lot 364, Hunt No. 989, Block 4044, Lot 2 (Old Lot 365, Hunt No. 989, Block 4044, Lot 3 (Old Lot 366, Hunt No. 989, Block 4044, Lot 366, Hunt No. 989, Block 4044, Lot 3 (Old L	Estate)	2 41 2 25 53	said property and are now open and unpaid on the r	improvements were	levied against
No. 990, Block 4044, Lot 3 (Old Lot 366, Hunt Bronx Boulevard, Opening, from Old Boston Post St. (confirmed January 12, 1914; entered February	Road to East 242nd	2 5C 61	Regulating, grading, etc., Stockholm St., from Wy Ave. (confirmed and entered March 28, 1911):		
No. 1152, Block 4044, Lot 1 (Old Lot 364, Hunt No. 1153, Block 4044, Lot 2 (Old Lot 365, Hunt	Estate)	2 41 2 41	No. 9, Section 11, Block 3249, Lot 35 Sewer, Scott Ave., Etc. (confirmed and entered Se	ntember 26 1011).	
No. 1154, Block 4044, Lot 3 (Old Lot 366, Hunt The report was accepted and the resolution una	animously adopted	4 82	No. 528, Section 11, Block 3249, Lot 35 Paving Stockholm St., from Wyckoff to St. Nich and entered October 11, 1911):	olas Ave. (confirmed	. 96 00 d
The Deputy and Acting Comptroller presented the following resolution relative to petition of St. A.	the following report and lban's Church for the car	d offered ncellation	Section 11, Block 3249, Lot 35 Opening DeKalb Ave. and Stockholm St. (confirmed ber 29, 1911):	d and entered Decem	. 160_00
of certain assessments: To the Honorable the Commissioners of the Sinking	October 16, Fund of The City of Ne		No. 52, Section 11, Block 3249, Lot 35 The records of this Department show no awa	rds paid or payable	to netitioner
Gentlemen—St. Albans Church has presented to tion of certain assessments for public improvements	you a petition for the affecting premises in the	cancella- Borough	The total amount involved as principal in the a	property hereinbefore	e described.
of Bronx, designated on the official tax map as See Block 2524, Lot 40. This application is made pursuant to the provision	ologe mad le menteren		property affected by these assessments is located in Ward, westerly side of Stockholm Street, between S The Board of Trustees of the petitioner, in resp	t. Nicholas and Wyck	off Avenues
New York Charter, which provides that the Commi	ssioners of the Sinking of the Comptroller of s	Fund of said City	\$2,577.91, and the expenditures for all objects, \$2,56	tal receipts from all : 1.75, leaving a balance	sources to be
approving the same, may, in their discretion, and up proper, by a unanimous vote, cancel and annul al water rents, and sales to said City of any and all of	l taxes, assessments and	Croton	It appearing, therefore, that the petitioner we estate in question, and entitled to have the same extime when said assessments above mentioned accru	cempted from taxation	n during the
section became a law were, or might thereafter become owned by any corporation, entitled to exemption of s	me, a lien against any re such real estate owned by	al estate	Commissioners of the Sinking Fund of The City of	d a proper case for New York under the	relief to the
local taxation under article one, section four, subdivi- was the actual owner of such real estate and entitle time when the taxes, assessments or Croton water i	ed to such exemption, du	ring the	of section 221A of the Greater New York Charter my approval of the application of German Presbyt to the provisions of such section of the Charter, an	, and I would, there	efore, certify
accrued and became liens thereupon. It appears from the petition submitted, which is		etitioner	forth be cancelled upon the payment of \$10, provid ment said corporation furnish proof, by affidavit, the	ed that at the time of	of such nav-
is a corporation incorporated under the Laws of the owner in fee simple of the above described premis	e State of New York, and es, having acquired the	same as	ALEX. BROUGH, De	ntract of sale.	nptroller.
follows: Lot 169, Block 2523, in June, 1906; Lot that it has owned the above described premises con still the owner thereof, and that the same now are an	tinuously since said date	and is !	Resolved, That, upon payment of the sum of sioners of the Sinking Fund, by unanimous vote, Comptroller, pursuant to the provisions of Section	hereby authorize and	d direct the
local taxation, under said provision of the tax law, dhereinafter set forth accrued. Said premises are us	luring the periods when the sed as follows: Lot 169	the liens 9. Block	the following assessments levied and assessed agains Presbyterian Ebenezer Church, Brooklyn, provided t	t property owned by	the German
2523, as a church; Lot 40, Block 2524, as a parish general meetings. It appears from an examination of the Assessm	Makink housement of	mar in	said corporation furnish proof, by affidavit, that it erty affected, and that the same is not under contra Assessments.	ct of sale.	of the prop-
been exempt from local taxation for the year 1913, at tion for the year 1914 is: Lot 169, Block 2523, \$6,000;	nd since, and the assesse Lot 40, Block 2524, \$18,0	d valua-	Regulating, Grading, Etc., Stockholm St., from Wyo Ave. (confirmed and entered March 28, 1911):		
It further appears from the records of the Bure ments and Arrears that the following assessments for against said property and are now open and unpaid of	local improvements wer	e levied	No. 9, Section 11, Block 3249, Lot 35 Sewer, Scott Ave., Etc. (confirmed and entered Sept No. 528, Section 11, Block 3249, Lot 35	ember 26, 1911):	\$67 50 96 00
namely: Assessments.	if the records of the Dep	ar timent,	Paving Stockholm St., from Wyckoff to St. Nicholas entered October 11, 1911):		90 00
Opening Sedgwick Ave., from Jerome Ave. to Ward 1 (confirmed January 31, 1913; entered March 17, 1913): the county land		Section 11, Block 3249, Lot 35 Opening DeKalb Ave. and Stockholm St. (confirm		160 00
No. 51, Block 2523, Lot 169	d Line at W. 169th	\$20 75	cember 29, 1911): No. 52, Section 11, Block 3249, Lot 35 The report was accepted and the resolution unar		48 45
No. 71, Block 2524, Lot 40	ls paid or payable to pe	ihad	The Deputy and Acting Comptroller presented the following resolution relative to petition of the Church for the cancellation of certain assessments:		
The total amount involved as principal in the absorperty affected by these assessments is located in	ove assessments is \$54.5	5. The	To the Honorable the Commissioners of the Sinking	October 16t	
ows: Lot 169, westerly side Summit Ave., between W. Lot 40, easterly side Summit Ave., between W. 16	161st and W. 165th Sts. 2nd and W. 164th Sts.		Gentlemen—Evangelical Lutheran St. Paul's Chu ion of certain assessments for public improvements	rch has presented to affecting premises i	you a peti- in the Bor-
Rev. H. R. Fell, Rector, in response to a requatatement for the last fiscal year, showing the total	uest, has submitted a fi receipts from all source	s to be	ough of Queens, designated on the official tax map Lot 45. This application is made pursuant to the prov		
3,136.80, and the expenditures for all objects, \$3,131.21 It appearing, therefore, that the petitioner was the in question and entitled to have the same exempted	e actual owner of the rea	1 estate	Greater New York Charter, which provides that the Fund of The City of New York, upon the written of	e Commissioners of the Com	the Sinking nptroller of
of the opinion that the petitioner has presented a pro-	d became liens thereupor per case for relief to the	i, I am	aid City approving the same, may, in their discretion hay deem proper, by a unanimous vote cancel and a Croton water rents, and sales to said City of any ar	annul all taxes, asses	sments and

Croton water rents, and sales to said City of any and all of the same which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton Water rents,

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about March 16, 1905; that it has owned the above premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used for church purposes.

from which it seeks relief, accrued and became liens thereupon.

It appears from an examination of the assessment rolls that the property has been exempt from local taxation for the year 1910 and since and the assessed valuation for the year 1914 is \$12,500.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department, namely:

Assessments.

Temporary open drain in Panama St., from Jamaica Bay to Cozine Ave.; storm water sewer in Panama St., etc., No. 554 (confirmed and entered

and no lease to The City of New York affecting the property hereinbefore described. The total amount involved as principal in the above assessments is \$438.18.

missioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of St. Albans Church, pursuant to the provisions of such section of the Charter, and recommend the liens, above set torth, be cancelled upon the payment of \$10, provided that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale. ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That, upon payment of the sum of Ten dollars (\$10), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the charter, to cancel the following assessments levied and assessed against property owned by St. Albans' Church, in the Borough of The Bronx, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the prop-

erty affected, and that the same is not under contract of sale: Assessments.

Opening Sedgwick Ave., from Jerome Ave. to Ward Line at West 169th St. (confirmed January 31, 1913; entered March 17, 1913):

No. 51, Block 2523, Lot 169

Opening Sedgwick Ave., from Jerome Ave. to Ward Line at West 169th St. (confirmed January 31, 1913; entered March 17, 1913):

No. 71, Block 2524, Lot 40

The separt was excepted and the resolution unanimously adopted \$20 75

33 80 The report was accepted and the resolution unanimously adopted.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of the German Presbyterian Ebenezer Church for the cancellation of certain assessments:

October 16. 1914. To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen-German Presbyterian Ebenezer Church has presented to you a petition The property affected by these assessments is located in the Borough of Queens,

Mr. Henry B. Thoele, Treasurer, in response to a request, has submitted a financial statement for the year 1912, showing the total receipts from all sources to be \$4,192.84, and the expenditures for all objects, \$4,098.37, leaving a balance of \$94.47.

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said assessment, above mentioned, accrued and became a lien thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of Evangelical Lutheran St. Paul's Church, pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth, be cancelled upon the payment of \$10, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That upon payment of the sum of Ten Dollars (\$10.00), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments levied and assessed against property owned by The Evangelical Lutheran St. Paul's Church, in the Borough of Queens, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

Assessments. Temporary Open Drain in Panama St., from Jamaica Bay to Cozine Ave.; Storm Water Sewer in Panama St., etc., No. 554 (confirmed and entered

No. 195, Ward 4, Volume 4, Block 271, Lot 45..... \$438 18 The report was accepted and the resolution unanimously adopted.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of All Saints' Episcopal Church, Mariners Harbor, N. Y., for the cancellation of certain assessments: October 16, 1914.

To the Honorable the Commissioners of the Sinking Fund of The City of New York. Gentlemen-All Saints Episcopal Church, Mariners Harbor, N. Y., has presented to you a petition for the cancellation of certain assessments for public improvements affecting premises in the Borough of Richmond designated on the official tax map as Ward 3, Volume 2, Block 97, Lot 435.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the Tax Law, which was the actual owner of such real estate and entitled to such exemption during the time when the taxes, assessments or Croton water rents from which it seeks relief accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same prior to 1909; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation under said provision of the Tax Law, during the periods when the liens hereinafter set forth accrued. Said premises are used as a church and

It appears from an examination of the assessment rolls that the property has been exempt from local taxation for 1908 to 1911, inclusive; not exempt for 1912 and 1913, and exempt for 1914; and the assessed valuation for the year 1914 is \$3,200.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessment for local improvements were levied against said property and are now open and unpaid on the records of the Department,

Assessments. No. 95-Richmond Terrace Sewer (confirmed and entered December 28,

No. 77, Ward 3, Block 97, Lot 435...... \$149 86 The records of this Department show no awards paid or payable to petitioner and no lease to The City of New York affecting the property hereinbefore described.

The total amount involved as principal in the above assessment is \$149.86. The property affected by this assessment is located in the Borough of Richmond, westerly side Central Avenue, south of Richmond Terrace.

The Rev. William W. Mix, Rector, in response to a request, has submitted a financial statement for the last fiscal year, showing the total receipts from all sources to be \$1,158.04, and the expenditures for all objects, \$1,166.12, leaving a deficit of \$8.08.

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said assessment above mentioned accrued and became a lien thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of All Saints' Episcopal Church, Mariners Harbor, N. Y., pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth, be cancelled upon the payment of \$10, provided that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That upon payment of the sum of Ten Dollars (\$10.00), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments levied and assessed against property owned by All Saints Episcopal Church, Mariners Harbor, New York, Borough of Richmond, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

Assessments. No. 95-Richmond Terrace Sewer (confirmed and entered December 28, No. 77, Ward 3, Block 97, Lot 435..... \$149 86

The report was accepted and the resolution unanimously adopted.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of St. Mary's Mother of Jesus, R. C. Church for the cancellation of certain assessments:

October 16, 1914. To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen—St. Mary's, Mother of Jesus, R. C. Church has presented to you a petition for the cancellation of certain assessments for public improvements affecting premises in the Borough of Brooklyn, designated on the official tax map as Section

21, Block 6855, Lot 1. This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City aproving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned in question and entitled to have the same exempted from taxation during the time by it from local taxation under article one, section four, subdivision seven of the tax | when said assessments, above mentioned, accrued and became liens thereupon, I am

during the time when the taxes, assessments or Croton water rents, from which it seeks relief, accrued and beame liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same in 1889; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used for church purposes.

It appears from an examination of the Assessment Rolls that the property has been exempt from local taxation for the year 1908, and since, and the assessed valua-

tion for the year 1914 is \$22,100.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department,

Assessments. Regulating, Grading, etc., 84th Street, between 18th and Stilwell Avenues (confirmed and entered April 7, 1910): No. 90, Sec. 21, Block 6855, Lot 1.... \$425 60 Constructing Manholes in 76th Street, etc. (confirmed and entered July 12, 1910): No. 613, Sec. 21, Block 6855, Lot 1.....

The records of this Department show no awards paid or payable to petitioner and no lease to The City of New York, affecting the property hereinbefore described. The total amount involved as principal in the above assessment is \$184.42. The property affected by these assessments is located in the Borough of Brooklyn, 31st Ward, Northeast corner 85th Street and 23d Avenue.

The Rev. Henry T. Murray, Pastor, in response to a request, has submitted a financial statement for the last fiscal year, showing the total receipts from all sources to be \$13,666.09, and the expenditures for all objects, \$7,670.94, leaving a balance of \$5,995.15.

It appears further from such statement that the petitioner has recently constructed a new school building, upon the erection of which \$43,672.40 has been expended, and that the above balance of \$5,995.15 was applied toward such construction, being included in the sum of \$43,672.40 expended as aforesaid; that the proceeds of a mortgage for \$28,000, has also been applied toward the construction of said school building, and that there is still due and unpaid on such construction about \$10,000.

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said assessments, above mentioned, accrued and became liens thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of St. Mary's, Mother of Jesus, R. C. Church, pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth, be cancelled upon the payment of \$10, provided that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That upon payment of the sum of Ten Dollars (\$10.00), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments levied and assessed against property owned by the St. Mary's, Mother of Jesus, Roman Catholic Church in the Borough of Brooklyn, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

Assessments.

Regulating, Grading, Etc., 84th St., Between 18th and Stillwell Aves. (confirmed and entered April 7, 1910): No. 90, Section 21, Block 6855, Lot 1.....

\$425 60 Constructing Manholes in 76th St., etc. (confirmed and entered July 12, No. 613, Section 21, Block 6855, Lot 1..... \$58 82 The report was accepted and the resolution unanimously adopted.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of Congregation Beth-El for the cancellation of certain assessments. October 16, 1914.

To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen-Congregation Beth-El of Borough Park has presented to you a petition for the cancellation of certain assessments for public improvements affecting premises in the Borough of Brooklyn, designated on the official tax map as Sec. 17, Block 5588, Lot 44.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about August 26, 1905; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used as a

place of religious worship and Sunday-School instruction for children. It appears from an examination of the Assessment Rolls that the property has been exempt from local taxation for the year 1908, and since, and the assessed valuation

for the year 1914 is \$11,500. It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department,

Assessments. Regulating, Grading, Curbing, Laying Sidewalks on 12th Avenue, between 39th and 49th Streets (entered April 11, 1911): \$75 15 No. 5, Section 17, Block 5588, Lot 44..... Opening 12th Avenue, from West to 60th Streets (entered March 10, 9 75 No. 883, Section 17, Block 5588, Lot 44..... Sewer, 12th Avenue, from 39th to 42d Streets (entered April 28, 1912): 128 32 No. 5, Section 17, Block 5588, Lot 44.....

Paving, 12th Avenue, from 39th to 49th Streets (entered April 30, 1912): No. 5, Section 17, Block 5588, Lot 44..... 275 49 The records of this Department show no awards paid or payable to petitioner and no lease to The City of New York, affecting the property hereinbefore described.

The total amount involved as principal in the above assessments is \$488.75. The

property affected by these assessments is located in the Borough of Brooklyn, 30th Ward, Northwest corner 12th Avenue and 41st Street. Mr. Harris Wilner, President, in response to a request, has submitted a financial

statement for the year ending October 1, 1912, showing the total receipts from all sources to be \$4,641.46, and the expenditures for all objects \$4,406.97, leaving a balance It appearing, therefore, that the petitioner was the actual owner of the real estate

law, which was the actual owner of such real estate and entitled to such exemption, of the opinion that the petitioner has presented a proper case for relief to the Com-

19.42

80 12

221 21

1 40

4 42

25 44

missioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of Congregation Beth-El of Borough Park, pursuant to the provisions of such section of the Charter, and recommend the liens, about set forth, be cancelled upon the payment of \$10, provided that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property

affected, and that the same is not under contract of sale.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That upon payment of the sum of Ten Dollars (\$10.00), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments levied and assessed against property owned by Congregation Beth-El of Borough Park, in the Borough of Brooklyn, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under

Assessments. Regulating, Grading, Curbing, Laying Sidewalks, 12th Ave., between 39th and 49th Streets. (entered April 11, 1911):
and 49th Streets. (entered April 11, 1911):
and 49th Streets. (entered April 11, 1911):
No. 5, Section 17, Block 5588, Lot 44
Opening 12th Ave., from West to 60th St. (entered March 19, 1912):
No. 883, Section 17, Block 5588, Lot 44
Sewer, 12th Ave., from 39th to 42d St. (entered April 28, 1912):
No. 5, Section 17, Block 5588, Lot 44
Paving 12th Ave., from 39th to 49th Sts. (entered April 30, 1912):
No. 5, Section 17, Block 5588, Lot 44
The report was accepted and the resolution unanimously adopted.
The report was accepted and the resolution unanimously adopted.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of the Asylum of St. Vincent De Paul for the cancellation of certain assessments:

October 16th, 1914. To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen-Asylum of St. Vincent De Paul has presented to you a petition for the cancellation of certain assessments for public improvements affecting premises in the Borough of Manhattan, designated on the official tax map as Sec. 3, Block 789,

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax | \$138.82. law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton Water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about May 18, 1858; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used for charitable, religious and educational purposes.

It appears from an examination of the Assessment Rolls that the property has been exempt from local taxation for the year 1910, and since, and the assessed valu-

ation for the year 1914 is \$300,000. It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said proptry and are now open and unpaid on the records of the Department, namely:

Assessments. 40th St. outlet sewer under pier at North River (confirmed and entered March 5, 1912).

No. 700, Section 3, Block 789, Lot 30..... The records of this Department show no awards paid or payable to petitioner and no lease to The City of New York affecting the property hereinbefore described.

The total amount involved as principal in the above assessment is \$74.68. The property affected by this assessment is located in the Borough of Manhattan, Northerly side West 39th Street, west of Seventh Avenue.

Mr. L. H. Amy, Treasurer, in response to a request, has submitted a financial statement for the last fiscal year, showing the total receipts from all sources to be \$36,488.83, and the expenditures for all objects \$32,350.05, leaving a balance of Such statement shows that of the \$36,488.83 classified as receipts, \$13,352 thereof

represented legacies received during the year 1913 under the wills of four persons. It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said assessment above mentioned accrued and became a lien thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of Asylum of St. Vincent De Paul, pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth, be cancelled upon the payment of \$10, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved. That upon payment of the sum of ten dollars (\$10), the Commissioners of the Sinking Fund by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments levied and assessed against property owned by the Asylum of St. Vincent De Paul in the Borough of Manhattan, provided that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property the City of New York has presented to you a petition for the cancellation of certain affected, and that the same is not under contract of sale.

Assessments. Fortieth Street outlet sewer under pier at North River (confirmed and entered March 5, 1912): No. 700, Section 3, Block 789, Lot 30..... The report was accepted and the resolution unanimously adopted.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to the petition of The Catholic Church of St. Anthony for the cancellation of certain assessments:

October 16th, 1914. To the Honorable the Commissioners of the Sinking Fund of The City of New York:

Gentlemen—The Catholic Church of St. Anthony has presented to you a petition for the cancellation of certain assessments for public improvements affecting premises in the Borough of Bronx, designated on the official tax map as Lot 172, Mapes Estate (also known as Lot 172 of 171), and Lot 1711/2, Mapes Estate, all now known as Lot 22. Block 3914.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the Tax Law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same in 1908; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the Tax Law, during the periods when the liens hereinafter set forth accrued. Said premises are used exclusively for religious services.

It appears from an examination of the Assessment Rolls that the property has been exempt from local taxation for the year 1911 and since, and the assessed valuation for the year 1914 is \$33,500.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department,

Assessments.	
Regulating, grading, etc., in Commonwealth Ave., from West Farms Road to Westchester Ave. (Confirmed and entered June 2, 1911):	
No. 89, Block 3914, Lot 22 (also known as Lot 1721/2. Mapes Estate).	\$49 24
No. 90, Block 3914, Lot 22 (also known as Lot 172, Mapes Estate)	300 73
Acquiring title to West Farms Road, from Bronx River to Westchester	
Creek (Confirmed December 30, 1912. Entered January 24, 1913):	
No. 4209, Block 3914, Lot 22 (also known as Lot 172 of 171, Mapes	
Estate)	19 42
No. 4210, Block 3914, Lot 22 (also known as Lot 172, Mapes Estate)	80 12
Paving, etc., in Commonwealth Ave., from Walker Ave. to Merrill St.	Sept Cr
(Confirmed and entered September 16, 1913):	
No. 44, Block 3914, Lot 22	221 21
Opening Metcalf and Bronx River Aves., from East 177th St. to Lacombe	
Ave. (Confirmed September 30, 1913. Entered November 5, 1913):	
No. 142A, Block 3914, Lot 22 (also known as Lot 1721/2, Mapes	
Estate)	1 40
No. 143 Block 3914 Lot 22 (also known as Lot 172 Manes Fistate)	4 42

entered March 24, 1914): No. 75, Block 3914, Lot 22.... The total amount involved as principal in the above assessments is \$701.98. The property affected by these assessments is located in the Borough of Bronx, southwest

Sewer and Appts. in St. Lawrence Ave., between Tremont and Merrill

Aves. Sewer and Aptts. in Commonwealth Ave., etc. (Confirmed and

corner Commonwealth Avenue and Mansion Street.

The records of this Department show no awards paid or payable to petitioner and no lease to The City of New York, affecting the property hereinbefore described.

The Rev. Pasquale Maltese, Pastor, in response to a request, has submitted a financial statement for the last fiscal year, showing the total receipts from all sources to be \$6,679.06, and the expenditures for all objects, \$6,817.88, leaving a deficit of

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said assessments, above mentioned, accrued and became liens thereupon, I arr of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of Section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of The Catholic Church of St. Anthony, pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth, be cancelled upon the payment of \$10, provided that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

ALEX. BROUGH, Deputy and Acting Comptroller. Resolved, That upon payment of the sum of ten dollars (\$10), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments levied and assessed against property owned by the Catholic Church of St. Anthony, in the Borough of The Bronx, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

Assessments. Regulating, grading, etc., in Commonwealth Avenue from West Farms Road to Westchester Avenue (confirmed and entered June 2, 1911): No. 89, Block 3914, Lot 22 (also known as Lot 1711/2, Mapes Estate).. No. 90, Block 3914, Lot 22 (also known as Lot 172, Mapes Estate) 300 73 Acquiring Title to West Farms Road from Bronx River to Westchester Creek (confirmed December 30, 1912, entered January 24, 1913)

No. 4209, Block 3914, Lot 22 (also known as Lot 172 of 171, Mapes Paving, Etc., in Commonwealth Avenue from Walker Avenue to Merrill Street (confirmed and entered September 16, 1913):

Lacombe Avenue (confirmed September 30, 1913; entered November 5,

No. 142A, Block 3914, Lot 22 (also known as Lot 1721/2, Mapes Estate)
No. 143, Block 3914, Lot 22 (also known as Lot 172, Mapes Estate)... Sewer and Appurtenances in St. Lawrence Avenue, between Tremont and Merrill Avenues; sewer and appurtenances in Commonwealth Avenue, Etc. (confirmed and entered March 24, 1914):

No. 75, Block 3914, Lot 22.... The report was accepted and the resolution unanimously adopted.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of St. Brigid's Roman Catholic Church for the cancellation of certain assessments:

October 19th, 1914. To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen—St. Brigid's Roman Catholic Church in the Borough of Brooklyn in assessments for public improvements affecting premises in the Boroughs of Brooklyn and Queens, designated on the official tax map as Section 11, Block 3329, Lot 16, Borough of Brooklyn, and Section 1, Ward 2, Block 38, Lots 37 and 43, also known as Lots 37 of 37 and 43 of 37, Borough of Queens.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote, cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about February 5, 1910; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used for church and school purposes.

It appears from an examination of the Assessment Rolls that the property has been exempt from local taxation for the year 1911, and since, and the assessed valuation for the year 1914 is as follows: Lot 16, Block 3329, \$105,000; Lot 37, Block 38, \$55,000; Lot 43, Block 38, \$1,500.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the department, namely:

Sewer in Scott Ave., from Newtown Creek, North of Metropolitan Ave., etc. (confirmed and entered September 26, 1911):

The records of this department show no awards paid or payable to petitioner and no lease to The City of New York affecting the property hereinbefore described. The Rev. John C. York, rector, in response to a request, has submitted a financial statement for the last fiscal year, showing the total receipts from all sources to be \$36,279.28 and the expenditures for all objects \$43,534.28, leaving a deficit of

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said assessments, above mentioned, accrued and became liens thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I vioual, therefore, certify my approval of the application of St. Brigid's Roman Catholic Church in the Borough of Brooklyn, in the City of New York, pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth, be cancelled upon the payment of \$10, provided that at the time of such payment said corporation furnish proof, by affidavir, that it is the actual owner of the property affected, and that the same is not under contract of sale.

ALEX. BROUGH, Deputy and Acting Comptroller.
Resolved, That upon payment of the sum of ten dollars (\$10), the Commissioners of the Sinking Fund by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221A of the Charter, to cancel the following assessments levied and assessed against property owned by St. Brigid's Roman Catholic Church, in the Borough of Brooklyn, in the City of New York, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract

"Sewer in Scott Ave., from Newtown Creek, North of Metropolitan Ave.,

the following resolution relative to petition of the Federation of Galician and Bucovinean Jews of America for the cancellation of certain taxes:

April 8, 1914.

To the Honorable the Commissioners of the Sinking Fund of The City of New York:
Gentlemen—Federation of Galician and Bucovinean Jews of America has pre-

The Deputy and Acting Comptroller presented the following report and offered

To the Honorable the Commissioners of the Sinking Fund of The City of New York:
Gentlemen—Federation of Galician and Bucovinean Jews of America has presented to you a petition for the cancellation of certain taxes affecting premises in the Borough of Manhattan, designated on the official tax map as Section 2, Block 430, Lot 36

This application is made pursuant to the provisions of Section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exempt ion of such real estate owned by it from local taxation under Article 1, Section 4, Subdivision 7 of the Tax Law, which was the actual owner of such real estate and en titled to such exemption, during the time when the taxes, assessments or Croton Wa ter rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, 'na ving acquired the same on or about May 1, 1907, that it has owned the above described premises continuously since said date, and is still the owner thereof, and that the same now are exempt from local taxation, under said provision of the tax law, and have been exempt, as hereinafter set forth. Said premises are used as a hospital and dispensary.

It appears from an examination of the Assessment Rolls that said property has been exempt from local taxation for the year 1910, and since; taxes for 1909 were remitted by Department of Taxes and Assessments; taxes for 1908 were cancelled by Comptroller's order; and the assessed valuation for the year 1914 is \$18,000.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following taxes were levied again at said property, and are now open and unpaid on the records of the Department, name ly:

A fair adjustment of the matter, under the circumstances, in my opinion, would be to cancel such tax upon the payment by the petitioner of the principal thereof, thereby relieving it of the accrued interest. I would, therefore, recommend that such tax be cancelled upon the payment by petitioner of the sum of \$233.88.

The records of the Divisions of Awards and Real Estate of this Department show no awards paid or payable to petitioner and no lease to The City of New York. affecting the property hereinbefore described.

The total amount involved as principal in the above taxes is \$233.88. The property affected by these taxes is located in the Borough of Manhattan, northerly side of East 2d street, west of Avenue A.

The petitioner, in response to a request, has submitted a financial statement for the year ended April 30, 1911, showing the total receipts from all sources to be \$39,989.31, and the expenditures for all objects \$38,218.55, leaving a balance of \$1,770.76.

It appearing, therefore, that the petitioner was the actual owner of the real estate in question during the time when said tax above mentioned, accrued and became a lien thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of Section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of Federation of Galician and Bucovinean Jews of America, pursuant to the provisions of such section of the Charter, and recommend that the lien, above set forth, be cancelled upon the payment of \$233.88, provided that payment be made within sixty days from the date of the resolution authorizing such payment.

provided that payment be made within sixty days from the date of the resolution authorizing such payment. ALEX. BROUGH, Deputy and Acting Comptroller.

Resolved, That, upon payment of the sum of two hundred and thirty-three dollars and eighty-eight cents (\$233.88) within sixty days from date, the Commissioners of the Sinking Fund, by unanimous vote; hereby authorize and direct the Comptroller, pursuant to the provisions of section 221A of the Charter, to cancel the following taxes levied against property owned by the Federation of Galician and Bucovinean Jews of America, in the Borough of Manhattan; provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the the actual owner of the property affected, and that the same is not under contract of sale:

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of the Baptist Church Extension Society of Brooklyn and Queens for the cancellation of certain assessments and water charges:

July 30th, 1914.

To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen—Baptist Church Extension Society of Brooklyn and Queens has presented to you a petition for the cancellation of certain assessments for public improvements and water charges, affecting premises in the Boroughs of Brooklyn and Queens, designated on the official tax map as follows:

(1) Borough of Brooklyn, Sec. 13, Block 4166, Lot 5 (Euclid Ave. Baptist Church);

(2) Borough of Queens, Ward 2, Sec. 2, Block 147, Lot 1 (Wyckoff Ave. Baptist Church);

(3) Borough of Queens, Ward 2, Sec. 12, Block 65, Lot 1 (Elmhurst Baptist Church);

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might thereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about (1) March 4, 1908; (2) September 9, 1908; (3) September 9, 1908; that it has owned the above described premises continuously since said dates and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used as follows:

(1) As a Sunday school and a meeting place for the societies and organizations

of the Euclid Ave. Baptist Church.
(2) and (3) As places of public worship.

It appears from an examination of the assessment rolls that the property has been exempt from local taxation for the year 1909 and since and the assessed valuation for the year 1914 is (1) \$2,500, (2) \$9,000, (3) \$20,000.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements and water charges were levied against said property and are now open and unpaid on the records of the Department, namely:

(1) Euclid Ave. Baptist Church.
Water Charges.

	Water Charges.	
Year.	Confirmed.	
1908	May 1, Sec. 13, Block 4166, Lot 5	\$6 90
1909	May 1, Sec. 13, Block 4166, Lot 5	6 90
1910	May 1, Sec. 13, Block 4166, Lot 5	6 90
1911	May 1, Sec. 13, Block 4166, Lot 5	6 90
1912	May 1, Sec. 13, Block 4166, Lot 5	4 60
	Assessments,	

\$278 08

89 37

199 55

(2) Wyckoff Ave. Baptist Church.
Regulating, Grading, Curbing and Laying Sidewalks on Wyckoff Ave.,
from Brooklyn Borough Line to Moffat St. No. 324. (Confirmed and
entered March 1, 1910.)

Second Ward, Borough of Queens," confirmed May 7, 1913, entered August 16, 1913.

Said unpaid award affects the property known as Lot 1, Block 147, Sec. 2, Ward 2, Borough of Queens, included in this application, and known as the Wyckoff Ave. Baptist Church.

One of the assessments above set forth is the assessment for benefit in the same proceeding in which the foregoing award was made, and affects the same property. The amount of said assessment exceeds the amount of said unpaid award. In view of such fact I would recommend, as a condition to the cancellation of all of the assessments hereinbefore enumerated against the property known as the Wyckoff Ave. Baptist Church, including the assessment list last mentioned, that the petitioner be required to pay the amount of such unpaid award, viz, \$905.92; and I also recommend, as a condition to the cancellation of the open charges against the remaining two church properties (Euclid Ave. Baptist Church and Elmhurst Baptist Church), that the petitioner be required to pay \$10 in each case, making the total amount to be paid as a condition to the cancellation of all of the open charges included herein, the sum of \$925.92.

The records of this Department show no awards paid or payable to petitioner, affecting any of the property hereinbefore described, except the unpaid award above referred to, and no lease to The City of New York affecting said property.

The total amount involved as principal in the above assessments and water charges is \$1,743.35. The property affected by these assessments is located in the Boroughs of Brooklyn and Queens, as follows:

(1) Euclid Ave. Baptist Church, from Hill St. to Conduit Ave., east of Euclid Ave., Borough of Brooklyn;

(2) Wyckoff Ave. Baptist Church, southeast corner Wyckoff Ave. and Sommerfield St., Borough of Queens;

(3) Elmhurst Baptist Church, northwest corner Whitney Ave. and Third St.,

Borough of Queens.

Mr. Henry E. Drake, Treasurer, in response to a request, has submitted a financial statement for the year ending November 8, 1911, showing the total receipts from all sources to be \$66,907.29, and the expenditures for all objects \$64,731.69, leaving a balance of \$2,175.60. It appearing, therefore, that the petitioner was the actual owner of the real estate

in question and entitled to have the same exempted from taxation during the time when said assessments and water charges above mentioned accrued and became liens thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would therefore certify my approval of the application of Baptist Church Extension Society of Brooklyn and Queens, pursuant to the provisions of such section of the Charter, and recommended the liens above set forth be cancelled upon the payment of \$925.92, provided that payment be made within sixty days from the date of the resolution authorizing such payment, and also provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected and that the same is not under contract of sale.

ALEX BROUGH, Deputy and Acting Comptroller. Resolved, That upon payment of the sum of Nine hundred and twenty-five dollars and ninety-two cents (\$925.92), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments and water charges levied and assessed against property owned by The Baptist Church Extension Society of Brooklyn and Queens, provided that at the time of such payment said corporation furnish proof by affidvit that it is the actual owner of the property affected, and that the same is not under contract of sale:

(1) Euclid Ave. Baptist Church.

Water Charges.	
Year. Confirmed.	
1908 May 1, Sec. 13, Block 4166, Lot 5	\$6 9
1909 May 1, Sec. 13, Block 4166, Lot 5	69
1910 May 1, Sec. 13, Block 4166, Lot 5	0 5
1911 May 1, Sec. 13, Block 4166, Lot 5	0 5
1912 May 1, Sec. 13, Block 4166, Lot 5	4 6
(2) Wyckoff Ave. Baptist Church.	rivial
Regulating, Grading, curbing and Laying Sidewalks on Wyckoff Ave. from Brooklyn Borough Line to Moffat St., No. 324 (confirmed and entered March 1, 1910):	
No. 54, Sec. 2, Block 147, Lot 1, Ward 2	\$278 0
Sewer in Scott Ave., from Newtown Creek, north of Metropolitan Ave-	
nue, to St. Nicholas Avenue, etc., Borough of Brooklyn; and Sewer and	
appurtenances in St. Nicholas Avenue, etc., to Tesla Place, in the Sec-	
and Ward Borough of Oueens. Chap. 378, Laws of 1897, as amended,	
1901 (confirmed and entered September 26, 1911):	
No. 1984, Sec. 2, Block 147, Lot 1, Ward 2	186 (
Wyckoff Ave., Acquiring Title from Brooklyn Line to Moffat St., No.	
91B (confirmed May 7, 1913; entered August 16, 1913):	10 10 10 10 10 10 10 10 10 10 10 10 10 1
No. 386. Sec. 2. Block 147. Lot 1, Ward 2	911 6
Cypress Ave. Sewer from Myrtle Ave. to Cooper St., No. 553 (con-	
firmed and entered May 23, 1913):	
No. 291, Sec. 2, Block 147, Lot 1, Ward 2	89 3
Summerfield St., Regulating, Grading, Curbing and Flagging, from	. 14
Wyckoff Ave. to Myrtle Ave., No. 589 (confirmed and entered Janu-	
ary 20, 1914):	100 5
No. 52, Sec. 2, Block 147, Lot 1, Ward 2	199 5
(3) Elmhurst Baptist Church.	
Third Ave. Sewer between Orchard St. and Ludlow Ave., No. 81 (con-	
firmed and entered January 12, 1909):	11.1
No. 26, Sec. 12, Block 65, Lot 1, Ward 2 The report was accepted and the resolution unanimously adopted.	46 4
는 보는 보이를 받고 말았다면 보이 한 경우를 보고 있다. (2007) 그는 역사와 보급하게 되었다면 하는데,	
The Deputy and Acting Comptroller presented a report relative to De	etition o

The Deputy and Acting Comptroller presented the Lutheran Hospital Association of New York and Vicinity for the cancellation of

At the request of a representative of the Hospital action thereon was laid over.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to petition of the Home for Incurables for the cancellation of certain assessments:

October 16, 1914. To the Honorable the Commissioners of the Sinking Fund of The City of New York: Gentlemen—Home for Incurables heretofore petitioned your honorable Commission, pursuant to section 221A of the Charter, for the cancellation of a certain assessment affecting premises in the Borough of Bronx, designated on the official tax map as Block 3064, Lot 1, said assessment being described as follows:

"Paving, etc., in Quarry Road from Third Avenue to Arthur Avenue, etc. (confirmed and entered April 30, 1912)......\$10,119 04" It appears that inadvertently, through an error made in the return of open charges against the above described property by the Collector of Assessments of Arrears, Borough of The Bronx, the following assessment appeared as open and unpaid against said property, in addition to the assessment above described, viz.:

"Opening the Triangle Area bounded by Lafontaine Avenue and the south side of Oak Tree Place (confirmed March 10, 1910, entered May

free work done by the petitioner, based upon figures covering a period of six years submitted by it, was 26.8 per cent., and the work paid for, 73.2 per cent., and accordingly recommended that the aggregate amount of the two assessments hereinbefore described, viz., \$13,452.04, be cancelled upon the payment by the petitioner of 73.2 per cent. thereof, or \$9,846.89. Said petition was thereafter presented to you, together with the report of the

Comptroller containing the recommendation above set forth, and on September 16, 1914, the following resolution was adopted by you, viz.:

"Resolved, That upon payment of the sum of nine thousand eight hundred and forty-six dollars and eighty-nine cents (\$9,846.89) within sixty days from date, the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessments levied and assessed against property owned by the Home for Incurables, in the Borough of The Bronx, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

Assessments.

Opening the Triangle Area bounded by Lafontaine Avenue and the south side of Oak Tree Place (confirmed March 10, 1910; entered No. 1, Block 3064, Lot 1.... Paving, etc., in Quarry Road from Third Avenue to Arthur Avenue, \$3,333 00

etc. (confirmed and entered April 30, 1912):

erroneously returned by said Collector as aforesaid as open and unpaid, had actually been paid by the petitioner and discharged of record on July 11, 1910, as appears from the records of said Collector of Assessments and Arrears, and therefore your Honorable Commission had no authority under said section of the charter to cancel and annul said assessment, as it was not then a lien against said property.

Instead, therefore, of recommending the cancellation of the two assessments

bove set forth, the principal of which aggregated \$13,452.04, upon the payment of 73.2 per cent. thereof, or \$9,846.89, the Comptroller's report should have recommended only the cancellation of the assessment included in the petition, the only assessment open and unpaid, the principal of which was \$10,119.04, upon payment of 73.2 per cent. thereof, or \$7,407.14; and the resolution adopted by you as aforesaid, following the recommendation of the Comptroller, should have provided for the payment by petitioner of the sum of \$7,407.14 instead of \$9,846.89, and should not have authorized

the cancellation of said assessment for "Opening the Triangle Area, etc."

Upon the foregoing statement of facts, I am of the opinion that said resolution of September 16, 1914, should be rescinded, and recommend that a new resolution be adopted, changing the amount to be paid by petitioner from \$9,846.89 to \$7,407.14, and omitting from the schedule of assessments directed to be cancelled the assessment which has been paid as aforesaid, so that such resolution shall read as follows:

Resolved, That upon payment of the sum of seven thousand four hundred and seven dollars and fourteen cents (\$7,407.14) within sixty days from date, the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the following assessment levied and assessed against property owned by the Home for Incurables, in the Borough of The Bronx, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

Assessment.

Paving, etc., in Quarry Road from Third Avenue to Arthur Avenue. etc. (confirmed and entered April 30, 1912):

Resolved, That the resolution adopted by this Board at meeting held September 16, 1914, authorizing the cancellation of certain assessments for public improvements affecting premises owned by the Home for Incurables, upon payment of the sum of Nine thousand eight hundred and forty-six dollars and eighty-nine cents (\$9,846.89),

within sixty days from date, be and the same is hereby rescinded. Resolved, That, upon payment of the sum of Seven thousand four hundred and seven dollars and fourteen cents (\$7,407.14), within sixty days from date, the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221-A of the Charter, to cancel the

following assessment levied and assessed against property owned by the Home for Incurables, in the Borough of The Bronx, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale:

Paving, etc., in Quarry Road, from Third Ave. to Arthur Ave., etc. (confirmed and entered April 30, 1912):

No. 13, Block 3064, Lot 1......\$10,119 04 The report was accepted and the resolutions severally unanimously adopted.

The Deputy and Acting Comptroller presented the following report and offered the following resolution, relative to an assignment of space at No. 49 Lafayette Street, Borough of Manhattan, to the Department of Correction (brought up by unanimous

October 22, 1914.

To the Honorable the Commissioners of the Sinking Fund: Gentlemen-On September 16, 1914, the Commissioners of the Sinking Fund adopted a resolution assigning to the Municipal Civil Service Commission, the ninth, tenth, eleventh and twelfth floors in the building No. 49 Lafayette Street, Borough of Manhattan, and to the Department of Licenses the first floor with the exception of that portion occupied by the Pass Bureau of the Department of Correction, and the fourth and fifth floors in the same building.

The Pass Bureau is desirous of obtaining quarters on a different floor, so as to make the same more suitable for their purposes. They are now occupying about 1,242. square feet of space on the first floor. It is proposed to give them about 1,500 square feet on the north end of the second floor, which additional space they will need for extra filing cases and card machines which will be installed after the first of

the year. I therefore respectfully recommend that the Commissioners of the Sinking Fund assign to the Department of Correction about 1,500 square feet of floor space at the north end of the second floor in the building No. 49 Lafayette Street, Borough of Manhattan, such assignment not to take effect, however, until December 1, 1914.

ALEX. BROUGH, Deputy and Acting Comptroller. Respectfully, Resolved, That, pursuant to the provisions of Section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Correction, about 1,500 square feet of floor space at the north end of the second floor in the building No. 49 Lafayette Street, Borough of Manhattan—such assignment not to take effect, however, until December 1, 1914. The report was accepted and the resolution unanimously adopted.

Adjourned.

JOHN KORB, JR., Secretary.

BOARD OF ASSESSORS.

REPORT FOR QUARTER ENDED SEPTEMBER 30, 1914.

The second of th	201	Sewer	rs.	Reg	ulating a	nd Grading.		Payin	g.		Tota	1s.
	Lists.	Parcels.	Amount.	Lists.	Parcels.	Amount.	Lists.	Parcels.	Amount.	Lists.	Parcels.	Amount.
Apportioned and Advertised.	3773						20	1.000	4171 000 70	00	2.011	A207.041.60
Brooklyn	32	970	\$110,078 33	31	781	\$113,040 62	29	1,260	\$171,922 73	92	3,011	\$395,041 68
Bronx	1	150	28,338 15	1	102	9,415 15	1	1	65 39	3	253	37,818 69
Oueens	3	8,978	188,784 51	9	769	60,558 97	1	185	27,220 03	13	9,932	276,563 51
Manhattan	. 4	320	44,021 54	2	126	105,616 29	2	51	9,200 38	8	497	158,838 27
Richmond							ī	31	1,279 50	1	31	1,279 50
Total	40	10,418	\$371,222 53	43	1,778	\$288,631 03	34	1,528	\$209,688 03	117	13,724	\$869,541 59
				100		COLUMN TO SECURE						LIF WE BY
Confirmed by Board of Assessors.												
	39	1,763	\$120,180 89	26	932	\$188,981 87	27	1,276	\$159,357 45	92	3,971	\$468,520 20
Brooklyn	6	258	43,993 67				3	72	36,945 21	9	330	80,938 88
Bronx	0				026	101,701 65	0	583	57,925 25	20	8,412	198,330 86
Queens	5	6,993	38,703 96	8	836	101,701 03	,	200	31,723 23	20	0,112	170,000 00

bordinal this tak male wit to make at it thereigh as	10 1511	Sewer	rs.	Reg	ulating	and Grading.		Pavin	g.		Tota	ıls.
m ordere eta leggio di idente leggio della di la proministi di internationale di int	Lists.	Parcels.	Amount.	Lists.	Parcels	s. Amount.	Lists	Parcels.	Amount.	Lists.	Parcels	. Amount.
Manhattan	3	214	2,789 19				2	51 31	9,200 38 1,279 50	5	265 31	11,989 57 1,279 50
Total	51	9,228	\$205,667 70	34	1,768	\$290,683 52	42	2,013	\$264,707 79	127	13,009	\$761,059 01
Confirmed by Board of Revision.				1.00				el 5/6	non missiphic			Albi Hi
Brooklyn Bronx Manhattan	 2	132	\$14,349 91	6	3,858 208	\$813,962 69 14,326 87	1	1,520 123	\$95,364 29 32,917 10	1 9 1	1,520 4,113 208	\$95,364 29 861,229 70 14,326 87
Richmond	1			1	35	4,227 63		F		1	35	4,227 63
Total	2	132	\$14,349 91	8	4,101	\$832,517 19	2	1,643	\$128,281 39	12	5,876	\$975,148 49
Fotal Confirmations. Brooklyn Bronx Queens Manhattan Richmond Total	39 8 3 3 	1,763 390 6,993 214 	\$120,180 88 58,343 58 38,703 96 2,789 19 	26 6 8 1 1 -	932 3,858 836 208 35 5,869	\$188,981 87 813,962 69 101,701 65 14,326 87 4,227 63 \$1,123,200 71	28 4 9 2 1 —	2,796 195 583 51 31 3,656	\$254,721 74 69,862 31 57,925 25 9,200 38 1,279 50 \$392,989 18	93 18 20 6 2 139	5,491 4,443 8,412 473 66 18,885	\$563,884 49 942,168 58 198,330 86 26,316 44 5,507 13 \$1,736,207 56
				-			-					Ψ1,700,207 50
On Hand September 30, 1914, to Be Apportioned. Brooklyn Bronx Queens Manhattan	16 ii 		\$42,304 Z2 162,740 88	20 6 4		\$95,426 07 298,573 18 128,787 45	16 3 5		\$140,027 76 59,908 24 27,964 99	52 9 15 5		\$277,758 05 358,481 42 291,528 33 27,964 99
Total	27		\$205,045 10	30		\$522,786 70	24		\$227,900 99	81		\$955,732 79

Contract with Thomas F. Touhy & Co., dated August 26, 1902, with expenses 9,587 13 Interest Contract to John F. O'Rourke, dated October 21, 1902, with expenses 3,285 50 2,049 00 4,105 50 2,458 20. Interest

to this plant, which is to be submitted to the Board of Estimate and Apportionment I ment cannot be confirmed.

Contract with Peace Bros., dated August 23, 1911, with expenses Interest

Interest certificate for this improvement was received from the Department of Finance August 4, 1914.

yet approved the entire area for this plant and the matter is now in the hands of the Borough President of Queens for the determination of such area as will drain area. Until this matter is advanced and a complete set of maps prepared, the assess-

The second of the control of the second of t	Sewers.			Reg	ulating ar	nd Grading.		Pavin	g.	Totals.		
(22 are \$40) thinks come rather size and then him to an a supply the size of	Lists.	Parcels.	Amount.	Lists.	Parcels.	Amount.	Lists.	Parcels.	Amount.	Lists.	Parcels	. Amount.
In Finance Department, Awaiting Interest Certificate. Brooklyn Bronx	2		\$65,323 81 1,120,787 07	19		\$124,064 23	32	HIV.	\$268,053 91	53 1		\$457,441 95 1,120,787 02
Total	3		\$1,186,110 88	19		\$124,064 23	32		\$268,053 91	54	 .	\$1,578,229 02
Held by Board of Revision Pending Adjustment. Brooklyn Bronx				1 2		\$17,160 38 219,539 14				1 2		\$17,160 38 219,539 14
Total	-			3		\$236,699 52	-			3		\$236,699 52
Private sewers apportioned under Section 395, Chapter 466, Laws of 1901						fengalar de	or office.			1	45	\$3,744 04

Board of Assessors.

Claims for Damages Under Special Statutes.

During the past quarter the Board has taken testimony, visited the property and made awards for damages caused by changes of grade of streets under special statutes, as follows: Chapter 505, Laws of 1914, 24 awards, aggregating \$5,750, for damages to property occasioned by a change of grade in Shaw Avenue, Borough of Queens.

Claims for Damages Under the Charter.

During the past quarter, under Section 951 of the Charter, as amended, 140 new claims were filed. The Board made awards in 65 cases, the awards aggregating \$36,555, which amount was added to the cost of the work and apportioned among the several assessment lists affected. ALFRED P. W. SEAMAN, WILLIAM C. ORMOND, JACOB J. LESSER,

FIRE	DEPARTMENT.

Bureau of Fire Prevention. LIST OF REQUIREMENTS.

Week Ending November 14th, 1914.

CLASSIFICATION.

- A-Auxiliary fire appliances. B-Fire escape orders.
- C-Fireproofing and structural alterations.
- D-Electrical installations. E-Obstruction of exits.
- F-Exits and exit signs.
- G-Fireproof receptacles and rubbish. H-"No smoking."
- I-Diagrams on programs and miscellaneous. J—Discontinue use of premises.
 K—Volatile inflammable oils and explosives.
- L—Certificates and miscellaneous.

 M—Dangerous condition of heating or power plants.

 O—Discontinue use of oil lamps.
- S S—Standpipes and sprinklers. D R—Fire drills.

W-Interior alar	
TT TITLET TOT WINT	ms

w—Interior a	iai iiis.		A STATE OF THE PROPERTY.	
Premises.		Order No.	Issued Against.	Classification
Manhattan.				
17-27 Vandewater	Street	30007LF	Thomas E. Greacen	
17-27 Vandewater	Street	30008LF	Thomas E. Greacen	DR
17-27 Vandewater	Street	30009LF	Henry W. Cherouney	
17-27 Vandewater	Street	30010LF	Henry W. Cherouney	DF
17-27 Vandewater	Street	30011LF	Henry W. Cherouney	
17-27 Vandewater	Street	30012LF	Bernard Hazazin	DF
17-27 Vandewater	Street	30013LF	Bernard Hazazin	
17-27 Vandewater	Street	30014LF	George Little	
17-27 Vandewater	Street	30015LF	George Little	DF
17-27 Vandewater	Street	30016LF	George Little	
17-27 Vandewater	Street	30017LF	Wm. B. Stark	DF
17-27 Vandewater			Wm. Driscoll	
17-27 Vandewater			Wm. Driscoll	
17-27 Vandewater			George W. Rodgers	DF
17-27 Vandewater			George W. Rodgers	

	Premises.	Order No.	Issued Against.	Classification.
	605 Water Street		Morris Sidiansky	
	537-9 West Broadway	30031LF	A. Wolf & Co	DR
	537-9 West Broadway	30038LF	Grau & Lehmann	
	537-9 West Broadway	30039LF	Gillis & Geoghegan	
	43-47 West 16th Street	30029LF	Louise C. O'Reilly	C
	43-47 West 16th Street	30030LF	Louise C. O'Reilly	SS
	220-30 West 19th Street	29999LF	Tip Top Toy Co	DR
	39 West 21st Street	29941LF	Lepold Wolfson	DR
	39 West 21st Street	29942LF	Lepold Wolfson	W
	531-537 West 21st Street	29939LF	Estate Clement Moore	W
	531-537 West 21st Street	29940LF	Estate Clement Moore	DR
	20-26 West 22nd Street		G. Robinson & Son	DR
	20-26 West 22nd Street	30001LF	T. M. James & Co	DR
	20-26 West 22nd Street		Atlas Button Works	DR
	20-26 West 22nd Street	30003LF	Mutual Braid Co	DR
	20-26 West 22nd Street	30004LF	"Tokalon" Corporation	DR
	156-60 Hester Street	29917LF	Jacob Morris	W
	156-60 Hester Street	20018I F	Jacob Morris	DR
9	100-112 Hester Street	20023I E	Frederick W. Devoe Est	W
	100-112 Hester Street	20024I F	Frederick W. Devoe Est	DR
	22-26 Howard Street	20021I F	Sidney Maddock	DR
	22-26 Howard Street	- 200221 F	Sidney Maddock	W
	Ed Tienement Charact	200971 F	Wm. Colgate	W
	54 Lispenard Street	200001 17	Wm. Colgate	DR
	54 Lispenard Street	20044I E	Henry P. Mendes	DR
	122 West 23rd Street	200421 17	Henry P. Mendes	W
	122 West 23rd Street	200051	Edward Maag	DR
	133-137 West 23rd Street	30005LF	R. A. S. Realty Co	W
,	130 West 26th Street	29959LF	R. A. S. Realty Co	DR
	130 West 26th Street	29960LF	142 West 26th St. Realty Co	ompany DR
1	142-144 West 26th Street	2995/LI	142 West 26th St. Realty Co	ompany W
I	142-144 West 26th Street	29958LF	142 West 20th St Realty C	DR
}	158 West 26th Street	29993LF	Jeremiah W. Dimick	
į	158 West 26th Street	29994LF	Jeremiah W. Dimick	
?	47-49 West 43rd Street	29996LF	Frederick Billings	22
1	47-49 West 43rd Street	29997LF	Frederick Billings Messrs. Robert Teller Sons	DR.
,	311-19 West 43rd Street	30006LF	Messrs. Robert Teller Sons	SW
1	148-156 West 23d Street	29945-LF	Charles Hirschhom	DP
i	·148-156 West 23d Street	29946-LF	Charles Hirschhom	DP
3	158 West 23d Street	29947-LF	Mintor Realty Co	DK
3	158 West 23d Street	29948-LF	Mintor Realty Co	W
ì	240-242 West 23d Street	29949-LF	Joseph W. Cushman	DK
3	240-242 West 23d Street	29950-LF	Joseph W. Cushman	
1	256 West 23d Street	29953-LF	John J. Cavanaugh	VV

Premises	Order No.	Issued Against.	Classification.	Premises.	Order No.	Issued Against.	Classification.
256 West 23d St. et 19 West 26th Street	29983-LF	John J. Cavanaugh Wm. W. Astor		89 Dey St	28058LF	Est. John F. Hayn Katzen & Meyer	E
19 West 26th Street 15-17 West 26th Street	29985-LF	Wm. W. Astor Est. Katherine I. D. I	HarnettDR	101 East Broadway	28466LF	Est. Benj. R. Winthrop	C
15-17 West 26th Street 15-17 West 24th Street 15-17 West 24th Street	29951-LF	Est. Katherine I. D. H Emma Moyhew Emma Moyhew	DR	25 E. 14th St	28056LF	Est. Henry Spingler	C
19-21 West 24th Street 19-21 West 24th Street	29937-LF	Andrew I. Bastine		39 E. 19th St	28636LF	Est. Thomas Adams, Sr. De Luxe Motor Cycle	D
49-51 West 24th Street 49-51 West 24th Street	29935-LF	Edmund Coffin	DR	317-23 E. 34th St	28098LF	Feibacher Chemical Wor Albert H. Davenport	ksL
53 West 24th Street 53 West 24th Street	29931-LF	Frank L. Fromont		317-23 E. 34th St	28100LF	Precision Machine Co Vincent P. Thomas	L
119-125 West 24th Street 119-125 West 24th Street	29933-LF	Graf Realty Holding Graf Realty Holding (CoDR	246 E. 82nd St	28096LF	Robert Muller	
114-128 West 24th Street 124-128 West 24th Street	29925-LF	Est. John Laden		St	28453LF	Franklin Simon	G
131 West 24th Street 131 West 24th Street	29929-LF	Elizabeth C. Brown		880 B'way and 33 East 18th St 880 B'way and 33 East 18th St	30022-LF	S. W. Long Co Levi Simson & Co	DR
133 West 24th Street 133 West 24th Street	29927-LF	Albert Von Den Dreise Albert Von Den Driese	chDR	880 B'way and 33 East 18th St	30024-LF	The R. & G. Corset Co Isidor Isaac	DR
138 West 24th Street 138 West 24th Street	29955-LF	Elmer E. Darling Elmer E. Darling		880 B'way and 33 East 18th St 880 B'way and 33 East 18th St	30026-LF	Royal Embroidery Work Theodore Price	DR
137 West 25th Street 137 West 25th Street	29991-LF	Frederick Beltz, Ir		880 B'way and 33 East 18th St 291-31 Cliff Street	30028-LF	Wm. Meyer & Co Irvine & Wilcox, Inc	DR
106 West 26th Street 106 West 26th Street	29989-LF 29990-LF	Est. William Scholls Est. William Scholls.		291-31 Cliff Street	30033-LF	Swift Slicing Machine Co Chamberlain Supply Co	DR
109-115 West 26th Street 109-115 West 26th Street	29962-LF	Est. Henry W. Boette Est. Henry W. Boetteg	egerW erDR	291-31 Cliff Street	30035-LF	John W. Griggs Knoepful & Bergland	DR
155-7 Wooster St 155-7 Wooster St	28887-LF	Eastern Waist Co Eastern Waist Co	A-C	291-31 Cliff Street	30037-LF	Garden & Berg John J. Tully	DR
155-7 Wooster St	28889-LF	Brand Brothers Brand Brothers		213 Greene Street	29964-LF	John J. Tully Carl Rosenbaum	DR
155-7 Wooster St	28891-LF	Minerva Cloak Co Famous Paper Box Co		142-144 Greene Street	29972-LF	Carl Rosenbaum John A. Stewart et al	W
155-7 Wooster St	28893-LF	Dec Hat Works		158-160 Greene Street 158-160 Greene Street	29967-LF	John A. Stewart et al Theresa D. Browning	DR
155-7 Wooster St	28895-LF 28606-LF	Bee Hat Works Cohen & Benjamin		169 Greene Street	29965-LF	Theresa D. Browning Lucy H. Allyne	DR
Centre, Franklin and Leo	nard	Katherine B. Davis, I	Department of	189-195 Greene Street	29973-LF		W
Streets	30075-LF	Correction	N V SSI	225 Greene Street	000077 T T3	Sailors Snug Harbor	W
11 W. 17th St	28870LF	Olin & Moses S. J. Hartsfeld Co	č	173 Greenwich Street	29978-LF 29913-LF	Sailors Snug Harbor Central Trust Co	DR
11 W. 17th St	28874LF	S. J. Hartsfeld Co		222 Greenwich Street	29914-LF 29975-LF	Central Trust Co Joseph Bearns	DR
11 W. 17th St	28880LF	Schlessel & Wilner	I	222 Greenwich Street	29981-LF	Joseph Bearns	DR
24 W. 17th St	28458LF	Umanoff David	A	366 Greenwich Street	29979-LF	Samuel Weil	DR
24 W. 17th St	28462LF	Myer Kannack		370 Greenwich Street	29919-LF	Cleveland F. Benton et al	1DR
50-4 W. 17th St	29911LF 29912LF	Metropolitan Life Ins. Metropolitan Life Ins.	Co	55 Hester Street 55 Hester Street	29915-LF	Theresa Feinberg Theresa Feinberg	DR
127 W. 22d St	28082LF 28055LF	Max Weber Metropolitan Life Ins. (161-5 Attorney St. rear 1559 Avenue "A"	28653-LF	Ignatz Rudolph Joseph Wimmer	G
40-42 W. 27th St	28331LF	Gluck & Weingold		300 Avenue "H" & 538 E. 18th 108 Bowery	St28657-LF	Joseph S. Brya Emma G. Townshend	
40-42 W. 27th St	28343LF	Harry Scher & Co		108 Bowery	28770-LF	The M. Propp Co Max Mandel	G
40-42 W. 27th St	28346LF	Lipman & Myers	č	B'way and 42d St 529-33 B'way & 91-7 Spring Str	28444-LF eet.28781-LF	Holbrook, Cabot & Rollin Eagle Glove Co	s CoM-C C-G
40-42 W. 27th St	28351LF	Gray Realty & Develop	ment CoC-E-SS	529-33 B'way & 91-7 Spring Str 529-33 B'way & 91-7 Spring St	eet.28782-LF 28791-LF	Eagle Glove Co Abraham Steefel	G
46-48 W. 34th St	28624LF	George Heiland		529-33 B'way & 91-7 Spring Str 529-33 B'way & 91-7 Spring Str	eet.28796-LF	Arthur Brower & Co	C
242 4 337 41-1 C1	204521 12	Ludin Danter Ca	McConthu	529-33 Bway, & 91-7 Spring St 529-33 Bway, & 91-7 Spring St	28800LF 28802LF	Berger & Zeitler Henry Goodman	
104 W. 53d St	28322LF	Elizur V. Foote	SS	529-33 Bway. & 91-7 Spring St 529-33 Bway. & 91-7 Spring St	28814LF	Fishboin Bros., Inc	
110 W. 116th St	28454LF	William H. Hall		529-33 Bway. & 91-7 Spring St 529-33 Bway. & 91-7 Spring St	28830LF	Samuel Mannel Hellinckx Bros	
600 West End Ave	28318LG 28319LF	West End Const. Co West End Const. Co	SS	529-33 Bway, & 91-7 Spring St 529-33 Bway, & 91-7 Spring St 529-33 Bway, & 91-7 Spring St			
333-5 Madison St	28609LF 28446LF	Helen Tomlison		529-33 Bway. & 91-7 Spring St 529-33 Bway. & 91-7 Spring St 334-6 Broome St	28837LF	Ida Levin	C
33 Maiden Lane	28448LF	Andrew Muller	č	87 Frankfort St. & 341 Pearl S 203-5 Greene St	t28633LF	George Ehret	SS
34 Norfolk St	COCACT TO	O1 1 0 NT 11		25 Hester St	28638LF	Isaac Stark	C
119-2/ Ridge St	28//5LF	Mana Zarialasi	E	338 Bleecker St.	7989-LC	Jacob Wildfeuer	A-O-K
				19 Burling Slip			
312-14 7th Ave	28//8LF	Max Kaplan & Louis L Elbridge T. Gerry	eishinskyG	311 East 9th St	8002-LC	Wm. Levine & Co	
4-6 Washington P1	28900LF	Central Building Improvestment Co	vement & In-	215 E. 94th St	7951-LC . 7949-LC	John H. Parker Co Consolidated Gas Co	C-G-K-O
4-6 Washington P14-6 Washington P1		Williams, Syrett & Mer Hyman Polskin & Son.	kinickA	12 8th Ave	7998-LC 3	Sam Glazer C. W. H. Carter	A-H
4-6 Washington Pl4-6 Washington Pl	28904LF	Hyman Polskin & Son.		160 Front St	7997-LC 7981-LC	I olar Hart & Co Ilslev. Doubledav & Co	A-H
4-6 Washington Pl	28909LF	Diker & Zilevitz	A	223-251 Front St	7972-1 (oms Blendertsky	
4-6 Washington Pl4-6 Washington Pl	28913LF	J. Samuels & Son		00 00 7th A	7053-I C	Arnold Constable & Co	
359-60 West St 15-19 W. 4th St	28//4LF	N. Y. Lite Insurance &	Trust CoSS	70-98 7th Ave	7573 I C	The Art Color Plate Eng	Co G-A
37 W. 14th St	28604LF	George Schleicher	eltF	220 W. 30th St	8019-LC	Martinique Auto Rtg. & G. Nathaniel B. Beam's Sons.	ar. CoK-L-C
11 W. 17th St	28842LF 28844LF	Ernest Bucker Liebowitz & Kantrowit	zG-C-I	335 W. 42d St	7993-LC	Froy Metal Lath Co	A C-H
11 W. 17th St	28848LF			32 W. 50th St	8004-LC (Francis Fitzpatrick	A
11 W. 17th St	28850LF	Ever Right Dress Co	I-C 1	52 W. 52d St	8051-LC	A. M. Lasser's Sons F. W. Wright	H-A-G A
11 W. 17th St	2005/I E	C U Eina Clast, Ca I	C 2	FO IN 51th St	7080-1.0	Mr. Fisher	Λ
11 W. 17th St 11 W. 17th St	700571 1	Dolomora Morat & Dear		0 W. 60th St	/477-1.1.	THE LUITE AUTO CO., THE	D-U-IX-C
11 W. 17th St 11 W. 17th St	28860LF	Eagle Petticoat Co		50-6 W. 83d St	8017-LC	Philip Lenter	A-C-K-L
11 W. 17th St 11 W. 17th St	28863LF	Zurlen & Zurlen		4 W. Broadway	20161-F	Samuel & Harry Weitz	
11 W. 17th St	28865LF	Majestic Costume & Dro	ess CoC 3	34-6 Bowery	26663-F	Hahnemann Hospital	
94 Chambers St	28325LF	St. James Church		7-19 West 17th Street	20037-F	Michael Kennedy	A-SS-C
nouston St	20039LF	Samuel D. Berlin	2	d Last 22hd Street		- Company	

	090%		THE CIT	RECORD,
	Premises.	Order No.	Issued Against. Classification.	Premises.
	26 East 22nd Street	27728-F	Michael E. SchoeningA	
	26 East 22nd Street 26 East 22nd Street	27730-F	Rice & Danzinger, Inc	Beach 50th St. & Surf A
	26 East 22nd Street 2-6 East 23rd St. and 1	-7 East		409-27 Bond St
	22nd Street, 950-958 Br 291-3 7th Avenue	22158-F	Renrew Realty Co	215 Concord St
	291-3 7th Avenue 291-3 7th Avenue	27385-F	Renrew Realty Co	12-14 Lexington Ave
	34-8 West 27th Street 43 West 27th Street	26689-F	Realty Holding CoSS	389 Manhattan Ave
	33-39 West 34th Street, thr 48-54 West 35th Street	ough to		143 Moore St., rear
	239 Centre Street	26668-F	Est. of Augustus F. TrenkmanC	37-39 Moultrie St
	155-157 East 42nd St 215-217 East 42nd St	27961-F	St. Bartholomew's ChurchSS	362 Myrtle Ave
	624 West 11th Street 531-5 West 37th St. and 5	32-6 W.		249-51 Pennsylvania Ave
	38th Street 50-54 West 17th Street	27751-F	Jacques KahnSS Metropolitan Life Insurance CoSS	106-8 Powers St 1 President St
	Vesey Street, near Broad 253 Broadway	lway8052-C	Frederick L. CranfordK	20-4 Rockwell Pl 26 Rodney Street
	74-78 E. 131st St., 77-9 E St., 1918-1938 Park Ave.	E. 130th		89 Seigel St., rear 89 Seigel St., rear
	99-101 5th Avenue	27327-F	U. S. Life Insurance	89 Seigel St., rear 89 Seigel St., rear
	99-101 5th Avenue 580 5th Avenue	27397-F	Empire Trust CoSS	Shore Front bet. 44th
	580 5th Avenue 580 5th Avenue	27399-F	Empire Trust CoW	Sts., S. H. 55
	71-3 Goerck Street 450 Pearl Street	27567-F	Thomas F. Connery, Jr	423-25 13th St
	191-195 7th Avenue 118-26 Walker St. and	27336-F	Est. Wm. Nelson	Ft. Warren St. Pier 26. 1476 Bedford Ave
	Canal Street 54 Warren Street		New York Telephone CoSS Eugene A. Hoffman EstC	29 Boerum Place 24 Clinton Pl
	Bronx.			190-92 Diamond St
	349 E. 154th St	28772LF	William Osterholz	519 DeKalb Ave 21 Delevan St
	1248 Washington Ave 1248 Washington Ave	28704LF	Harris Bernstein	190 Dean St
	1078 Boston Road	8014-LC	Charles Berkowitz	1466 E. 4th St 8-10 Fulton St
	365 East 150th Street	7886-LC	Joseph F. PanzerA-C-L	50 Franklin Ave 1819 Foster Ave
	Brooklyn. 27-45 Rodney St	28468-LF	John, Winelander & Jackson	919 Avenue J
	155-57 Ross St		Ross St. Presbyterian Ch. Congregation	502 Liberty Ave Montrose Ave. and Sened
	11-15 Sandford St 298-302 6th Ave	28103-LF	Wm. Oelrich	81 Rapelye St
	619 Sterling Place 621 Sterling Place	28206-LF	Mary Kent	W. 37th St. and Mermaid
	23 Sumner Ave	28101-LF	First Austria-Hungarian Congregation	604 Wythe Ave 389 Watkins St
	1501 39th St		Sherman Holding CoM	S. W. cor. Ferris and Ki 81-83 Sedgwick St
	of Surf Ave	28306-LF	Brooklyn Rapid Transit CoA Henry MillerA-I-F	4412 Third Ave 82-100 White Street an
	N. E. cor. W. 17th St. and maid Ave.	d Mer-	Mrs. Marie Schaef	McKibben Street 520A Leonard St
	W. 22nd St. and Beach	28282-LF	Barne Silver and Samuel Newwirth. F-I Edmond Fougera	409-23 Willoughby Ave Queens.
	315 8th St	28295-LF	St. James Episcopal ChA	826 Crescent St
	337-57 Eldert St. and 532-4 ing Ave	28562-LF	Leyser-Green Co	E. S. Martin Ave., 180 for Baldwin Ave.
	45-9 Fleet St	28279-LF	Fleet Pl. M. E. Church	Van Alst Ave., E. S. 3r
	895-901 Franklin Ave 686-8 Grand St	28277-LF	Wm. C. Maclin A Adam Febmel	Borden Ave
	114-16 Greenpoint Ave 272 Hudson Ave	28563-LF	Chas. M. Englis	354-6 Flushing Ave
	12-14 Lexington Ave 17 Locust St., rear	28110-LF	Jas. A. Riggi	463-71 Flushing Ave Bayview Ave. and Stran
	93 Madison St 97 Madison St	28286-LF	Arthur C. Hewison	Far Rockaway Floral Park Rd. nr. Litt
Į.	99 Madison St	28284-LF	Mrs. Edith Daniels	Floral Park
	103 Madison St	28290-LF	Mrs. Mary Parker	Carlton, Far Rockaway 324 Jackson Ave., Long
	111 Madison St	28292-LF	Mrs. Talbot Perkins	City
	59 Manhattan Ave	28106-LF	Rubinson Bros M Weitz & Engel	Remsen and Carlton Av
	362 Myrtle Ave	28293-LF	Mrs. Jas. Amador	94 Svosset St., Union Cou Blackwell, Riker Ave.,
	5-7 Ainslie St 5-7 Ainslie St	28559-LF		haven and Williams La. N. E. cor. Austin St. and
	Ft. Amity St., Pier No. 24 220-28 Ashford St	27796-LF 27787-LF	N. Y. Dock CoA Louis Moore KornfieldC	sor Place
	29-31 Ashland Pl. & 30-3 Felix St	32 St.	National Casket CoG	
	Ft. Baltic St., Pier No. 27	27797-LF	N. Y. Dock Co	PUBLIC SERVI
	293-7 Bedford Ave. & 148 1st St	28465-LF	Mrs. Fannie Klauber	No.
	250 Chester St	27779-LF	Bush Terminal CoA	Calendar fo Tuesday, November 1
1	138-44 rear 44th St 166-72 rear 44th St	27768-LF	Bush Terminal Co	Consolidated Railroad Co Whole Commission. 11
	156-64 rear 44th St 146-54 rear 44th St	27770-LF	Push Terminal Co.	Company—"Accounting as Road at Giffords"—Comm
	1st Ave., East Side, between and 47th Sts	27772-LF	Duch Torminal Co	Thursday, November sit Railroads—"Number
	1st to 2d Aves., between 44t 47th Sts	27773-LF		Commission. Friday, November 20
	1st to 2d Aves., between 44t 47th Sts	27774-LF	Bush Terminal CoA	tractor Company-John (
1	1st to 2d Aves., between 44t 47th Sts	h and 27775-LF	Push Terminal Co	law"—Whole Commission. Meeting of the Commission.
	1st to 2d Aves., between 44t 47th Sts	h and 27776-LF	Bush Terminal Co	and Friday at 10.30 a. m. Regular meeting of
1	1st to 2d Aves., between 44t 47th Sts	h and	Bush Terminal Co	p. m. in Room 310.
1	1st to 2d Aves., between 44t 47th Sts	h and	Bush Terminal Co	DEP
6	598-700 Glenmore Ave 698-700 Glenmore Ave	27783-LF	7 . 0 M D 1	WARRANTS MADE RE
7	740-50 Grand St Ft. Harrison St	27793-LF	I. S. Remsen Mfg. Co	Below is a statement
4	127 Henry St	27788-LF	Toe Gozgan D.C.I	showing therein the Depar or the registered number
4	188 Jerome St	28313-LF	Abraham Pintel	partment of Finance, the Where two or more b
-	511 Jerome St	28308-LF	Aaron Nathenson	and latest are given, excepthe registered number of
5	6 Kingston Ave	28558-LF	Chamice Mean Estate Co	date. Where the word "fina
1.8				

-			
١.	Premises. O	rder No.	Issued Against. Classification.
Ā	5-7 Ainslie St	28561-I E	
G	1931 Bath Ave	.28283-LF	Nathan FerberA
G	Beach 50th St. & Surf Ave	.28314-LF	Helen W. Biggs
L	228-32 Berry St	.28310-LF	Williamsburg Trust Co
-	409-27 Bond St	.28294-LF	Leonhard Michel Brewing Co M
	250 Chester St	.28556-LF	L. I. Parlor Suit Co
)	215 Concord St	.28281-LF	Sterling Place Home
V	12-14 Lexington Ave	.28109-LF	Jas. A. Riggi
5	389 Manhattan Ave	.27785-LF	Patsy Petrucello
30	389 Manhattan Ave Ft. Montague St	27705 LE	A. Petrucello
)	143 Moore St., rear	20211 I E	N. Y. Dock Co
S	184 Moore St	28105-I F	Solomon Sappertein
:	37-39 Moultrie St	27591-I F	Weitz & Engel
)	37-39 Moultrie St	28566-LF	Santi C. PettettoDR
3	362 Myrtle Ave	28471-LF	Harry Kamener & Jacob WachsmanG
3	41-61 Ninth St	27817-LF	N. Y. Ttartar Co SS
	249-51 Pennsylvania Ave	.27758-LF	Jos. Schachnowitz & Samuel Halper. G
5	106-8 Powers St	.27790-LF	13th Dist. Democratic Club.
3	1 President St	.27827-LF	Jos. Broom & John Newman
	20-4 Rockwell Pl	27764-LF	Wells-Fargo Exp. Co
1	26 Rodney Street	27780-LF	Geo. F. Simpson
.	89 Seigel St., rear	27756-LF	Congregation of Brith AbrahamA
5	89 Seigel St., rear	2//6U-LF	Henry GreenbergA
1	89 Seigel St., rear	27762 LE	Emanuel Mintz
2	89 Seigel St., rear		Goldman & DavisA
3	Sts., S. H. 55	27771_I E	Rush Terminal Co
7	141-51 So. 3rd St	27763-LF	Bush Terminal Co
1	and the street of the street o	27700-111	Ass'nF
1	423-25 13th St	27766-I F	Ansonia Clock Co
3	Ft. Warren St. Pier 26		N. Y. Dock Co
1	1476 Bedford AveLC		Ford Motor CoL
5	29 Boerum PlaceLC	1957B&Õ	Benjamin Kogan
	24 Clinton P1LC	1963B&Õ	Jens Bros
	190-92 Diamond StLC	2020B&O	The Wayne County Produce Co H-A-F
	519 DeKalb AveLC	2019B&Q	Hugh F. Shields D-A
:	21 Delevan StLC	2018B&Q	Arthur Tickle
	190 Dean StLC	1959B&Q	Samuel S. Moore
1	397-99 Evergreen AveLC	1992B&Q	Elliott & Becker K-A-C
1	1466 E. 4th StLC	1991B&O	Louis Gigenheimer
1	8-10 Fulton StLC 50 Franklin AveLC	2022 D&Q	M. P. Berglas Mfg. CoA
1	1819 Foster AveLC	1064B&O	Michael Rothfleisch
1	919 Avenue JLC	2016B&O	Ammiel F. Decker. H-A H. C. Beckman H-C
	786 Kenmore PlaceLC	2024B&Õ	Elizabeth W. Foster
1	502 Liberty AveLC	2050B&O	Herman Fortenbach
1	Montrose Ave. and Seneca Pl. LC	1983B&Õ	Robinson Bros
1	81 Rapelye StLC	2013B&Q	Vincent ClementL-C
	49-51 Snyder AveLC	2028B&Q	Frank A. LangL-A
1	W. 37th St. and Mermaid AveLC	2026B&O	Sea Gate Garage & Auto CorporationL
1	604 Wythe AveLC	1996B&Q	George Coffey
1	389 Watkins StLC		Joseph SobelmanD
1	S. W. cor. Ferris and King St	27000 E	N. Y. Dock CoD
	81-83 Sedgwick St	.2/809-F	Lehn & Fink
1	4412 Third Ave	.2/241-F	Max KurzrokD
1	McKibben Street and 507-55	.27237-F	F. H. Klabfleisch CoM
1	520A Leonard St	.27810-F	Max RubinM-C
1	409-23 Willoughby Ave	.27236-F	Antonio Chapel
1	Queens		
1	826 Crescent St	28104-LF	Congregation Mishkau IsraelA
1	E. S. Martin Ave., 180 feet N. of		
	Baldwin Ave	28470-LF	Rev. Jas. M. ForanA
1	223-29 Temple St	28102-LF	Church of the RedeemerA
1	Van Alst Ave., E. S. 3rd St. to		
	Borden Ave	28111-LF	Am. Druggists' SyndicateA
1	110-12 Boulevard	27765-LF	Thomas Garmon
1	354-6 Flushing Ave	27792-LF	Otto Henning, Wm. Borhack & Wm.
1	463-71 Flushing Ave	27701_I F	Heyser A Edward Muller A
1	Bayview Ave. and Strand Ave	IIII	Edward Mullet
1	Far RockawayLC	1997B&O	A. SteinH-A-G-K
1	Floral Park Rd. nr. Little Neck,	J. Duy	
1	Floral ParkLC2	2031B&O	Philip Hoefner
1	Hollywood Ave. bet. Mott and		
1	Carlton, Far RockawayLCa	2032B&Q	F. C. McKennaH-A-G-K
1:	324 Jackson Ave., Long Island		
1	CityLCI	1998B&Q	Clinton HazenL-A
1	Remsen and Carlton Aves., Far		0 0 1 10 0 17
	RockawayLC2	033B&Q	Queens County Ice Mfg. CoA-D
	94 Svosset St., Union Course. LC1	900B&Q	Alfred M. GerardH-A-G
1	Blackwell, Riker Ave., Kowen-	17620 E	Steinway & SonsD-DR
,	haven and Williams Lane N. E. cor. Austin St. and Wind-	.17029-F	Stemway & SonsD-DR
1	sor Place	27811-F	Geo. GoetzelmanM
=	SOI TIACC		
		ROBEI	RT ADAMSON, Fire Commissioner.

TICE COMMISSION—FIRST DISTRICT.

o. 154 NASSAU STREET, NEW YORK CITY.
for the Week Commencing November 16, 1914.
r 17, 1914—10.30 a. m.—Room 305—Case No. 1882—New York Company et al.—"Service and equipment on elevated lines"—I1 a. m.—Room 310—Case No. 1272—Staten Island Railway as to alterations of grade of Crooks Crossing on the Amboy mmissioner Cram.
er 19, 1914—10.30 a. m.—Room 305—R. T. 6002—Rapid Transer of helpers allowed each journeyman electrician"—Whole

20. 1914—12.15 p. m.—Room 305—R. T. 6002—Dock Con-Gill et al., complainants—"Alleged violations of the labor

mmittee of the Whole held Tuesday, Wednesday, Thursday m. in the Committee Room.

f the Commission held every Tuesday and Friday at 12.15

PARTMENT OF FINANCE.

READY FOR PAYMENT IN DEPARTMENT OF FINANCE MONDAY, NOVEMBER 16, 1914.

ent of warrants made ready for payment on the above date, partment of Finance voucher number, the dates of the invoices er of the contract, the date the voucher was filed in the Deche name of the payee and the amount of the warrant. The bills are embraced in the warrant, the dates of the earliest ecepting that, when such payments are made under a contract, of the contract is shown in the place of the second invoice

Where the word "final" is shown after the name of the payee, payment will not

of the reason will be	other wa exists wh promptly	rrants m y payme given to	entioned on ent is to be the claim		rough the mail un which event wri	iless some	Finance Vouche No.	e Dat er Cor	voice tes or ntract mber.	Received in Department of Finance.		Amoun
tioned	making a warrants, number.	it is requ	iested that	inquiry at this office reference be made b /ILLIAM A. PREN	y the Department	of Finance	132668 136622 136620 136619	7-21-14	39378 39636	10-23-14	Paul Baron Greenberg Bros. C. L. Dooley, Inc.	50 15 68 00 296 00
Finance Vouche No.	Date	s or tract	in Depart- ment of Finance.	Name of	Payee.	Amount	136618		39902 40327 40065 39928 40051	10-23-14	August Wille, Jr. Harry Klein Edward Theriault William Kreisberg L Langner	326 3. 329 00 606 30
144119 144123	10-31-14 11- 2-14 10-28-14		11- 9-14 11- 9-14 11- 9-14	ard of Aldermen. Louis Halperin, Bar M. Ellenson, Bandm Max M. Richter, Ba	aster	96 00	136625 137368 141236	8-31-14 8-29-14	39647 40049 113 38538	10-23-14 11- 2-14	Johnson Service Company Louis Koenig American Book Company Domestic Mills Paper Co.	850 90
	10-28-14 11- 5-14		11- 9-14	George Schroeder, E Salvatore Minichini, John Taylor Owens, sioners of Accounts	Bandmaster	72 00 80 00	141411	9-15-14 9-16-14 8-24-14 10-19-14	39295 39295	11- 2-14 11- 2-14 11-10-14	American Book Company American Book Company The Manhattan Supply Co. David Kreisberg	255 89 157 90 9 19
143822 146222 144253	9-29-14.	10- 1-14		Wm. J. Finerty Henry S. Hildreth . Armory Board. John Simmons Co		23 00 24 00 \$27 36	137376 137370 137364	10-17-14	38077 40237 39371 39627	10-26-14 10-26-14 10-26-14 10-26-14	A. W. King Final James Harley Plumbing CoFinal Max Sussman Final	288 00 1,126 00 374 10 365 00
144250 144243 144246 146112	10-15-14 10-10-14 10- 5-14		11- 9-14 11- 9-14 11- 9-14		Auburn Prison	10 68 12 59 3 25 10 00	139428 139825 139829		39792 39613 39930 39672	10-29-14	Edward J. Renehan Doncourt Construction Co. Final W. C. Redlich Final Edward E. Stapleton Final	326 00 510 00 229 00 355 00
146111	10- 1-14		11-11-14 11-11-14	L. V. Meehan The Peerless Towel American Blue Print and Allied Hospital	Supply Co Co., Inc	9 45 5 78 9 30	136642 136636		34128 39915	10-23-14 10-23-14 10-23-14	James I. Newman Final The United Plumbing and Cont. Co The Bank of Flatbush, assignee of Ed- ward Theriault	224 00 2,692 75 368 00
144463 144464 144482 144488	8- 5-14		11- 9-14 11- 9-14	The New York Edis The Kny-Scheerer C Theo. W. Morris & Reminton Typewriter	on Co o Co	\$1 60 33 67 5 75 7 50	137369 136628 137380			10-23-14 10-26-14	Samuel Weinstein, assignee of Weinstein Bros. A. W. King John J. Kenney Co.	548 00 392 00 421 00
143595 144459 144460	9- 8-14 7-31-14 6-10-14.		11- 7-14 11- 9-14 11- 9-14	James A. Miller Waite & Bartlett Mi Henry Bainbridge &	g. Co Co	9 86 6 75	137360 137361 146431 143159	9-19-14 9- 9-14	39812 39812	11-16-14	Samuel Davidson	343 00 324 00 23 50 70 90
144461 144469 144471 144470	9-16-14	7- 7-14	11- 9-14 11- 9-14	Stone & Forsythe Co. J. B. Greenhut Co Van Horn & Sawtell Wappler Electric Mf	g. Co., Inc	13 18 4 50 10 25 12 12	144917 144918 145445 145446	8-22-14	9-14-14	11-10-14 11-10-14	S. F. Carlin Harry J. Langworthy John F. Ferguson Fr. Jos. Unger	17 48 30 20 48 00 14 00
144481 144453 144454 144455	8-24-14 9-30-14 8- 1-14 8- 8-14		11- 9-14 11- 9-14 11- 9-14	The Hinsdale-Meyer Shultz Bread Co H. Hahnenfeld Borden's Condensed Charles F. Matthew	Milk Co	2 20 5 77 1 68	145269 145266 145267 143312	9-16-14 9- 1-14 10-26-14 8- 6-14.	9-12-14	11-10-14 11-10-14	M. J. Tobin Frank Biederman The Crowell Publishing Co. J. D. Duffy	19 00 13 00 10 00 61 08
144456 144457 144458 146557	7-15-14 6-30-14.	7-31-14	11- 9-14 11- 9-14	Charles F. Mattlage Henry Bainbridge & D. B. Pershall & Sor The Blake & Know	Co les Steam Pump	19 04 2 46 4 56	143323 141471 144946 144950	9-11-14 9-15-14			W. and C. Sheehan Library Bureau The Baker & Taylor Co. Milton Bradley Co.	22 24 51 40 8 41 8 40
	10-19-14		11-11-14 Depar 11- 9-14	Works		26 00 16 00 \$14 28	144947 144949 144953 144952	9- 9-14 9- 3-14 9- 1-14 9- 2-14		11-10-14 11-10-14 11-10-14	F. C. Stechert Co. The Century Co. Allyn & Bacon American Book Co.	13 07 80 5 02 2 91
	9- 1-14 10-21-14		11- 9-14 11- 9-14	N. Langler & Sons. James W. Bliss & So A. F. Brombacher & The Long Island Ha	cordware Co	30 00 21 46 20 50 31 07	144948 144979 144951 146349	4- 7-14 8-20-14 9-16-14		11-10-14	Agent and Warden, Auburn Prison. L. E. Atherton Chas. H. Ditson & Co James W. Cone	5 24 76 90 6 00 7 00
144317 144318	10-17-14.1 9-16-14.1 10-22-14	0-14-14	11- 9-14 11- 9-14	Pittsburg Plate Glass A. P. Dienst Co., Ind Johnson Brothers Remington Typewrite	2	38 75 19 38 23 68 12 50	146350 146351	7- 8-14 10-10-14 10-13-14 9-26-14		11-12-14 11-12-14 11-12-14	Louis Dejonge & Co. William Dixon, Inc. James H. Bailey & Co. S. P. Krajcı	11 77 3 40 36 22 10 00
145477 145478 145846			11-10-14 11-11-14	of Special Sessions. New York Telephone New York Telephone Charles S. Ehrlich	Company	\$93 25 18 22 70 00	144723 144724 144725 144726	3-26-14	3-21-14	11-10-14 11-10-14 11-10-14	A. F. Grassman I. Smigel M. J. Tobin The Engineering Magazine Co	6 84 83 75 10 20 3 00
145847 145895 145894		City	Court of 11-11-14	Samuel Meratchnik . The City of New T. Hanrahan & Co T. Hanrahan & Co	York.	66 00 \$1 25 80	144727 146353 144960 144982	9- 2-14 9-16-14 7-30-14		11-10-14 11-12-14	A. J. Maguire, Supervisor of Janitors Eimer & Amend Hugh D. McGrane	7 50 5 25 17 00 83 00
145893 145910 145912		Suri	rogates' C 11-11-14 11-11-14	Knickerbocker Towel ourt, New York Co Knickerbocker Towel Public Service Cup (Supply Co	9 10 \$11 00 9 50	144916 144944 134611 139691	9- 8-14		11-10-14 11-10-14	Abe K. Frankel The Baker & Taylor Co Frank L. Polk, Corporation Counsel Frank L. Polk, Corporation Counsel	20 15 40 198 00 94 77
143627 145068	10- 1-14	Sur	rogate's C	Court, Queens Court, B. Lyon Company Court, Richmond Courthe Banks Law Pul	unty.	\$37 50 \$15 00	145262 146357 146358	9-25-14 9-30-14 10-10-14		11-10-14 11-12-14	Scientific Equipment Co	11 75 6 34 71 00 37 83
145066 146207	10-31-14		11-10-14 County C	r k, New York Coun Knickerbocker Ice Co Her k, Kings County Chas. S. Devoy, as C) •	\$9 10 \$5 92	146361 134483 146383 146276	8-17-14 9-23-14 9-16-14		11-12-14 11-12-14	O'Neill-Adams Co Franklin, Simon & Co H. Sacks G. Bentsen	5 00 49 80 6 82 15 00
141491 141507 141500	8-25-14 10- 7-14 9-30-14	40493	11- 2-14 11- 2-14	nent of Correction. Armour & Company . Knickerbocker Supply Edward West	Co	\$883 23 65 69 407 38	146277 146281	8-22-14 10- 8-14 10- 8-14 8-27-14		11-14-14 11-12-14 11-12-14	A. Wessel's Sons H. Fortenbach H. Fortenbach D. J. Carey	7 50 2 25 8 00 37 92
141499 141509	9-11-14 10- 7-14 10-14-14	40182	11- 2-14 11- 2-14	Washburn, Crosby Co Pfister & Vogel Leat Manhattan Hickory I Henry E. Meeker	her Co Broom Co	2,982 16	146285 142763 143303 143300	9-12-14 9-16-14 7-10-14 9- 3-14		11-12-14 11- 6-14 11- 6-14	Estate of C. P. Williams	8 00 89 00 44 40 44 50
141494 141503 141511 141502	9-15-14 9- 3-14 8-14-14 9-30-14	39277 40036	11- 2-14 11- 2-14 11- 2-14	John Bellmann Peter J. Constant Eureka Fire Hose M Foster, Scott Ice Co.	fg. Company	52 25 224 32 1,248 00 172 79	143299 138119 143220	8-24-14 6-29-14 9-12-14		11- 6-14 10-27-14 11- 6-14	B. Schubert & Son, Inc	30 00 57 00 63 00 49 00
141498 141505 141506	10-10-14 9-25-14 9-25-14 8-11-14	39100 40446 39885	11- 2-14 11- 2-14 11- 2-14	J. F. Gylsen Peter J. Constant Peter J. Constant Lewis De Groff & So		81 90 2,303 01 762 30 73 88		8-29-14 7-14-14. 8-20-14 10- 1-14	8-22-14	11- 6-14 11- 6-14 11-10-14	M. D. Lundin Fr. Jos. Unger Jas. J. Cooke & Son	77 75 49 00 26 03 46 24
144403 1 144404 144405 1	10-31-14	D	istrict At 11- 9-14 (torney, Kings Count Great Bear Spring Co H. A. Farnell & Co The Peerless Towel S	y.)	\$2 40 95 11 65		9- 1-14 8- 6-14 3-28-14 10- 1-14		11- 6-14 11- 6-14 11-10-14	D. J. Deady Co	84 00 60 00 49 85 74 44
	10- 1-14 10- 1-14 10-23-14		11- 9-14 11- 9-14 11- 9-14	Baker, Voorhis & Cor The Lawyers Co-Ope E. G. Schiel Journal of the Amer	mpanyrative Pub. Co	75 4 00 35 00		8-29-14 9-23-14 8-28-14 9-16-14		11- 6-14 11- 6-14 11- 6-14	James H. Draper H. J. Langworthy Philp & Paul John Brook	34 00 57 00 87 00 43 00
144410 1 144409 1	10-21-14		11- 9-14 11- 9-14	Criminal Law and Co West Publishing Co. The American Law Rudd	riminology Book Co	3 00 2 50 6 50 3 50	143316 145987			Depart	ment of Finance. South Shore Veteran and Exempt Volunteer Firemen's Association, Albert	
144411 145857	10.15.14	De	rict Attor 11-11-14] epartment	ney, Richmond Cou J. W. Nawrocki of Docks and Ferri	nty. es.	\$5 00 \$89 18	145988) t	Killmeyer, as Treasurer Veteran Volunteer Firemen's Association of Tottenville, N. Y., Peter Dilg, as Treasurer	\$48 05 22 04
145853	10-15-14	Board	d of Estir 11-11-14 7 Departn	The Leslie Company mate and Apportion Thaddeus S. Strange ment of Education.	ment.	\$56 45	145990				Veteran Firemen's Association of the North Shore Fire Department of Staten Island, Geo. Bowman, as Treas- irer	131 93
136621 137366 136627 137365		40059 40059 40059	10-26-14 A 10-23-14 A	Marquard, Fay Co A. W. King A. W. King A. W. King		\$417 00 344 50 490 00 371 50	145989			r I	Veteran Exempt and Volunteer Fire- nen's Association of the Edgewater Fire Department of Staten Island, John Birkle, as Treasurer	146 28
134443 136637 136635 136631		39931 39795	10-23-14 I 10-23-14 I	David Kreisberg Edward E. Stapleton Edward Theriault Edward Theriault		356 00 820 00 254 00 428 00	145993		A. In	Ī	Veteran Firemen's Association of Long sland City, Samuel A. Matthews, as Preasurer	178 59

			- 12
•	39	S	W.
-	٤U	12	

THE CITY RECORD.

TUESDAY, NOVEMBER 17, 1914.

	ance icher o.	Invoice Dates or Contract Number	ment of	Name of Payee.	Amount	Finance Vouche No.		Received in Department of Finance	t- Name of Payee.	Amount.
1459				Exempt Firemen's Benevolent Association of College Point; Henry E. Hess as treasurer	. 149 45	146144	11- 3-14	11-11-14	Standard Utility Co	52 00 2 00
1459	95			veteran Volunteer Firemen's Associa- tion, Jamaica; J. Augustust Lodge, as treasurer	275 74	143810 143483	10-16-14	11- 7-14 11- 6-14	aw Department. Adeline Sessions James F. Carey	50 00
1459				Exempt Firemen's Association of Long Island City; George J. Turner, as treasurer		140097	9-15-14 7-23-14 Department	10-30-14 of Parks, B	Bernard Rolf Jere W. Kennedy oroughs of Manhattan and Richmond	515 00
1459	91			Exempt Firemen's Association of Flushing; Alphons G. Plessis, as treasurer		142556 135383 144278	10-30-14 10-22-14	72 10-21-14 11- 9-14	J. Gelb & Co., Inc	\$40 00 459 10 16 87
1459	83			Firemen's Association, State of New York; John P. Powers, as treasurer, for payment to the treasurer of the		144282 144274 144275	7-31-14 10-31-14 9-26-14.10-29-1	11- 9-14 11- 9-14	Colwell Lead Company	13 92 24 75
1459	96			Volunteer Firemen's Home at Hudson, N. Y. Woodhaven Exempt Volunteer Fire-	521 60	1 4 4	10-29-14	11- 9-14	Keuffel & Esser Co. Welsbach Gas Lamp Co. Vought & Williams	11 89
1470				men's Association; George Whitnell, as treasurer National Holding Company	257 80 1,000 00	4 44 704	10- 8-14 3945	59 11- 2-14	Wadley Nurseries, A. W. Wadley, Prop. P. F. Kenny Company	69 15
14701 14701 14701	16 17			Walter Hammitt John N. Harman William M. Russell	275 00 290 00 345 00		3420 10-17-14	08 10-15-14	Henry P. Kirby & John J. Petit. Final Cobb, Macey, Dohme, Inc	2 55
14701 14802 14710	12 24		11-13-14	Andrew Case	1,031 74 803 75 25 00		10-24-14 Pr	esident of t	H. R. Saunders M. Magee & Son, Incthe Borough of Manhattan.	15 00 2 50
14566	7 10-	19-14	F. 11-10-14	ire Department. J. & T. Adikes	\$41 68	134870 135336	10-22-14 4029 3633	08 10-20-14 3 10-21-14	The Maintenance Company Charles E. Farrell W. J. Fitzgerald	\$26 75 3,504 83 3,770 21
14566 14567 14566	0 9-1 6 10-1	20-14 17-14 10-14	11-10-14 11-10-14	C. H. Reynolds & Sons	1 70 19 80 28 00	146010	3620 10-26-14 6-26-14	6 10-21-14 11-11-14 11-11-14	Thompson & Kelsey Hasbrouck Flooring Co Pure Oil Company	1,410 00 30 00 3 25
14567 14567 14567	5 10- 4 10-2		11-10-14 11-10-14	Crown Stamp Works	30 60 1 75	145475 145474 143785	9-30-14	11-10-14 11-10-14 11- 7-14	Edward Swanson, Auto Engineman W. J. Fitzgerald	33 85 16 50 5 10
14567 14567	7 10-2 8 6-	8-14 22-14 5-14	11-10-14 11 - 10-14	Knickerbocker Ice Co. The Lawrence Press The Holbrook Mfg. Co.	2 00 3 18 60 00	145476			William A. Prendergast, Comptroller of The City of New York, Trustee for Account of Street Opening Fund	5,150 92
14568	9 11- 5 10-1			The Citizens Water Supply Co. of Newtown Charles D. Schmidt	59 96 9 00	144357 146178		sident of the 4 11- 9-14	he Borough of The Bronx. W. F. Bartholomew John C. Hume, Topl. Engineer	\$24 58 6 32
14568 14568 14568	4 3 8-2	2-14	11-10-14	Charles D. Schmidt Ford Motor Co. Buick Motor Co.	45 60 1 88 18 71	135741 132131	36468 36767 10-31-14	8 10-22-14 7 10-14-14	Peter B. Stanton Del Balso Contracting Company Joseph F. Vielberth	9,624 97 6,219 68 27 53
	8 10- 7 10-1		14 11-10-14 11-10-14	George T. Montgomery The Pittsburgh Plate Glass Co. Montgomery & Co., Inc.	84 51 12 50 21 60	146185	10- 7-14	11-11-14 11-11-14	Josiah H. Fitch, Engineer The New York, New Haven & Hart- ford Railroad Company	113 50 2 00
145692 145693 145693	0 10-2 3 10-	6-14 . 1-14	11-10-14 11-10-14	James S. Barron & Co	2 88 35		0-11-14 7- 1-14	11-11-14 11-10-14	Samuel C. Thompson, Engr., Highways Carber & Carber James McCullagh	69 30 1 85 58 62
	2 10-2		11-10-14	Underwood Typewriter Co	9 00 19 50	146181 146182 146183	7- 1-14	11-11-14 11-11-14	John Osborn, Genl. Bookkeeper J. Stewart Wilson, Supt	7 00 61 25 14 90
145705	10-2		11-10-14	Meder Staudt Co., Inc. Clarence L. Smith & Co. Chas. E. Dowdall	55 10 35 00	146184	Pr	11-11-14	Arthur J. Largy, Supt	55 85
145213 145214 145671				Wm. H. Swartwout, Deputy Chief William Ralph Thomas Stokes & Sons, Inc	11 00	132053 135163	40194 34745	10-20-14	Tony Lapadula	\$1,903 08 11,497 41
145665 145212	10-16		11-10-14	Thompson Levering Co	25 00	135165 145567 10 145590 10	37478 0-16-14 0-24-14	10-20-14 11-10-14 11-10-14	Murphy Bros. Final Republic Construction Co. Cook Electric Co.	7,121 00 30 20 7 20
143914 143913 143912		-14	11- 9-14	Timothy Foley Berkshire Springs Company Knickerbocker Ice Company	4 80	145588 11 145587 11)- 9-14 - 1-14 - 2-14	11-10-14 U 11-10-14 I	Park Slope Stables	55 00 27 50 5 50
146467 146466		3-14	mmissioner 11-12-14	of Jurors, Bronx County. The Bronx Democrat The Bronx Record and Times	\$1 00	145561 10 145562 10)-31-14)-28-14)- 5-14	11-10-14 T 11-10-14 H 11-10-14 S	Chomas Corr Henry R. Worthington Sunlight Reflector Co.	14 50 22 00 10 00
145093			mmissioner of 11-10-14	of Jurors, Queens County. Charles J. Dalzell	\$2 70	145586)-20-14)-24-14	11-10-14 J 11-10-14 F	ohn W. Wolf Company Peerless Rubber Mfg. Co Audley Clarke Company	5 54 9 00 22 40
145537 146175		-14	11-10-14 11-11-14	tment of Health. J. D. Stout & Co Chas. G. Willoughby	\$15 48 1 10 22 1	145591	- 28-14 - 5-14	11-10-14 S	tevenson & Marsters, Inc	62 25 20 71 6 50
145536 145540 146152	10-21 8- 4	-14 -14	11-10-14 1 11-11-14 (Library Bureau E. Leitz G. C. McKesson	11 25 1 61 88 1 3 35 1	145577 10 145559	-31-14 -27-14	11-10-14 S	weeney & Nail Auto Co., Inc Iidwood Garage	42 13 86 59 9 88
146133 146132 146170	11- 2	-14	11-11-14 I 11-11-14 I	S. Hubbs	$\begin{bmatrix} 2 & 40 \\ 500 & 00 \\ 6 & 24 \end{bmatrix}$	45609 10	-26-14 -29-14 - 1-14	11-10-14 C 11-10-14 N	. W. Keenan Jew York Blue Print Paper Co Thomas F. Reid	5 38 3 30 14 50
146169 146143			11-11-14 A	Or. John S. Billings, Director Alonzo Blauvelt, M. D., Asst. Sanitary Supt	9 60 1	45606 11- 45607 11-	- 2-14	11-10-14 E	aniel A. Maher lihu K. Baynon he Columbia Stables	32 00 26 50 55 00
144162 146141 146142	9-15- 10-17- 5-25-	-14	11-11-14 I 11-11-14 T	I. J. Crane, Acting Superintendent H. Daitsh	1 20 1 5 00 1	45603 10- 45604 10-	-31-14	11-10-14 W 11-10-14 A	Villiam T. Allenlexander Walker & Son ark Stable	27 50 5 50 55 00
146166 146165 146139	10-24- 10-22- 10-22-	-14 -14	11-11-14 V 11-11-14 F	Valentine & CoVm. Zinsser & Co	$\begin{vmatrix} 45 & 00 \\ 30 & 50 \\ 2 & 60 \end{vmatrix}$	45600 10- 45601 10-	-31-14 -31-14 -22-14	11-10-14 P.	Valter Doscher . H. Powers & Son Vm. Staats	55 00 27 50 5 00
146164 146137 146138	10-21- 10-17-	-14 -14	11-11-14 J 11-11-14 C	Geo. Rahmann & Coames S. Barron & Cohesebro-Whitman Co	4 80 1	45595 10-	- 2-14 -16-14 -22-14	11-10-14 C.	Hafker	1 50 2 00 12 00
146171 146135 144179	7-19- 10-23-	14	11-11-14 H	Hammacher, Schlemmer & Co Herman Kornahrens, Inc Harion B. McMillan, M. D., Director.	9 47 88 43	45598 10-		esident of the	he Banks Law Publishing Co	4 00
146173 146162 146161	10- 1- 10-22-		11-11-14 T	Che Kny-Scheerer Co	21 71 4 80 13	48065 35075	34684	sig Br		\$802 65 ,883 47 5 00
146163 146157 146156	10-21- 10-23- 10-21-	14 14	11-11-14 S 11-11-14 J:	Sausch & Lomb Optical Coyndicate Trading Coames S. Barron & Co	36 00 14 7 11 14	14390 10-2	26-14	11- 9-14 Ke 11- 9-14 Ec	euffel & Esser Co	34 18 1 90
133677 146155 145541	10-13-	14.10-19-14 14	11-11-14 E 11-10-14 P	I. J. Grady Coh. Sussman	7 87 14	4377 10-	8-14	11- 9-14 Me 11- 9-14 Le	ontross & Clarke Co	13 00 6 10 11 80
	8-10- 8-15- 10-13-	14 14 39230	11-11-14 T 11- 2-14 Jo	he Holbrook Mfg. Co	21 84 14 277 66 14	15421 14381 10-3		11-10-14 Joi 11- 9-14 W	hn W. Moore, Superintendent olf Safety Lamp Co. of America,	15 00· 2 48
146149	10-19-1 10-26-1	14 14	11-11-14 N 11-11-14 A	owers Accounting Machine Co., Inc eal & Brinker Co Ifred Chatwin Supply Co	74 90 14	4367 10-3	31-14	11- 9-14 Jol 11- 9-14 T.	hn B. Reimer K. Kernochan Co. ank Trudden & Sons.	15 50 25 00 25 00
145556 146160	10-24-1 10-16-1 10-15-1	14 14	11-10-14 E 11-11-14 S	heo. W. Morris & Co		4369 11- 5423		11-10-14 Wi	illiam A. Prendergast, Comptroller The City of New York, Trustee for count of Street Opening Fund	85 00
146147 145552	10-14-1 10-20-1 9-30-1	14 14	11-11-14 T 11-10-14 T	he Manhattan Supply Co he Tabulating Machine Co	22 49 14 3 73 14	4392 10-2 4389 10-2 4388 10-2	21-14	11- 9-14 Fis 11- 9-14 Th		36 44 4 75 3 76
145545 145543	10-17-1 10-17-1 10- 7-1	14 14	11-10-14 Br 11-10-14 Cl	urton & Davis Courton & Davis Colover Farms, Inc	4 90 14 10 64 14	4387 10-2 4386 10-3	28-14 1 0-14 1	11- 9-14 Ca 11- 9-14 He	nry O. Grieshaber	16 00 5 00 7 25
145542 145539 145538	10-23-1 10-22-1		Po	ohn Bellmann	11 70 14	4384 10-3 5422 10-1	31-14	11- 9-14 Blo	pomingdale Bros	3 25 94 43

Fina Vou No	cher	Invoice Dates or Contract Number.	Received in Depart- ment of Finance.		of Paye		Amount.	Finance Vouche No.	Date Con	roice es or stract nber.	Received in Depart ment of Finance	-	Name of Payee.	Amount.
1460 1460 1460 1460 1460 1460)35 9-29)39 9-24)41 10-8)42 10-2)43 9-1	0-14 1-14 3-14 2-14 -14	11-11-14 11-11-14 11-11-14 11-11-14 11-11-14	Service Commiss J. Bohne Howard & Morse J. J. Lawracy, Su Manhattan Electr The Manhattan S Patterson Bros. A. G. Richter	pt cal Supp upply Co	ly Co	15 58 4 50 12 80 7 50 49 59	145808 145794 145484 146694	11- 2-14 10- 7-14 10-12-14 10- 5-14		11-10-14 11-10-14 Boar	A. P. A. Pea New Y d of Wa Goldwe State I	J. Mahoney Toms rson's Sons ork Telephone Co. ter Supply. ill-Wilcox Coaw Reporters, Inc. ment of Water Supply, Gas and	4 00 2 30 54 00 17 35 \$69 23 225 66
1460 1460 1460 1431 1451 1451 1451	10-14 152 5-22 19 10-16 67 10-29 92 10-21	-14 -14 -14 -14	11-11-14 11-11-14 11-11-14 Departme 11- 6-14 11-10-14	Scofield & Co The Trumbull Electric Union Carbide Sant of Public Cha John Wanamaker Blackfords, Inc. M. Magee & Son James S. Barron of	ctric Mfgles Co rities. New Ye	g. Co ork	5 00 6 30 3 75 \$77 08 38 10 23 75	145045 145046 145048	9-30-14. 10- 9-14 10- 6-14 9-30-14 9-10-14	10- 1-14	11-10-14 11-10-14 11-10-14 11-10-14 11-10-14	W. L. W. L. Reming ridge C N. H. N. Rov	Post & Son	637 00 14 35 85 23 54 38 00 2 50
1456 1413 1438 1456 1456	21 67 98 10-26 38 11- 5 19 10-14	-14 -14	7 11- 2-14 Register 11- 9-14 Sheri 11-10-14 11-10-14	Edward M. Morga Luke A. Burke & Y. New York Coun Gane Bros. & County A. F. Emrich & B G. Robitzek & Br	n, as Po Sons Co aty. ro	stmaster	10 50 22,504 90 \$1 00 \$1 30 19 95	145020 145021 145022 145483 145482 145481 145024	9-17-14 9-22-14 10-27-14 10-24-14 9- 1-14		11-10-14 11-10-14 11-10-14 11-10-14 11-10-14	Du Mo C. V. Fiss, D Brown Burrous Berkshi Wm. A	Bros. nd & Saxe Ennist oerr & Carroll Horse Co. Auto Supply Co. ghs Adding Machine Co. re Springs Co. . Geis.	22 50 12 57 27 20 1 75 17 04 4 00 6 80 13 00
1456. 1456. 1456. 1456. 1456. 1456.		-14 -14 -14 -14 -14	11-10-14 11-10-14 11-10-14 11-10-14 11-10-14 11-10-14	The Banks Law F Underwood Typev Gramatan Spring Sheffield Farms-S Adams, Flanagan Paul Scherbner Ir Jacob Meyers Chas. Sowa	writer Co. Water Co. lawson, I Co on Work	, Inc Decker Co.	2 00 2 70 2 88 1 88 7 25 60 18 90	145492 145493 145494 145497 145498 145499	10-26-14 10-28-14 10-29-14 10-29-14 9-21-14 8-31-14		11-10-14 11-10-14 11-10-14 11-10-14 11-10-14 11-10-14	Mead & E. R. Norther Rider-E The Ge The You	& Sellars Co Taft Co Nickerson The Westchester Lighting Co Tricsson Engine Co Torge H. Tyrrell Co., Inc Torkers Electric Light & Power	3 80 12 72 15 70 1 00 5 75 49 49
	79 81 76 10-31- 77 10-31- 75 10-31- 74 10-31-	14 14 14	Sherit 11-11-14 11-11-14 11-11-14 11-11-14	Fred M. Schildwar ff, Kings County. Agent & Warden Great Bear Spring Imperial Laundry Louis M. Moniz . J. D. Books The Empire State	of Clinto Co Co	n Prison	\$3 00 17 70 14 90 14 50 18 08 5 58	145488 145485	10-26-14 11- 2-14 4- 8-14.1 10-22-14 9- 1-14 Do 7-13-14	10-27-14 epartmen 39541	11-10-14 11-10-14 11-10-14 11-10-14 1t of Wa 10-13-14 11- 9-14	James Departn Mead & Forsyth ter Supp Knight Thomso	Fish	13 07 2 84 5 58 24 24 74 10 \$604 39 53 65
14587 14588	30 10-31- 4 11- 1- 6	14 14 14	11-11-14 11-14-14 Sheriff 11-12-14 Sheriff, 11-11-14	C. Fitter & Sons. Agent & Warden of Abraham & Strau , Queens County. Empire State W Towel Supply Co. Richmond Count New York Telepho	indow (n Prison	9 20 7 73 2 8 \$4 44 8 \$18 28	144139 144140 144136 144135	10-27-14 9-15-14 10-16-14		11- 9-14 11- 9-14 11- 9-14 11- 9-14 11- 9-14	The Oh United Patterso A. Pear United I Standard Keuffel	y	3 25 19 00 21 85 14 54 34 60 48 00 21 26 6 24
14579 VOUC	7 11- 9- 1 10-31- 0 10-26- CHERS	14 14 14 RECEIVE	11-11-14 11-10-14 (cartment of 11-10-14 1 11-10-14 D	Edward J. Boyle George D. Sharpe Taxes and Asse James A. Tappen Edward J. Tracey PARTMENT OF BER 16, 1914.	ssments.		11 20 20 00 \$3 00				11- 9-14 11- 9-14 11- 9-14	Charles William Bernard John F.	Gordon, Inc	36 30 30 00 79 50 30 00 42 95
A filed which number amount	statement in the I is show er, the er of the it of the	is herew Department vn the De date of the contract, to claim. When	of Finance of Finance partment of the invoices the name of there two or	d of all voucher on this date, in Finance vouche or the registered the payee and the more bills are em the earliest is given	Vouch er No. 1 1 148104 148105	- or Con- tract Number. 11- 2-14 10-19-14	The Banks The Holtz L. P. Facci	& Freyst	b. Co	Amount. 68 60 36 00 34 00	Voucher No. 147851 147852	or Contract Number. 38768 801	Otto G. Smith	37 68 3 60 3 46
a con shown	ing that tract the instead.	when such registered	vouchers a d number o	re submitted under of the contract is	148096 148091 148092 148093	Count 10-31-14	y Clerk, Ric N. Y. Tele Attorney, N William Ra Joseph Rus William J.	chmond (cphone College York fitis so Enright	County. County. County.	\$7 38 \$85 70 24 00 11 75	147854 147855 147856 147857		O. M. Gottesman J. Stacey Sullivan The Kny-Scheerer Co. The Kny-Scheerer Co. Cavanagh Bros. & Co. Cavanagh Bros. & Co.	52 40 29 05 20 69 26 30 18 20 3 50 2 62
Vouch	ract Number	Board of Great B	f Aldermen ear Spring (anning	\$1 20 1 89	147907 147908	District 11-13-14 11-13-14 Dep	Frank Tour The Banks of Attorney, James C. C James C. C partment of The Macmi	Kings (ropsey ropsey f Educat	county.	224 80 60 00 \$99 34 68 69 \$25 62	147858 147859 147860 147861	38485 38518 38442	Underwood & Underwood Frederick Pearce Co Frederick Pearce Co Scientific Equipment Co Scientific Equipment Co F. S. Banks & Co Abraham & Straus	8 25 2 24 8 51 2 61 4 50 327 64 1 70
148111 148112 148113 148114 148115 148116 148117 148118	11-11-1 10-19-1 10-15-1	M. B. Br Joseph William Harry V Stuart Thomas	Spring Warown P. & B V. Sculley J. Farrell V. Mott Harris B. Jones elephone Co	. Co 7 00 5 73 1 20 1 40 59 2 45	147809 147810 147811 147812 147813	39295 39283 416 39296 39344 38454	American I World Boo Abraham & The Baker & Wards N Estab E. Steiger &	Book Co.k Co Straus Taylor. atural Co	Science	20 11 1 28 5 73 3 73 1 10 18 80	147862 147863 147864 147865 147866 147867 147868 147869		Ginn & Co. Ginn & Co. Louis S. Gimbel Ginn & Co. Hopper Paper Co. S. C. Johnson & Son. E. Steiger & Co.	59 00 64 64 5 68 397 20 429 71 2 50 420 84
147959 147960 147961 147962 147963 147964	39266 10-23-14 10-27-14 10-27-14 10-31-14 10-29-14	mmissione N. Y. To Towers Remingte Chas. Ba A. A. Be Library	ers of Accordel. Co Mfg. Co on Typ. Co aeszler enedict Bureau	\$20 95 	147816 147817 147818 147819 147820 147821 147822	38969 38453 39299 39410 39285 39410 39295	The Kny-Sc McDermott M. J. Tobin F. C. Steche Syndicate T D. C. Heath Syndicate T American B	Dairy Control	o c o	1 34 25 88 1 90 14 64 3 83 93 95 62 1 95	147870 147871 137872 147873 147874 147875 147876 147877	9- 4-14	Christopher Nally	318 50 4,716 00 585 00 1,089 00 65 00 76 00 4 50 24 00
	10-30-14 10- 6-14 9- 9-14 11-21-14	Keuffel Consolida Co G. Gilliga Department C. I. Cro	Machine & Esser Co. ated Auto an	Supply 6 50 8 45 \$4 23	147823 147824 147825 147826 147827 147828 147829 147830	39291 39292 39290 39291 39286 39300	F. C. Steche Ginn & Co. The A. S. I G. P. Putna: Ginn & Co. Rand, McNa Desmond Fi	Barnes Com's Sons	Inc	14 00 7 88 75 3 68 25 00 80 9 26	147878 147879 147880 147881 147882 147883 147884	6-15-14 9-21-14 9-21-14 7- 1-14	G. P. Putnam's Sons Ward's Natural Science Est. Hamacher, Schlemmer & Co. F. C. Stechert Co Montgomery & Co Oliver Typewriter Co L. E. Knott Apparatus Co	1 98 5 50 28 37 3 00 17 50 3 50 47 10
148120 148121 148122 148123 148124 148125 148126 148127	10- 7-14 10-14-14	Calvin I. Olaf M. Jos. R. (Eugene I John G. J. A. Kr	M. Simpson. Crocker Kelly Geoghan De Salignac. Theban nighton Crocker	75 9 20 8 50 5 63 4 85 34 85	147831 147832 147833 147834	39298 39291 38539 39348	The A. S. B Educational Ginn & Co. M. Feigel & M. Feigel & Frederick Pe Frederick Pe Frederick Pe	Bros Bros arce Co arce Co arce Co	g Co	88 197 19 9 21 60 20 68 3 34 39 31	147891	9-10-14 7-31-14 7-27-14 9-21-14 8-25-14 9-16-14	Kny-Scheerer Co. Yawman & Erbe Mfg Co. Felix S. McAuliffe The Macmillan Co. F. C. Stechert Co. D. C. Heath & Co. Kny-Scheerer Co. The Macmillan Co.	1 30 5 85 120 00 5 30 1 24 36 18 79 96 00
148128 148129 148130 148131 148132 148133 148097		J. A. Kn Chas. A. Daniel M Calvin I. Jas. R. G Eugene I urt of Ger	Ross Ross I. Simpson. Crocker Geoghan De Salignac meral Sessio fg. & Nov.	2 95 4 50 74 22 69 13 00 2 00	147835 147836 147837 147838 147839 147840 147841 147842	113 A 399 A 805 I 108 I 38520 G 38544 G	D. Appleton American Bo American Bo Henry Holt Little, Brown Geo. T. Mon The Manhatt Eberhard Fal	ook Co ook Co & Co o & Co otgomery an Supply	 y Co	49 84 219 42 160 00 2 40 26 57 41	147893 1 147894 147895 147896 147897	9-17-14 9-10-14 9-11-14 9-4-14 9-8-14	F. W. Devoe & C. T. Raynolds Co. The Dictaphone Houghton, Mifflin Co. Wm. Bev. Harison E. P. Dutton Co. F. W. Devoe & C. T. Raynolds	18 80 128 00 2 00 7 00 3 01
148098 148099 148100 148101 148102	39259 10-21-14	N. Y. Te Edward I Knickerbo The Init Co A. B. Di Individual	l. Co R. Carroll . ocker Ice Co ial Towel ck Company Drinking	71 85 30 08 50 16 89 Supply 77 2 25 Cup	147843 147844 147845 147846 147847 147848 147849 147850	39324 H 38799 T 168 H 38461 C 815 T 809 A 38440 S	Parex Mfg. The Universa saac Pitman Geo. W. Mill The H. M. Ro Allyn & Bacc Snelling & Sc Schieffelin &	Co		3 00 1 05 16 70 53 20 140 40 1 90	147900 147901 147902 147903 147904	8-19-14 7- 7-14 9- 1-14 9-18-14 9- 9-14 7-14-14	nolds Co. M. F. Collins M. F. Collins Agent and Warden, Auburn Theo. B. Thompson William Dixon, Inc. A. B. Dick Co. The Macmillan Co. A. G. Seiler	5 40 3 32 5 24 2 50 7 67 70 35 11 32 1 25

6-30-14

9-21-14

James Goold

James Goold

8-31-14 C. P. Storberg

8-31-14 Wheeler News Co.....

9-24-14 E. Dietzgen Co.

6-30-14 H. W. Koenig 9-21-14 Banks Law Publishing Co...

4-30-14 P. J. Brown Carriage Co...

8-31-14 The Allen-Wheeler Co.....

8-31-14 The P. J. Brown Cariage Co.

6-30-14 Frederick Hoey

148261

148262

148263

148264

148265

148266

148267

148268

148269

148270

148271

148272

148273

375 00

450 00

4,563 50

12 00

1 50

4 33

46 25

30 00

1 94

8.00

Prevention of Cruelty to

N. Y.....

Trustees of the Department

of Health....

Andrew Krenkel.....

Eliza Hughes.....

John H. Timmermann.....

Jas. McNulty.....

Thos. Mullin.....

John H. Timmermann.....

Thos. Campbell.....

147983

147984

147985

147986

147987

147988

147989

147990

147991

1 00

148205

148211

1 00 | 148208 | 11- 2-14

10-31-14

9-30-14

10-23-14

19 25 | 148207 10-31-14 Cornell Lumber Co......

3 50 | 148215 11- 1-14 Honk Falls Power Co.....

148206 10- 1-14

148210 10-31-14

148214 10-29-14

40 96

7 40

3 45

9 00 |

4 50 |

10 00

24 95 | 148209

42 00 | 148212

1 78 | 148213

9 00

3 50

26 88

18 48

2 08

17 92

8 10

2 65

3 45

Det. Cadillac Motor Car Co.

Columbia Towel Sup. Co...

Fred A. Culbert.....

C. Deutermann & Son.....

Electric Light Co. of New

Paltz, N. Y.....

Elec. Sun Blue Print Co....

Garland Auto Co.....

G. Gennert.....

George A. Haws.....

Voucher No.	Invoice e Date - or Con- tract Number.	Name of Payee.	Amount.	Vouch	Invoice ce Date - or Con- tract Number.	Name of Payee.	Amount.		Invoice te Date or Con- tract Number.	Name of Payee.	Amount.
148216 148217 148218 148212 148220	11- 9-14 8- 1-14 10-24-14 10-22-14 10-23-14	Johnston's Garage N. Y. Blue Print Paper Co N. Y. & N. J. Lubricant Co Obrid Camera Co Orawsupum Tire & Repair	29 10 98 06 20 53 93 23	148304 148307 148308 148309	25419 33886 33886	Jules Breuchaud	20 60 19,966 05 1,306 98 2,308 69	148060 148061 148062 148063	10- 1-14 10- 1-14 10- 1-14	Bernard McAneny Thos. H. Tyrrell I. A. Silvie	60 00 60 00 27 50 83 33
140220		Co	14 25	148038		Water Supply, Gas and Ele Clarke & Wilkins Co	\$289 80	148064 148065	10- 1-14 10-16-14		83 33 36 00
148221 148222	10-20-14 10-31-14	Standard Oil Co. of N. Y Skinner & Connolly	25 90 4 23	148039	9- 1-14	Nickel Towel Supply Co	5 20	148066	11- 1-14	Rudolph Jurgensen	98 81
148223	10-31-14	George H. Tyrrell Co	48 48	148040 148041	7- 1-14 10- 1-14	Knickerbocker Ice Co F. F. Fuhrmann	6 42	148067 148068	10-14-14 10-10-14	Jas. A. Miller Swan & Finch Co	24 00
148224	10-17-14	Vacuum Oil Co	71 07	148042	10-19-14	James A. Miller	9 20 15 00	148069	10-10-14	Knickerbocker Ice Co	11 30 4 66
148285		Wolf S. Safety Lamp Co. of America, Inc	6 02	148043	10-28-14	New York Multi Color Co	4 50	148070	4-18-14	Turbo Blower Co	310 00
148286		The City of Yonkers Bureau		148044 148045	10- 1-14 10- 1-14	Samuel Olim	6 93 3 50	148071 148072	10- 6-14 11- 2-14	James & Hawkins McCarten & Grady	6 14 4 10
140207		of Water DeWitt Wire Cloth Co	11 11 20 25	148046	9-17-14	H. R. Worthington	95 00	148073	10-30-14	A. F. Brombacher & Co	136 00
148287 148288	10-26-14	Eimer & Amend	8 57	148047 148048	9-24-14 7- 1-14	John Simmons Co	22 00	148074	10-31-14	The Columbia Mach. Wks	44 35
148289	11- 7-14	P. F. Greaney	11 00	148049	7- 1-14	John Simmons Co Joseph D. Duffy	89 67 29 17	148075	11- 2-14	Craven Steam Boiler Wks., Inc.	143 00
148290 148291	10-26-14 10-27-14	The Emil Greiner Co Chas. Hart	1 25 42 75	148050	10-21-14	H. R. Worthington	85 00	148076		Louis J. Gill	49 95
	11- 7-14	R. B. Hobson	6 50	148051	8- 1-14	President, Borough of Richmond	75 51	148077	10-19-14	Samuel Hill	54 00
148293		R. E. Jerome	2 50	148052	7- 1-14	President, Borough of Rich-	75 51	148078 148079	11- 2-14	Samuel Van Wickler T. W. Pearsall	121 50
148294	9-30-14	Knickerbocker Towel Supply	35 80	140002		mond	68 40	148080		Daniel McCarthy	17 50 75 00
148295	10-24-14	I. Edward Ogden	146 00	148053	4- 9-14	Staten Island Shipbuilding		148081		Thos. Bennett	78 00
48296		The Proudfit Loose Leaf Co.	6 75	148054	10- 1-14	Co		148082 148083	11- 1-14	Madison Auto Co	7 60
	10-28-14	Standard Oil Co	28 00 26 70	110001		Governor Co				Jos. Hook Louis A. Quidort	16 50 37 75
48298 48299	10-31-14 10-14-14	Geo. H. Tyrrell Co., Inc	160 77	148055	10- 1-14	John Gaffney	91 00	148085	11- 2-14	T. Gelermann	5 70
48300		Vacuum Oil Co	144 09	148056 148057	10- 1-14 10- 1-14	Kennedys John Finch		148086 148087	10-31-14 10-31-14	Wallace & Tiernan Co., Inc. Electro Bleaching Gas Co	20 83 20 83
48301 48302		Westchester Lighting Co Chas. G. Willoughby	11 10	148058	1- 5-14	Samuel L. Knapp	8 00		11- 1-14	Katonah Lumber, Coal &	20 03
	10-30-14	L. S. Winne & Co	87 05	148059	7- 1-14	Samuel L. Knapp	9 00			Feed Co	34 00

Borough of Richmond.

New York, November 5, 1914. Report for week ended October 24,

Public Moneys Received During Week October 21, 1914—Restoring and repaying, special fund (fees), \$360.83; sewer inspection and repair, special fund (fees), Payroll vouchers, \$19,932.98; contract

on streets, etc.), \$65; miscellaneous, \$160; total, \$462.43.

Permits Issued Week Ended October 21, 1914—Permits to open street pavement for all purposes, 38; permits to place building materials on streets, 4; permits, special and miscellaneous, 36; total, 78.

\$35; special security deposits (materials vouchers, \$1,428.36; total, \$21,361.34.

Laboring Force Employed.

(Eight Hours Constitute One Working Day.)

	Bureau of Highways.		Bureau of Sewers.		S	Bureau of Street Cleaning.		Bureau of Public Buildings and Offices.		Bureau of Engineering		Total.	
	No.	Days.	No.	Days.	No.	Days.	No.	Days.	No.	Days.	No.	Days	
Foremen	19	1141/4	3	21	11	77	1	6	7	40	41	2581/	
Assistant Foremen	97	5823/8	3	18	1 42	7 2927/8	i 5	90	żi	1271/2	178	1,1103	
Laborers	11	64									11	64 48	
Carts (hired)	23	1271/4	• •	• •		48	::	::			23	127 1/2	
Drivers			3	18	53	370	1	6	4	24	61 94	418 6473/	
Sweepers		::			94 11	6473/8 77			::		11	77	
Steam Roller Engine-	4	24			٠						4	24	
Auto Enginemen			1	7		••			2	14	15	21 88 1/2	
Sewer Cleaners	::		15	881/8		::	4	28	::	::	4	28	
Janitress			• •		••	••	1	7 42	••	• •	6	7 42	
Female Cleaners Mechanics				::	i	7	3	12	::	::	4	19	
Stationary Enginemen.	• •	::	• •		2	14 21	2	14 27			7	28 48	
Elevatormen	::	;;					2	14	••		2	14	
Total	154	9117/8	25	1521/8	226	1,5611/4	39	246	34.	205½	478	2,0763/4	

20, 1914.

Work Done.

Bureau of Highways - Repairing and maintaining roadways, curbs, gutters, bridges, crosswalks, culverts, ditches, etc.

Bureau of Sewers-Cleaning, examining and repairing sewers, basins, manholes, flush tanks, culverts, drains, etc., and miscellaneous work.

Bureau of Street Cleaning - Street sweeping, refuse collection, final disposition, clearing gutters, light macadam re- | dent.

Salary Fixed—A. G. Lawrence, Port pairs, weeding gutters and miscellaneous. Richmond, Driver (S. C.), \$900, October Bureau of Public Buildings and Offices -Care and maintenance of Borough Hall, Village Halls at New Brighton and Stapleton, County Court House and Jail, County Clerk's Office, Coroner's Office, Special Sessions Court Room and Public Offices in Borough of Richmond.

Bureau of Engineering-Surveys, plans, design and construction of sewers, highways, curbs, gutters, sidewalks, etc.; also topographical survey and map of the Borough; miscellaneous surveying, maps, etc.

Changes in Departments, Etc.

DEPARTMENT OF FINANCE. Executive Division.

Services Ceased - Temporary Clerks: November 13, Bureau for the Collection of Taxes: Thomas M. Sullivan, 118 Madison Ave.,; Robert J. Baker, 410 West 145th St. Bureau for the Collection of Assessments and Arrears, November 12: John V. O'Connor, Edward J. Cruise, John H. Turner, Jacob Kaufman, Walter L. Dunn, George A. Rush, Jos. F. McManus, Walter H. Barry, Walter I. Rigney, William V. Elliott, C. R. Meade.

COMMISSIONERS OF JURORS, NEW YORK COUNTY.

Transferred—George B. Loud, Clerk, at \$1,650 per annum, to Attendant, Supreme Court, New York County, Nov. 1.

DEPARTMENT OF PARKS.

nue; James Tunney, 1355 Webster Avenue; Peter Plunkitt, Grant Ave., Westchester; Paul Muller, Jr., 2530 Bathgate Avenue; John F. Kelly, Van Ness, Bronx; David Winkleman, 444 Concord Avenue; Fred. Kommer, Pilgrim Ave., Westchester; Vinton Smith, 2527 Hughes Avenue; Alexander Law, 110 East 159th Street; Mary McIver, 1515 Pelham Road; John Schaefer, 2271 Concourse; Chas. Yaeger, 240th St. and White Plains Aven John 240th St. and White Plains Ave.; John Leeder, Fieldstone Road; Martin Suchy, 815 East 215th Street; Timothy Smith, 846 East 147th Street. November 10: William McGlone, 169th St. and Concourse; Bernard Campbell, Pennyfield, Westchester. November 12: John F. Streeseman, Riverdale. November 13: Patrick Cleary, 228th St. and White Plains Ave. Drivers with Horses and Carts, at \$3.00 per diem, November 7: William Combes, 2060 Valentine Avenue; Bernard Reilly, 315 East 194th Street; Tony Pezzello, 3150 Villa Avenue; Gustav Bode, 2820 Maitland Ave-DEPARTMENT OF PARKS.

Bronx.

Appointed — Drivers with Wagons and

Appointed — Drivers with Wagons and

Louis Castaldi, 18 East 204th Street; Den-Teams, November 7: Carmine Cippola, 2611 Bronx Boulevard; George Lee, 166th St. and Lind Avenue; John Scharff, East-Street; Frank Wilson, 626 St. Ann's Avenue; chester, Bronx; Albert Olpp, Jefferson nue; Chas. H. Sommer, 2337 Webster Ave-Place; Annello Grunaldi, 709 East 218th nue; Edward Dunkley, 2 Cottage Place; Street; William Sullivan, 1860 Valentine Ferdinand Baer, 1129 Tinton Avenue; H. Avenue; Louis Gunther, 1480 Walton Ave- McQuade, 2537 Washington Avenue; Wil- Long Is. City, Int. Water Rents, Qns.—Coll. Assts......

liam Englert, 444 Concord Avenue; James Ryan, 1344 Clinton Avenue; Frank Bible, 1346 Blondell Avenue; Peter Jones, Riverdale; Louis Muller, Van Cortlandt Park; Edward Dougherty, Pennyfield, West-chester. November 10: Thomas Coughlin, 860 East 147th Street. November 11: Julius Meyer, 317 East Fordham Road: Frank Just, 771 East 213th Street.

Board of Examiners.

October 20, 1914. Meeting called to order at 2 P. M. Present: Messrs. Charles Buck, Lewis Harding, D. Everett Waid and George A. Just, Chairman.

On motion, minutes approved as read. The Chairman presented and read a communication from the Commissioner of Accounts, dated the 17th inst., introducing Mr. Pearson as his representative, and requesting permission to make an examination of the books and records. Whereupon the Chairman was authorized to invite Mr. Pearson to attend the meeting, forthwith.

Mr. Pearson was then presented. The Clerk was instructed to afford Mr. Pearson and his assistant every facility for making the examination of the records

The Board then proceeded with the Calendar. Appeal 211 of 1914, Alteration 3696 of 1914, premises 5-7-9 West 37th Street, Manhattan, Neville & Bagge, appellants.

| Grant Heleto, and Teport Board at the next meeting. Adjourned. EDW. V. BART

Letter from appellants, even date, requesting the privilege of withdrawing appeal. On motion, request granted; entered on the record as

Withdrawn by request of the appel-

Appeal 212 of 1914, New Building 6674 of 1914, premises 4712 Fourteenth Avenue, Brooklyn, Lorenz F. J. Weiher, ap-

Appearance Mr. L. F. J. Weiher. After discussion and on motion, laid over for further consideration at the next meeting.

Appeal 213 of 1914, New Building 6675 of 1914, premises 4712 Fourteenth Avenue, Brooklyn; Lorenz F. J. Weiher, appellant. Same appearance; same action. Appeal 214 of 1914, New Building 320

of 1914, northwest corner 62d Street and Park Avenue, Manhattan, Delano & Aldrich, appellants. Appearances: Messrs. Chester H.

Aldrich and George A. Licht. After discussion and on motion, entered on the records as Withdrawn by request of the appellants.

The matter of filing equipment was then iscussed, and the Chairman appointed Mr. Waid as a committee of one to confer with the Bridge Commissioner in regard thereto, and report back to the

EDW. V. BARTON, Clerk.

DEPARTMENT OF FINANCE.

Office of the City Chamberlain, New York, October 27, 1914.

Hon. JOHN PURROY MITCHEL, Mayor: Sir—In pursuance of section 196, chapter 466 of the Laws of 1901, I have the honor to present herewith a report to October 10, 1914, of all moneys received by me, and the amount of all warrants paid by me since September 30, 1914, and the amount remaining to the credit of the City on October 10, 1914.

HENRY BRUERE, Chamberlain. CHARLES J. McCORMACK, Presi- The City of New York, in Account with Henry Bruere, Chamberlain, During the

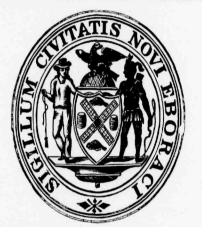
Week Ending October 10th, 19	14.
September 30th, 1914, Balance	
October 10th, 1914. Taxes, Manhattan—Rec. Taxes. \$414.213 Taxes, Bronx—Rec. Taxes. 89,391 Taxes, Brooklyn—Rec. Taxes. 248,545 Taxes, Queens—Rec. Taxes. 78.097 Taxes, Richmond—Rec. Taxes. 18,893	57 49
W. M. B. IN A.M. B. W.	
Water Meter Fund No. 2, Man.—Rec. Taxes	42 57
Water Meter Fund, Brooklyn-Rec. Taxes	65 07
Water Rents, Brooklyn—Rec. Taxes	3,132 73 150 21
Water Rents. Queens—Rec. Taxes. Ar. Taxes, 1899. Etc., Man.—Coll. Assts	
Ar. Taxes, 1899, Etc., Bronx—Coll. Assts	31
Ar. Taxes, 1899, Etc., Queens—Coll. Assts 35,122	
Ar. Taxes, 1899, Etc., Richmond—Coll. Assts 12,423	
Al. Taxes, 1899, Etc., Richmond Com. History	220,145 59
St. Impt. Fd., Jan. 1, 1898, Man.—Coll. Assts \$11,794	35
St. Impt. Fd., Jan. 1, 1898, Bronx—Coll. Assts 29,020	
1 St. Impt. Ed. Ian. 1, 1898. Bkn.—Coll. Assts 41,490	
St. Impt. Fd., Jan. 1, 1898, Oueens—Coll. Assts 22,753	
St. Impt. Fd., Jan. 1, 1898, Queens—Coll. Assts. 22,753 St. Impt. Fd., Jan. 1, 1898, Rich.—Coll. Assts. 15,260	80
	120,319 40
Fd. St. and Park Openings, Man.—Coll. Assts \$7,354	
Fd. St. and Park Openings, Bronx—Coll. Assts 29,416	
Fd. St. and Park Openings, Bkn.—Coll. Assts	
Fd. St. and Park Openings, Ons.—Coll. Assts	31
Fd. St. and Fark Openings, Rich.—Con. Assis	71,818 85
Destarion Deservente Manhattan Call Acats	
Restoring Pavements, Manhattan—Coll. Assts	
Int. Restoring Pavements, Manhattan—Coll. Assts	9 09
Wmsbridge Sewer Fd., Bronx—Coll. Assts	07
Receipts and Exps. Tax Sales, Bx.—Coll. Assts	9 50
Receipts and Exps. Tax Sales, Bkn.—Coll. Assts	235 85
Prin. and Int., 26th Wd. Bds., BknColl. Assts	587 43
Sewer Assts 29th Wd. Inst. Bkn.—Coll. Assts	35 00
Opening, Etc., Assts., 31st Wd., Inst., Bkn.—Coll, Assts	305 35
Flatbush Ave. Impt., 29th Wd., Bkn.—Coll. Assts	29/
Opening, Etc., Bedford Ave., Bkn.—Coll. Assts	242 21
Ar. Water Rents, 1898, Etc., Bkn.—Coll. Assts	2,600 34 386 85
Int. Water Rents, 1898, Etc., Bkn.—Coll. Assts	
Receipts and Exps. Tax Sales, Ons.—Coll. Assts	53 04
Long Is. City, Water Rents, Ons.—Coll. Assts	11 31

Vill. Coll. Pt., Water Rents, Qns.—Coll. Assts	Int. Taxes, Brooklyn	
Vill. Bayside, Water Rents, Qns.—Coll. Assts. 101 42 Vill. Bayside, Int. Water Rents, Qns.—Coll. Assts. 26 74 Vill. Flushing, Water Rents, Qns.—Coll. Assts. 14 16 Vill. Flushing, Int. Water Rents, Qns.—Coll. Assts. 3 47 Water Meter Fund, Queens—Coll. Assts. 6 85 Receipts and Exps. Tax Sales, Rich.—Coll. Assts. 21 00	Water Rents, Queens—Rec. Taxes. 40 50 Water Rents, Richmond—Rec. Taxes. 244 57 Int. Ar. Taxes, 1899, Etc.— Manhattan—Coll. Assts. \$7,134 35 Bronx—Coll. Assts. 2,900 59 Brooklyn—Coll. Assts. 10,166 35	
Receipts and Exps. Tax Sales, M. and Bx.—Coll. Assts. 3 00 St. Impt. Fd., June 15, 1886, M. and Bx.—Coll. Assts. 10 00 Ar. Taxes, 1897, Etc., Brooklyn—Coll. Assts. 1 94 Local Impt., Late Town New Utrecht—Coll. Assts. 217 13 Opening and Widening Streets, Bkn.—Coll. Assts. 2 25 Int. Opening and Widening Streets, Bkn.—Coll. Assts. 3 67	Queens—Coll. Assts. 5,110 78 Richmond—Coll. Assts. 2,152 96 Int. Assts., St. Impt. Fund— 27,465 03 Manhattan—Coll. Assts. \$1,442 08 Bronx—Coll. Assts. 1,964 95	
Ar. Taxes, 1897, Etc., Queens—Coll. Assts. 1,787 75 General Impt. Commn., Inst., Qns.—Coll. Assts. 295 64 Int. General Impt. Commn., Inst., Qns.—Coll. Assts. 116 99 Asst. Local Impt., Various Vill., Qns.—Coll. Assts. 209 42 Int. Asst., Local Impt., Various Vill., Qns.—Coll. Assts. 90 66 Ar. Taxes, 1897, Etc., Richmond—Coll. Assts. 22 82	Brooklyn—Coll. Assts. 5,060 35 Queens—Coll. Assts. 1,492 37 Richmond—Coll. Assts. 1,413 67 Int. Assts., St. and Park Openings— 11,373 42	
Brooklyn Bridge Revenue, 1914—Kracke. 9,502 28 Williamsburgh Bridge Revenue, 1914—Kracke. 148 66 Water Meter Fund, Brooklyn—Williams. 30 60 Water Revenue, Brooklyn—Williams. 804 15 Water Rents, Brooklyn—Williams. 49,528 52 Water Rents, Queens—Williams. 3,230 72	Bronx—Coll. Assts. 1,131 53 Brooklyn—Coll. Assts. 613 80 Queens—Coll. Assts. 928 24 Richmond—Coll. Assts. 111 62	
Water Meter Fund, Queens—Williams	Int. Water Meter Fund No. 2, Man.—Coll. Assts	4
Dept. Correction, City Prisons, Etc.—Goodacre. 26,544 98 Common Land Fund, Late Town Gravesend—Goodacre. 12 00 C. C. M. 3, New Water Supply of The City of N. Y.—Timm 2 00 Unclaimed Salaries and Wages—Timm. 9,032 32 Dept. St. Cleaning Pension Fund—Fetherston 1,697 90	Vill. Flushing, Water Rents, Qns.—Coll. Assts. 136 60 Vill. Flushing, Int. Water Rents, Qns.—Coll. Assts. 43 69 Int. Water Meter Fund, Queens—Coll. Assts. 140 Subpoenas, Fees, Queens—Coll. Assts. 50 Ar. Water Rents, Richmond—Coll. Assts. 123 05 Int. Water Rents, Richmond—Coll. Assts. 19 45	
Forfeited Recognizances, N. Y. Co.—Whitman	Towns Wechester, Taxes—Coll. Assts. 3 74 'Fowns Westchester, Int. Taxes—Coll. Assts. 10 71 Int. Ar. Taxes, 1897, Etc., Bkn.—Coll. Assts. 3 63 Int. Assessments. Brooklyn—Coll. Assts. 24 54 Int. Ar. Taxes, 1897, Etc., Queens—Coll. Assts. 3,901 60 Int. Ar. Taxes, 1897, Etc., Richmond—Coll. Assts. 40	
Anti Toxine Fund—Goldwater 2,436 04 Restoring and Repaving, Man.—Marks 9,065 60 Restoring and Repaving, Bronx—Mathewson 1,596 24 Restoring and Repaving, Bkn.—Pounds 15,143 46 Restoring and Repaving, Queens—Connolly 1,089 00 Restoring and Repaving, Rich.—McCormack 351 70	Bellevue and Allied Hosps.—Brannan. 1,642 92 Bd. of Estimate and Appt.—Nichols. 6 00 City Clerk's Fees—Scully. 9,640 94 Dept. Bridges—Kracke 319 41 Dept. Correction—Davis 119 50 Dept. Finance, Miscellaneous—Compr. 6,801 24	
Excise Taxes, New York Co.—McAvoy. \$70 00 Excise Taxes, Kings County—Kelly. 15 00 Excise Taxes, Queens County—Jervis. 51 87 Excise Taxes, Rich. County—Murphy. 15 00 Water Meter Fund No. 2, Man.—Williams. 151 87 275 65 275 65	Dept. Finance, Coll. City Rev.—Goodacre 16,822 78 Dept. Finance, City Paymaster—Timm 26 00 Dept. Health—Goldwater 2,638 80 Dept. Parks, Bronx—Whittle 1,945 83 Police Dept.—Woods 132 50 Dept. W. S., G. and E., Man.—Williams 602 79	
Unsafe Building Fund, Man.—Murphy. 275 25 S. 100, Restoring and Repaving—Compr. 104 00 S. 561, Lehigh Valley Railroad Co.—Compr. 1,700 00 S. 28A, Receipts and Expenses of Tax Sales—Timm. 1 67 Dept. Education, Suspense Account—Cook. 61 50 Sheriff's Fees, N. Y. Co.—Grifenhagen. 6,383 29	Dept. W. S., G. and E., Bronx—Williams. 295 37	
Land Title Registration—Hopper 5 00 Sales of City Property—Goodacre 142 40 S. 553, Dept. Correction, Manufacturing Fd.—Davis 7,163 65 C. C. M. 400A, Rapid Transit Cons. Contract—Compr. 14,651 88 S. 488, Maintenance, Etc., Water Supp., Bkn., 1914—Timm 9 00 S. 28A, Receipts and Expenses of Tax Sales—Timm 9 68	Pres., Bor. Manhattan, Bur. Bldgs.—Marks. 41 00 Pres., Bor. Bronx.—Mathewson. 108 79 Pres., Bor. Brooklyn.—Pounds. 6,039 67 Pres., Bor. Brooklyn, Bur. Sewers.—Pounds. 1,397 20 Pres., Bor. Brooklyn, Supt. Bldgs.—Pounds. 4 00 Pres., Bor. Queens.—Connolly. 833 02	
T. 37A, Supreme Court, 1st Dept., Retirement Fd.—Compr	Pres., Bor. Richmond—McCormack.81 05Sundry Licenses, Man. and Bx.—Dept. Licenses16,930 50Sundry Licenses, Brooklyn—Dept. Licenses1,144 75Sundry Licenses, Queens—Dept. Licenses191 50Sundry Licenses, Richmond—Dept. Licenses12 00Tenement House Dept.—Murphy300 00	
5th Dist. Mag. Court, Man.—Clark	Surplus on Sales of Merchandise—Chamberlain	
6th Dist. Mag. Court, Bkn.—Nitze. 34 00 7th Dist. Mag. Court, Bkn.—Hunter. 43 00 8th Dist. Mag. Court, Bkn.—Hasenflug 53 00 9th Dist. Mag. Court, Bkn.—King. 18 00 10th Dist. Mag. Court, Bkn.—Rayfiel 163 00 1st Dist. Mag. Court, Qns.—McGee 7 00	Court of Special Sessions, Man.—Hilly	
2nd Dist. Mag. Court, Ons.—Hewlett. 18 00 3rd Dist. Mag. Court, Ons.—Conerty. 22 00 4th Dist. Mag. Court, Ons.—Butler. 107 00 2nd Dist. Mag. Court, Rich.—Brennan. 1 00 City Court, Manhattan—Smith. 1 00 Court of Special Sessions, Man.—Hilly. 1,510 00	County Clerk's Fees, Kings Co.—Devoy. 3,358 47 County Clerk's Fees, Oucens Co.—Ruoff. 5,052 85 County Clerk's Fees, New Jork Co.—Bostwick. 926 65 Register's Fees, New York Co.—Hopper. 6,756 86 Register's Fees, Bronx Co.—Polak. 2,650 73 Register's Fees, Kings Co.—O'Loughlin 8,774 10 Stariff's Fees, Co. Polak 10,774 10	
Court of Special Sessions, Bkn.—Kerrigan	Sheriff's Fees, Bronx Co.—O'Brien. 251 72 Sheriff's Fees, Kings Co.—Swasey 405 10 Sheriff's Fees, Queens Co.—Emener 135 36 Surrogates' Fees, New York Co.—Dowdney 690 60 Surrogate's Fees, Bronx Co.—Reilly 87 05 Surrogate's Fees, Kings Co.—McCooey 276 75	
Rev. Bond Fd., Payment of Interest on Bonds—J. P. Morgan & Co 22,454 79 Special Revenue Bonds of 1914, 3 Per Cent., C. S. Fd 500,000 00 Pro. Sale Corp. Stock, Var. Mun. Purp., 3 Per Cent., C. S. Fd 250,000 00 45TC, 1914, Bd. of Estimate and Appt.—Timm. 40 01 2055, 1914, Bellevue Hosp.—Timm. 63 86 2060, 1914, Bellevue Hosp.—Timm. 88 26	Surrogate's Fees, Richmond Co.—Finley	2,432,841 85 \$91,703,722 70 74,378,962 51
2058, 1914, Harlem Hosp.—Timm. 32 91 2630, 1914, Harlem Hosp.—Timm. 29 68 2057, 1914, Gouverneur Hosp.—Timm. 2 32 2062, 1914, Gouverneur Hosp.—Timm. 7 59 850, 1914, Dept. Education—Cook \$32 15 850, 1914, Dept. Education—Compr. 25 27	Revenue Bond Fund Accounts. Expenses of the Panama Pacific Exposition	\$309 52 ,124 00
850, 1914, Dept. Education—Timm. 364 51 948, 1914, Dept. Education—Timm. 2 53 83, 1914, Dept. Finance—Timm. 24 20 86, 1914, Dept. Finance—Timm. 6 45 87, 1914, Dept. Finance—Timm. 5 83	Public Service Commn., 1st Dist., N. Y., Exps. of 1914	47 24 85 91 ,437 49 ,901 85 ,225 00
89, 1914, Dept. Finance—Timm. 4 44 78, 1914, Dept. Finance—Timm. 33 88 100, 1914, Dept. Finance—Timm. 27 89 82, 1914, Dept. Finance—Timm. 62 50 1844, 1914, Dept. Health—Timm. 27 68 1833, 1914, Dept. Health—Timm. 7 98	1914 Rd. of Coroners, Bronx, 1914. Surrogate, Kings County, Alterations and Furniture for Court Room. Surrogates, Queens County, Moving Furniture and Records. Court of General Sessions, Stenographers' Fees for Minutes of Trials and Appeals, 1914.	932 48 157 50 109 00 241 88
1841, 1914, Dept. Health—Timm. 58 1820, 1914, Dept. Health—Timm. 1 33 1823, 1914, Dept. Health—Timm. 91 80 1824, 1914, Dept. Health—Timm. 70 64 1826, 1914, Dept. Health—Timm. 39 60 1828, 1914, Dept. Health—Timm. 85 00	County Court, Bronx County, 1914. Surrogate's Court, Bronx County, 1914. District Attorney, New York County, Special Expenses in Connection with the Prosecution of Henry Siegel et al. District Attorney, Kings County, Denciency in Budget Item 3880, 1914 District Attorney, Bronx County, 1914.	55 33 19 10 772 65 366 65 567 75 501 11
1828, 1914, Dept. Health—Timm. 27 50 1840, 1914, Dept. Health—Timm. 94 33 1885, 1914, Dept. Health—Timm. 9 68 1933, 1914, Dept. Public Charities—Timm 3 87 1957, 1914, Dept. Public Charities—Timm 1 45 1915, 1914, Dept. Public Charities—Timm 22 58	Municipal Garage, Maintenance and Supplies. Dept. Education, Expenses of Study of Conditions Incidental to the Location of Schools. Dept. Education, Increased Compensation of Electricians, 1914. Dept. Parks, Queens, 1914. Dept. Taxes and Assts., Expenses of Moving and Furnishing New Quarters, 1914.	175 00 574 87 419 38 576 00
1923, 1914, Dept. Public Charities—Timm. 18 90 1939, 1914, Dept. Public Charities—Timm. 3 63 1946, 1914, Dept. Public Charities—Timm. 3 50 1656, 1914, Fire Dept.—Timm. 137 84 1703, 1914, Fire Dept.—Timm. 1 36 1671, 1914, Fire Dept.—Timm. 30 00	Salaries and Expenses of Inspecting and Testing of Changes in Distribution, Water Mains, Etc., Caused by Public Impts Dept. W. S., G. and E., 1914 Dept. Finance, Expenses of Removal to and Equipment of New Ouarters	21 50 211 42 160 00 515 10
1671, 1914, Fire Dept.—Timm. 10 00 1652, 1914, Fire Dept.—Timm. 6 45 363, 1914, Pres., Bor. Manhattan—Timm. 6 77 460, 1914, Pres., Bor. Bronx—Mathewson 14 60 462, 1914, Pres., Bor. Bronx—Mathewson 3 00 467, 1914, Pres., Bor. Bronx—Mathewson 1 44	Payment of County Charges and Expenses. 2, Payment of Premium on Bonds of Municipal Officers, Etc. Payment of Premium on Bonds of County Officers, Etc. Supreme Court, 2nd Dept., Appellate Division, Pension to James Donovan, 1914	312 45 187 30 192 00 150 00 792 49
467, 1914, Pres., Bor. Bronx—Mathewson. 27 468, 1914, Pres., Bor. Bronx—Mathewson. 27 469, 1914, Pres., Bor. Bronx—Mathewson. 5 481, 1914, Pres., Bor. Bronx—Mathewson. 6 492, 1914, Pres., Bor. Bronx—Mathewson. 7 549, 1914, Pres., Bor. Bronx—Mathewson. 6 75 7 578, 1914, Pres., Bor. Brooklyn—Timm. 30	Commitment of Insane Persons, Deficiency in Budget Item 2010, 1914 Brooklyn Public Library, Operation of Brownsville and Eastern Parkway Branches, 1914 Purchase of Books for Law Library, Bronx County Experimental Sewerage Parification Work at 26th Wd. Plant, Brooklyn	555 00 13 00 52 50 961 75
576, 1914, Pres., Bor. Brooklyn—Timm. 10 00 552, 1914, Pres., Bor. Brooklyn—Timm. 11 25 574, 1914, Pres., Bor. Brooklyn—Timm. 6 00 562, 1914, Pres., Bor. Brooklyn—Timm. 69 36 580, 1914, Pres., Bor. Brooklyn—Timm. 60 00 657, 1914, Pres., Bor. Oueens—Timm. 35 72	Repairing Roads in the Borough of Richmond. 2, Pres., Bor. Bronx, Rebuilding Parapet Walls of Borough Hall, 1913. 2, Pres., Bor. Bronx, Repairing Bridge Over Railroad Tracks at East 153rd Street, 1914. Pres., Bor. Bronx, 1914. Register, Bronx, County, 1914.	257 55 300 00 86 25 580 86 806 89
657, 1914, Fres., Bor. Queens—Hillim 33 72 3091, 1914, Register, New York Co.—Timm 22 58 3605, 1914, Surrogate's Court. Queens Co.—Compr. 9 68 2128, 1914, Tenement House Dept.—Timm 32 26 3441, 1914, National Guard—Timm 28 00 2173, 1914, Dept. W. S., G. and E.—Timm 30 30 GENERAL FUND.	Register, Bronx County, Moving and Copying Real Estate Records Sheriff, Kings County, 1914	44 25 72 60 126 68
Int. Taxes, Manhattan—Rec. Taxes \$5,767 07		166 66 654 50

Sea View Hosp., Staten Island	908 65	Bd. of Elections	6,300 63
Additional Water Fund	2 40 207,306 53 433 33	Municipal Civil Service Commn. Commrs. of Accounts. Bureau of Weights and Measures.	1,035 09
Bronx Parkway Commn., Preparation of Maps, Etc	209 90	Art Commn.	396 77 14 67
petitions, Etc. Rapid Transit Cons. Fund, Brooklyn-Manhattan Rapid Transit Cons. Fund, Queens	1,140 31 20,161 17 47,000 00	Examining Board of Plumbers. Pres., Bor. Manhattan. Pres., Bor. Bronx.	10 15 40,177 67 42,976 25
Rapid Transit Cons. Fund, Seventh Avenue Line	17,005 35 2,939 06 984 16	Pres., Bor. Gueens.	34,340 38 73,267 83
Rapid Transit Cons. Fund, Contract No. 4, Interest on Bonds Rapid Transit Cons. Fund, Contract No. 4, Track Material Rapid Transit Cons. Fund, Broadway-59th Street Route	218,922 34 5,311 54 81,000 00	Dept. Education College of The City of New York. Normal College of The City of New York.	2,612,276 21 4,531 10
College of The City of New York	77 25 15 54	Permanent Census Board	180 97
and Track Work	513 60 22,654 89	Bronx Parkway Commn. Public Recreation Commn. Staten Island Assn. of Arts and Sciences.	405 00 454 00
Dept. Docks and Ferries	66,689 96 724 50 14,686 89	New York Public Library. Police Dept. Fire Dept.	843 380 30
School Buildings, Fire Protection	3,756 28 670 50 85 00	Municipal Explosives Commn. Armory Board Bd. of Building Examiners.	200 00
School Building Fund, Interior Cons. and Equipment	1,620 00 118,790 98 7,389 49	Dept. Health	551 80 40.885 23
Dept. Heauth, Tuberculosis Sanitarium, Otis., Or. Co., N. Y Dept. Health, Cons. of Measles Pavilion at the Foot of East 16th	4,672 47	Dept. Public Charities. Bellevue and Allied Hosps. Bd. of Ambulance Service.	72,309 65 6.322 50
Street, Manhattan Dept. Parks, Manhattan and Richmond Repaving Riverside Drive from 133th Street to Viaduct	5,000 00 17 50 12 50	Tenement House Dept. Dept. W. S., G. and E. Dept. Street Cleaning	75,063 16 99,534 05
Dept. Parks, Brooklyn and Queens Brooklyn Institute of Arts and Sciences, Brooklyn Shore Road Between First Avenue and Ft. Hamilton, Brooklyn, Com-	275 00 530 83	Asylum of St. Vincent de Paul	531 43 1,081 79 2,710 00
pletion of Dept. Parks, Bronx Cons. and Establishment of a High Pressure Water System, Etc., Man-	36,288 00 1,054 12	Beth Israel Hosp. Church Charity Foundation of Long Island. Children's Aid Society.	1,288 80 487 86 975 07
hattan Extension of High Pressure Water Service North of 23rd Street, Man- hattan	3 85 81,066 40	Dominican Convent of Our Lady of the Rosary. Flushing Hosp. and Dispensary. German Odd Fellows Home and Orphan Asylum.	11,005 78 1,515 70
Expenses of Conducting Investigation of Water Waste and Necessary Appliances Therefor Water Fund, Manhattan and Bronx	274 00 1,717 68	German Hosp, and Dispensary	1,249 50 1,437 50
Water Supply, Brooklyn, High Pressure Service, Coney Island Section Wat. Supp. Sys., Brooklyn, Extension of Distribution for Small Mains Wat. Supp. Sys., Brooklyn, New Distribution Mains for Blythebourne	108 75 706 46	House of Mercy. House of St. Giles the Cripple. Institution of Mercy.	313 56 8,972 86
Wat. Supp. Sys., Oueens, Distribution Mains.	24,207 79 17 39	Jamaica Hosp. Lebanon Hosp. Assn. Long Island College Hosp.	2,880 80 1,563 30
Wat. Supp. Sys., Brooklyn, Cons. of Administration Building at East New York Repair Yard	2,687 49 223 03	Misericordia Hosp. New York Post Graduate Medical School and Hosp.	144 84 1,851 82 1,802 65
City Pumping Station. Wat. Supp. Sys., Richmond, Impt. of Pumping Stations.	25 99 51 65	New York Infirmary for Women and Children	286 20 7,083 33 8,275 00
Wat. Supp. Sys., Supplies and Materials for Labor Cons. Force Wat. Supp. Sys., All Boroughs, Corporate Allowance, 1914 Fire Alarm Teleg. System, Manhattan, Bronx and Brooklyn, Rearrang-	3 15 5,908 28	Orphan Asylum Society of the City of Brooklyn	1,690 36 192 65 376 30
ing Circuits, Etc., for New System	7 15 107 30 2,917 25	St. Joseph's Hosp., New York City. Sacred Heart Orphan Asylum. St. Joseph's Asylum	6,497 20 610 36 6,050 00
Fire Alarm System, Manhattan	1,788 81 144,955 63	St. Malachy's Home Sheltering Arms Nursery of Brooklyn	9,387 86 603 71
Stock May Lawfully Be Issued	5,666 98 314,911 18	St. Agnes Hosp. for Crippled and Atypical Children. St. Vincent's Hosp., Richmond. New York Society for the Relief of the Ruptured and Crippled	3,276 60 1,056 55 220 82
Sale of Corporate Stock of The City of New York for Various Municipal Purposes	846,134 34 550 54	Children's Home at Mineola, New York Jewish Hosp. Brooklyn Eye and Ear Hosp.	244 64 3,218 39 444 00
Refunds Payable Corporate Stock. Normal College of The City of New York. Repaying Streets, Brooklyn.	13 81 21,824 46	S. R. Smith Infirmary. Jewish Protectory and Aid Society. Washington Heights Hosp.	1,559 8 7 5,006 36 380 65
Police Dept., Fund Sites and Buildings. Bureau of Buildings, Manhattan, New Furniture, Filing Cabinet and Equipment for Office	17,967 03 42 00	Catholic Institute for the Blind	93 00 1,085 65 310 94
Cons. and Equipment of Asphalt Repair Plant, Manhattan	2,502 78 69 78 1,351 70	Catholic Charities Bureau of the Borough of Brooklyn Dept. Correction	202 50 557 50 19,049 39
Public Baths Fund, Manhattan	224 40 247 64 69,549 82	Bd. of Inebriety. Bd. of Parole Brooklyn Disciplinary Training School for Boys	386 85 56 30 667 65
Riverside Drive, Cons. of Extension North of 155th Street to Henry Hudson Memorial Viaduct	178 15	Dept. Bridges Dept. Docks and Ferries. City Court of New York.	7,855 19 69,434 50 22 72
Manhattan Erection of a New Building for Children's Court, First Division, Manhattan	588 26 4,250 00	Court of Special Sessions. City Magistrates' Courts, First Division. City Magistrates' Courts, Second Division.	91 44 1,592 42 31,849 99
Viaduct on Park Avenue from 40th Street to 42nd Street	137 50 400 00	Bd. of Coroners, Bronx	52 30 38 88 25 00
Cons. and Equipment of Fireproof Building for Surrogate and County Clerk, Queens County Fund for Topographical Bureau, Queens	200 00 17 40	Bd. of City Record	7,815 36 9,164 55 64,853 84
Repaying Streets, Queens. Repaying Streets, Richmond. Cons. and Equipment of a Court House, Bronx	7,809 16 23,763 58 30 00	Redemption of the City Debt	26,850 00 4,451,778 88 65,457 14
Grand Boulevard and Concourse, Cons. of Transverse Roads at Bed- ford Park Boulevard, 170th to 174th Streets		Rent Repairs and Maintenance of City Owned Buildings Annual Compensation to J. T. Mayers, Etc	11 56 66 66
Street	62 91 191 95	County Clerk	65 61 1,109 25
Brook Avenues	32,199 82	Register	630 99 118 42 4 00
SPECIAL AND TRUST FUND ACCOUNTS. Anti Toxine Fund	3 01	Sheriff National Guard and Naval Militia. Supreme Court, First Dept.	50 00 240 00 1,638 51
Cons. of Private Sewers, Brooklyn. Cons. of Private Sewers, Queens. Dept Correction City Prisons, Etc., Special Fund, Etc.	88 79	Court of General Sessions	136 81 9 75 30 08
Dept. Education, Maintenance of Training Schools Dept. Education, Special High School Fund	45 00	County of Bronx. Public Administrator	63 90 333 33
Excise Taxes Brooklyn Bridge, Maintenance and Repairs, 1914 Restoring and Repaving, Special Fund, Bronx Restoring and Repaving, Special Fund, Brooklyn	8,486 45 1,982 04 3,381 35	Stenographers' Fees	66 00 10,123 68
Restoring and Repaying, Special Fund, Manhattan	415 23 869 23	Register Commr. of Records	10 75 41 66 11 09
Restoring and Repaying, Special Fund, Dept. Parks, Brooklyn and Queens Restoring and Repaying, Special Fund, Dept. Parks, Manhattan and	279 10	Public Administrator Sheriff Supreme Court, Second Dept	943 32 15 30 663 32
Richmond	0 22	Surrogate's Court County Court Rent	55 71 206 00 1,253 12
Water Meter Fund, Brooklyn. Water Meter Fund, Richmond. Williamsburgh Bridge, Maintenance and Repairs, 1914.	311 50 14 69	County Of Queens. County Clerk	16 20 83 73
Maintenance and Distribution of Water Supp., Bkn., 1913 Special Trade School Fund, Manhattan	247 34 133 12 26 100 00	Commr. of Jurors	1 00 100 00 8 34
Maintenance and Distribution of Water Supp., Bkn., 1914	47 94 4,242 76	Contingencies	60 00 1,072 73
Borough of Queens. Contract and Other Payments in Suspense. Exempt or Veteran Volunteer Firemen's Assn., Queens. Unclaimed Salaries and Wages.	7,096 72 505 89	Contingencies Moneys Refundable from the General Fund Sheriff's Fees, New York County	179 90 91 55 59 94
Croton Water Rent Refunding Account	29 92 9,758 40	Forfeited Recognizances, New York County	1,000 00 4,899,040 47 4,819 01
Warrants Returned by Payee Held in Suspense	\$2,993,039 03		14,331,721 16 \$17,324,760 19
Dept. Highways 1908. Dept. W. S., G. and E. 1912.	340 67	Balance	\$91,703,722 70
Dept. Health	10 00 120 87	The Commissioners of the Sinking Funds of The City of New Henry Bruere, Chamberlain, For and During the Week Endi	York in Account with ng October 10th, 1914.
Dept. Finance Bellevue and Allied Hosps. Dept. Health	6 00 9 00 53 67	SINKING FUND REDEMPTION. Credit. September 30th, 1914, Balance	\$794,036 83
Dept. Public Charities. Pres., Bor. Richmond.	550 60 5,798 00	October 10th, 1914. Privileges—Goodacre	\$1,541 00 5,940 89
County of New York, N. Y. Institution for the Blind	820 00	Franchise, Railroad—Goodacre Market Cellar Rent—Goodacre Tunnel Franchise—Goodacre	20,264 31 62 50 7,000 00
Bd. of Aldermen and City Clerk Bd. of Estimate and Apportionment. Commrs. of the Sinking Fund. Mayoralty	10,845 28 62 00	Sundry Licenses, Man. and Bronx—Dept. Licenses	5,522 50 2,350 00 40 00
Mayoralty Dept. Finance City Chamberlain Law Dept.	3,928 09	Street Vaults, Manhattan—Marks	
Dept. Taxes and Assts	141 05		3,525 73

Licenses—Cashman Rents, Dept. Docks—Smith. Fines—Cashman	71,822 132	81 00
Surplus Revenue from Sinking Fund Interest	20,025	00
Interest on Deposits	246	
Debit.	6177	\$5,011,336 6
Refunding Overpayment on Street Vaults Permit Refunding Amount of Overpayment for Street Vault Permit	\$177 15	46 — 193 2
Balance, October 10th, 1914		\$5,011,143 4
September 30th, 1914, BalanceOctober 10th, 1914.		
Ar. Croton Water Rents, 1898, Etc.—Rec. Taxes	\$5,895	07
Int. Croton Water Rents, 1898, Etc.—Coll. Assts. Croton Rents and Penalties, Man.—Williams\$229,46 Croton Rents and Penalties, Bronx—Williams17,66.	4 43 7 35	
Tolls—Smith Privileges—Smith	170	25
Ferry Rents—Smith Rent—Goodacre Stenographers' Fees, New York Co.—Schneider	6,500	00 69
since and Penalties Manhattan	1 00	00
Dept. Correction, Warden—Hayes	4 00 8 00 5 00	
rines and Fenalties, Brooklyn—	1 00	
Dept. Correction, Warden—Schleth. 299 Asst. Corporation Counsel—Stiefel. 218	9 00 8 00 — 5,156	00
Court Fees and Fines, Manhattan and Bronx— 1st Dist. Mun. Court—O'Connell	4 85	00
	3 00 3 19	
5th Dist. Mun. Court—Servis. 2,135 6th Dist. Mun. Court—Dietz. 924 7th Dist. Mun. Court—Burns. 1,666	75	
8th Dist. Mun. Court—Moore	75	
2nd Dist. Mun. Court—Burke	50	
4th Dist. Mag. Court—Demarest 2.154	30 00 .	
5th Dist. Mag. Court—Clark	00	
8th Dist. Mag. Court—McCabe	00	
City Court—Smith	37 70	
Court of Special Sessions—Kelly	00 50	
Supreme Court, Appellate Division—Wagstaff 53 1st Dist. Mun. Court. Bkn.—Grav	00 77 00	
2nd Dist. Mun. Court, Bkn.—Henigin 538 3rd Dist. Mun. Court, Bkn.—Carpenter 760 4th Dist. Mun. Court, Bkn.—Nelson 343	10 50	
5th Dist. Mun. Court, Bkn.—O'Leary	00 75	
7th Dist. Mun. Court, Bkn.—Sinnott. 507 1st Dist. Mag. Court, Bkn.—Hesterberg. 894 2nd Dist. Mag. Court, Bkn.—Dowdell. 25	00	
5th Dist, Mag. Court, Bkn.—McKeon. 743 6th Dist, Mag. Court, Bkn.—Nitze. 447 7th Dist, Mag. Court, Bkn.—Hunter. 2,252	00	
8th Dist. Mag. Court, Bkn.—Hasenflug	00	
10th Dist. Mag. Court, Bkn.—Rayfiel	67	
Court of Special Sessions, Bkn.—Duffy.20Court of Special Sessions, Bkn.—Kerrigan.3851st Dist. Mun. Court, Queens—Cassidy.1002nd Dist. Mun. Court, Queens—Ryan.143	00 .	
3rd Dist. Mun. Court, Queens—Nuhn. 143 4th Dist. Mun. Court, Queens—Damon. 213	50 00	
1st Dist. Mag. Court, Queens—McGee. 419 3rd Dist. Mag. Court, Queens—Conerty. 154 4th Dist. Mag. Court, Queens—Butler. 916	00	
County Court, Queens County—Ruoft	00	
2nd Dist. Mun. Court, Richmond—Wedemeyer. 67 1st Dist. Mag. Court, Richmond—Cremins. 73 2nd Dist. Mag. Court, Richmond—Brennan. 115 Court of Special Sessions, Richmond—Brown. 35	00	
Court of Special Sessions, Richmond—Brown	51,543 4	5 363,250 67
Debit.		\$5,199,474 45
funding Amount of Calendar Fee	of 50 0	
the Interest on the City Debt Transferred to the Sinking Fund fine Redemption of the City Debt No. 1	or	0 4,000,051 00
lance, October 10th, 1914		\$1,199,423 45
SINKING FUND REDEMPTION No. 2. Credit. ptember 30th, 1914, Balance		. \$477,020 58
October 10th, 1914. venue from Investment		
poses by the Sinking Fund of The City of New York	300,000 00	8
		\$939,501 36
lance, October 10th, 1914		3014
lance, October 10th, 1914		\$020 750 O2
lance, October 10th, 1914		
lance, October 10th, 1914		
lance, October 10th, 1914 SINKING FUND OF THE CITY OF NEW YORK. Credit. October 10th, 1914. venue from Investment nual Installments, 1914. Debit.	\$10,566 56 2,587,777 84	2,598,344 34
SINKING FUND OF THE CITY OF NEW YORK. Credit. October 10th, 1914, Balance. October 10th, 1914. venue from Investment. nual Installments, 1914. Chapter of Corporate Stock of The City of New York for Various ooses Amounting to \$300,000 and Interest Thereon for \$3,975	\$10,566 50 2,587,777 84 s Municipal Pur-	\$3,528,103 37 303,975 00
lance, October 10th, 1914 SINKING FUND OF THE CITY OF NEW YORK. Credit. October 10th, 1914. venue from Investment. nual Installments, 1914. Debit. rchase of Corporate Stock of The City of New York for Various coses Amounting to \$300,000 and Interest Thereon for \$3,975 lance, October 10th, 1914. SINKING FUND OF THE CITY OF BROOKLYN.	\$10,566 56 2,587,777 84 s Municipal Pur-	\$3,528,103 37 303,975 00
lance, October 10th, 1914 SINKING FUND OF THE CITY OF NEW YORK. Credit. ptember 30th, 1914, Balance October 10th, 1914. venue from Investment. unual Installments, 1914 Pebit. rchase of Corporate Stock of The City of New York for Various poses Amounting to \$300,000 and Interest Thereon for \$3,975 lance, October 10th, 1914 SINKING FUND OF THE CITY OF BROOKLYN. Credit. ptember 30th, 1914, Balance October 10th, 1914.	\$10,566 50 2,587,777 84 s Municipal Pur-	2,598,344 34 \$3,528,103 37 303,975 00 \$3,224,128 37 \$47,408 92
lance, October 10th, 1914 SINKING FUND OF THE CITY OF NEW YORK. Credit. ptember 30th, 1914, Balance. October 10th, 1914. venue from Investment. mual Installments, 1914 Posses Amounting to \$300,000 and Interest Thereon for \$3,975 lance, October 10th, 1914. SINKING FUND OF THE CITY OF BROOKLYN. Credit. ospect Park Impt., Inst.—Coll. Assts. Description of New York for Various of the City of New York for Various of the City of New York for Various of the City of Sandard of the City of Brooklyn. Credit. October 10th, 1914. SINKING FUND OF THE CITY OF BROOKLYN. Credit. October 10th, 1914. Assts. Description of The City of Brooklyn. Credit. October 10th, 1914. Assts. Description of The City of Brooklyn. Credit. October 10th, 1914. Assts.	\$10,566 50 2,587,777 84 s Municipal Pur-	2,598,344 34 \$3,528,103 37 303,975 00 \$3,224,128 37 \$47,408 92
lance, October 10th, 1914 SINKING FUND OF THE CITY OF NEW YORK. Credit. ptember 30th, 1914, Balance. October 10th, 1914. venue from Investment. mual Installments, 1914 Posses Amounting to \$300,000 and Interest Thereon for \$3,975 lance, October 10th, 1914. SINKING FUND OF THE CITY OF BROOKLYN. Credit. ospect Park Impt., Inst.—Coll. Assts. Description of New York for Various of the City of New York for Various of the City of New York for Various of the City of Sandard of the City of Brooklyn. Credit. October 10th, 1914. SINKING FUND OF THE CITY OF BROOKLYN. Credit. October 10th, 1914. Assts. Description of The City of Brooklyn. Credit. October 10th, 1914. Assts. Description of The City of Brooklyn. Credit. October 10th, 1914. Assts.	\$10,566 50 2,587,777 84 s Municipal Pur-	2,598,344 34 \$3,528,103 37 303,975 00 \$3,224,128 37 \$47,408 92
SINKING FUND OF THE CITY OF NEW YORK. Credit. ptember 30th, 1914, Balance. October 10th, 1914. prehase of Corporate Stock of The City of New York for Various poses Amounting to \$300,000 and Interest Thereon for \$3,975 lance, October 10th, 1914. SINKING FUND OF THE CITY OF BROOKLYN. Credit. ptember 30th, 1914, Balance. October 10th, 1914. spect Park Impt., Inst.—Coll. Assts. Prospect Park Impt., Full Payment—Coll. Assts. Prospect Park Impt., Inst.—Coll. Assts.	\$10,566 56 2,587,777 84 s Municipal Pur- \$185 96 22 80 17 77 1,552 50	2,598,344 34 \$3,528,103 37 303,975 00 \$3,224,128 37 \$47,408 92 1,779 03
SINKING FUND OF THE CITY OF NEW YORK. Credit. ptember 30th, 1914, Balance. October 10th, 1914. wenue from Investment. Inual Installments, 1914. Credit. Debit. rchase of Corporate Stock of The City of New York for Various 200ses Amounting to \$300,000 and Interest Thereon for \$3,975 lance, October 10th, 1914. SINKING FUND OF THE CITY OF BROOKLYN. Credit. ptember 30th, 1914, Balance. October 10th, 1914. Sospect Park Impt., Inst.—Coll. Assts. Prospect Park Impt., Full Payment—Coll. Assts. Prospect Park Impt., Inst.—Coll. Assts. Venue from Investment lance, October 10th, 1914. WATER SINKING FUND OF THE CITY OF NEW YORK. Credit.	\$10,566 50 2,587,777 84 S Municipal Pur- \$185 96 22 80 17 77 . 1,552 50	2,598,344 34 \$3,528,103 37 303,975 00 \$3,224,128 37 \$47,408 92 1,779 03 \$49,187 95
SINKING FUND OF THE CITY OF NEW YORK. Credit. ptember 30th, 1914, Balance. October 10th, 1914. prehase of Corporate Stock of The City of New York for Various poses Amounting to \$300,000 and Interest Thereon for \$3,975 lance, October 10th, 1914. SINKING FUND OF THE CITY OF BROOKLYN. Credit. ptember 30th, 1914, Balance. October 10th, 1914. Spect Park Impt., Inst.—Coll. Assts. Prospect Park Impt., Full Payment—Coll. Assts. Prospect Park Impt., Inst.—Coll. Assts. Prospect Park Impt., Inst.—Coll. Assts. Prospect Park Impt., Full Payment—Coll. Assts. October 10th, 1914. Water Sinking Fund of The City of New York. Credit. October 10th, 1914.	\$10,566 56 2,587,777 84 s Municipal Pur- \$185 96 22 80 17 77 1,552 50	2,598,344 34 \$3,528,103 37 303,975 00 \$3,224,128 37 \$47,408 92 1,779 03 \$49,187 95 \$163,317 36
lance, October 10th, 1914 SINKING FUND OF THE CITY OF NEW YORK. Credit. ptember 30th, 1914, Balance. October 10th, 1914. rchase of Corporate Stock of The City of New York for Various obsess Amounting to \$300,000 and Interest Thereon for \$3,975 lance, October 10th, 1914 SINKING FUND OF THE CITY OF BROOKLYN. Credit. ptember 30th, 1914, Balance. October 10th, 1914. spect Park Impt., Inst.—Coll. Assts Prospect Park Impt., Inst.—Coll. Assts Prospect Park Impt., Inst.—Coll. Assts Prospect Park Impt., Inst.—Coll. Assts Prospect Park Impt., Inst.—Coll. Assts Credit. October 10th, 1914. WATER SINKING FUND OF THE CITY OF New York. Credit. October 10th, 1914. Water SINKING FUND OF THE CITY OF New York. Credit. October 10th, 1914. Wenue from Investment Installment, 1914.	\$10,566 50 2,587,777 84 s Municipal Pur- \$185 96 22 80 17 77 1,552 50	2,598,344 34 \$3,528,103 37 303,975 00 \$3,224,128 37 \$47,408 92 1,779 03 \$49,187 95 \$163,317 36 1,721,059 01
SINKING FUND OF THE CITY OF NEW YORK. Credit. ptember 30th, 1914, Balance. October 10th, 1914. rchase of Corporate Stock of The City of New York for Various poses Amounting to \$300,000 and Interest Thereon for \$3,975 lance, October 10th, 1914. SINKING FUND OF THE CITY OF BROOKLYN. Credit. ptember 30th, 1914, Balance. October 10th, 1914. spect Park Impt., Full Payment—Coll. Assts. Prospect Park Impt., Inst.—Coll. Assts. Venue from Investment lance, October 10th, 1914. WATER SINKING FUND OF THE CITY OF New York. Credit. ptember 30th, 1914, Balance. October 10th, 1914. Water Sinking Fund of The City of New York. Credit. ptember 30th, 1914, Balance. October 10th, 1914. Water Sinking Fund of The City of New York. Credit. ptember 30th, 1914, Balance. October 10th, 1914. Water Sinking Fund of the City of Brooklyn.	\$10,566 56 2,587,777 84 s Municipal Pur- \$185 96 22 80 17 77 1,552 50 \$13,168 75 1,707,890 26	2,598,344 34 \$3,528,103 37 303,975 00 \$3,224,128 37 \$47,408 92 1,779 03 \$49,187 95 \$163,317 36 1,721,059 01 \$1,884,376 37
SINKING FUND OF THE CITY OF NEW YORK. Credit. ptember 30th, 1914, Balance. October 10th, 1914. prehase of Corporate Stock of The City of New York for Various poses Amounting to \$300,000 and Interest Thereon for \$3,975 lance, October 10th, 1914. SINKING FUND OF THE CITY OF BROOKLYN. Credit. ptember 30th, 1914, Balance. October 10th, 1914. sospect Park Impt., Full Payment—Coll. Assts. Prospect Park Impt., Full Payment—Coll. Assts. Prospect Park Impt., Inst.—Coll. Assts. Credit. ptember 30th, 1914, Balance. October 10th, 1914. WATER SINKING FUND OF THE CITY OF NEW YORK. Credit. ptember 30th, 1914, Balance. October 10th, 1914. Water Sinking Fund of The City of New York. Credit. ptember 30th, 1914, Balance. October 10th, 1914. Water Sinking Fund of the City of Brooklyn.	\$10,566 50 2,587,777 84 s Municipal Pur- \$185 96 22 80 17 1,552 50 \$13,168 75 1,707,890 26	2,598,344 34 \$3,528,103 37 303,975 00 \$3,224,128 37 \$47,408 92 1,779 03 \$49,187 95 \$163,317 36 1,721,059 01 \$1,884,376 37

	Debit. Investment in 3 Per Cent. Special Revenue Bonds of 1914 of The City			
	of New York	\$100,000 00 250,000 00		
	of New York Investment in 3 Per Cent. Special Revenue Bonds of 1914 of The City of New York	100,000 00		
	of New York	300,000 00	750,000	00
	Balance, October 10th, 1914		\$632,726	_
	September 30th, 1914, Balance	······	\$383,067 720	
	Debit.		\$383,787	95
	October 10th, 1914, Interest Registered		327,350	44
	Balance, October 10th, 1914		\$56,437	51
	September 30th, 1914, Credit Balance, New York Co. October 10th, 1914, Debit, New York Co., 1913. \$4 00 October 10th, 1914, Debit, New York Co., 1914. 920 00	\$49,356 00		
		924 00	\$48,432	00
	September 30th, 1914, Credit Balance, Bronx Co	\$5,498 00 608 00		
	September 30th, 1914, Credit Balance, Kings Co	\$39,396 00 2,122 00	4,890	
	September 30th, 1914, Credit Balance, Queens Co	\$8,142 44 488 32	37,274	
	September 30th, 1914, Credit Balance, Richmond Co		7,654 9,330	
	Balance, October 10th, 1914		\$107,580	42
	September 30th, 1914, Credit Balance, New York Co. October 10th, 1914, Debit, New York Co., 1914	\$6,595 93 126 26		
I	September 30th, 1914, Credit Balance, Bronx Co	\$490 06 49 72	\$6,469	67
I	September 30th, 1914, Credit Balance, Kings Co	3,460 80 80 92	440	34
	September 30th, 1914, Credit Balance, Queens Co	\$827 06 4 14	3,379	88
l	September 30th, 1914, Credit Balance, Richmond Co		822 931	
	Balance, October 10th, 1914		\$12,043	97
1	September 30th, 1914, Balance		\$9,000	00
	October 10th, 1914, Redemption of Coupon Bonds	,	4,000	00
	Balance, October 10th, 1914		\$5,000	00
ľ				



OFFICIAL DIRECTORY.

Unless otherwise stated, the Public Offices 9 a. m. to 5 p. m.; Saturday, 9 a. m. to 12 noon.

CITY OFFICES. MAYOR'S OFFICE.
City Hall. Telephone, 8020 Cortlandt.
John Purroy Mitchel, Mayor.
Theodore Rousseau, Secretary.
Bertram de N. Cruger, Executive Secretary. Bureau of Weights and Measures. City Hall. Telephone, 4334 Cortlandt. Joseph Hartigan, Commissioner.
COMMISSIONERS OF ACCOUNTS. Municipal Building. Telephone, 4315 Worth. Leonard M. Wallstein, Commissioner of Ac-

counts.

BOARD OF ALDERMEN.

Clerk's Office, Municipal Building, 2nd floor.
10 a. m. to 4 p. m. Saturday, to 12 m. Telephone, 4430 Worth.

P. J. Scully, Clerk.

President of the Board of Aldermen.

City Hall. Telephone, 6725 Cortlandt.

George McAneny, President.

BOARD OF AMBULANCE SERVICE.

300 Mulberry st. Ambulance Calls—3100

Spring. Administration Offices—7586 Spring.

ARMORY BOARD.

Hall of Records. 9 a. m. to 4 p. m.; Saturday, to 12 m. Telephone, 3900 Worth.

C. D. Rhinehart, Secretary.

ART COMMISSION.

City Hall. Telephone, 1197 Cortlandt.

John Quincy Adams. Assistant Secretary.

BOARD OF ASSESSORS.

BOARD OF ASSESSORS.

Municipal Building, 8th floor. Telephone, 29

Worth.
Alfred P. W. Seaman, Chairman.
St. George B. Tucker, Secretary
BELLEVUE AND ALLIED HOSPITALS. 26th st. and 1st ave. Telephone, 4400 Madion square.
Dr. John W. Brannan, President.
J. K. Paulding, Secretary. DEPARTMENT OF BRIDGES. Municipal Building, 18th floor. Telephone, 380 Worth. F. J. H. Kracke, Commissioner.

BUREAU OF THE CHAMBERLAIN.
Municipal Building, 8th floor. Telephone, 4270 Henry Bruere, Chamberlain.

Henry Bruere, Chamberlain.

CITY CLERK AND CLERK OF THE BOARD OF ALDERMEN.

Municipal Building, 2nd floor. 10 a. m. to 4 p. m.; Saturday, to 12 m. Telephone, 4430 Worth.

P. J. Scully, City Clerk.

BOARD OF CITY RECORD.

Supervisor's office, Municipal Building, 8th floor. Distributing Division, 96 Reade st. Telephone, 3490 Worth.

David Ferguson. Supervisor.

DEPARTMENT OF CORRECTION.

Municipal Building, 24th floor. Telephone, 1610 Worth.

Katharine B. Davis, Commissioner.

Katharine B. Davis, Commissioner.

p. m. on the first Monday in February, the second Wednesday in July, and the second and fourth Wednesdays in every month, except July

and August.
Thomas W. Churchill, President.
A. Emerson Palmer, Secretary. BOARD OF ELECTIONS.

General office and office of the Borough of Manhattan, Municipal Building, 18th floor. Telephone, 1307 Worth.

J. Gabriel Britt, President.
Moses M. McKee, Secretary.

Other Borough Offices.
The Bronx.
368 E. 148th st. Telephone, 336 Melrose. Brooklyn.

435-445 Fulton st. Telephone, 693 Main.
Queens.
64 Jackson ave., Long Island City. Telephone,
3375 Hunters Point.
Richmond.
Borough Hall, New Brighton, S. I. Telephone,
1000 Tompkinsville.
All offices open from 9 a. m. to 4 p. m. Saturday, to 12 m.

BOARD OF ESTIMATE AND
APPORTIONMENT.
Municipal Building, 13th floor. Telephone,
4560 Worth.

4560 Worth.
Joseph Haag, Secretary.

Bureau of Records and Minutes.

Municipal Building, 13th floor. Telephone,
4560 Worth. Joseph Haag, Secretary.

Office of the Chief Engineer.

Municipal Building, 13th floor. Telephone,
4560 Worth. Nelson P. Lewis, Chief Engineer.

Bureau of Public Improvements.

Municipal Building, 13th floor. Telephone,
4560 Worth. Nelson P. Lewis, Chief Engineer.

Bureau of Franchises.

4560 Worth. Nelson P. Lewis, Chief Engineer.

Bureau of Franchises.

Municipal Building, 13th floor. Telephone,
4563 Worth. Harry P. Nichols, Chief Engineer.

Bureau of Contract Supervision.

Municipal Building, 13th floor. Telephone,
4560 Worth. Tilden Adamson, Director.

Bureau of Standards.

Salaries and Grades Division and Supplies Division, Municipal Building, 13th floor. Telephone, 4560 Worth. Standard Testing Laboratory, 125 Worth st. Telephone, 3088 Franklin.

George L. Tirrell, Director.

BOARD OF EXAMINERS.

BOARD OF EXAMINERS.

Municipal Building, 20th floor, 9 a. m. to 4
p. m. Saturday, to 12 m. Telephone, 3280

Worth. Board meets every Tuesday at 2 p. m. Edward V. Barton, Clerk.

DEPARTMENT OF FINANCE. Municipal Building, 5th floor. Telephone, 1200
Worth. Shepard A. Morgan, Secretary to the
Department, 5th Floor.
William A. Prendergast, Comptroller.
Deputy Comptrollers, 7th floor. Alexander
Brough, Edmund D. Fisher, Charles S. Hervey,

Brough, Edmund D. Fisher, Charles S. Hervey,
Hubert L. Smith.

Receiver of Taxes.

Manhattan—Municipal Building, 2nd floor.
Telephone, 1200 Worth.
Bronx—177th st. and Arthur ave. Telephone,
140 Tremont.
Brooklyn—236 Duffield st. Telephone, 7056
Main.
Queens—5 Court Square, Long Island City.
Telephone, 3386 Hunter's Point.
Richmond—Borough Hall, St. George. Telephone, 1000 Tompkinsville.
Frederick H. Ebstein, Receiver of Taxes.

Collector of Assessments and Arrears.
Manhattan—Municipal Building, 3d Floor.
Telephone, 1200 Worth.
Bronx—177th St. and Arthur Ave. Telephone,
47 Tremont. Hubert L. Smith.

47 Tremont. Brooklyn-503 Fulton st. Telephone, 3084 Main.
Queens—Municipal Building, Court House
Square, Long Island City. Telephone, 1553
Hunter's Point.
Richmond—Borough Hall, St. George. Telephone, 1000 Tompkinsville. Daniel Moynahan, Collector.

FIRE DEPARTMENT.
Municipal Building, 11th floor. Telephone, 4100 Worth. Brooklyn, 365 Jay st. Telephone, 2653 Main. Robert Adamson, Commissioner.

DEPARTMENT OF HEALTH.

DEPARTMENT OF DOCKS AND FERRIES.
Pier "A," N. R. Telephone, 300 Rector.
R. A. C. Smith, Commissioner.

DEPARTMENT OF EDUCATION.

Board of Education.

Park ave. and 59th st. Telephone, 5580 Plaza.
Stated meetings of the Board are held at 4

Robert Adamson, Commissioner.

DEPARTMENT OF HEALTH.

Centre and Walker sts., Manhattan. Telephone, 6280 Franklin.

Burial Permit and Contagious Disease offices always open.

Bronx, 3731 Third ave. Brooklyn, Flatbush ave., Willoughby and Fleet sts. Queens, 372

Fulton st., Jamaica. Richmond, 514 Bay st., Stapleton.
S. S. Goldwater, Commissioner.
Eugene W. Scheffer, Secretary. BOARD OF INEBRIETY.
300 Mulberry st. Telephone, 7116 Spring.
Board meets first Wednesday in each month at Charles Samson, Secretary.

LAW DEPARTMENT. Office of Corporation Counsel.

Main office, Municipal Building, 16th floor.

Telephone, 4600 Worth.

Frank L. Polk, Corporation Counsel.

Brooklyn office, 153 Pierrepont st. Telephone, Bureau of Street Openings.

Main office, Municipal Building, 15th floor.

Telephone, 1380 Worth.

Brooklyn office, 166 Montague st. Telephone,

5916 Main. Queens office, Municipal Building, Long Island City. Telephone, 3886 Hunters Point.

Bureau for the Recovery of Penalties.

Municipal Building, 15th floor. Telephone, 3460

Bureau for the Collection of Arrears of Personal Taxes. Municipal Building, 17th floor. Telephone, 4585 Worth.

Tenement House Bureau and Bureau of Buildings.

Municipal Building, 15th floor. Telephone, 1620 Worth.

DEPARTMENT OF LICENSES. Main Office, 49 Lafayette st. Telephone, 4490 Centre St. Office—57-59 Centre st. Telephone, 2030 Worth. Julian Rosenthal, Deputy Commis-Brooklyn-Borough Hall. Telephone, 1497 Queens-Borough Hall, Long Island City. Telephone, 5400 Hunters Point.
Richmond, Borough Hall, New Brighton. Tele-

phone, 1000 Tompkinsville.

Division of Licensed Vehicles—517-519 W. 57th st. Telephone, 6387 Columbus. Municipal Employment Bureau—27 Lafayette st. Telephone, 3870 Worth. MUNICIPAL CIVIL SERVICE COMMISSION. Municipal Building, 14th floor. Telephone, 1580

Henry Moskowitz, President. Robert W. Belcher, Secretary. MUNICIPAL REFERENCE LIBRARY.

Municipal Building, 5th floor. Telephone, 1072 Worth. 9 a. m. to 5 p. m.; Saturday, to DEPARTMENT OF PARKS.

Municipal Building, 10th Floor. Telephone, 4850 Worth. Cabot Ward, Commissioner, Manhattan and

Borough of Brooklyn.
Litchfield Mansion, Prospect Park, Brooklyn. Telephone, 2300 South. Raymond V. Ingersol!, Commissioner, Zbrowski Mansion, Claremont Park, Telephone, 2640 Tremont.

Thomas W. Whittle, Commissioner. Borough of Queens.

The Overlook, Forest Park, Richmond Hill,
L. I. Telephone, 2300 Richmond Hill.

John E. Weier, Commissioner.

BOARD OF PAROLE OF THE NEW YORK CITY REFORMATORY OF MISDEMEAN-Municipal Building, 24th floor. Telephone, 1610 Worth.

Thomas R. Minnick, Secretary. EXAMINING BOARD OF PLUMBERS. Municipal Building, 8th floor. Telephone, 1800

J. A. Glendinning, Clerk. POLICE DEPARTMENT. 240 Centre st. Telephone, 3100 Spring. Arthur Woods, Commissioner.

DEPARTMENT OF PUBLIC CHARITIES.
Principal office, Municipal Building, 10th floor.
Telephone, 4440 Worth. Brooklyn and Queens, 327 Schermerhorn st., Brooklyn. Telephone, 2977 Main.
Bureau of Dependent Adults, Pier, foot of
East 26th st. Telephone, 7400 Madison Square.
The Children's Bureau. 124 East 50th st. Tele-

phone, 7400 Madison Square.

Borough of Richmond, Borough Hall, St.
George S. I. Telephone, 100 Tompkinsville.

John A. Kingsbury, Commissioner.

PUBLIC RECREATION COMMISSION.

Municipal Building 8th floor. Telephone, 1471 Municipal Building, 8th floor. Telephone, 1471

Meeting every second Tuesday at 2.30 p. m.
Cyril H. Jones, Acting Secretary.
PUBLIC SERVICE COMMISSION. PUBLIC SERVICE COMMISSION.

154 Nassau st., Manhattan. 8 a. m. to 11
p. m. every day, including holidays and Sundays.

Telephone, 4150 Beekman.
Edward E. McCall, Chairman.

Travis H. Whitney, Secretary.

BOARD OF REVISION OF ASSESSMENTS.

Municipal Building, 7th floor. Telephone, 1200

Worth.
John Korb, Chief Clerk.
COMMISSIONERS OF SINKING FUND.

COMMISSIONERS OF SINKING FUND.

Office of Secretary, Municipal Building, 7th floor. Telephone, 1200 Worth. John Korb, Secretary. DEPARTMENT OF STREET CLEANING. Municipal Building, 12th floor. Telephone,

John T. Fetherston, Commissioner. DEPARTMENT OF TAXES AND

ASSESSMENTS.

Municipal Building, 9th floor. 9 a. m. to 4
p. m.; Saturday, to 12 m. Telephone, 1800

Worth. Lawson Purdy, President. C. Rockland Tyng, Secretary.

TENEMENT HOUSE DEPARTMENT. Manhattan and Richmond office, Municipal Building, 19th floor. Telephone, 1526 Worth. Brooklyn and Queens office, 503 Fulton st., Brooklyn. Telephone, 3825 Main.

Bronx office, 391 East 149th st. Telephone, 107 Malacone, 149th st.

107 Melrose. John J. Murphy, Commissioner. BOARD OF WATER SUPPLY.
Municipal Building, 22d floor. Telephone, 3150 Worth. Charles Strauss, President. W. Bruce Cobb, Secretary.

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY.

Municipal Building, 23d, 24th and 25th floors.
Telephones: Manhattan, 4320 Worth; Brooklyn, 3980 Main; Queens, 3441 Hunters Point; Richmond, 840 Tompkinsville; Bronx, 3400 Tre-

Brooklyn, Municipal Building, Brooklyn. Bronx, Tremont and Arthur aves. Queens, Municipal Building, Long Island City. Rich-mond, Municipal Building, St. George. William Williams, Commissioner.

BOROUGH OFFICES.

BOROUGH OF THE BRONX. President's office, 3d ave. and 177th st. Telephone, 2680 Tremont.
Douglas Mathewson, President.

BOROUGH OF BROOKLYN. President's office, Borough Hall. Telephone, 3960 Main. Lewis H. Pounds, President.

BOROUGH OF MANHATTAN. President's office, 17th floor, Municipal Bldg. Commissioner of Public Works, 21st floor, Municipal Building. Assistant Commissioner of Public Works, 20th floor, Municipal Building.

Bureau of Highways, 21st floor, Municipal Building.

Building.
Bureau of Public Buildings and Offices, 20th floor, Municipal Building.
Bureau of Sewers, 21st floor, Municipal Bldg.
Bureau of Buildings, 20th floor, Municipal Building. Telephone, 4227 Worth.

Marcus M. Marks, President. BOROUGH OF QUEENS. President's office, Borough Hall, Long Island City, 9 a. m. to 4 p. m.; Saturday, to 12 m. Telephone, 5400 Hunters Point.

Bureau of Public Buildings and Offices, Town Hall, Flushing, L. I. Telephone, 1740 Flushing. Maurice E. Connolly, President.

BOROUGH OF RICHMOND.

President's office, New Brighton, Staten Island, 9 a. m. to 4 p. m.; Saturday, to 12 m.

Telephone, 1000 Tompkinsville. Charles J. McCormack. President.

CORONERS. Manhattan, 70 Lafayette st. Open at all hours of the day and night. Telephone, 5057 Franklin. Bronx, Arthur and Tremont aves. Telephone, 1250 Tremont. 8 a. m. to midnight, every day.

Brooklyn, 236 Duffield st. Telephone, 4004

Main. Open at all hours of the day and night.

Queens, Town Hall, Jamaica, L. I., 9 a. m. to
10 p. m.; Sundays and holidays, 9 a. m. to Richmond, 175 Second st., New Brighton. Open at all hours of the day and night.

COUNTY OFFICES.

Unless otherwise stated, the County offices are open for business from 9 a. m. to 4 p. m.; Saturday, 9 a. m. to 12 noon.

NEW YORK COUNTY.

COUNTY CLERK. County Court House. Telephone, 5388 Cortlandt. William F. Schneider, County Clerk. 9 a. m. to 2 p. m. during July and August.
DISTRICT ATTORNEY. Criminal Courts Building, 9 a. m. to 5.15 p. m.; Saturday, to 12 m. Telephone, 2304 Frank-

Charles S. Whitman, District Attorney, COMMISSIONER OF JURORS. COMMISSIONER OF JURORS.

280 Broadway. Telephone, 241 Worth.
Thomas Allison. Commissioner.
PUBLIC ADMINISTRATOR.

119 Nassau st. Telephone, 6376 Cortlandt.
William M. Hoes, Public Administrator.
COMMISSIONER OF RECORDS.

Latin Commissioner 3000 Worth

Hall of Records. Telephone, 3900 Worth. John F. Cowan, Commissioner. REGISTER.

Hall of Records. Telephone, 3900 Worth, 9 a. m. to 2 p. m. during July and August. John J. Hopper, Register.

SHERIFF.

299 Broadway. Telephone, 4984 Worth. New York County Jail, 70 Ludlow st. Max S. Grifenhagen, Sheriff. SURROGATES. Hall of Records. Telephone, 3900 Worth. John P. Cohalan; Robert Ludlow Fowler, Sur-

John F. Curry, Commissioner of Records.

KINGS COUNTY.

COUNTY CLERK. Hall of Records, Brooklyn. Telephone, 4930

Charles S. Devoy, County Clerk.

COUNTY COURT.

County Court House, Brooklyn. Court opens at 10 a. m. daily and sits until business is completed. Part I, Room No. 23; Part II, Room No. 10; Part III, Room No. 14; Part IV, Room No. 10; Court House, Clerk's effice Rooms 17. No. 1, Court House. Clerk's office, Rooms 17, 18, 19 and 22; open daily from 9 a. m. to 5 p. m.; Saturday, to 12 m. Telephone, 4154 Main.

John T. Rafferty, Chief Clerk,
DISTRICT ATTORNEY. 66 Court st., Brooklyn. 9 a. m. to 5.30 p. m.; Saturday, to 1 p. m. Telephone, 2954 Main. James C. Cropsey, District Attorney. COMMISSIONER OF JUBORS. 381 Fulton st., Brooklyn. Telephone, 1454

Main. Thomas R. Farrell, Commissioner.

PUBLIC ADMINISTRATOR.

44 Court st., Brooklyn. Telephone, 2840 Main.
Frank V. Kelly, Public Administrator.

COMMISSIONER OF RECORDS. Hall of Records, Brooklyn. Telephone, 6988

Edmund O'Connor, Commissioner. REGISTER. Hall of Records, Brooklyn. Telephone, 2830 Edward T. O'Loughlin, Register, SHERIFF.

46-50 Court st., Brooklyn. Telephone, 6845 Lewis M. Swasey, Sheriff. SURROGATE.

BRONX COUNTY.

Hall of Records, Brooklyn. Court opens at 10. m. Telephone, 3954 Main. Herbert T. Ketcham, Surrogate, John H. McCooey, Chief Clerk.

COUNTY CLERK. 161st st. and 3d ave. Telephone, 9266 Melrose. James Vincent Ganly, County Clerk. COUNTY JUDGE.

161st st. and 3 ave. Telephone, 7907 Melrose.
Louis D. Gibbs, County Judge.
DISTRICT ATTORNEY.

161st st. and 3d ave. Telephone, 9200 Melrose.
Francis Martin, District Attorney.
COMMISSIONER OF JURORS. John A. Mason, Commissioner.

PUBLIC ADMINISTRATOR.

2808 3d ave. Telephone, 9816 Melrose. 9 a.
m. to 5 p. m., Saturday to 12 m.

Ernest E. L. Hammer, Public Administrator.

REGISTER REGISTER.

1932 Arthur ave. Telephone, 6694 Tremont.
Edward Polak, Register.
SHERIFF. 1932 Arthur ave. Telephone, 6600 Tremont. James F. O'Brien, Sheriff.

SURROGATE. 161st st. and 3d ave. George M. S. Schulz, Surrogate. QUEENS COUNTY.

COUNTY CLERK. 364 Fulton st., Jamaica. Telephone, 151 Ja-Leonard Rouff, County Clerk.

COUNTY COURT.

County Court House, Long Island City. Telephone, 596 Hunters Point.

Court opens at 10 a. m. Trial Terms begin first Monday of each month, except Ju.y, August and September, and on Friday of each week.

Clerk's office opens 9 a. m. to 5 p. m.; Saturdays to 12.30 p. m. Telephone, 551 Jamaica.

Burt Jay Humphrey, County Judge.

DISTRICT ATTORNEY.

County Court House, Long Island City, 9 a. m. to 5 p. m.; Saturday, to 12 m.

County Judge's office always open at 336 Fulton st., Jamaica. Telephone, 3871 Hunters Point. COUNTY COURT.

ton st., Jamaica. Telephone, 3871 Hunters Point.
Matthew J. Smith, District Attorney.
COMMISSIONER OF JURORS.

County Court House, Long Island City. Telephone, 9631 Hunters Point.
Thorndyke C. McKennee, Commisioner.

PUBLIC ADMINISTRATOR.

302 Fulton st., Jamaica. Randolph White, Public Administrator. SHERIFF.
County Court House, Long Island City. Telephone, 3766 Hunters Point.

George Emener, Sheriff. SURROGATE. 364 Fulton st., Jamaica. Telephone, 397 Ja-Daniel Noble, Surrogate.

RICHMOND COUNTY.

COUNTY CLERK. County Office Building, Richmond. Telephone. County Office Building, Richmond. Telephone, 28 New Dorp.
C. Livingston Bostwick, County Clerk.
COUNTY JUDGE AND SURROGATE.
Trial Terms, with Grand and Trial Jury, Second Monday of March, First Monday of October.
Trial Terms, with Trial Jury only, First Monday of May. First Monday of December.
Special Terms, without Jury—Wednesday of each week, except the last week of July, the month of August and the first week of September.

Monday and Tuesday of each week at the Borough Hall, St. George, and on Wednesday at the Surrogate's Court, at Richmond, except during the session of the County Court. There will be no Surrogate's Court during the month of August. Surrogate's Court and Office, Richmond, S. I. Surrogate's Chambers, Borough Hall, St. George. J. Harry Tiernan, County Judge and Surrogate.

Borough Hall, St. George. Telephone, 50 Tompkinsville, 9 a. m. to 5 p. m.; Saturday, to Albert C. Fach, District Attorney.

COMMISSIONER OF JURORS.
Village Hall, Stapleton, Telephone, 81 Tomp-Edward I. Miller, Commissioner,
PUBLIC ADMINISTRATOR.

Port Richmond. Telephone, 704 West Brighton. William T. Holt, Public Administrator. SHERIFF.

County Court House, Richmond. Telephone, 120 New Dorp. Joseph F. O'Grady, Sheriff.

THE COURTS.

CITY COURT OF THE CITY OF NEW YORK. City Hall Park. Special Term Chambers held from 10 a, m. to 4 p. m. Clerk's office open from 9 a. m. to 4 p. m. Telephone, 122 Cortlandt. Thomas F. Smith, Clerk.

CITY MAGISTRATES' COURT. First Division.
First District—Criminal Court Building. Second District—125 Sixth ave. Third District—2d ave. and 1st st. Fourth District—151 E. 57th st. Fifth District—131 E. 5/th st.

Fifth District—121st st. and Sylvan place.

Sixth District—162d st. and Washington ave.

Seventh District—314 W. 54th st.

Eighth District—1014 E. 181st st., The Bronx.

Ninth District (Night Court for Females)—

Tenth District (Night Court for Males-151 E. 57th st.
Eleventh District (Domestic Relations)—151 E. 57th st.
Thirteenth District (Domestic Relations)—1014

E. 181st st., The Bronx.
Office of Chief Clerk, 300 Mulberry st.
Telephone, 6213 Spring.
Office of the Chief Probation Officer, 300 Mul-

Office of the Chief Probation Officer, 300 Mulberry st. Telephone, 8713 Spring.

Second Division.

Borough of Brooklyn.

Office of Chief Magistrate, 44 Court st. Telephone, 7411 Main.

First District—318 Adams st.
Second District—Court and Butler sts.

Fifth District—249 Manhattan ave.

Sixth District—495 Gates ave.

Seventh District—31 Spider ave. Flathush Seventh District—31 Snider ave., Flatbush, Eighth District—W. 8th st., Coney Island. Ninth District-5th ave. and 29th st. Tenth District—133 New Jersey ave.

Domestic Relations—Myrtle and Vanderbilt

William F. Delaney, Chief Clerk.

William F. Delaney, Chief Clerk.

Borough of Queens.

First District—St. Mary's Lyceum, L. I. City.
Second District—Town Hall, Flushing, L. I.
Third District—Central ave., Far Rockaway.
Fourth District—Town Hall, Jamaica, L. I.

Borough of Richmond.

First District—Lafayette ave., New Brighton.
Second District—Village Hall, Stapleton.
All courts open daily from 9 a. m. to 4 p. m.,
except on Saturdays, Sundays and legal holidays,
when only morning sessions are held.

COURT OF GENERAL SESSIONS.

Criminal Court Building. Court opens at 10.30

Criminal Court Building. Court opens at 10.30 a. m. Clerk's office open from 9 a. m. to 4 p. m., and on Saturdays until 12 m. Edward R. Carroll, Clerk.

MUNICIPAL COURTS

The Clerks' offices are open from 9 a.m. to 4 p. m.; Saturday, to 12 noon.

Borough of Manhattan.

First District—54-60 Lafayette st. Additional Part is held at southwest corner of 6th ave. and

10th st. Telephone, 6030 Franklin. Second District—264-266 Madison st. Telephone, 4300 Orchard. Third District-314 W. 54th st. Telephone, Fourth District—Parts I and II, 207 E. 32d st. Telephone, 4358 Murray Hill. Fifth District—Broadway and 96th st. Tele-

Fifth District—Broadway and 96th st. Telephone, 4006 Riverside.
Sixth District—155 E. 88th st.
Seventh District—70 Manhattan st.
Eighth District—121st st. and Sylvan place.
Telephone, 3950 Harlem.
Ninth District—Madison ave. and 59th st.
Parts I and II. Telephone, 3873 Plaza.
Borough of The Bronx.
First District—Town Hall, 1400 Williamsbridge road, Westchester. Trial of causes, Tuesday and Friday of each week. Telephone, 457 Westchester.

chester.

chester.
Second District—Washington ave. and 162d st. Telephone, 3043 Melrose.

Borough of Brooklyn.
First District—State and Court sts. Parts I and II. Telephone, 7091 Main.
Second District—495 Gates ave. Telephone, 504 Bedford.

Third District—6 Lee ave. Telephone, 955 Williamsburg.
Fourth District—14 Howard ave.
Fifth District—5220 Third ave. Telephone,

3907 Sunset. Sixth District—236 Duffield st. Telephone, 6166 Main. Seventh District—31 Pennsylvania ave. 8.45 a. m. to 4 p. m.; Saturday, 9 a. m. to 12 m. Telephone, 904 East New York.

Borough of Queens.

Borough of Queens.

First District—115 5th st., Long Island City.

Telephone, 1420 Hunters Point.

Second District—Broadway and Court st., Elmhurst. Telephone, 87 Newtown.

Third District—1908 Myrtle ave., Glendale. Telephone, 2352 Bushwick. Fourth District—Town Hall, Jamaica. Tele-

phone, 1654 Jamaica.

Borough of Richmond. First District-Lafayette ave. and 2d st., New Brighton. Clerk's office open from 8.45 a. m. to 4 p. m. Telephone, 503 Tompkinsville.

Second District—Former Edgewater Village Hall, Stapleton. Clerk's office open from 8.45 a. m. to 4 p. m. Telephone, 313 Tompkinsville.

COURT OF SPECIAL SESSIONS.

Court opens at 10 a. m. Part I, Criminal Court Building, Manhattan. Telephone, 3983 Franklin.
Part II. 171 Atlantic ave., Brooklyn. Tele-Part II, 171 Atlantic ave., Brooklyn. Telephone, Main 4280.

Part III, Town Hall, Jamaica. Held on Tuesday of each week. Telephone, 2620 Jamaica.

Part IV, Borough Hall, St. George. Held on Wednesday of each week. Telephone, 324

Tompkinsville.

Part V, 161st. and 3d ave., Bronx. Held on Thursday of each week. Telephone, 9088 Melrose. Frank W. Smith, Chief Clerk.

Children's Court.
New York County-66 3d ave. Telephone, 1832 Stuyvesant.

Dennis A. Lambert, Clerk.

Bronx County—355 E. 137th st. Court held on Wednesday and Friday of each week. Telephone, 9092 Melrose.

Michael Murray, Clerk. Michael Murray, Clerk. Kings County—102 Court st. Telephone, 627

Main.
Joseph W. Duffy, Clerk.
Queens County—19 Flushing ave., Jamaica.
Court held on Monday and Thursday of each
week. Telephone, 2624 Jamaica.

Sydney Ollendorf, Clerk.

Richmond County—Corn Exchange Bank
Building, St. George. Court held on Tuesday of
each week. Telephone, 324 Tompkinsville.

William J. Browne, Clerk.

SUPREME COURT-APPELLATE DIVISION. First Judicial Department.

Madison ave., corner 25th st. Court open from 2 p. m. until 6 p. m. Friday, Motion Day, Court opens at 10.30 a. m. Motions called at 10 a. m. Orders called at 10.30 a. m. Telephone, 3340 Madison Square.

Alfred Wagstaff, Clerk.

Second Judicial Department.

Borough Hall Brooklyn Court meets from

Borough Hall, Brooklyn. Court meets from 2 p. m. to 5 p. m., excepting that on Fridays Court opens at 10 o'clock a. m. Clerk's office open 9 a. m. Telephone, 1392 Main.

John B. Byrne, Clerk.

SUPREME COURT—APPELLATE TERM. 503 Fulton st., Brooklyn. Court meets 10 a. m. Clerk's office opens 9 a. m. Telephone, 7452

Joseph H. DeBragga, Clerk. SUPREME COURT-CRIMINAL DIVISION. Criminal Court Building. Court opens at 10.30 a. m. Clerk's office open from 9 a. m. to 4 p. m.; Saturday, to 12 m. Telephone, 6064 Franklin. William Schneider, Clerk.

SUPREME COURT-FIRST DEPARTMENT County Court House. Court open from 10.15 a. m. to 4 p. m. Telephone, 4580 Cortlandt. SUPREME COURT-SECOND DEPARTMENT.

Kings County.

Joralemon and Fulton sts., Brooklyn. Clerk's office hours, 9 a. m. to 5 p. m. Seven jury trial parts. Special Term for trials. Special Term for motions. Special Term (ex-parte business). Court opens at 10 a. m. Naturalization Burtau, Hall of Records, Brooklyn. Telephone, 5460 Main.

James F. McGee, General Clerk.

Queens County.

County Court House, L. I. City. Court opens at 10 a. m. Trial and Special Term for motions and ex-parte business each month except July, and ex-parte business each month except July, August and September, in Part I. Trial Term, Part II, January, February, March, April, May and December. Special Term for trials, January, April, June and November. Naturalization, first Friday in each Term.
Clerk's office open 9 a. m. to 5 p. m.; Saturday, to 12.30 p. m. Telephone, 3896 Hunters Point.

Thomas B. Seaman, Special Deputy Clerk in charge.

Richmond County. Trial Term held at County Court House, Richmond. Special Term for trials held at Court room, Borough Hall, St. George. Special Term for motions held at Court House, Borough Hall, St. George.

C. Livingston Bostwick, Clerk.

BOARD MEETINGS.

Board of Aldermen.

The Board of Aldermen meets in the Aldermanic Chamber, City Hall, every Tuesday, at 1.30 o'clock p. m.
P. J. SCULLY, City Clerk and Clerk to the Board of Aldermen.

Board of Estimate and Apportionment. The Board of Estimate and Apportionment meets in the Old Council Chamber (Room 16), City Hall, every Friday, at 10.30 o'clock a. m., JOSEPH HAAG, Secretary.

Commissioners of Sinking Fund.
The Commissioners of the Sinking Fund meet in the Meeting Room (Room 16), City Hall, on Wednesday, at 11 a. m., at call of the Mayor.
JOHN KORB, JR., Secretary.

Board of Revision of Assessments.

The Board of Revision of Assessments meets in the Meeting Room (Room 16), City Hall, every Thursday, at 10.30 a. m., upon notice of the Chief Clerk, JOHN KORB, JR., Chief Clerk.

Board of City Record.

The Board of City Record meets in the City
Hall at call of the Mayor.

DAVID FERGUSON, Supervisor, Secretary.

BELLEVUE AND ALLIED HOSPITALS.

Proposals.

BELLEVUE AND ALLIED HOSPITALS DEPARTMENT OF NEW YORK CITY, 26TH ST. AND 1ST AVE., BOROUGH OF MANHATTAN, THE CITY OF NEW SEALED BIDS OR ESTIMATES WILL BE received by the Board of Trustees in the Staff Room of Bellevue Hospital (entrance, 415 E. 26th st.), until 3 o'clock p. m., on

MONDAY, NOVEMBER 23, 1914,
FOR ALL LABOR AND MATERIALS REQUIRED FOR THE PAINTING OF ALL
PLASTER WALL AND CEILING SURFACES
IN PAVILIONS "L" AND "M" OF THE NEW
BELLEVUE HOSPITAL, FIRST AVENUE,
TWENTY-SIXTH TO TWENTY-NINTH
STREETS, NEW YORK CITY.
The time allowed for doing and completing the
new work, repairs and alterations will not be
more than fifty (50) consecutive calendar days.

more than fifty (50) consecutive calendar days.

The surety required will be two thousand five hundred dollars (\$2,500.00). (Bond not required

with bid.)
The bids will be compared and the contract awarded as soon thereafter as practicable, ac-

cording to law.

Blank forms and further information may be obtained at the office of the Contract Clerk and Auditor, entrance No. 400 E. 29th st., Borough

of Manhattan.
BOARD OF TRUSTEES, BELLEVUE AND ALLIED HOSPITALS, JOHN W. BRANNAN, M. D., President.

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

Bellevue and Allied Hospitals Department of New York City, 26th St. and 1st Ave., Borough of Manhattan, The City of New

BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Trustees in the Staff Room of Bellevue Hospital (entrance, 415 E. 26th st.), until 3 o'clock p. m., on

MONDAY, NOVEMBER 23, 1914,

FOR FURNISHING ALL LABOR AND MATERIALS NECESSARY FOR THE INSTALLATION OF ALL ELECTRIC AND GAS FIXTURES IN PAVILIONS "L" AND "M" OF THE NEW BELLEVUE HOSPITAL, SITUATED TWENTY-SIXTH TO TWENTY-NINTH STREETS, FIRST AVENUE TO EAST RIVER, BOROUGH OF MANHATTAN, CITY OF NEW YORK.

The time allowed for doing and completing the new work, repairs and alterations will not be

new work, repairs and alterations will not be more than sixty (60) consecutive calendar days.

The surety required will be two thousand dollars (\$2,000). (Bonds not required with bids.)

The bids will be compared and the contract awarded as soon thereafter as practicable, according to law.

ording to law.

Blank forms and further information may be obtained at the office of the Contract Clerk and Auditor, entrance No. 400 E. 29th st., Borough

of Manhattan.

BOARD OF TRUSTEES, BELLEVUE AND ALLIED HOSPITALS, John W. BRANNAN, M. D., President. **See General Instructions to Bidders on last page, last column, of the "City Record."

BOARD OF ESTIMATE AND APPORTIONMENT.

Notice of Public Hearing.

FRANCHISE MATTERS.

PUBLIC NOTICE IS HEREBY GIVEN THAT at a meeting of the Board of Estimate and Apportionment held this day the public hearing Apportionment held this day the public hearing on the form of contract for the grant of a franchise to The Yonkers Electric Light and Power Company; the Westchester Lighting Company; The New York Edison Company and The United Electric Light and Power Company to construct, maintain and operate conductors, conduits, poles and towers for the operation of one line of poles and towers, and to install and maintain wires, cables and other conductors upon the route described in the contract, over the Catskill Aqueduct Lands and other lands acquired for water supply purposes, between the northerly boundary line of the City and the boundary line between the Counties of Westchester and Putnam, acquired or purchased by the boundary line between the Countries of Westenessher and Putnam, acquired or purchased by the City, pursuant to law, subject to the limitation set forth in the contract, which was, by resolution duly adopted, fixed for July 2, 1914, when it was continued until July 30, 1914, when it was continued until September 21, 1914, when it was continued until September 21, 1914, when it was continued until September 21, 1914, when it was be held at the aforesaid time and place, to be support and the City Rail, Boronga in Mannatian, City of New York, on the 20th day of November, 1914, at 10.30 o'clock A. M.

Resolved, That the Secretary of this Board cause these resolutions, and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board to be held at the aforesaid time and place, to be continued until September 21, 1914, when it was continued until November 13, 1914, when it was continued until November 13, 1914, was continued until Friday, December 11, 1914, at 10:30 o'clock A. M., in Room 16, City Hall, Borough of Manhattan, when and where all citizens interested will have an opportunity to appear and

JAMES D. McGANN, Assistant Secretary, Room 1307, Municipal Building, Centre and Chambers Streets, Borough of Manhattan. Tele-

phone, 4560 Worth.
Dated, New York, November 13, 1914.

PUBLIC NOTICE IS HEREBY GIVEN THAT the public hearing on the form of contract modifying contract dated July 10, 1912, granting a franchise to the Manhattan Bridge Three Cent Line, by substituting a new route on Fulton Street, Ashland Place and Lafayette Avenue, Borough of Brooklyn, for a portion of its existing route on Rockwell Place, Flatbush Avenue, Fourth Avenue and Atlantic Avenue, which hearing was by resolution adopted on November 20, 1913, fixed for December 24, 1913, and was continued from time to time until June 12, 1914, was continued on the latter date until June 19, 1914, when it was continued until August 27, 1914, when it was continued until September 21, 1914, when it was continued until October 16, 1914, when it was continued until November 13, 1914, was continued until Friday, November 20, 1914, at 10:30 o'clock A. M., in Room 16, City Borough of Manhattan, when and where all citizens interested will have an opportunity to

appear and be heard.

JAMES D. McGANN, Assistant Secretary,
Room 1307, Municipal Building, Centre and
Chambers Streets, Borough of Manhattan. Tele-

phone, 4560 Worth.
Dated, New York, November 13, 1914.

PUBLIC NOTICE IS HEREBY GIVEN THAT the public hearing, in accordance with the provisions of Sections 525 and 527 of the Greater New York Charter, of all parties interested, in order that this Board may determine whether, in its opinion, the electrical conductors in White Plains Road between Gun Hill Road and 242nd Plains Road between Gun Hill Road and 242nd Street and in Gun Hill Road between Webster Avenue and the Boston Post Road shall be placed underground, which hearing was, by resolution adopted July 30, 1914, fixed for September 21, 1914, when it was continued until October 16, 1914, when it was continued until October 30, 1914, was continued until Friday, November 27, 1914, at 10:30 o'clock A. M., in Room 16 City Hall Borough of Manhattan at Room 16, City Hall, Borough of Manhattan, at

which time and place all persons interested will be afforded an opportunity to be heard. JAMES D. McGANN, Assistant Secretary, Room 1307, Municipal Building, Centre and Chambers Streets, Borough of Manhattan. Telephone, 4560 Worth.
Dated, New York, October 30, 1914.

Pursuant to motion adopted by the Board of Estimate and Apportionment November 13, 1914, the above continued hearing will be held on Wednesday, November 25, 1914, at the same time and place, instead of on Friday, November 27, 1914.

JAMES D. McGANN, Assistant Secretary. Dated, New York, November 13, 1914. n16,25

Notice of Public Hearing.

PUBLIC IMPROVEMENT MATTERS.

NOTICE IS HEREBY GIVEN THAT THE
Board of Estimate and Aportionment of The
City of New York, deeming it for the public interest so to do, proposes to change the map or
plan of The City of New York so as to change
the lines and grades of Bay 43rd Street, between Harway Avenue and Cropsey Avenue,
Borough of Brooklyn, and that a meeting of
said Board will be held in the Old Council
Chamber, City Hall, Borough of Manhattan, City
of New York, on November 20, 1914, at 10.30
o'clock A. M., at which such proposed change
will be considered by said Board; all of which
is more particularly set forth and described in
the following resolution adopted by the Board
on October 23, 1914, notice of the adoption of
which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in
pursuance of the provisions of Section 442 of
the Greater New York Charter, as amended,
deeming it for the public interest so to do, proposes to change the map or plan of The City
of New York, by changing the lines and grades
of Bay 43rd Street, between Harway Avenue
and Cropsey Avenue, in the Borough of Brooklyn, City of New York, which proposed change
is more particularly shown upon a map or plan
bearing the signature of the Commissioner of
Public Works of the Borough, and dated September 15, 1914.

Resolved, That this Board consider the pro-

tember 15, 1914.

Resolved, That this Board consider the pro-

Resolved, That this Board consider the proposed change at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on the 20th day of November, 1914, at 10.30 o'clock A. M.

Resolved, That the Secretary of this Board cause these resolutions, and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board to be held at the aforesaid time and place, to be published in the CITY RECORD and the corporation newspapers for ten days continuously. Sundays published in the CITY RECORD and the corporation newspapers for ten days continuously, Sundays and legal holidays excepted, prior to the 20th day of November, 1914. Dated November 7, 1914. JOSEPH HAAG, Secretary, Municipal Build-ing. Telephone 4560 Worth. n7,18

NOTICE IS HEREBY GIVEN THAT THE
Board of Estimate and Apportionment of The
City of New York, deeming it for the public
interest so to do, proposes to change the map
or plan of The City of New York so as to
change the grades of Webster Avenue, between
East 180th Street and East 183rd Street, and
of the interescting streets affected thereby, Borough of The Bronx, and that a meeting of said of the interescting streets affected thereby, Borough of The Bronx, and that a meeting of said
Board will be held in the Old Council Chamber,
City Hall, Borough of Manhattan, City of New
York, on November 20, 1914, at 10.30 o'clock
A. M., at which such proposed change will be
considered by said Board; all of which is more
particularly set forth and described in the following resolutions adopted by the Board on
October 23, 1914, notice of the adoption of which October 23, 1914, notice of the adoption of which

October 23, 1914, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Aportionment of The City of New York, in pursuance of the provisions of Section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York, by changing the grades of Webster Avenue, between East 180th Street and East 183rd Street, and of the intersecting streets affected thereby in the Borough of The Bronx, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough, and dated September 9, 1913.

Resolved, That this Board consider the proposed change at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on the 20th day of November, 1914, at 10.30 o'clock A. M.

Resolved, That the Secretary of this Board cause these resolutions, and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board to

be held at the aforesaid time and place, to be published in the CITY RECORD for ten days continuously Sundays and legal holidays excepted, prior to the 20th day of November, 1914.

Dated November 7, 1914.

JOSEPH HAAG, Secretary, Municipal Building. Telephone 4560 Worth. n7,18

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the lines of Baker Avenue, between Garfield Street and White Plains Road, and adjust the grades of the intersecting streets affected thereby, Borough of The Bronx, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on November 20, 1914, at 10.30 o'clock A. M., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on October 23, 1914, notice of the adoption of which is hereby given, viz.

by the Board on October 23, 1914, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of Section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York, by changing the lines of Baker Avenue, between Garfield Street and White Plains Road, and adjusting the grades of the intersecting streets affected thereby in the Borintersecting streets affected thereby in the Borough of The Bronx, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough, and dated May 27,

Resolved. That this Board consider the pro-

Resolved, That this Board consider the proposed change at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on the 20th day of November, 1914, at 10.30 o'clock A. M.

Resolved, That the Secretary of this Board cause these resolutions, and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board to be held at the aforesaid time and place, to be published in the City Record for ten days conpublished in the CITY RECORD for ten days continuously, Sundays and legal holidays excepted, prior to the 20th day of November, 1914.

Dated November 7, 1914.

JOSEPH HAAG, Sècretary, Municipal Building. Telephone 4560 Worth.

n7,18

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Aportionment of The City of New York, deeming it for the public City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the grade of Colgate Avenue, between Watson Avenue and Westchester Avenue, Borough of The Bronx, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on November 20, 1914, at 10.30 o'clock A. M., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on October 23, 1914, notice of the adoption of which is hereby given, viz.: is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in

pursuance of the provisions of Section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York, by changing the grade of Colgate Avenue, between Watson Avenue and Westchester Avenue, in the Borough of The Bronx, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the Secretary of the Board of Estimate and Apportionment, and dated August 26, 1913.

Resolved, That this Board consider the proposed change at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on the 20th day of November, 1914, at 10.30 o'clock A. M.

Resolved, That the Secretary of this Board cause these resolutions, and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board to be held at the aforesaid time and place, to be published in the City Record for ten days continuously, Sundays and legal holidays excepted, prior to the 20th day of November, 1914.

Dated November 7, 1914.

JOSEPH HAAG, Secretary, Municipal Building. Telephone 4560 Worth.

NOTICE IS HEREBY GIVEN THAT THE
Board of Estimate and Apportionment of The
City of New York, deeming it for the public
interest so to do, proposes to change the map or
plan of The City of New York so as to change
the lines and grades of the street system within
the territory bounded by Alstyne Avenue, Sothern Avenue, Gerry Avenue, Hanover Avenue and
Corona Avenue, Borough of Queens, and that a
meeting of said Board will be held in the Old
Council Chamber, City Hall, Borough of Manhattan, City of New York, on November 20,
1914, at 10.30 o'clock A. M., at which such proposed change will be considered by said Board;
all of which is more particularly set forth and
described in the following resolutions adopted
by the Board on October 23, 1914, notice of the
adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and
Apportionment of The City of New York, in
pursuance of the provisions of Section 442 of
the Greater New York Charter, as amended,
deeming it for the public interest so to do, proposes to change the map or plan of The City
of New York, by changing the lines and grades
of the street system within the territory bounded
by Alstyne Avenue, Sothern Avenue, Gerry Avenue, Hanover Avenue and Corona Avenue, in
the Borough of Queens, City of New York,
which proposed change is more particularly shown
upon a map or plan bearing the signature of
the President of the Borough, and dated June
27, 1914.

Resolved, That this Board consider the proposed change at a meeting of the Board to be
held in the City Hall, Brough of Manhattan, NOTICE IS HEREBY GIVEN THAT THE

Resolved, That this Board consider the proposed change at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on the 20th day of November, 1914, at 10.30 o'clock A. M.

Resolved, That the Secretary of this Board cause these resolutions, and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board to be held at the aforesaid time and place, to be published in the City Record for ten days continuously, Sundays and legal holidays excepted, prior to the 20th day of November, 1914.

Dated November 7, 1914.

JOSEPH HAAG, Secretary, Municipal Building. Telephone 4560 Worth.

17,18

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the grades of Kingsland Avenue, between 42nd Street and Luydig Place, Borough of Queens, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on November 20, 1914, at 10.30 o'clock A. M., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolu-NOTICE IS HEREBY GIVEN THAT THE set forth and described in the following resolu-tions adopted by the Board on October 23, 1914, notice of the adoption of which is hereby given,

Resolved, That the Board of Estimate and Aportionment of The City of New York, in pursuance of the provisions of Section 442 of the Greater New York Charter, as amended, the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York, by changing the grades of Kingsland Avenue, between 42nd Street and Luydig Place, in the Borough of Queens, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough, and dated December 5th, 1913.

Resolved. That this Board consider the proposed change at a meeting of the Board to be

Resolved. That this Board consider the proposed change at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on the 20th day of November, 1914, at 10.30 o'clock A. M.

Resolved, That the Secretary of this Board cause these resolutions, and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board to be held at the aforesaid time and place, to be published in the Cryp Record for ten days conpublished in the arrivesalt time and place, to be published in the City Record for ten days continuously, Sundays and legal holidays excepted, prior to the 20th day of November, 1914.

Dated November 7, 1914.

JOSEPH HAAG, Secretary, Municipal Building. Telephone 4560 Worth.

n7,18

Resolved, That this Board consider the proposed change at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on the 20th day of November, 1914, at 10.30 o'clock A. M.

Resolved, That the Secretary of this Board cause these resolutions, and a notice to all persons offered thereby that the proposed change

sons affected thereby that the proposed change will be considered at a meeting of the Board to

be held at the aforesaid time and place, to be published in the CITY RECORD for ten days continuously, Sundays and legal holidays excepted, prior to the 20th day of November, 1914.

Dated November 7, 1914.

JOSEPH HAAG, Secretary, Municipal Building. Telephone 4560 Worth.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the lines of the street system within the territory bounded by Astoria Avenue, 47th Street, Hayes Avenue, 48th Street, Fullmore Avenue, Alburtis Avenue, Roosevelt Avenue and 45th Street, Borough of Qceens, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on November 20, 1914, at 10.30 o'clock A. M., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on October 23, 1914, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of Section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York by changing the lines of the street system within the territory bounded by Astoria Avenue, 47th Street, Hayes Avenue, 48th Street, Fillmore Avenue, Alburtis Avenue, Roosevelt Avenue and 45th Street, in the Borough of Queens, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough, and dated February 20, 1914.

Resolved, That this Board consider the proposed change at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on the 20th day of November, 1914. at 10.30 o'clock A. M.

Resolved, That the Secretary of this Board cause these resolutions, and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board to be held at the aforesaid time and place, to be published in the City Record for ten days continuously, Sundays and legal holidays excepted, pr

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the grades of Astoria Avenue, between 8th Avenue and Steinway Avenue, and the grades of 9th Avenue, between Vandeventer Avenue and Woolsey Avenue, Borough of Queens, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on November 20, 1914, at 10.30 o'clock A. M., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on October 23, 1914, notice of the adoption of which is hereby given, viz.:

by the Board on October 23, 1914, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of Section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York, by changing the grades of Astoria Avenue, between 8th Avenue and Steinway Avenue. Avenue, between 8th Avenue and Steinway Avenue, and the grades of 9th Avenue, between Vandeventer Avenue and Woolsey Avenue, in the Borough of Queens, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough, and dated December

President of the Borough, and dated December 9, 1913.

Resolved, That this Board consider the proposed change at a meeting of the Board to be held in the City Hall, Borough of Manhattan, City of New York, on the 20th day of November, 1914, at 10.30 o'clock A. M.

Resolved, That the Secretary of this Board cause these resolutions, and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board to be held at the aforesaid time and place, to be published in the City Record for ten days conpublished in the arroresald time and place, to be published in the CITY RECORD for ten days continuously, Sundays and legal holidays excepted, prior to the 20th day of November, 1914.

Dated November 7, 1914.

JOSEPH HAAG, Secretary, Municipal Building. Telephone 4560 Worth.

n7,18

NOTICE IS HEREBY GIVEN THAT AT THE

meeting of the Board of Estimate and Apportionment held on October 23, 1914, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of the City of New York is considering the advisability of amending the proceeding authorized by said Board on October 5, 1911, for acquiring title to Opdyke Street, from Corona Avenue to Tiemon Tiem Avenue to Tiemann Avenue, together with the Public Place bounded by Corona Avenue, Opdyke Street and Alburtis Avenue, Borough of Queens, so as to relate only to Opdyke Street, from Alburtis Avenue to Tiemann Avenue.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, as amended, here-

IOSEPH HAAG, Secretary, Municipal Building, Telephone 4560 Worth.

17,18

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the grades of the street system within the territory bounded by Foster Avenue, Bliss Street, Barnett Avenue and Gosman Avenue, Borough of Queens, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on November 20, 1914, at 10.30 o'clock A. M., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on Cotober 23, 1914, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York Charter, as amended, deeming it for the public interest so as a total proposed and proposed modified district of assessment for benefit in this proposed and proposed modified district of assessment for benefit in this proposed and proposed modified district of assessment for benefit in this proposed and proposed modified district of assessment for benefit in this proposed and proposed and proposed district of assessment for benefit in this proposed and proposed district of assessment for benefit in this proposed and proposed district of assessment for benefit in this proposed and proposed district of assessment for benefit in this proposed and proposed district of assessment for benefit in this proposed and proposed district of assessment for benefit in this proposed and proposed district of assessment for benefit in this proposed and proposed district of assessment for benefit in this proposed modified district of assessment for benefit in this proposed modified district of assessment for benefit in this proposed modified district of assessment for benefit in this proposed modified district of as

on the 20th day of November, 1914, at 10:30 o'clock a. m., and that at the same time and place a public hearing thereon will then and there be had

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD for ten days prior to the 20th day

of November, 1914.
Dated November 7, 1914.
JOSEPH HAAG, Secretary, Municipal Building. Telephone 4560 Worth.

77,18

DEPARTMENT OF FINANCE.

Confirmation of Assessments.

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS in the BOROUGH OF

PROVEMENTS in the BOROUGH OF BROOKLYN:
EIGHT WARD, SECTION 3; NINTH WARD, SECTION 4; SIXTEENTH WARD, SECTION 8; NINETEENTH WARD, SECTION 8; TWENTY-FOURTH WARD, SECTION 5; TWENTY-SIXTH WARD, SECTION 13. FENCING LOTS on Grant Avenue, west side, between Liberty and McKinley Avenues; McKINLEY AVENUE, south side, between Sheridan and Grant Avenues; SHERIDAN AVENUE, east side, between Liberty and McKinley Avenues; northeast corner of SHERIDAN and LIBERTY AVENUES; SHEPHERD AVENUE, west side, between Atlantic and Liberty Avenues; ATLANTIC AVENUE south side, between Essex Street and Shepherd Avenue; ST. JOHNS PLACE, north side, between Utica and Schenectady Avenues; BERGEN STREET, north side, between Grand and Classon Avenues; COLUME FOLIUMEN STREET, porth side, between Grand and Classon Avenues; and Schenectady Avenues; BERGEN STREET, north side, between Grand and Classon Avenues; SOUTH FOURTH STREET, north side, between Keap and Hooper Streets; KENT AVE-NUE, east side, between Clymer and Taylor Streets; TAYLOR STREET, north side, between Kent and Wythe Avenues; northeast corner TWENTY-FIRST STREET and SIXTH AVENUE; SEVENTH AVENUE, west side, between Twentieth and Twenty-first Streets; FIFTIETH STREET, south side, between Fifth and Sixth Avenues; FIFTY-THIRD STREET, north side, between Fourth and Fifth Avenues; and southeast corner of SIXTH AVENUE and FIFTY-EIGHTH STREET. Affecting property in front of which work was done, being embraced within Blocks Nos. 792, 807, 857, 892, 1141, 1378, 2171, 2437, 3972 and 4182.

TWENTY-FOURTH WARD, SECTION 5. UNION STREET—REGULATING, GRADING, CURBING, FLAGGING and PAVING, between Rogers and Nostrand Avenues. Area of streaments between the sides of Union Street from

between Rogers and Nostrand Avenues. Area of assessment, both sides of Union Street from Rogers Avenue to Nostrand Avenue and to the extent of half the block at the intersecting ave-

THIRTIETH WARD, SECTION 17.
OVINGTON AVENUE — REGULATING,
GRADING, CURBING and FLAGGING between
Eleventh and Twelfth Avenues. Area of assessment: Both sides of Ovington Avenue from
Eleventh to Twelfth Avenues and to the extent Eleventh to Twelfth Avenues and to the extent of half the block at the intersecting avenues. NINETEENTH AVENUE—REGULATING, GRADING, CURBING and FLAGGING from the Long Island Railroad to West Street; and on West Street from Nineteenth Avenue to Forty-seventh Street. Area of assessment: Both sides of Nineteenth Avenue from the Long Island Railroad to West Street, and in West Street.

Railroad to West Street, and in West Street, rom Nineteenth Avenue to Forty-seventh Street, running through the adjacent blocks.

THIRTIETH WARD, SECTION 18.

SEVENTY-SIXTH STREET—PAVING, from Second Avenue to a point about 180 feet east of First Avenue. Area of assessment: Both sides of Seventy-sixth Street from First to Second Avenues and to the extent of one-half the block

at the intersecting avenues.

SEVENTY-THIRD STREET—PAVING, between Tenth and Eleventh Avenues. Area of assessment: Both sides of Seventy-third Street from Tenth to Eleventh Avenue and to the extent of half the block at the intersecting avenues.

THIRTY-SECOND WARD, SECTION 23.

EAST THIRTY-EIGHTH STREET—PAVING, from Avenue K to the Long Island Railroad. Area of assessment: Both sides of East Thirty-eighth Street from Avenue K to the Thirty-eighth Street from Avenue K to the Long Island Railroad northerly, and to the extent of half the block at the intersecting ave-

BROOKLYN AVENUE—PAVING, from Avee G to Avenue I. Area of assessment: sides of Brooklyn Avenue from Avenue G to Avenue I and to the extent of half the block at the intersecting and terminating avenues. -that the same were confirmed by the Board of Assessors on November 10th, 1914, and entered November 10th, 1914, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of interest was after the date of entry thereof in the

sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * * *

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, of Taxes and Assessments and of Water Rents, in the Offerman Building, No. 503 Fulton Street, Borough of Brooklyn, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m. and all payments made thereon on or before January 9, 1915, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the rate of seven per centum per annum from the date when such assessments became liens to

WILLIAM A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, November 10, 1914.

NOTICE OF ASSESSMENTS FOR OPENING STREETS AND PARKS.

IN PURSUANCE OF SECTION 1005 OF THE
Greater New York Charter, the Comptroller
of The City of New York hereby gives public
notice of the confirmation by the Supreme Court
and the entering in the Bureau for the Collection of Assessments and Arrears of the assessment for OPENING AND ACQUIRING TITLE
to the following named street in the Borough of to the following named street in the Borough of TWENTY-FOURTH WARD, SECTIONS 14,

WHITE PLAINS ROAD—OPENING, from West Farms road to the bulkhead line. Confirmed October 5, 1914; entered November 12, 1914. Area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows,

Lawrence avenue and Beach avenue, as laid out between Bronx River avenue and Lacombe avebetween Bronx River avenue and Lacombe avenue, and running thence northwardly along the said line midway between St. Lawrence avenue and Beach avenue and the prolongation of the said line to the intersection with the prolongation of a line midway between St. Lawrence avenue and Beach avenue, as laid out between West Farms road and Mansion street; thence northwardly along the said line between St. Lawrence avenue and Beach avenue and the prolongation of the said line to the intersection with a line midway between Melville street and Taylor street; thence northwestwardly along the line midway between Melville street and Taylor street; street; thence northwestwardly along the line midway between Melville street and Taylor street to a point distant 100 feet northwesterly from the northwesterly line of Van Nest avenue, the said distance being measured at right angles to the line of Van Nest avenue; thence northeastwardly and parallel with Van Nest avenue to the intersection with a line midway between Taylor street and Garfield street; thence northwestwardly along the line midway between Taylor street along the line midway between Taylor street and Garfield street to the intersection with a line midway between Morris Park avenue and Van Nest avenue, as laid out between Taylor street and Garfield street; thence northeastwardly along the said line midway between Morris Park avenue and Van Nest avenue and the prolongation of and Van Nest avenue and the prolongation of the said line to the intersection with the prolongation of a line midway between Morris Park avenue and Van Nest avenue, as laid out between White Plains road and Barnes avenue; thence eastwardly along the said line midway between Morris Park avenue and Van Nest avenue and the prolongation thereof to the intersection with a line midway between Wallace avenue and Barnes avenue; thence southwardly along the line midway avenue wallace avenue and barnes avenue. avenue and Barnes avenue; thence southwardly along the line midway between Wallace avenue and Barnes avenue to the northerly line of Baker avenue; thence southeastwardly along a straight line to a point on the southerly line of West Farms road, distant 1,290.2 feet westerly from the centre line of Castle Hill avenue, the said distance being measured at right angles to the line of Castle Hill avenue; thence southwardly and always parallel with and distant 1,290.2 feet westerly from the centre line of Castle Hill avenue and along the prolongation of the said line to the northerly bulkhead line of the East River; thence westwardly and northwardly along the said bulkhead line of the East River to the point or place of beginning.

River to the point or place of beginning.

The above entitled assessment was entered on the date hereinbefore given in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents. And unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, As provided by section 1019 of the Greater New York Charter. Said section provides, in part, "If any such

assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act."

Section 159 of this act provides

Section 159 of this act provides

"An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessment is payable to the Col-

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Bergen Building, Arthur and Tremont aves., Borough of The Bronx, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before January 11, 1915, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate. will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessment became a lien to the date

of payment. WM. A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, November 12, 1914.

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for LOCAL IM-PROVEMENTS in the BOROUGH OF MAN-

SEVENTH WARD, SECTION 1.
JEFFERSON STREET—RESTORING ASPHALT PAVEMENT on the west side, between Cherry street and Rutgers place. Area of assessment: West side of Jefferson street from Cherry street to Monroe street (Rutgers place). The above assessment was certified to the Collector of Assessments and Arrears, under the provisions of section 391 of the Greater New York Charter.

-that the same were entered on November 11th. 1914, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed

Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided in section 1019 of said Greater New York Charter.

Said section provides in part: "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * * *

The above assessment is payable to the Col-lector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, Municipal Building, north side, third floor, Borough of Manhattan, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before January 11, 1915, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessment became a lien to the date of payment.

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance,
Comptroller's Office, November 11, 1914.

NOTICE TO PROPERTY OWNERS.

IMPROVEMENTS IN THE BOROUGH OF Two Hundred and Fourteenth street. Area of

THE BRONX:

TWENTY-FOURTH WARD, SECTION 11.

ONE HUNDRED AND SEVENTY-EIGHTH
STREET AND PROSPECT AVENUE—ERECTING GUARD RAIL at the southeast corner.
Area of assessment affects Lot 5 in Block 3106.

TWENTY-FOURTH WARD, SECTION 14.
BEACH AVENUE—SETTING CURBSTONES AND FLAGGING SIDEWALKS
from Gleason avenue to Watson avenue. Area
of assessment: Both sides of Beach avenue from
Gleason avenue to Watson avenue, and to extent of half the block at the intersecting avenues.

nues.

TWENTY-FOURTH WARD, SECTION 15.

ZEREGA AVENUE—PAVING AND SETTING CURB, from Westchester avenue to St.
Raymond avenue. Area of assessment: Both
sides of Zerega avenue from Westchester avenue to St. Raymond avenue, and to extent of
half the block at intersecting avenues.

—that the same were confirmed by the Board
of Assessors on November 10, 1914, and entered
on November 10, 1914, in the Record of Titles
of Assessments, kept in the Bureau for the
collection of Assessments and Arrears of Taxes
and Assessments and of Water Rents, and unless
the amount assessed for benefit on any person or

and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest ment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment came a lien, as provided by section 159 of this

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * * *

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arreau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Bergen Building, Arthur and Tremont aves., Borough of The Bronx, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before January 9, 1915, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessments benum from the date when such assessments be

came liens to the date when such assessments became liens to the date of payment.

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance,
Comptroller's Office, November 10, 1914.

NOTICE TO PROPERTY OWNERS.

N PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for LOCAL IMPROVEMENTS IN THE BOROUGH OF QUEENS:

SECOND WARD.

RALPH STREET—SEWER, from Seneca avenue to Fairview avenue, and in FAIRVIEW AVENUE from Ralph street to Bleecker street. Area of assessment affects adjacent property, including Blocks Nos. 43, 44, 50, 51, 58, 59, 60 and 65 and 65.

FOURTH WARD.
SEWERS in ATLANTIC AVENUE, south side, between Greenwood and Lefferts avenues; CHESTNUT STREET, between Atlantic and Chichester avenues; and in CEDAR AVENUE from the crown 215 feet south of Atlantic avenue to Atlantic avenue. Area of assessment affects property adjacent to the said improvements, including Blocks Nos. 463, 465, 467, 469, 471, 475, 478 and 481.

that the same were confirmed by the Board of Assessors on November 10, 1914, and entered November 10, 1914, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter. Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the

sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessments are payable to the Col-

ector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Municipal Building, Court House square, Long Island City, Borough of Queens, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before January 9, 1915, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessments be-

came liens to the date of payment.

WM. A. PRENDERGAST, Comptroller.

City of New York. Department of Finance,
Comptroller's Office, November 10, 1914.

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for LOCAL IMPROVEMENTS IN THE BOROUGH OF MANHATTAN:

MANHATTAN:
TWELFTH WARD, SECTION 7.
WEST ONE HUNDRED AND TWENTYEIGHTH STREET—PAVING AND CURBING
from St. Nicholas Terrace to Convent avenue.
Area of assessment: Both sides of West One
Hundred and Twenty-eighth street, and to extent of helf the block at intersecting streets. Area of assessment: Both sides of West One Hundred and Twenty-eighth street, and to extent of half the block at intersecting streets. WEST ONE HUNDRED AND FORTY-FOURTH STREET—PAVING AND CURBING from a point 295 feet west of Broadway to Riverside Drive. Area of assessment: Both sides of West One Hundred and Forty-fourth street from Riverside Drive to a point about 150 feet easterly therefrom.

TWELFTH WARD, SECTION 8.

WEST ONE HUNDRED AND SEVENTY-FIFTH STREET—PAVING AND CURBING. GRADING, CURBING AND FLAG-FIFTH STREET—PAVING AND CURBING. GRADING, CURBING AND FLAG-FIFTH STREET—PAVING AND CURBING. GING, from Neptune avenue to a line about

feet easterly therefrom.

TWELFTH WARD, SECTION 8.

WEST ONE HUNDRED AND SEVENTYFIFTH STREET—PAVING AND CURBING. Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the northerly bulkhead line of the East River where it is intersected by the prolongation of a line midway between St.

Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

IN PURSUANCE OF SECTION 1018 OF THE GIVEN AND CURBING. AND CURBING. And a line about Area of assessment affects property in adjacent Blocks Nos. 2143, 2144 and 2145.

PARK TERRACE WEST—REGULATING, GRADING, CURBING AND CURBING of Surf avenue. Area of assessments Blocks Nos. 2143, 2144 and 2145.

PARK TERRACE WEST—REGULATING, GRADING, CURBING AND CURBING AND SEVENTI
GING, from Neptune avenue to a line about of sasessments Blocks Nos. 2143, 2144 and 2145.

PARK TERRACE WEST—REGULATING, GRADING, CURBING AND CURBING AND SEVENTI
GING, from Neptune avenue to a line about of sasessments Blocks Nos. 2143, 2144 and 2145.

PARK TERRACE WEST—REGULATING, GRADING, CURBING AND CURBING

assessment: Both sides of Park Terrace West from Isham street to a point about 160 feet south of West Two Hundred and Fourteenth street, and extending through half the intersect-

-that the same was confirmed by the Board of Assessors on November 10, 1914, and entered November 10, 1914, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the

Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "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 receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides

Section 159 of this act provides

assessment shall become a lien upon the real
estate affected thereby ten days after its entry
in the said record."

The

in the said record."

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, Municipal Building, north side, 3d floor, Borough of Manhattan, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before January 9, 1915, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date. of seven per centum per annum from the date when above assessment became a lien to the

date of payment.

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance,
Comptroller's Office, November 10, 1914.

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter the Comptroller of The City of New York hereby gives public notice

the city of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IM-PROVEMENTS in the Borough of Queens:

SECOND WARD.

PROSPECT AVENUE — REGULATING, GRADING AND CURBING, from Metropolitan avenue to Madison street. Area of assessment: Both sides of Prospect avenue from Metropolitan avenue to Madison street, and to the extent of half the block at the intersecting streets and half the block at the intersecting streets and

half the block at the intersecting streets and avenues.

ONDERDONK AVENUE—SEWER, between Troutman and Suydam streets, and in STARR STREET from Onderdonk avenue to the Borough line. Area of assessment affects property on both sides of above streets, including Blocks Nos. 6, 7, 8, 10, 11, 13, 14 to 16, inclusive.—that the same were confirmed by the Board of Assessors on November 4, 1914, and entered November 4, 1914, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "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, it charge

the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by

section 159 of this act." Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessment is payable to the Col-

lector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and Arrears of
Taxes and Assessments and of Water Rents,
in the Municipal Building, Court House
Square, Long Island City, Borough of
Queens, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before January 4, 1915, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of covernments. of seven per centum per annum from the date when such assessment became a lien to the date

of payment.

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance,
Comptroller's Office, November 4, 1914. n10,20

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IM-PROVEMENTS in the BOROUGH OF BROOKLYN:

TWENTY-SIXTH WARD, SECTION 12. HOWARD AVENUE—PAVING, from Blake avenue to East Ninety-eighth street. Area of assessment: Both sides of Howard avenue from Blake avenue to East Ninety-eighth street, and to the extent of half the block at the intersecting

the extent of half the block at the intersecting streets and avenues.

TWENTY-NINTH WARD, SECTION 16.

EIGHTEENTH AVENUE—PAVING, from Ocean Parkway to Gravesend avenue. Area of assessment: Both sides of Eighteenth avenue from Ocean Parkway to Gravesend avenue, and to the extent of half the block at the intersecting

to the extent of half the block at the intersecting streets and avenues.

THIRTY-FIRST WARD, SECTION 20.

SEWER in EAST EIGHTEENT8H STREET between Avenue L and end of existing sewer between Avenues K and L; in AVENUE L between East Eighteenth and East Nineteenth streets; in EAST NINETEENTH STREET between Avenues L and N, and in AVENUE M from Ocean avenue to East Nineteenth street. Area of assessment affects property on both sides of above streets and avenues, including Blocks Nos. 6728, 6729, 6737, 6738, 6739, 6747 and 6748.

—that the same was confirmed by the Board of Assessors on November 4, 1914, and entered November 4, 1914, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the

property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge collect and receive interest ment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of pay-ment, from the date when such assessment be-came a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * *

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau lector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Offerman Building, No. 503 Fulton Street, Borough of Brooklyn, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before January 4, 1915, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessments became liens to the date of payment.

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance, Comptroller's Office, November 4, 1914. n10,20

Proposals.

DEPARTMENT OF FINANCE, MUNICIPAL BUILDING,
CENTRE AND CHAMBERS STREETS, BOROUGH OF
MANHATTAN, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE
received at the office of the Department of
Finance until 11 o'clock A. M. on
MONDAY, NOVEMBER 23, 1914.
FOR FURNISHING ABOUT SIX THOUSAND SEVEN HUNDRED AND FORTY-TWO
HOURS OF AUTOMOBILE SERVICE WITHIN THE CITY OF NEW YORK. MACHINES
TO START FROM AND RETURN TO THE
MUNICIPAL BUILDING, CHAMBERS AND
DUANE STREETS, MANHATTAN, ONE TO
TWELVE FIVE-PASSENGER CARS, AS
MAY BE REQUIRED, TO BE FURNISHED
DAILY, EXCEPT SUNDAYS AND HOLIDAYS.
The time of the performance of the contract

The time of the performance of the contract is from January 1, 1915, to December 31, 1915.
The amount of security shall be Two Thousand Dollars (\$2,000).

Bidders must state in their estimates a price per hour of automobile service for a five (5) passenger car.
Blank forms and further information may be

obtained at the office of the Secretary to the Department of Finance, Room 508, Municipal Building, Borough of Manhattan, City of New

York. WM. A. PRENDERGAST, Comptroller AT See General Instructions to Bidders on last page, last column, of the "City Record."

Corporation Sale of Privileges.

CORPORATION SALE BY SEALED BIDS OF THE PRIVILEGE TO MAINTAIN A LUNCH COUNTER IN THE COUNTY COURT HOUSE IN THE BOROUGH OF MANHATTAN.

SEALED BIDS FOR THE PRIVILEGE TO of the rotunda, on the first floor of the County Court House, in the Borough of Manhattan, for a period of one year commencing December 1, 1914, will be received by the Comptroller on

at 11 a. m., at the office of the Collector of City Revenue, Department of Finance, Room 368, Municipal Building, upon the following Terms and Conditions.

Bids must be made in the amount of rent per month which the bidder is willing to pay for said privilege for each and every month of the full term of one year, and each bid must be accompanied by cash or certified check for one month's panied by cash or certified check for one month's rent in advance, which shall be forfeited if the successful bidder does not sign the rental agreement when notified that it is ready for execu-

He will also be required to give an undertaking in the amount of the rental bid for the full term of one year, with two sufficient sureties to be approved by the Comptroller, conditioned for the payment of the rent monthly in advance and for the performance of the provisions of the agree-

No person shall be received as lessee or surety who is a delinquent on any former lease from the corporation, and no bid shall be accepted from 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 provided by law.

The agreement will be in the usual form of

agreements for like privileges, and will contain in addition thereto the following provisions:

1. That the party to whom the privilege is granted shall do no cooking upon the premises.

2. That he shall be subject to the rules and regulations laid down by the President of the Borough of Manhattan affecting the care and

The Comptroller shall have the right to reject any or all bids if deemed to be to the interest of The City of New York.

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance, Comptroller's Office, November 10, 1914.

Corporation Sales of Buildings.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT of the Borough of Queens, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for street coming our propers. street opening purposes in the Borough of Queens,

BEING certain buildings, parts of buildings, etc., standing within the lines of Queens Boulevard, from Fiske Avenue to Grand Street and Broadway, in the Borough of Queens, which

scribed buildings and appurtenances thereto will

scribed buildings and appurtenances thereto will be held by direction of the Comptroller on MONDAY, NOVEMBER 30, 1914, at 11 A. M., in lots and parcels, and in manner and form, and at upset prices as follows:

PARCELS NOS. 344 AND 351: Part of two two-story frame buildings on the northeast corner of Fisk Avenue and Queens Boulevard. Cut 16.7 feet on west side by 11.87 feet on east side. Upset price, \$60.00.

PARCEL NO. 350: Porch and steps of three two-story frame buildings on the north side of Queens Boulevard, about 175 feet east of Fisk Avenue. Upset price, \$5.00.

PARCEL NO. 352: Part of three and one-half story frame building on the north side of Queens Boulevard, 100 feet east of Fisk Avenue. Cut. 6.3 feet on west side by 6 feet on east side. Upset price, \$5.00.

PARCEL NO. 353: Part of one and one-half story real estate office east of and adjoining Parcel No. 352. Cut 6.9 feet on west side by 3.91 feet on east side. Upset price, \$5.00.

PARCEL NO. 355: Part of porch of two and one-half story frame hotel at northwest corner of Queens Boulevard and Laurel Hill Boulevard. Upset price, \$5.00.

PARCEL NOS. 367-368: Wagon shed (13.2' x 32.25') on west side of Ramsey Street, 75 feet south of Queens Boulevard. Upset price, \$5.00.

PARCEL NOS. 369-370: Part of three-story

PARCEL NOS. 369-370: Part of three-story frame building No. 6 Ramsey Street. Cut 10.84 feet on north side by 4.71 feet on front. Upset

price, \$5.00. PARCEL NOS. 378-379: Two and one-half story frame building with extension, open shed, barn and chicken coop, No. 5 Ramsey Street.
Upset price, \$25.00.
PARCEL NO. 380: Part of two and one-half story frame building No. 7 Ramsey Street. Cut
3.6 feet on north side by 1.6 feet on rear. Up-

set price, \$5.00.

PARCEL NO. 381: Part of open shed and barn in rear of No. 9 Ramsey Street. Cut 10 feet on west side by 20 feet on east side. Upset

price, \$5.00.
PARCEL NO. 401: Part of two and one-half story frame house on the west side of Middagh Street, 90 feet south of Queens Boulevard. Cut

Street, 90 feet south of Queens Boulevard. Cut 19 feet on front by 4 feet on rear of extension. Part of frame barn in rear of house. Cut 11 feet on west side by 13 teet on east side. Upset price, \$50.00.

PARCEL NOS. 405-406: Shed (9.2' x 11.3') in rear of one and one-half story frame house on the east side of Middagh Street, 100 feet south of Queens Boulevard. Upset price, \$5.00.

PARCEL NOS. 407-412: Six two-story frame houses on the south side of Queens Boulevard, 125 feet east of Middagh Street. Upset price, \$150.00.

PARCEL NO. 499: Two-story frame building on the southwest corner of Van Loon Place and Queens Boulevard. Upset price, \$50.00.

PARCEL NO. 503: Two-story frame building on the south side of Queens Boulevard, 100 feet east of Van Loon Place. Upset price,

PARCEL NO. 504: Part of two-story frame shop on the west side of Grand Street, about 125 feet south of Queens Boulevard. Cut 17 feet on rear by 31.5 feet on north side. Upset

price, \$5.00.

PARCEL NO. 505: One and one-half story frame house on the west side of Grand Street, 90 feet south of Queens Boulevard. Upset price, \$25.00.

PARCEL NO. 506: One and one-half story frame house on the southwest corner of Grand Street and Queens Boulevard. Upset price, \$25.00.

\$25.00.

\$25.00.
Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room 368, Municipal Building, Borough of Manhattan, until 11.00 a. m. on the 30th day of November, 1914, and then publicly opened for the sale for removal of the above-described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible thereafter.

Each parcel must be bid for separately and

Each parcel must be bid for separately and will be sold in its entirety, as described in above

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid. except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 in \$500. will be sufficient to entitle bidders to bid on any or all of the buildings. Deposits of unsuccessful bidders will be re-

Deposits of unsuccessful bidders will be re-turned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the re-quirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

ration of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened November 30, 1914," and must be delivered or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room 368, Municipal Building, New York City," from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR THE BUILDINGS WILL BE SOLD FOR

IMMEDIATE REMOVAL ONLY SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance,

Comptroller's Office, November 9, 1914.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT of the Borough of The Bronx, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by

owned by The City of New York, acquired by it for street opening purposes in the Borough of The Bronx.

BEING the buildings, parts of buildings, etc., standing within the lines of Fillmore Street, from Van Nest Avenue to Morris Park Avenue, in the Borough of The Bronx, which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room 368, Municipal Building, Borough of Manhattan.

PURSUANT to a resolution of the Commissioners of the Sinking Fund, adopted at a meet-

Broadway, in the Borough of Queens, which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room 368, Municipal Building, Borough of Manhattan.

PURSUANT to a resolution of the Commissioners of the Sinking Fund adopted at a meeting held November 4, 1914, the sale by sealed bids at the upset or minimum prices named in the description of each parcel of the above designed in the Comptroller on the Comptroller on the Comptroller of the Collector of City Revenue, Department of Finance, Room 368, Municipal Building, Borough of Manhattan.

PURSUANT to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held November 4, 1914, the sale by sealed bids at the upset or minimum prices named in the description of each parcel of the above buildings and appurtenances thereto will be held by direction of the Comptroller on

FRIDAY, NOVEMBER 27, 1914, at 11 a. m., in lots and parcels and in manner and form, and at upset prices, as follows:
PARCEL NO. 1: Fence at the northeast cor-

PARCEL NO. 1: Fence at the northeast corner of Fillmore Street and Morris Park Avenue. Upset price, \$5.00.

PARCEL NO. 2: Fence and part of step No. 1750 Fillmore St. Upset price, \$2.00.

PARCEL NO. 3: Fence and part of steps No. 1748 Fillmore Street. Upset price, \$2.00.

PARCEL NO. 4: Fence and part of steps No. 1746 Fillmore Street. Upset price, \$2.00.

PARCEL NO. 5: Fence and part of steps No. 1742 Fillmore Street. Upset price, \$2.00.

PARCEL NO. 6: Fence and part of steps No. 1740 Fillmore Street. Upset price, \$2.00.

PARCEL NO. 7: Fence and part of steps No. 1738 Fillmore Street. Upset price, \$2.00.

PARCEL NO. 8: Fence No. 1736 Fillmore Street. Upset price, \$2.00.

PARCEL NO. 8: Fence No. 1736 Fillmore Street. Upset price, \$2.00.

PARCEL NO. 10: Fence and part of steps No. 1730 Fillmore Street. Upset price, \$2.00.

PARCEL NO. 11: Fence and part of steps No. 1728 Fillmore Street. Upset price, \$2.00.

PARCEL NO. 12: Fence No. 1726 Fillmore Street. Upset price, \$2.00.

PARCEL NO. 13: Fence No. 1724 Fillmore Street. Upset price, \$2.00.

PARCEL NO. 14: Fence No. 1722 Fillmore Street. Upset price, \$2.00.

PARCEL NO. 14: Fence No. 1722 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 15: Fence No. 1714 Fillmore Street. Upset price, \$3.00.
PARCEL NO. 16: Fence and part of steps No. 1712 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 17: Fence and part of steps No. 1710 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 18: Part of two-story frame building No. 627 Van Nest Avenue. Cut 5 feet on rear by 4.9 feet on front. Upset price, \$50.00.

building No. 627 Van Nest Avenue. Cut 5 feet on rear by 4.9 feet on front. Upset price, \$50.00.

PARCEL NO. 22: Fence and part of steps No. 1749 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 26: Fence No. 1739 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 27: Fence and part of steps No. 1733 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 28: Fence and part of steps No. 1731 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 29: Fence No. 1729 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 30: Fence No. 1729 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 31: Fence and part of steps No. 1733 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 31: Fence and part of steps No. 1723 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 32: Fence and part of steps No. 1721 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 33: Fence No. 1719 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 35: Fence and part of steps No. 1713 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 36: Fence and part of steps No. 1713 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 36: Fence and part of steps No. 1713 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 36: Fence and part of steps No. 1713 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 36: Fence and part of steps No. 1713 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 36: Fence and part of steps No. 1711 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 36: Fence and part of steps No. 1712 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 36: Fence and part of steps No. 1713 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 36: Fence and part of steps No. 1714 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 36: Fence and part of steps No. 1716 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 36: Fence and part of steps No. 1717 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 36: Fence no. 1715 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 36: Fence no. 1715 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 36: Fence no. 1715 Fillmore Street. Upset price, \$2.00.
PARCEL NO. 36: Fence no. 1715 Fillm

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened November 27, 1914," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room 368, Municipal Building, New York City," from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, November 7, 1914. n10,27

Sureties on Contracts.

UNTIL FURTHER NOTICE SURETY COM panies will be accepted as sufficient upon the following contracts to the amounts named: Supplies of Any Description, Including Gas and

One company on a bond up to \$50,000.

When such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated January 1, 1914.

Construction.

One company on a bond up to \$50,000.

One company on a bond up to \$25,000.

Including regulating, grading, paving, sewers, maintenance, dredging, construction of parks, parkways, docks, buildings, bridges, tunnels, aqueducts, repairs, heating, ventilating, plumbing, etc.,

etc.
When such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated January 1, 1914.

Asphalt, Asphalt Block and Wood Block Pavements.

Two companies will be required on any and every bond up to amount authorized by letter of Comptroller to the surety companies, dated January 1, 1914.

January 1, 1914. January 1, 1914. WILLIAM A. PRENDERGAST, Comptroller.

Sales of Tax Liens.

NOTICE OF CONTINUATION OF BROOK-LYN TAX SALE.

Sections 1 to 13, inclusive.

THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents for the Borough of Brooklyn, as to liens remaining unsold at the termination of the sale of October 15th, November 5th, December 3rd, 1913, and

January 7th, February 11th, March 18th, April 22nd, May 27th, June 24th, July 15th, September 9th, October 7th and November 4th, 1914, has been continued to

WEDNESDAY, DECEMBER 2, 1914. WEDNESDAY, DECEMBER 2, 1914.
at 2:30 p. m., pursuant to Section 1028 of the Greater New York Charter, and will be continued at that time in Room 2, in basement of the Borough Hall, Brooklyn, N. Y.
Dated November 4, 1914.
DANIEL MOYNAHAN, Collector of Assessments and Arrears.

NOTICE OF CONTINUANCE OF BROOK-LYN TAX SALE.

THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents for the Borough of Brooklyn, as to liens remaining unsold at the termination of the sale of July 15th, September 9th, October 7th and November 4th

has been continued to
WEDNESDAY, DECEMBER 2, 1914. WEDNESDAY, DECEMBER 2, 1914, at 2:30 p. m., pursuant to Section 1028 of the Greater New York Charter, and will be continued at that time in Room 2, in basement of the Borough Hall, Brooklyn, N. Y. Dated November 4, 1914.

DANIEL MOYNAHAN, Collector of Assessments and Arrears.

NOTICE OF CONTINUATION OF THE QUEENS TAX SALE.

THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents for the Borough of Queens, as to liens remaining unsold at the termination of the sale of October 27th, 1914, has been continued to TUESDAY, DECEMBER 8, 1914, at 10 o'clock A. M., pursuant to section 1028 of the Greater New York Charter, and will be continued at that time on the third floor of the Municipal Building, Court House Square, Long Island City, Borough of Queens, City of New York.

York. Dated October 27th, 1914.
DANIEL MOYNAHAN, Collector of Assessments and Arrears. o29,d8

NOTICE OF CONTINUATION OF MANHATTAN TAX SALE.

THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents for the Borough of Manhattan, as to liens remaining unsold at the termination of the sale of September 4, October 9, November 13, December 18, 1913, January 15, February 26, April 2, 1914, May 7, 1914, June 11 and July 16, 1914, September 3 and October 8, 1914, has been continued to

and October 8, 1914, has been continued to

MONDAY, NOVEMBER 23, 1914,
at 2 o'clock p. m., pursuant to section 1028 of
the Greater New York Charter, and will be continued at that time in the Aldermanic Chamber,
City Hall, Borough of Manhattan, City of New
York.

Dated October 8, 1914.
DANIEL MOYNAHAN, Collector of Assessnents and Arrears.

NOTICE OF CONTINUATION OF THE BRONX TAX SALE.

THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents for the Borough of The Bronx, as to liens remaining unsold at the termination of the sale of September 15, 1913, and subsequent continuations, has been continued to

at 2 o'clock p. m., pursuant to section 1028 of the Greater New York Charter, and will be continued at that time on the fourth floor of the Bergen Building, corner of Arthur and Tremont Avenues, Borough of The Bronx, City of New

Dated, August 10, 1914.
DANIEL MOYNAHAN, Collector of Assessments and Arrears.

DEPARTMENT OF DOCKS AND FERRIES.

Proposals.

DEPARTMENT OF DOCKS AND FERRIES, PIER "A," FOOT OF BATTERY PLACE, NORTH RIVER, BOROUGH OF MANHATTAN, THE CITY OF NEW YORK, SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Docks at the above office until 12 o'clock Noon, on

WEDNESDAY, NOVEMBER 25, 1914,

Borough of Manhattan, CONTRACT NO. 1321. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR EXTENDING PIER 43, NORTH RIVER, BOROUGH OF MANHATTAN, AND DEPOSITING RIP RAP

THEREAT. The time for the completion of the work and the full performance of the contract is on or before the expiration of 130 calendar days.

The amount of security required is \$12,000.00.

The bidder shall state, both in writing and in

The bidder shall state, both in writing and in figures, a price for furnishing all of the labor and materials and for doing all of the work called for in Classes 1 and 2, and he shall also state a total price for the whole work described and specified, as the contract is entire and for a complete job, and, if awarded, will be awarded to the bidder whose price is lowest for doing all of the work and whose bid is regular in all respects.

spects. Payments will be made on the unit price in Class 2 in accordance with work actually performed and not in accordance with the estimated quantity, but the estimated quantity will be used as a basis for comparison of bids.

Work must be done at the time and in the manner and in such quantities as may be directed.

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

R. A. C. SMITH, Commissioner.

Dated Nov. 11, 1914. See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF HEALTH.

Resolutions Adopted.

MEETING OF THE BOARD OF AT A MEETING OF THE BURKE OF Health of the Department of Health, held November 13, 1914, the following resolutions were

Resolved, That the sale of raw milk or cream within the City of New York be and the same is hereby prohibited. Resolved, That permits to sell Grade A Milk or Cream (raw) be and the same are hereby

Resolved, That until further notice Milk or Cream shall not be sold in the City of New York, except under the following designations:

Grade A Milk or Cream (Pasteurized).
Grade B Milk or Cream (Pasteurized).
Grade C Milk or Cream (Pasteurized).
Grade C Milk or Cream (Pasteurized).
(For cooking and manufacturing purposes only.)

Resolved, That the regulations governing the grades, designation and sale of milk or cream in the City of New York adopted on March 31, 1914, be and are hereby continued in force as heretofore, except that no Grade A Milk or cream (raw) is to be sold until further notice.

A TRUE COPY.

EUGENE W. SCHEFFER, Secretary.

BOROUGH OF THE BRONX. Proposals.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF THE BRONX, MUNICIPAL BUILDING, CROTONA PARK, 177TH ST. AND 3D AVE. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of The Bronx at the above office until 10.30 a. m.,

MONDAY, NOVEMBER 30, 1914,
NO. 1. FOR COMPLETING THE CONTRACT WHICH WAS EXECUTED BY MURPHY, RIVINAC & CO. ON NOVEMBER 12, 1913, AND DECLARED ABANDONED MAY 25, 1914:
FOR REGULATING, GRADING, SETTING CURBSTONES, FLAGGING SIDEWALKS, LAYING CROSSWALKS, BUILDING APPROACHES AND ERECTING FENCES WHERE NECESSARY IN PARK STREET FROM EAST 149TH STREET TO WEST-CHESTER AVENUE, TOGETHER WITH ALL WORK INCIDENTAL THERETO.
The Engineer's estimate of the work is as fol-

The Engineer's estimate of the work is as fol-

10ws:
2,500 Cubic yds. Earth Excavation.
19,700 Cubic yds. Rock Excavation.
2,400 Cubic yds. Filling.
1,600 Lin. Ft. New Curb.
8,000 Sq. Ft. Concrete sidewalk.
75 Cu. Yds. Dry Rubble Masonry.
150 Lin. Ft. Guard Rail.
The time allowed for the completi

The time allowed for the completion of the work will be two hundred and twenty-five working days.

The amount of security required will be Thir-

The amount of security required will be Thirteen thousand six hundred (\$13,600) Dollars.

NO. 2. FOR PAVING WITH GRANITE
BLOCKS ON A SAND FOUNDATION THE
ROADWAY OF PARK AVENUE FROM EAST
144TH STREET TO MORRIS AVENUE, AND
SETTING CURB WHERE NECESSARY, TOGETHER WITH ALL WORK INCIDENTAL
THERETO. (PRELIMINARY PAVEMENT.)
The Engineer's estimate of the work is as fol-The Engineer's estimate of the work is as fol

lows: 6,680 Sq. Yds. Granite Block Pavement on a sand foundation laid with sand joints, and keeping the pavement in repair for one year from date of acceptance.

rom date of acceptance.

4,350 Lin. Ft. New Curb.
500 Lin. Ft. Old Curb.

1,600 Sq. Ft. Old Bridgestone.

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

The amount of security required will be Eight thousand eight hundred (\$8,800) Dollars. Blank forms can be obtained upon application therefor, the plans and specifications may be seen and other information obtained at said

office. DOUGLAS MATHEWSON, President. n17,30

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

BOARD OF CITY RECORD.

Proposals.

SEALED BIDS OR ESTIMATES WILL BE received at the office of the Supervisor of the City Record, Room 812, Municipal Building, in The City of New York, until 11 o'clock a. m.,

WEDNESDAY, DECEMBER 9, 1914, WEDNESDAY, DECEMBER 9, 1914,
FOR SUPPLYING PRINTED, LITHOGRAPHED OR STAMPED FORMS, PAMPHLETS, PRINTED BLANKS, PRINTED
CARDS, TAGS, TICKETS, ETC., AND STATIONERY, INCLUDING LETTER AND
WRITING PAPER AND ENVELOPES, WITH
PRINTED HEADINGS OR INDORSEMENTS,
ETC., FOR THE USE OF THE COURTS AND
THE DEPARTMENTS AND BUREAUS OF
THE GOVERNMENT OF THE CITY OF
NEW YORK DURING THE YEAR 1915.
The delivery shall be fully and entirely per-

The delivery shall be fully and entirely performed within one hundred and fifty (150) calendar days after the execution of the contract. The amount of security shall be thirty (30) per cent. of the amount of the bid.

The bidder must state the price for each item and the total price of each schedule. The bids will be tested and the award will be made to the bidder whose bid is the lowest for each schedule. Bidders will write out the total amount of their estimates, in addition to inserting the same

Delivery will be required to be made at the Distributing Division of the City Record, 96 and 98 Reade st., from time to time and in such quantities as may be directed by the Supervisor

of the City Record. Bidders are requested to make their bids or estimates upon the blank form prepared by the Board of City Record, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Cor-

spechtanons, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the City Record, where further information can be obtained.

JOHN PURROY MITCHEL, Mayor; FRANK
L. POLK, Corporation Counsel; WILLIAM A.
PRENDERGAST, Comptroller; Board of City

Record. New York, November 13th, 1914. n13.d9 Range, last column, of the "City Record."

SEALED BIDS OR ESTIMATES WILL BE received at the office of the Supervisor of the City Record, Room 812, Municipal Building, The

City of New York, until 11 o'clock a. m.
WEDNESDAY, NOVEMBER 25, 1914, WEDNESDAY, NOVEMBER 25, 1914,
FOR FURNISHING ALL THE MATERIALS
AND PLANT AND DOING ALL THE WORK
NECESSARY AND PROPER TO PRINT,
FURNISH, FOLD, BIND AND DISTRIBUTE
THE "CITY RECORD" AND FOR FURNISHING REPRINTS FROM SAID "CITY RECORD" FOR AND DURING THE YEAR 1915.
The arount of security shall be Eifty Thou-The amount of security shall be Fifty Thousand Dollars (\$50,000).

The bids will be compared and awards made to the lowest bidder for the whole work and all materials required for the complete performance of

the contract.

Samples are on exhibition at the office of the Comptroller of The City of New York.

Bidders will write out the total amount of their estimates in addition to inserting the same in

the contract.

The Board of City Record reserves the right to

reject all bids or estimates if it deem it to be for the interest of the City so to do.

Bidders are requested to make their bids or estimates upon the blank form prepared by the estimates upon the blank form prepared by the Board, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Supervisor of the City Record, where any further information can be obtained.

JOHN PURROY MITCHEL, Mayor; FRANK L. POLK, Corporation Counsel; WILLIAM A. PRENDERGAST, Comptroller; Board of City

Record. The City of New York, November 12th, 1914 n12,25

PUBLIC SERVICE COMMISSION.

last page, last column, of the "City Record."

Proposals.

INVITATION TO CONTRACTORS.

Part of the Broadway-Fourth Avenue Rapid Transit Railroad.
The Public Service Commission for the Firs The Public Service Commission for the First District (hereinafter called the "Commission"), acting for and on behalf of The City of New York (hereinafter called the "City"), invites proposals to reconstruct a portion of Section No. 9-C1 of Route No. 9, a part of the Broadway-Fourth Avenue Rapid Transit Railroad.

The portion of Section No. 9-C-1 to be reconstructed lies under Flatbush Avenue Extension between Willoughby Street and DeKalb Avenue in the Borough of Brooklyn. The railroad at at this point has six tracks and the reconstruction is to provide for the installation of addi-

tion is to provide for the installation of additional crossovers between these tracks. The Contractor will not be required to pro-

The Contractor will not be required to provide or lay tracks, ties or ballast, but will be required to do certain station finish work.

The work under the contract will include the care and support of buildings, vaults, sewers, pipes, railroads and other surface, subsurface and overhead structures, the maintenance of traffic and the restoration of pavements and other

The method of construction, unless otherwise permitted by the Commission, will be by trench

excavation under cover.

The City has entered into a contract for the installation of tracks in the Railroad and the work of installation will be in progress at the time that the work of reconstruction is in progress. It will also be necessary for the New York Municipal Railway Corporation, its contractors or employees, to do work in the Railroad in connection with the equipment of the Railroad at the time that the work of reconstruction is in progress. The Contractor must conduct his work

so as not to impede or interfere with such other work, as provided in the contract.

The Railroad may also be opened and operated for passenger traffic before the completion of the work of reconstruction. In such event the Contractor must conduct his work so as to avoid interference with the operation of Railroad and injury to passengers, as provided in the contract; and payment for all additional expense, loss, risk and damage due to such opening and operating for traffic will be made by increasing by the percentage stipulated in Item X in the Schedule contained in the Contractor's Proposal, the prices as stipulated in said Schedule for the work performed after the date of such opening and operating for passenger traffic, except as provided in the contract. Each bidder shall state in said Item X in the Schedule contained in the form of Contractor's Proposal the proposition of the proposition o percentage required on such prices in payment for the additional expense, loss, risk and damage in the event of such opening and operating for traffic. For the purpose of comparing the bids only, and not for any other purpose, it will be assumed that the percentage so bid will be required to be paid on one-quarter (1/4) of the estimated amount of the work of reconstruction exclusive of Schedule Items 1, 2, 30, 76-H and 99-A and exclusive also of sixty per centum (60%) of the estimated amount for Schedule Items 19 and 20. If any bidder shall not desire any such increase in said prices on account of such opening and operating for traffic, he shall strike out said Item X in said Schedule contained in his Proposal.

Bidders must examine the form of contract and the specifications and contract drawings; must visit the location of the work and inform themselves of the conditions along the line of the work and make their own estimates of the facili-ties and difficulties attending the execution of

A fuller description of the work and other requirements, provisions, details and specifications are given in the form of contract and in the contract drawings therein referred to. Copies of the forms of contract, bond and contractor's proposal and of the contract drawings may be inspected and purchased at the office of the Commission, No. 154 Nassau Street, Borough of Manhattan, New York City. The forms of contract, bond and contractor's proposal and the contract drawings are to be deemed a part of this Invi-

Partial payments to the Contractor will be made as the work proceeds, as provided in the contract.

The Contractor must complete the work within seven (7) months from the delivery of the contract except the permanent restoration of street surface, which he must complete within eleven (11) months from the delivery of the contract.

At the time of the delivery of the contract the Contractor must furnish security to the City by depositing a bond, cash or securities in the sum of fifty thousand dollars (\$50,000). As fur-ther security ten per centum (10%) of the amounts certified from time to time to be due to the Contractor will be deducted.

Sealed bids or proposals will be received at the office of the Commission, No. 154
Nassau street, Borough of Manhattan. City of New York, until the 1st day of December, 1914, at twelve fifteen (12.15) o'clock p. m., at which time and place, or at a later date to be fixed by the Commission, the proposals will be publicly opened.

Proposals must be in the form processived by the

Proposals must be in the form prescribed by the A statement based upon the estimate of the Chief Engineer of the Commission of the quantities of the various classes of the work and of the nature and extent as near as practicable of the work is to be found in the Schedule in the form of contractor's proposal. The quantities given in such Schedule are approximate only, being given as a basis for the uniform comparison of bids, and no claim is to be made against the City on account of any excess or deficiency,

absolute or relative, in the same, except as provided in the specifications and form of contract. Every proposal must when submitted be enclosed in a scaled envelope endorsed "Proposal for Reconstructing Part of Rapid Transit Railroad—Route No. 9, Section No. 9-C-1," and must be delivered to the Commission or its Secretary; and in the presence of the person submitting the proposal it will be denosited in a scaled box in and in the presence of the person submitting the proposal, it will be deposited in a sealed box in which all proposals will be deposited. No proposal will be received unless accompanied by a separate certified check for ten thousand dollars (\$10,000) payable to the order of the Comptroller of the City and drawn upon a national or state bank or trust company satisfactory to the Commission and having its principal office in New York City. Such check must not be enclosed in the envelope containing the proposal.

The Unit Prices must not be improperly bal-

The Unit Prices must not be improperly balanced, and any bid which the Commission considers detrimental to the City's interests may be

rejected.
No proposal, after it shall have been deposited

with the Commission, will be allowed to be with-drawn for any reason whatever.

The award of the contract will be made by the Commission as soon as practicable after the open-

ing of the proposals.

Deposits made by bidders whose proposals are not accepted will be returned within three (3) days after the contract is executed and delivered and after the contract is executed and delivered and its provisions in respect of the bond or deposit are complied with, unless all proposals shall be rejected, in which event such deposits will be returned within three (3) days after such rejection. The deposit of the successful bidder will be returned when the contract is executed and its provisions in respect of the bond or deposit

are complied with.

The right to reject any and all bids is reserved.
New York, November 10, 1914.
PUBLIC SERVICE COMMISSION FOR THE FIRST DISTRICT, by EDWARD E. McCALL,

TRAVIS H. WHITNEY, Secretary.

DEPARTMENT OF PARKS.

Proposals.

DEPARTMENT OF PARKS, MUNICIPAL BUILDING, BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE
received by the Park Board, at the above office of the Department of Parks, until 3 o'clock

p. m. on
THURSDAY, NOVEMBER 19, 1914,
Borough of Brooklyn.
FOR ALL LABOR AND MATERIALS REOUIRED FOR THE ALTERATION AND ADDITION TO THE PARK BUILDING IN McCARREN PARK, BOROUGH OF BROOKLYN,
TOGETHER WITH ALL THE WORK INCIDENTAL THERETO.
The amount of security required is One thou-

The amount of security required is One thousand Dollars (\$1,000).

sand Dollars (\$1,000).

The time allowed to complete the work will be fifty (50) consecutive working days.

Certified check or cash in the sum of Fifty Dollars (\$50) must accompany bid.

Blank forms and other information may be obtained at the office of the Department of Parks, Borough of Brooklyn, Litchfield Mansion, Prospect Park, Engineering Bureau, where plans and specifications may be seen.

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

CABOT WARD, President; RAYMOND V.
INGERSOLL, THOMAS W. WHITTLE, JOHN E. WEIER, Commissioners of Parks. See General Instructions to Bidders on last page, last column, of the "City Record."

FIRE DEPARTMENT.

Auction Sales.

HEADOUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, 11TH FLOOR, MUNICIPAL BUILDING, BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

VAN TASSELL & KEARNEY, AUCTIONEERS, on behalf of the Fire Department, will offer for sale at public auction to the highest bidder, on

TUESDAY, NOVEMBER 17, 1914, at premises No. 130 E. 13th st., Borough of Manhattan, 12 o'clock m., on said date, the fol-

lowing eleven horses:

HORSES, REGISTERED NOS. 37, 233, 259, 405, 406 AND 715.

Borough of Brooklyn.
HORSES, REGISTERED NOS. 65-B, 101-B, 149-B, 321-B AND 327-B.

The observable of the control o The above horses may be seen at any time before the date of sale at Department stables, 133 W. 99th st., Borough of Manhattan, and Bolivar and St. Edwards sts., Borough of

Brooklyn, ROBERT ADAMSON, Fire Commissioner

Proposals.

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, ELEVENTH FLOOR, MUNICIPAL BUILDING, BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE

received by the Fire Commissioner at the above office until 10.30 o'clock A. M., on FRIDAY, NOVEMBER 27, 1914,

Borough of Brooklyn.

FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR AND ERECTING AND COMPLETING A NEW BUILDING AT THE FOOT OF NOBLE STREET, BROOKLYN, FOR FLOATING ENGINE COMPANY NUMBER 232.

The time for the completion of the work and The time for the completion of the work and the full performance of the contract is fifty (50)

days.

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

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

Blank forms and further information may be

obtained and the plans and drawings may be seen at the office of the Fire Department, eleventh floor, Municipal Building, Manhattan.

ROBERT ADAMSON, Fire Commissioner.

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

BOARD OF ASSESSORS.

Annual Apportionments and Assessments. NOTICE IS HEREBY GIVEN BY THE Board of Assessors of The City of New York

that on TUESDAY, DECEMBER 15, 1914, at 10 a. m., they will meet at their office, Room 809, Municipal Building, Borough of Manhattan, City of New York, to make the annual apportionment and assessment required under Chapter 644, Laws of 1893, for work done under the Long Island City Improvement Commission Act. This is the twelfth installment and books are

now open for inspection at this office.

ALFRED P. W. SEAMAN, WM. C. ORMOND, JACOB J. LESSER, Board of Assessors.

St. George B. Tucker, Secretary, Room 809,
Municipal Building, City of New York, Borough of Manhattan.

November 14, 1914.

NOTICE IS HEREBY GIVEN BY THE Board of Assessors of The City of New York that on

TUESDAY, DECEMBER 15, 1914, at 10 a.m., they will meet at their office, Room 809, Municipal Building, Borough of Manhattan, City of New York, to make the annual appor-tionment and assessment required under Chapter unment and assessment required under Chapter 244, Laws of 1878, for "lands taken," and known as the Prospect Park Assessment. This is the thirty-seventh annual installment and books are now open for inspection at the office of the Colnow open for inspection at the office of the Collector of Assessments and Arrears, 503 Fulton Street, Borough of Brooklyn, City of New York. ALFRED P. W. SEAMAN, WM. C. ORMOND, JACOB J. LESSER, Board of Assessors. St. George B. Tucker, Secretary, Room 809, Municipal Building, City of New York, Borough of Manhattan.

November 14, 1914. n14,25

NOTICE IS HEREBY GIVEN BY THE Board of Assessors of The City of New York

TUESDAY, DECEMBER 15, 1914. at 10 a. m., they will meet at their office, Room 809, Municipal Building, Borough of Manhattan. City of New York, to make the annual apportionment and assessment required under Chapter 764, Laws of 1900, as amended by Chapter 590, Laws of 1901, and by Chapter 498, Laws of

1903, entitled:
"Assessment for the opening, extending, laying out and improving Bedford Avenue, from Eastern Parkway to Flatbush Avenue, Borough of Brooklyn, City of New York."

The proposed apportionment and assessment is now open for inspection at the office of the Collector of Assessments and Arrears, 503 Fulton Street, Borough of Brooklyn, City of New York.

ALFRED P. W. SEAMAN, WM. C. OR-MOND, JACOB J. LESSER, Board of Assessors. St. George B. Tucker, Secretary, Room 809, Municipal Building, City of New York, Borough of Manhattan. November 14, 1914.

Notice to Present Claims for Damages.

PUBLIC NOTICE IS HEREBY GIVEN TO PUBLIC NOTICE IS HEREBY GIVEN TO all persons claiming to have been injured by a change of grade in the regulating and grading of the following named streets to present their claims, in writing, to the Secretary of the Board of Assessors, Room 809, Municipal Building, on or before November 27, 1914, at 10 o'clock a. m. Claimants are requested to make their claims for damages upon the blank form prepared by the Board of Assessors, copies of which may be obtained upon application at the above office.

Borough of The Bronx.
4419. St. Peters Avenue from Westchester
Avenue to Walker Avenue. 4424. Beach Avenue from Bronx River Ave-

nue to Gleason Avenue. _ 4425. Frisby Avenue from Walker Avenue to Zerega Avenue

Horough of Brooklyn.

4429. Belmont Avenue from Van Sinderen Avenue to Snediker Avenue and from Alabama Avenue to Pennsylvania Avenue.

Canarsie Lane from Nostrand Avenue to New York Avenue. Williams Avenue from Louisiana Avenue to Hegeman Avenue. 4432. Bay 31st Street from Cropsey Avenue

ALFRED P. W. SEAMAN, WM. C. OR-MOND, JACOB J. LESSER, Board of Assessors.
St. George B. Tucker, Secretary, Room 809.
Municipal Building, City of New York, Borough of Manhattan. November 14, 1914.

Completion of Assessments.

PUBLIC NOTICE IS HEREBY GIVEN TO the owner or owners of all houses and lots, improved and unimproved lands affected thereby, that the following proposed assessments have been completed and are lodged in the office of the Board of Assessors for examination by all persons interested, viz.:

Borough of Queens,

4380. Basins and appurtenances on the northwest and southwest corners of Fulton Street and Spruce Street, Fourth Ward. Affecting Block Nos. 282 and 283.

4381. House connection drains and manholes on the line of the existing sewer in Hughes Street between Anthon and Buchman Avenues, Second Ward. Affecting Block Nos. 89 and 90 4386. Basins and appurtenances on Harris Avenue at the northerly and easterly corners of Hancock Street; at the northerly and easterly corners of the Boulevard; at the easterly corners of Sherman Street and Marion Street; and at the southerly corner of Marion Street, First Ward, Affecting Block Nos. 135, 145, 146 and

4387. House connection drains in Hopkins Avenue between Grand Avenue and Taylor Street, First Ward. Affecting Block Nos. 28 and 51.

4209. Regulating, grading, curbing, flagging, etc., East 14th Street from Elm Avenue to Avenue O. Together with a list of awards for damages caused by a change of grade.

damages caused by a change of grade.

4280. Regulating, grading, curbing, flagging and paving Shepherd Avenue between Arlington and Atlantic Avenues. Together with a list of awards for damages caused by a change of grade. 4295. Regulating, grading, curbing and flagging 11th Avenue between 52nd and 60th Streets. Together with a list of awards for damages caused by a change of grade.
4299. Regulating, grading, curbing and flag-

4299. Regulating, grading, curbing and flagging West 25th Street from Surf Avenue to a line 350 feet south of Surf Avenue. 4303. Regulating, grading, curbing and flag-ging East 95th Street from Glenwood Road to Flatlands Avenue. Together with a list of awards for damages caused by a change of

grade. 4328. Paving Bay 14th Street between Bath and Cropsey Avenues.
4329. Paving Bay 14th Street between Bath Avenue and 86th Street.
4330. Paving Bay Ridge Avenue between 14th

and 15th Avenues.
4331. Paving 17th Avenue between 84th and 86th Streets. 4332. Paving 62nd Street between 6th and

7th Avenues.
4333. Paving and curbing 62nd, 64th, 65th and 66th Streets, each from 20th Avenue to Bay Parkway, and 67th Street from 21st Avenue to Bay Parkway.

Bay Parkway.

4335. Regulating, grading, curbing and flagging 73rd Street between 18th and 19th Avenues.

4339. Regulating, grading, curbing and flagging Amboy Street between Lott Avenue and East 98th Street.

4340. Regulating, grading, curbing and flagging Ochorn Street between Riverdale and ing Osborn Street between Riverdale and

Vienna Avenues. 4341. Paving 57th Street between 14th and 4351. Faving 57th Street between 14th 2nd 16th Avenues.
4355. Regulating, grading, curbing and flagging Lenox Road between Albany Avenue and East 45th Street and between Schenectady and

Utica Avenues. 4356. Regulating, grading, curbing and flag-ging Railroad Avenue between Glenmore and

Sutter Avenues.
4357. Regulating, grading, curbing and flagging Rutland Road between Albany and Troy Avenues.

Avenues.
4360. Regulating, grading, curbing and flag-ging West Street between Church Avenue and Cortelyou Road.
4370. Paving Matthews Place between Coney

Island Avenue and Stratford Road.
4375. Paving 78th Street between 4th and The area of assessment in the above mentioned lists extends to within half the block at the intersecting and terminating streets and ave-

nues. 4377. Constructing sidewalks on West 16th Street between Mermaid and Neptune Avenues; on the southwest side of 15th Street and Coney Island Avenue, between 16th Street and 11th Avenue; and on the north side of St. John's Place between Utica and Schenectady Avenues, beginning at a point 100 feet west of Utica Avenue and extending westerly about 180 feet. Affecting property in front of which work was

Affecting property in front of which work was done.

4378. Sewers in Coney Island Avenue, both sides, from sewer summit between Avenue N and Avenue O to Avenue O; Avenue O from Coney Island Avenue to Kings Highway; Kings Highway between Avenues O and N; East 10th Street and East 9th Street from the sewer summit between Avenues N and O to Avenue N; Avenue N from East 9th Street to Coney Island Avenue; East 10th Street from the sewer summit between Avenues N and O to Avenue O; East 17th Street and East 18th Street, each from Avenue O to sewer summit between Avenues N and O; East 9th Street from sewer summit between East 9th Street from sewer summit between Avenues N and O; East 9th Street from sewer summit between Avenues N and O to Avenue O; Avenue O from East 9th Street to Coney Island Avenue; and East 12th, East 14th and East 15th Streets, each between Avenues N and O. Affecting Block Nos. 6569 to 6573, 6588 to 6592, 6616, 6617, 6749 to 6773, 7674 to 7685, 7688 to 7690 and 7604

All persons whose interests are affected by the above named proposed assessments, and who are opposed to the same or either of them, are reopposed to the same or either of them, are requested to present their objections, in writing, to the Secretary of the Board of Assessors, Room 809, Municipal Building, New York, on or before December 15, 1914, at 10 a. m., at which time and place the said objections will be heard and testimony received in reference thereto.

ALFRED P. W. SEAMAN, WM. C. ORMOND, JACOB J. LESSER, Board of Assessors.

St. George B. Tucker, Secretary, Room 809, Municipal Building, City of New York, Borough of Manhattan.

November 14, 1914.

PUBLIC NOTICE IS HEREBY GIVEN TO the owner or owners of all houses and lots, improved and unimproved lands affected thereby, that the following proposed assessments have been completed and are lodged in the office of the Board of Assessors for examination by all persons interested, viz.:

November 14, 1914.

Borough of Queens, 4242. Sewer and appurtenances in Woodbine Street, between Cypress and Seneca Avenues, Second Ward. Affecting Block Nos. 96 and 97. 4384. Sewer and appurtenances in Thomson venue, between Orton and Van Dam Streets,

Avenue, between Orton and Van Dam Streets, First Ward. Affecting Block Nos. 212, 213, 220, 221, 223, 224 and 231.

4269. Regulating, grading, flagging, etc., Fillmore (Prometcha) Avenue, from Junction Avenue to 48th (Grant) Street, Second Ward. Together with a list of awards for damages caused by a change of grade.

Borough of Brooklyn.

Borough of Brooklyn.

4372. Paving Mermaid Avenue, between West 19th and West 37th Streets.

The area of assessment in the above mentioned

lists extends to within half the block at the intersecting and terminating streets and avenues. intersecting and terminating streets and avenues. All persons whose interests are affected by the above named proposed assessments, and who are opposed to the same or either of them, are requested to present their objections, in writing, to the Secretary of the Board of Assessors, Room 809, Municipal Building, New York, on or before December 8, 1914, at 10 a. m., at which time and place the said objections will be heard and testimony received in reference thereto.

and place the said objections will be heard and testimony received in reference thereto.

ALFRED P. W. SEAMAN, WM. C. OR-MOND, JACOB J. LESSER, Board of Assessors.

St. George B. Tucker, Secretary, Room 809, Municipal Building, City of New York, Borough

of Manhattan. November 7, 1914.

DEPARTMENT OF TAXES AND ASSESSMENTS.

PROPERTY OWNERS, NOTICE!

The annual Record of the Assessed Valuation of Real Estate in the City of New York for 1915 will be open for inspection, examination, and cor-

OCTOBER 1 until, but not including, NO VEMBER 16, 1914.

The annual Record of Assessed Valuation of Personal Estate for the City of New York for 1915 will be open for inspection, examination, and correction from

OCTOBER 1 until, but not including, DE-CEMBER 1, 1914.

During the time the books are open for public inspection, application may be made to the De-partment of Taxes and Assessments by any person or corporation claiming to be aggrieved by the assessed valuation to have it corrected. Applications for the reduction of Real Estate

assessments must be made in writing and should be upon blanks furnished by the Department. Applications for the correction of the Personal assessments of corporations must be filed at the main office in the Borough of Manhattan.

Applications in relation to the assessed valuation of Personal Estate must be made by the

person assessed at the office of the Department, in the Borough where such person resides, and, in case of a non-resident carrying on business in the City of New York, at the office of the Department in the Borough where such place of business is located, between the hours of 10 A. M. and 2 P. M., except on Saturday, when all applications must be made between 10 A. M. and 12 noon.

LOCATION OF OFFICES.

Manhattan—Main Office, Municipal Building, 9th Floor. Bronx—Bergen Building, Tremont and Arthur Aves. Brooklyn—Offerman Building, Duffield and Queens-Court House Square, Long Island

Queens—Court House Square, Long Island
City.
Richmond—Borough Hall, New Brighton, S. I.
LAWSON PURDY, President; JOHN J.
HALLERAN, CHAS. T. WHITE, COLLIN H.
WOODWARD, ARDOLPH L. KLINE,
GEORGE V. MULLAN, FREDERIC B. SHIPLEY, Commissioners. 826,d1

DEPARTMENT OF PUBLIC CHAR-ITIES.

Proposals.

MAIN OFFICE OF THE DEPARTMENT OF PUBLIC CHARITIES, MUNICIPAL BUILDING, ROOM 1091, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2.30 o'clock p. m., on

at the above office until 2.30 o'clock p. m., on WEDNESDAY, NOVEMBER 25, 1914,
FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED TO CONSTRUCT AND INSTALL A HEATING APPARATUS IN PART OF THE ENCLOSED DECK AND IN TWO TOILETS ON MAIN DECK OF THE EAST TWENTY-FOURTH STREET RECREATION PIER, WITH A STEAM AND RETURN CONNECTION TO THE U. S. S. "NEWPORT" ALONGSIDE THE SAID RECREATION PIER IN THE CITY OF NEW YORK.

The time allowed for the completion of the

The time allowed for the completion of the work and full performance of the contract is twenty (20) consecutive working days.

The security required will be Twelve HunCertified check or cash in the sum of Sixty Dollars (\$60) must accompany bid.

The bidder will state one aggregate price for the whole work described and specified, as the contract is entire tor a complete job.

Blank forms and further information may be obtained at the officer of the Contract Clark of

obtained at the office of the Contract Clerk of the Department, Room 1034, Municipal Building, The City of New York, where plans and specifica-

tions may be seen.

JOHN A. KINGSBURY, Commissioner.

Dated November 14, 1914.

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

MAIN OFFICE OF THE DEPARTMENT OF PUBLIC CHARITIES, MUNICIPAL BUILDING, ROOM 1091, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2:30 o'clock p. m.,

TUESDAY, NOVEMBER 24, 1914,
FOR FURNISHING AND DELIVERING
ANTHRACITE, BITUMINOUS AND GAS

The time for the performance of the contract is from December 1, 1914, to April 30, 1915.

No bond will be required with the bid, as heretofore, but will be required upon awarding of the contract in an amount equal to thirty (30) per cent. of the contract.

No bid will be considered unless it is accom-No bid will be considered unless it is accompanied by a deposit, which shall be in the form of money or a certified check upon one of the State or National banks of The City of New York, drawn to the order of the Comptroller, or corporate stock or certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value to the security required. Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

The bidder will state the price per gross ton, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total and awards made to the lowest bidder on each line, as stated in the speci fications.

Bids must be submitted in duplicate, each in a separate envelope. No bid will be accepted unless this provision is complied with.

Blank forms and further information may be obtained at the office of the Contract Clerk of the Department, Room 1034, Municipal Building, Borough of Manhattan.

JOHN A. KINGSBURY, Commissioner.

Dated November 11, 1914. n12, 24 last page, last column, of the "City Record."

MAIN OFFICE OF THE DEPARTMENT OF PUBLIC CHARITIES, MUNICIPAL BUILDING, ROOM 1091, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE

received by the Department of Public Charities at the above office until 2:30 o'clock p. m., on TUESDAY, NOVEMBER 24, 1914, FOR FURNISHING AND DELIVERING

The time for the performance of the contract is during the year 1915.

No bond will be required with the bid, as heretofore, but will be required upon awarding of the contract in an amount equal to thirty (30) per cent. of the contract.

No bid will be considered unless it is accompanied by a deposit, which shall be in the form of money, or a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or corporate stock or certifiates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value to the security required. Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

read from the total and awards made to the lowest bidder on each line or item, as stated

in the specifications. Bids must be submitted in duplicate, each in a separate envelope. No bid will be accepted unless this provision is complied with.

Blank forms and further information may be

obtained at the office of the Storekeeper of the
Department, Room 1008, Municipal Building,
Borough of Manhattan.

JOHN A. KINGSBURY, Commissioner.

Dated November 11, 1914. n12,24

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

MAIN OFFICE OF THE DEPARTMENT OF PUBLIC CHARITIES, MUNICIPAL BUILDING, ROOM 1091, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2.30 o'clock p. m., on TUESDAY, NOVEMBER 17, 1914, FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR REPAIRING AND PAINTING THE STEAMBOAT "MASSASOIT."

The time allowed for the completion of the work and full performance of the contract is twenty-one (21) consecutive working days.

The security required will be Twelve Hundred Dollars (\$1,200).

Certified check or cash in the sum of Sixty Dollars (\$60) must accompany bid.

The bidder will state one aggregate price for the whole work described and specified, as the contract is entire for a complete job. MAIN OFFICE OF THE DEPARTMENT OF PUBLIC

Blank forms and further information may be obtained at the office of the Contract Clerk of the Department, Room 1034, Municipal Building, The City of New York, where plans and specifica-

john A. KINGSBURY, Commissioner. Dated November 5, 1914. n6,17

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

DEPARTMENT OF WATER SUP-PLY, GAS AND ELECTRICITY.

Proposals.

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY, ROOM 2351, MUNICIPAL BUILDING, BOROUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Water Supply, Gas and Electricity at the above office until 2 o'clock p. m., on WEDNESDAY, NOVEMBER 25, 1914,

WEDNESDAY, NOVEMBER 25, 1914,
Boroughs of Manhattan and The Bronx,
FOR FURNISHING, DELIVERING, UNLOADING, STACKING AND STORING CAST
IRON PIPE AND SPECIAL CASTINGS. The time allowed for the delivery of the materials and supplies and the performance of the contract will be Forty (40) Calendar Days.

The security required will be Five Hundred Dollars (\$500).

The bidder will state the price per unit for each item of work contained in the specifications or schedule, by which the bids will be tested.

The bids will be compared and award will be made to the lowest formal bidder in a lump or corrects sum. aggregate sum.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Department, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department, Room 2351, Municipal Building, Borough of Manhattan.

WILLIAM WILLIAMS, Commissioner.

Dated Nov. 11, 1914.

Dated Nov. 11, 1914. AFSee General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF EDUCATION.

Proposals.

DEPARTMENT OF EDUCATION, CORNER OF PARK AVE. AND 59TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Supplies, at the above office of the Department of Education, until 11 A. M., on

MONDAY, NOVEMBER 30, 1914,

FOR FURNISHING AND DELIVERING TEXT-BOOKS, ETC., FOR THE DAY AND EVENING HIGH SCHOOLS AND DAY AND EVENING ELEMENTARY SCHOOLS OF THE CITY OF NEW YORK, IN THE BOR-OUGHS OF MANHATTAN, THE BRONX, BROOKLYN, QUEENS AND RICHMOND. The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before December 31, 1915, and such further time as may be allowed by the

such further time as may be allowed by the

The amount of security required is thirty (30%) per cent, of the amount of the contract.

The bidder will state the price of each item or article contained in the specifications or sched-

article contained in the specifications or schedules herein contained or hereto annexed, by
which the bids will be tested. Award will be
made to the lowest bidder on each item.
Delivery will be required to be made at the
time and in the manner and in such quantities as
may be directed.

Bids must be submitted in duplicate, each in a

separate envelope. Blank forms and further information may be obtained at the office of the Superintendent of School Supplies, Board of Education, the Bor-ough of Manhattan, southwest corner of Park ve. and 59th st.
PATRICK JONES, Superintendent of School

Dated, Nov. 17, 1914. n17,30 last page, last column, of the "City Record."

DEPARTMENT OF EDUCATION, CORNER OF PARK AVENUE AND 59TH STREET, BOROUGH OF MAN-HATTAN, CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of Education until three o'clock P. M., on

MONDAY, NOVEMBER 30, 1914,

NO. 3:—FOR FURNITURE, ETC., FOR NEW PUBLIC SCHOOL 56, ON THE NORTHERLY SIDE OF EAST 207TH STREET, BETWEEN HULL AND DECATUR AVENUES, BOROUGH OF THE BRONX. The time allowed to complete the whole work will be sixty (60) working days, as provided in

The amount of security required is as follows:
Item 1, \$600; Item 2, \$300; Item 3, \$500;
Item 4, \$400; Item 5, \$300.
The deposit accompanying bid on each item shall be five per centum of the amount of security. curity.

A separate proposal must be submitted for each item and award will be made thereon. The bidder will state the price per ton, by which the bids will be tested. The extensions must be made and footed up, as the bids will be the bids will be made and footed up, as the bids will be the made and the bids will be the made and the

BOROUGH OF MANHATTAN.

The time allowed to complete the whole work will be ninety (90) working days, as provided

in the contract.

The amount of security required is Twenty-five Hundred (\$2,500) Dollars.

The deposit accompanying bid shall be five per centum of the amount of security.

Borough of Queens,

NO. 5:—FOR ITEM 1, GENERAL CONSTRUCTION, ALSO ITEM 2, PLUMBING
AND DRAINAGE OF A PORTABLE SCHOOL
BUILDING, AT KEW GARDENS, ON THE
SOUTH SIDE OF CUTHBERT PLACE,
ABOUT 125 FEET EAST OF LEFFERTS
AVENUE, KEW GARDENS, BOROUGH OF
QUEENS.
The time allowed to complete the whole

The time allowed to complete the whole work on each item will be sixty (60) working days, as provided in the contract.

The amount of security required is as follows: Item 1, \$2,000; Item 2, \$600.

The deposit accompanying bid on each item shall be five per centum of the amount of se-

curity. A separate proposal must be submitted for each item and award will be made thereon.
On Nos. 3 and 5, the bidders must state the

price of each item, by which the bids will be On No. 4, the bids will be compared and the contract will be awarded in a lump sum to the

contract will be awarded in a lump sum to the lowest bidder.

Blank forms, plans and specifications may be obtained or seen at the office of the Superintendent, at Estimating Room, 9th floor, Hall of the Board of Education, Park Avenue and 59th Street, Borough of Manhattan, and also at Branch Office, No. 69 Broadway, Flushing, Borough of Queens ough of Queens. C. B. J. SNYDER, Superintendent of School

Buildings.
Dated, November 17, 1914. See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF EDUCATION, CORNER OF PARK AVENUE AND 59TH STREET, BOROUGH OF MAN-HATTAN, CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of Education until three c'clock P. M. on of Education until three o'clock P. M., on MONDAY, NOVEMBER 30, 1914.

Borough of Brooklyn.

NO. 1:—FOR FURNITURE, ETC., FOR NEW PUBLIC SCHOOL 48, ON THE SOUTHERLY SIDE OF 18TH AVENUE, BETWEEN 60TH AND 61ST STREETS, BOROUGH OF BROOKLYN.

The time allowed to complete the whole work

The time allowed to complete the whole work will be (60) working days, as provided in the The amount of security required is as follows:

Item 1, \$1,400; Item 2, \$600; Item 3, \$900; Item 4, \$600; Item 5, \$400.

The deposit accompanying bid on each item shall be five per centum of the amount of se-

curity.

A separate proposal must be submitted for each item and award will be made thereon.

NO. 2:—FOR FURNITURE, ETC., FOR NEW PUBLIC SCHOOL 170, ON THE EAST-ERLY SIDE OF 6TH AVENUE, BETWEEN 71ST AND 72ND STREETS, BOROUGH OF BROOKLYN.

The time allowed to complete the whole work will be sixty (60) working days, as provided in the contract.

The amount of security required is as follows: Item 1, \$1,200; Item 2, \$600; Item 3, \$800; Item 4, \$600; Item 5, \$400.

The deposit accompanying bid on each item shall be five per centum of the amount of se-

curity. separate proposal must be submitted for each item and award will be made thereon.
On Nos. 1 and 2, the bidders must state the price of each item, by which the bids will be

Blank forms, plans and specifications may be obtained or seen at the office of the Superinbottained of seen at the office of the Superintendent, at Estimating Room, 9th floor, Hall of the Board of Education, Park Avenue and 59th Street, Borough of Manhattan, and also at Branch Office, No. 131 Livingston Street, Borough of Brooklyn.

C. B. J. SNYDER, Superintendent of School Ruildings.

Buildings.
Dated, November 17, 1914. See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF EDUCATION, CORNER OF PARK AVENUE AND 59TH STREET, BOROUGH OF MANHATTAN, CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of Education until three o'clock P. M., on MONDAY, NOVEMBER 30, 1914, Various Boroughs.

NO. 6:—FOR FURNISHING AND DELIVERING NEW PIANOS TO VARIOUS SCHOOLS (NEW BUILDINGS) IN THE BOROUGHS OF MANHATTAN, THE BRONX, BROOKLYN AND QUEENS.

The time allowed to complete the whole work will be one hundred and thirty (130) working days, as provided in the contract.

The amount of security required is One Hundred Dollars (\$100) per instrument on each item.

item.

Bids will be considered by the Committee on Buildings only when made by the manufacturers. Bidders must indicate on the outside of the envelopes containing the bids the number of

instruments bid for under each item.

Bidders must state in the bid what action is to be supplied, and length of Grand Pianos.

A separate proposal must be submitted for each piano and award will be made thereon.

The deposit accompanying bid for each piano shall be five per centum of the amount of security.

Each bid or estimate must be accompanied by a statement showing the average prices obtained by the bidder in the wholesale trade, exclusive of sales to his own retail stores, for instruments of like grade, size and quality as those he at this time bids for. The average to be compiled from wholesale sales made, as aforesaid, during the three months next prior to the date of the

the three months next prior to the date of the bid.

This statement shall be in the form of an affidavit, executed before a Notary Public, and made by one of the firm submitting the bid; and shall be certified to by a certified public accountant, who shall certify that the prices quoted are true, without discount or rebate, and in accordance with the foregoing paragraph.

The statement shall be placed in a sealed envelope, which shall be marked "Price List," and shall have on the outside the name of the bidder. This shall be enclosed in the envelope containing the bid at the time that same is submitted to the Bid Clerk.

mitted to the Bid Clerk.

The statements which are so submitted are for the information of the Committee on Buildings, and will not, under any circumstances, be made public without the written consent of the bidder Any bid or estimate which is not accompanied by such a statement as is hereinbefore described will be considered as informal and invalid, and by reason of such failure, the said bid or estimate so accompanied will be so adjudged and treated.

treated.
On No. 6, the bidders must state the price of each item, by which the bids will be tested.
Blank forms and specifications may be obtained or seen at the office of the Superintendent of School Buildings, at Estimating Room, 9th floor, Hall of the Board of Education, Park Avenue and 59th Street, Borough of Manhattan.
C. B. J. SNYDER, Superintendent of School Buildings

Buildings.
Dated, November 17, 1914. Rase General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF EDUCATION, CORNER OF PARK AVE. AND 59TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Supplies, at the above office of the Department of Education, until 11 A. M., on

shiphes, at the above office of the Department of Education, until 11 A. M., on SATURDAY, NOVEMBER 28, 1914, FOR FURNISHING AND DELIVERING DIRECT TO EACH SCHOOL, GENERAL APPARATUS AND SUPPLIES FOR THE DEPARTMENTS OF CHEMISTRY, PHYSICS, BIOLOGY, PHYSIOGRAPHY, BOTANICAL AND ZOOLOGICAL SUPPLIES, DAY AND EVENING HIGH SCHOOLS, AND SUPPLIES FOR TRAINING SCHOOLS FOR TEACHERS OF THE CITY OF NEW YORK. The time for the delivering of the articles, materials and supplies and the performance of the contract is by or before December 31, 1915. The amount of security required is thirty (30%) per cent. of the amount of the bid or estimate.

Bidder must enter his price under the separate headings, and in estimating the amount of his bid upon which security will be required, said security must be based on the highest price quoted on each item.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or thereto annexed, per pound, dozen, gallon, yard or other unit of measure, by which the bids will be tested. Award will be made to the lowest bidder on each Award will be made to the lowest bidder on each item whose sample is equal to the sample referred to by catalogue number. The said reference is made only as a means of briefly describing the article called for.

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

Bide must be submitted in duplicate, each in

Bids must be submitted in duplicate, each in separate envelope.

Blank forms and further information may be brained at the effice of the Secondary obtained at the office of the Superintendent of School Supplies, Board of Education, the Bor-ough of Manhattan, southwest corner of Park

venue and 59th st.

Dated, November 16, 1914.

PATRICK JONES, Superintendent of School Supplies. n16,28

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

DEPARTMENT OF EDUCATION, COR. OF PARK AVE. AND 59TH ST., CITY OF NEW YORK, SEALED BIDS OR ESTIMATES WILL BE

received by the Superintendent of School Supplies, at the above office of the Department of Education, until 11 A. M. on

FRIDAY, NOVEMBER 27, 1914,

FOR STEEL CASES, ETC., FOR THE BUREAU OF SUPPLIES, BOARD OF EDUCATION.

The time for the delivery of the articles, materials and supplies and the performance of the contract will be Sixty (60) Working Days, as

provided in the contract.

The amount of security required is thirty (30%) per cent. of the amount of the bid or

estimate.

The bidder will state the price of each item or article contained in the specifications or sched-ules herein contained or hereto annexed, by which the bids will be tested. Award will be made to

the lowest bidder.

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

Blank forms and further information may be obtained at the office of the Superintendent of School Supplies, Board of Education, southwest corner of Park avenue and 59th street. PATRICK JONES, Superintendent of School

Supplies.

Dated November 14, 1914.

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

DEPARTMENT OF EDUCATION, CORNER OF PARK AVENUE AND 59TH STREET, BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of Education until three o'clock P. M., on MONDAY, NOVEMBER 23, 1914,

MONDAY, NOVEMBER 23, 1914,
Borough of Queens,
NO. 1:—FOR ITEM 1, INSTALLING HEATING AND VENTILATING APPARATUS, AND
ITEM 2, INSTALLING TEMPERATURE
REGULATION IN NEW PUBLIC SCHOOL
91, ON THE SOUTH SIDE OF CENTRAL
AVENUE, BETWEEN FOLSOM AND FOSDICK AVENUES, GLENDALE, BOROUGH
OF QUEENS.
The time allowed to complete the whole work

The time allowed to complete the whole work on each item will be one hundred and twenty (120) working days, as provided in the contract.

The amount of security required is as follows: Item 1, \$20,000; Item 2, \$1,600.

The deposit accompanying bid on each item shall be five per centum of the amount of se-

separate proposals must be submitted for A separate proposals must be submitted for each item and award will be made thereon. NO. 2:—FOR IMPROVING THE SANITARY CONDITIONS, ETC., ITEM 1, GENERAL CONSTRUCTION, ALSO ITEM 2, PLUMBING AND DRAINAGE AT PUBLIC SCHOOL 22, SANFORD AVENUE AND MURRAY STREET, FLUSHING, AND ITEM 3, IMPROVING PREMISES, ETC., AT PUBLIC SCHOOL 74, WOODWARD AVENUE AND STARR STREET, METROPOLITAN, BOROUGH OF QUEENS.

The time allowed to complete the whole work

OUGH OF QUEENS.

The time allowed to complete the whole work of each item, on each school, will be forty (40) working days, as provided in the contract.

The amount of security required is as follows:

Item 1, \$200.00; Item 2, \$500.00; Item 3,

The deposit accompanying bid for each item on each school will be five per centum of the

A separate proposal must be submitted for each item on each school, and award will be made thereon.
On Nos. 1 and 2, the bidders must state the

price of each item, by which the bids will be

Blank forms, plans and specifications may be obtained or seen at the office of the Superintendent, at Estimating Room, 9th floor, Hall of the Board of Education, Park Avenue and 59th Street, Borough of Manhattan, and also at Branch Office, No. 69 Broadway, Flushing, Boroadway, Flus ough of Queens. C. B. J. SNYDER, Superintendent of Schoo

Buildings.
Dated, November 11, 1914. See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF EDUCATION, CORNER OF PARK AVE. AND 59TH ST., BOROUGH OF MNAHATTAN, OF NEW YORK SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Supplies, at the above office of the Department

Education, until 11 A. M., on THURSDAY, NOVEMBER 19, 1914.
FOR FURNISHING AND DELIVERING SPECIAL AND GENERAL SUPPLIES FOR THE DAY AND EVENING HIGH AND DAY AND EVENING ELEMENTARY SCHOOLS OF THE CITY OF NEW YORK.
The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before December 31, 1915.
The amount of security required is thirty (30%) per cent. of the amount of the bid or estimate.

estimate.

The bidder will state the price of each item or

class of items herein contained or hereto annexed, by which the bids will be tested. Award will be made to the lowest bidder on each item or classes of items. Delivery will be required to be made at the time and in the manner and in such quantities

as may be directed. Bids must be submitted in duplicate, each in a separate envelope.

Blank forms and further information may be obtained at the office of the Superintendent of School Supplies, Board of Education, southwest corner of Park ave. and 59th st.

PATRICK JONES, Superintendent of School

Supplies.
Dated, November 7, 1914. See General Instructions to Bidders on last page, last column, of the "City Record."

MUNICIPAL CIVIL SERVICE COM-MISSION.

Proposed Amendments to Classifications.

MUNICIPAL CIVIL SERVICE COMMISSION, NO vember 16, 1914. PUBLIC NOTICE IS HEREBY GIVEN OF

the following proposed amendments to the Civil Service Classification:

1. By including in the Non-Competitive Class, under the heading "Positions in the Department of Public Charities at compensations not exceeding the amounts set forth below," and under the sub-heading "Sea View Hospital," the following: Supervising Nurse, \$900 per annum, with main

tenance.

2. By including in the Non-Competitive Class, under the heading "Positions in the Board of Inebriety at compensations not exceeding the amounts set forth below," the following: Resident Physician, \$1,200 per annum, with

maintenance. Trained Nurse, \$600 per annum, with main-

trained Nurse, 5000 per annum, with maintenance.

3. By striking from the Classification all reference to the following departments:

Brooklyn Disciplinary Training School for Boys.

Permanent Census Board of The City of New York.

PUBLIC HEARINGS WILL BE ALLOWED,

at the request of any interested persons, in accordance with Rule III, at the Commission's offices in the Municipal Building, Room 1443, on WEDNESDAY, NOVEMBER 18, 1914, beginning at 10:30 A. M. n16,18 ROBT. W. BELCHER, Secretary.

Notices of Examinations.

MUNICIPAL CIVIL SERVICE COMMISSION, NEW YORK, MUNICIPAL BUILDING, MANHATTAN, NOV. 11, 1914. PUBLIC NOTICE IS HEREBY GIVEN THAT

applications will be received from WEDNESDAY, NOVEMBER 11, 1914, TO WEDNESDAY, NOVEMBER 25, 1914, for the position of

PRISON KEEPER.

No applications delivered at the office of the Commission, by mail or otherwise, after 4 P. M., WEDNESDAY, NOVEMBER 25, 1914, will be accepted. Application blanks will be mailed upon request, provided a self-addressed stamped envelope or sufficient postage is enclosed to cover the mailing. The Commission will not guarantee the delivery of the same. Applications forwarded by mail, upon which full postage is not prepaid,

by mail, upon which full postage is not prepaid, will not be accepted.

Applicants must be citizens of the United States and residents of the State of New York. Candidates should have a common school education or its equivalent. Experience in the handling of men will receive special consideration. Special consideration will be given to candidates with experience in skilled trades.

The subjects and weights of the examination

didates with experience in skilled trades.

The subjects and weights of the examination are: A physical test will be held; 70% required on physical test, weight 3; Mental test; Experience 3, Duties 5, Arithmetic 1, Handwriting 1, weight 7. 70% is required on Duties; 70% general average is required. Experience blanks will be issued with the applications and must be filed with the Commission at the time of filing applications. with the Commission at the time of filing appli-cations. Candidates failing to pass the physical examination will not be summoned for the mental test.

The dates of the physical and the mental examination will be announced later.

The age limits are 21 to 40 years.

Candidates will be required to submit with their applications a transcript of the records of the Bureau of Vital Statistics showing the date of birth, or, in lieu thereof, an authenticated transcript from the records of the church in which they were baptized, or other satisfactory proof.

R. W. BELCHER, Secretary. n11,25

MUNICIPAL CIVIL SERVICE COMMISSION, NEW

MUNICIPAL CIVIL SERVICE COMMISSION, NEW YORK, MUNICIPAL BUILDING, October 22, 1914.

AMENDED NOTICE.

PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received from

THURSDAY, OCTOBER 22, 1914, TO FRIDAY, NOVEMBER 20, 1914,

for the position of FARM INSTRUCTOR.

No applications delivered at the office of the Commission, by mail or otherwise, after FRI-DAY, NOVEMBER 20, 1914, will be accepted. Application blanks will be mailed upon request, provided a self-addressed stamped envelope or four cents in postage stamps accompany the request, but the Commission will not guarantee the delivery of blanks. Applications forwarded

by mail, upon which postage is not fully prepaid, will not be accepted.

The subject and weights of the examination are: Experience, 3; Duties, 5; Oral, 2. 70% is required on experience; 70% is required on duties; 70% general average is required.

Applications for this examination must be filed.

Applications for this examination must be filed on a special blank, Form C. Experience blanks will be issued with the applications. The experience will then be rated. Candidates receiving less than 70% on the experience paper will not be summoned for the physical examination. Candidates failing to pass the physical examination will not be summoned for the written experience.

A physical qualifying examination will be held.

Age limits are 21 to 40 years.

There are four vacancies at present at New Hampton Farms of the New York City Reformatory for Misdemeanants, at New Hampton, Orange County, N. Y. The salary is \$900 per annum.

Candidates must present evidence of experi

ence as a teacher in an ordinary school and in practical agricultural work, or work in an agri-cultural school with experience in the handling of boys and men. The dates of the examination

will be announced later.

The requirement that every application shall bear the certificates of four reputable citizens whose residences or places of business are within the City of New York is waived for achieves for this experience. applicants for this examination whose previous occupation or employment has been wholly or in part outside the City of New York, and the said certificates will be accepted from persons resi-dent or engaged in business elsewhere.

Applicants must be citizens of the United Persons accepting appointment must thereafter reside in the State of New York.

n7,20 R, W. BELCHER, Secretary.

MUNICIPAL CIVIL SERVICE COMMISSION, NEW MUNICIPAL BUILDING, MANHATTAN, NOV. PUBLIC NOTICE IS HEREBY GIVEN THAT

applications will be received from FRIDAY, NOVEMBER 6, 1914, TO FRIDAY, NOVEMBER 20, 1914, for the position of

SUPERVISING INSPECTOR, PUBLIC BUILD INGS AND OFFICES, GR. 5.

No applications delivered at the office of the Commission by mail or otherwise, after 4 P. M., FRIDAY, NOVEMBER 20, 1914, will be ac-

Application blanks will be mailed upon request provided a self addressed stamped envelope, or four cents in postage stamps, accompany the request, but the Commission will not guarantee the delivery of the same. Applications forwarded by mail upon which postage is not fully prepaid, will not be accepted.

Applicants must be citizens of the United States and residents of the State of New York.

The duties of the position comprise the charge

of personnel employed in the Public Buildings and Offices within the Bureau of the Borough President of Manhattan. The Supervising Inpector has immediate control over the employees spector has immediate control over the employees in baths, comfort stations, court houses, municipal buildings, etc., who are engaged in cleaning or operating the plants or are employed as repairers. He has the responsibility for the proper conduct and efficiency of engineers, attendants, mechanics, and other squads of employees of both sexes. He examines into complaints of tenter of buildings visitors as to condition of ants of buildings, visitors, as to conditions or attendance. He maintains daily record of work done, inspections made, repairs, and attendance on all utilities. He must be a good judge of labor and have had the necessary experience in handling men that will ensure an ability to meet the needs of the service and the character of the work accomplished.

work accomplished.
Subjects and weights: Experience, 5; duties, including report, 5. 75 per cent. on duties, 70 per cent. on experience and 70 per cent. required on all. To meet the above requirements, it is essential that the candidate shall show a continued employment in large building or buildings for at least five years as Superintendent of the same in charge of employees of the general character mentioned above.

character mentioned above.

Applications for this examination must be filed on a special blank, Form C. Experience blanks will be issued with the applications and must be filed with the Commission at the time of filing applications. The Experience will then be rated. Candidates failing to receive 70 per cent. on the Experience paper will not be summoned for the physical examination. Candidates failing to pass the physical examination will not be summoned for the mental test.

The candidates will be tested on their knowledge of the equipment of public buildings, tools, appliances, and materials used in cleaning and operating the same. They will be required to submit a bill of materials and estimates of labor required for known conditions in one of the filed with the Commission at the time of filing

required for known conditions in one of the buildings. They will also be called upon to write a report upon some phase of their prospective

One vacancy exists in the office of the Borough President of Manhattan. Salary, \$3,000 per annum. Minimum age, 21.

n6,20 R. W. BELCHER, Secretary.

MUNICIPAL CIVIL SERVICE COMMISSION, NEW YORK, MUNICIPAL BUILDING, MANHATTAN, NOVEMber 5, 1914. PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received from

THURSDAY, NOVEMBER 5, 1914, TO THURSDAY, NOVEMBER 19, 1914, for the position of TABULATING MACHINE OPERATOR (HOL-

LERITH MACHINE). No applications delivered at the office of the Commission, by mail or otherwise, after 4 P. M. THURSDAY, NOVEMBER 19, 1914, will be ac-

cepted.

Application blanks will be mailed upon request provided a self-addressed stamped envelope, or proper postage, is enclosed with the request, but the Commission will not guarantee the delivery of same. Applications forwarded by mail upon which postage is not fully prepaid will not be accepted.

Applicants must be citizens of the United States Applicants must be critzens of the United States and residents of the State of New York.

The subjects and weights of the examination are: Experience, 6; duties, 4 (Written test, 2; Practical test, 2); 70 per cent. required on the experience; 70 per cent. required on duties; 70 per cent. general average required.

Applications for this examination must be filed on a special blank, Form B. Experience blanks will be issued with the applications and must be filed with the Commission at the time of filing applications. The experience will then be rated. Those not passing 70 per cent. will not be notified force whereal for a physical examination. Those who pass the physical examination will be summoned for a

mental examination at a time to be specified later.

The minimum age is 18 years.

Candidates must present evidence of having Candidates must present evidence of having been employed in a position giving them practical experience in the operation of the Hollerith Tabulating Machine. Tabulating Machine Operators (Hollerith Machine), in the employ of the city are required to operate the sorting machine, the key punch, the gang punch, and the tabulator of this machine. The salary is \$900 per annum. Vacancies occur from time to time. The dates of the physical, written and practical tests will be announced later. announced later.
R. W. BELCHER, Secretary. n5,19

MUNICIPAL CIVIL SERVICE COMMISSION, NEW YORK, MUNICIPAL BUILDING, NOVEMBER 4, 1914. PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received from

WEDNESDAY, NOVEMBER 4, 1914, TO WEDNESDAY, NOVEMBER 18, 1914, for the position of MORGUE KEEPER.

No applications delivered at the office of the Commission, by mail or otherwise, after 4 p. m., Wednesday, November 18, 1914, will be accepted.

Application blanks will be mailed upon request provided a self-addressed stamped envelope, or proper postage, is enclosed with the request, but the Commission will not guarantee the delivery of the same. Applications forwarded by mail upon which postage is not fully prepaid will not

be accepted. Form B. States and residents of the State of New York. The subjects and weights of the examination are: Duties, 5; Experience, 5. 70% is required on the duties paper and 70% on the entire ex-

A physical qualifying examination will be held. Those failing to pass the physical examination will not be summoned for the mental. The time and place of holding the physical examination will be announced later.

will be announced later.

The duties of Morgue Keeper are the care and distribution of dead bodies, the cleaning of the morgue, the preservation of the records, and the preparation and submission of a weekly re-

There is one vacancy at Kings County Hospital, Department of Public Charities. Salary, \$1,050 per annum.

Minimum age, 21 years. R. W. BELCHER, Secretary.

MUNICIPAL CIVIL SERVICE COMMISSION, NEW YORK, MUNICIPAL BUILDING, MANHATTAN, No-

PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received from MONDAY, NOVEMBER 2, 1914, TO 4 P. M. TUESDAY, NOVEMBER 17, 1914,

for the position of ENGINEER INSPECTOR, ARCHITECTURAL, GRADES C AND D.

No applications delivered at the office of the Commission, by mail or otherwise, after 4 P. M. TUESDAY, NOVEMBER 17, 1914, will be accepted. Application blanks will be mailed upon request, provided the applicant furnishes a selfaddressed stamped envelope or proper postage to insure the delivery of the blank desired, but the Commission will not guarantee the delivery of the same. Applications forwarded by mail, upon which postage is not fully prepaid, will not be accepted.

Applicants must be citizens of the United

States and residents of the State of New York.
The subjects and weights of the examination are: Technical, including report, 5; Experience, 3; Mathematics, 2; 75% required on the Technical; 70% on Experience and 70% on all. cai; 10% on experience and 10% on all.
Applications for this examination must be filed
on a special blank, Form C. Experience blanks
will be issued with the applications and must be
filed with the Commission at the time of filing applications. The Experience paper will then be rated. Candidates receiving less than 70% will not be summoned for the physical examination. Candidates failing in the physical examination will not be summoned for the mental test.

The duties of Engineer Inspector include the summoned that the structural conditions of

examination of the structural conditions of buildings during repair and erection; the test of foundations; the verification of interior dimensions; and the ability to check loads on and

weights of beams, columns, etc.
Candidates will be required to show an experience of at least five years as architect, en-gineer or inspector of buildings. Graduates of technical institutions will receive a suitable credit allowance on the required time. Candidates will be required to show an intimate knowledge of engineering fundamentals of construction; the practice of the Bureau of Buildings; the structural requirements of the Buildings. on beams, columns and struts. A test of ability to read plans will also be made.

Candidates of Grade D will be tested more specifically on Municipal requirements as to foundations, fireproofing, floor loads and factory inspection. A problem will also be given from

working drawings.

Minimum age, 25 years. Salary, Grade C, \$1,200 to \$1,800 per annum; Grade D, \$1,800 to \$2,400 per annum.

Vacancies occur in the Bureau of Buildings and other departments.
n2,17 R. W. BELCHER, Secretary.

MUNICIPAL CIVIL SERVICE COMMISSION, NEW YORK, MUNICIPAL BUILDING, MANHATTAN, OCTOBER 27, 1914.
PUBLIC NOTICE IS HEREBY GIVEN THAT

applications will be received from TUESDAY, OCTOBER 27, 1914, TO TUES-DAY, NOVEMBER 24, 1914,

for the position of DIRECTOR, BUREAU OF FOOD INSPECTIONS, DEPARTMENT OF HEALTH. No applications delivered at the office of the Commission, by mail or otherwise, after 4 p. m., TUESDAY, NOVEMBER 24, 1914, will be

accepted.

Application blanks will be mailed upon re-Application blanks will be mailed upon request, provided a self-addressed stamped envelope, or four cents in postage stamps accompanying the request, but the Commission will not guarantee the delivery of blanks. Applications forwarded by mail, upon which postage is not fully prepaid, will not be accepted.

Competitive examination to be open to all citizens of the United States. Persons who accept appointment must thereafter reside in the State of New York.

of New York. Subjects and weights: Experience-4; 70% required; to be filed on a special blank. Techni-cal-4; 75% required; this paper to be divided into two parts, one on Organization and Administration of a food inspections force, and the other on the technical knowledge of food inspections and trade conditions. Oral test—2; 70% required; this test to be conducted by experts.

Administrative experience and technical knowledge of food inspections and trade conditions will be required for admittance to the examination.

DUTIES.

1st—To organize and administer a Bureau of Food Inspections in the Health Department;
2nd—To maintain supervision over places manufacturing and distributing food and drug products, and to enforce such sections of the Sanitary Code as apply to food inspections;
3rd—To formulate and enforce rules and regulations for the office and inspection force under his supervision. DUTIES.

lations for the office and inspection force under his supervision.

Applications for this examination are to be filed on a special blank, Form C, with a special insert. Experience blanks will be issued with the applications and must be filed with the Commission at the time of filing applications. Physical examination will precede the mental examination.

ination.

The minimum age is 21 years.

There is one vacancy in the Department of Health; salary, \$5,000 per annum.

The requirement that every application shall bear the certificates of four reputable citizens whose residences or places of business are within the City of New York is waived for applicants for this examination whose previous occuration. for this examination whose previous occupation or employment has been wholly or in part outside the City of New York, and the said certificates will be accepted from persons resident or engaged in business elsewhere. R. W. BELCHER, Secretary.

POLICE DEPARTMENT.

o28.n24

Proposals.

Police Department of the City of New York, Central Department, Borough of Man-HATTAN.
SEALED BIDS OR ESTIMATES WILL BE received by the Police Commissioner of the Police Department of The City of New York, at the Bookkeeper's Office, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan, in The City of New York, until 10

WEDNESDAY, NOVEMBER 25. 1914,
FOR FURNISHING ALL THE LABOR AND
MATERIALS REQUIRED IN MAKING AND
COMPLETING REPAIRS AT THE 66TH
PRECINCT STATION HOUSE IN THE BOROUGH OF THE BRONX, IN THE CITY OF

NEW YORK.

The time allowed for the performance of the contract is one hundred and twenty (120) working days

The amount of security for the performance of the contract shall be thirty (30) per cent. of the total amount for which the contract is awarded.

The bidder will state the price for which he will do all the work and provide, furnish and deliver all the labor and materials mentioned and described in said contract and specifications.

The bids will be compared and award made

to the lowest bidder.

No bid will be considered unless it is accompanied by a deposit which shall be in an amount not less than one and one-half (1½) per cent. of

the total amount of the bid.

For particulars as to the nature and extent of the work required or of the materials to be furnished, bidders are referred to the specifications and to the plans on file in the office of the Bureau of Repairs and Supplies, Headquar-ters of the Police Department, 240 Centre st., Borough of Manhattan. Bidders are requested to make their bids or

estimates upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, can be obtained upon application there-for at the office of the Commissioner, and any further information can be obtained at the office of the Bureau of Repairs and Supplies, Head-quarters of the Police Department, 240 Centre st., Borough of Manhattan.

A. WOODS, Police Commissioner.

New York, November 12th, 1914. n13,25

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

Owners Wanted for Unclaimed Property.

POLICE DEPARTMENT, CITY OF NEW YORK. OWNERS WANTED BY THE PROPERTY Clerk of the Police Department of The City of New York, No. 240 Centre st., for the following property now in custody, without claimants: Boats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc.; also small amount of money taken from prisoners and found by Patrolmen of this Department.

ARTHUR WOODS, Police Commissioner.

POLICE DEPARTMENT OF CITY OF NEW YORK, PROTICE DEPARTMENT OF CITY OF NEW YORK,
BY NOUGH OF BROOKLYN.

OWNERS WANTED BY THE PROPERTY
Clerk of the Police Department of The City
of New York—Office, No. 72 Poplar st., Borough
of Brooklyn—for the following property, now
in custody, without claimants: Boats, rope, iron,
lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc.;
also small amount of money taken from prisoners
and found by Patrolmen of this Department.
ARTHUR WOODS. Police Commissioner.

125 00

560 00

BOROUGH OF BROOKLYN.

Proposals.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, ROOM No. 2, BOROUGH HALL, BOROUGH OF BROOKLYN, THE CITY OF NEW YORK, SEALED BIDS OR ESTIMATES WILL BE received by the President of Borough of Brooklyn at the above office until 11 o'clock

A. M., on

WEDNESDAY, NOVEMBER 25, 1914,

NO. 1. FOR FURNISHING AND D'LIVERING 560,000 POUNDS ANTHRACITE PEA
COAL TO THE 26TH WARD DISPOSAL
WORKS, FOOT OF HENDRIX STREET, BOR-OUGH OF BROOKLYN.

The time for the delivery of the articles, ma

terials and supplies and the performance of the contract is by or before Dec. 31st, 1914.

The amount of security required is Thirty per cent. (30%) of the amount of the bid or

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per 1,000 pounds, by which the bids will be tested. The extensions must be made and footed up.
The bids will be compared and the contract

awarded at a lump or aggregate sum.

Delivery will be required to be made at the time and in the manner and in such quantities

time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Bureau of Public Buildings and Offices, the Borough of Brooklyn, Room 1003, No. 50 Court Street, Brooklyn,

L. H. POUNDS, President.

Dated, Nov. 10th, 1914.

Dated, Nov. 10th, 1914.

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

OFFICE OF THE PRESIDENT OF THE BOROUGH OF

BROOKLYN, ROOM NO. 2, BOROUGH HALL, BOROUGH OF BROOKLYN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Brooklyn at the above office until eleven (11-

Brooklyn at the above office until eleven (11o'clock A. M. on

WEDNESDAY, DECEMBER 9, 1914,
FOR FURNISHING AND INSTALLING
THE MECHANICAL EQUIPMENT OF
PUMPING STATION AT GREENPOINT
AVENUE AND JEWELL ST., SECTION NO.
2. STORM WATER AND SANITARY
SEWERS IN NORTH HENRY STREET
FROM CALYER STREET TO GREENPOINT
AVENUE, AND OUTLET SANITARY
SEWERS WITH ACCOMPANYING STORM
SEWERS WITH ACCOMPANYING STORM
NORTH HENRY STREET TO JEWELL
STREET, TOGETHER WITH A PUMPING
STATION, PUMP WELL AND APPURTENANCES AT THE INTERSECTION OF
GREENPOINT AVENUE AND JEWELL
STREET.

GREENPOINT AVENUE AND JEWELL STREET.

The work to be done and the materials to be supplied are as follows:

Furnishing and delivering all labor and material and installing complete with all accessories, appliances and appurtenances two (2) direct connected motor driven vertical shaft type 8-inch centrifugal pumps, their driving motors, automatic electrical control apparatus, ventilating fan and motor, all switchboards, wiring for light and power, ladders, piping, valves and fittings in the pump chamber; screens, gratings, sluice-gate and platforms in the wet-well; and tearing down and re-erecting a manhole over the wet-well, also supplying a new manhole head and two covers cast from patterns furnished by The City.

The bidders will be required to guarantee the efficiency of the pumps and motors and the suit-

efficiency of the pumps and motors and the suitability of the outfit for the expected service.

The time allowed for the completion of the work and the full performance of the contract

work and the full performance of the contract is sixty-five (65) working days.

The amount of security required is Two Thousand Two Hundred Dollars (\$2,200.00).

The bidder will be required to deposit a certified check or sum of money equal to five per centum (5%) of the amount of bond required.

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

the contract. Blank forms and further information may be obtained, and the plans and specifications may be seen at the office of the Bureau of Sewers, the Borough of Brooklyn, 215 Montague Street, Borough of Brooklyn.

L. H. POUNDS, President. Dated, Nov. 10, 1914. n13,d9 last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, ROOM No. 2, BORDUGH HALL, BORDUGH OF BROOKLYN, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the President of Borough of Brooklyn at the above office until 11 o'clock

WEDNESDAY, NOVEMBER 25, 1914.
NO. 1. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CONSTRUCTING AN OUTLET SEWER IN SHORE ROAD, FROM 83RD STREET TO 79TH STREET.

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

1,324 linear feet of 36-inch sewer, laid complete, including all incidentals appurtenances; per linear foot, and covers, including all incidentals and appurtenances; per manhole, 2,000 feet, Board Measure, of sheet-

ing and bracing, driven in place com-plete, including all incidentals and in place complete, including all inci-dentals and appurtenances; per thousand feet, Board Measure, \$40.00....
6,000 linear feet of bearing piles, driven in place complete, including all incidentals and appurtenances; per

purtenances; per cubic yard, \$7.00....

Total\$14,183 40 The time allowed for the completion of the

The time allowed for the completion of the work and full performance of the contract will be Seventy (70) working days.

The amount of security required will be Seven Thousand Dollars (\$7,000,00).

NO. 2. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CONSTRUCTING SEWERS IN 11TH AVENUE, FROM 70TH STREET TO 72ND STREET, AND IN 70TH STREET, FROM 11TH AVENUE TO 10TH AVENUE.

The Engineer's preliminary estimate of the

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

43 linear feet of 15-inch pipe sewer, laid complete, including all incidentals and appurtenances; per linear foot,

ring and bracing, driven in place complete, including all incidentals and appurtenances; per thousand feet, Board Measure, \$18.00 27 00

The time allowed for the completion of the work and full performance of the contract will be Forty-five (45) working days.

The amount of security required will be Twenty-one Hundred Dollars (\$2,100.00).

Total \$4,193 40

Twenty-one Hundred Dollars (\$2,100.00).

NO. 3. FOR FURNISHING ALL THE
LABOR AND MATERIAL REQUIRED FOR
CONSTRUCTING A SEWER IN 65TH
STREET, SOUTH SIDE. FROM 11TH AVENUE TO 12TH AVENUE.

The Engineer's preliminary estimate of the
quantities is as follows:
747 linear feet of 12-inch pipe sewer,
laid complete, including all incidentals
and appurtenances; per linear foot,
\$1,90 \$1,419 30 \$1.90 332 linear feet of 6-inch house con

nection drain, laid complete, including all incidentals and appurtenances; per heads and covers, including all incidentals and appurtenances; per manhole, \$50.00

One (1) sewer basin complete, of either standard design, with iron pans or grating, iron basin hood and connecting culvert, including all incidentals and appurtenances; per basin, \$115.00

Total \$2.116 50

The time allowed for the completion of the work and full performance of the contract will be Thirty (30) working days.

The amount of security required will be One Thousand Dollars (\$1,000,00).

NO. 4. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CONSTRUCTING A SEWER IN 36TH STREET, FROM FORT HAMILTON PARKWAY TO 12TH AVENUE.

The Engineer's preliminary estimate of the

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

297 linear feet of 15-inch pipe sewer, laid complete, including all incidentals and appurtenances; per linear foot,

\$2.25

330 linear feet of 12-inch pipe sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$1.80 1.80 542 linear feet of 6-inch house connection drain, laid complete, including all incidentals and appurtenances; per

tals and appurtenances; per basin,

\$115.00 Total \$2,137 95 The time allowed for the completion of the

work and full performance of the contract will be Thirty (30) working days.

The amount of security required will be One

The amount of security required will be one Thousand Dollars (\$1,000,00).

NO. 5. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CONSTRUCTING A SEWER IN 64TH STREET, FROM 9TH AVENUE TO FORT HAMILTON PARKWAY, AND OUTLET SEWER IN FORT HAMILTON PARKWAY, WEST STORE FROM 64TH STREET TO 64TH WEST SIDE, FROM 64TH STREET TO 63RD STREET.
The Engineer's preliminary estimate of the

quantities is as follows:
645 linear feet of 12-inch pipe sewer, laid complete, including all inciden-nection drain, laid complete, including all incidentals and appurtenances; per

dentals and appurtenances; per basin,

115.00 1,000 feet, Board Measure, of sheeting and bracing, driven in place com-plete, including all incidentals and ap-purtenances; per thousand feet, Board Measure, \$18.00 18 00

The time allowed for the completion of the work and full performance of the contract will be Thirty (30) working days.

The amount of security required will be One Thousand Dollars (\$1,000.00).

NO. 6. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CONSTRUCTING A SANITARY SEWER IN WEST 37TH STREET, FROM SURF AVENUE SOUTHERLY ABOUT 245 FEET.

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

No. 1. 260 linear feet of 8-inch pipe sewer, laid complete, including concrete cradle and all incidentals and appurtenances; per linear foot, \$3.80. \$988 00

\$988 00 covers, including all incidentals covers, including all incidentals and appurtenances; per manhole, \$60.00.. No. 4. 3,200 feet, board measure, of foundation planking and pile capping, laid in place complete, including all incidentals and appurtenances; per thousand feet, board measure, \$28.00. No. 5. 500 linear feet of piles, driven in place complete, including all incidentals and appurtenances; per

incidentals and appurtenances; per linear foot, \$0.30 Total \$1,763 60 The time allowed for the completion of the work and full performance of the contract will be thirty (30) working days.

The amount of security required will be Nine hundred dollars (\$900.00).

NO. 7. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR CONSTRUCTING SEWER IN EAST 28TH STREET FROM TILDEN AVENUE TO ALBEMARLE ROAD.

The Engineer's preliminary estimate of the

dentals and appurtenances; per thousand feet, board measure, \$18.00....

\$1,418 60 The time allowed for the completion of the work and full performance of the contract will be thirty (30) working days.

The amount of security required will be Seven hundred dollars (\$700.00).

NO. 8. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CONSTRUCTING A SEWER IN 90TH STREET, BETWEEN 2ND AND 3RD AVENUES.

NUES. The Engineer's preliminary estimate of the quantities is as follows:
43 linear feet of 15-inch pipe sewer, laid complete, including all inciden-tals and appurtenances; per linear foot,

\$2.30 685 linear feet of 12-inch pipe sewer, laid complete, including all inciden-tals and appurtenances; per linear nection drain, laid complete, including all incidentals and appurtenances; per

dentals and appurtenances; per man-hole, \$50.00

Total \$2,387 65 The time allowed for the completion of the

The time allowed for the completion of the work and full performance of the contract will be Thirty-five (35) working days.

The amount of security required will be Fourteen Hundred Dollars (\$1,400.00).

NO. 9. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CONSTRUCTING A SEWER IN NEWPORT STREET, FROM CHESTER STREET TO ROCKAWAY AVENUE.

The Engineer's preliminary estimate of the

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

220 linear feet of 12-inch pipe sewer, laid complete, including all incidentals and appurtenances; per linear feet \$1.05 nection drain, laid complete, including all incidentals and appurtenances; per

dentals and appurtenances; per basin,

1,500 feet, Board Measure, of sheeting and bracing, driven in place complete, including all incidentals and appurtenances; per thousand feet, Board Measure, \$18.00 Total

The time allowed for the completion of the work and full performance of the contract will be Thirty (30) working days.

The amount of security required will be Four Hundred Dollars (\$400.00).

NO. 10. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR CONSTRUCTING SEWER IN DUMONT AVENUE, FROM LINWOOD STREET TO ELTON STREET.

The Engineer's preliminary estimate of the

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

No. 1. 195 linear feet of 12-inch pipe sewer, laid complete, including all incidentals and appurtenances; per linear purtenances; per linear foot, \$0.85... No. 3. 3 manholes complete, with 272 00

iron heads and covers, including all incidentals and appurtenances; per manhole, \$50.00 \$734 00

The time allowed for the completion of the work and full performance of the contract will

work and full performance of the contract will be thirty (30) working days.

The amount of security required will be Three hundred and fifty dollars (\$350.00).

The foregoing Engineer's preliminary estimates of the total cost for the completed work are to be taken as the 100 per cent. basis and test for bidding. Proposals shall each state a single percentage of such 100 per cent. (such as 95 per cent., 100 per cent. or 105 per cent.) for which all materials and work called for in the proposed contract and the notices to bidders are to be furnished to the City. Such percentage as bid for this contract shall apply to all unit items specified in the Engineer's preliminary estimate to an amount necessary to complete the work to an amount necessary to complete the work described in the contract.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Bureau of Sewers, 215

Montague st., Borough of Brooklyn.

113,25 L. H. POUNDS, President.

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

OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, ROOM No. 2, BOROUGH HALL, BOROUGH OF BROOKLYN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE

2,500 feet, board measure, of foundation planking and pile capping, laid in place complete, including all inciden-

foot, 80 cents.....

Montague st., Borough of Brooklyn. n6,18. L. H. POUNDS, President. ## See General Instructions to Bidders on last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, ROOM No. 2, BOROUGH HALL, BOROUGH OF BROOKLYN, THE CITY OF NEW SEALED BIDS OR ESTIMATES WILL BE

received by the President of Borough of Brooklyn at the above office until 11 o'clock WEDNESDAY. NOVEMBER 18, 1914,
FOR FURNISHING AND DELIVERING
ONE AUTOMOBILE, TOURING CAR
TYPE, FOR USE OF THE BOROUGH PRESIDENT'S OFFICE, BOROUGH OF BROOKIVN

The time allowed for the delivery of the Automobile and the full performance of the contract is ten (10) calendar days.

The amount of security required will be Thirty

(30) per cent. of the total amount for which the contract is awarded.

Blank forms and further information may be obtained at the office of the Assistant Commissioner of Public Works, Room 11a, Borough Hall, Borough of Brooklyn, The City of New York.

L. H. POUNDS, President. Dated: Nov. 2, 1914. n6,18

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

DEPARTMENT OF STREET

CLEANING. Proposals.

MAIN OFFICE OF THE DEPARTMENT OF STREET CLEANING, ROOM 1244, MUNICIPAL BUILDING, BOROUGH OF MANHATTAN, THE CITY OF NEW

YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Street Cleaning at the above office until 12 o'clock noon on FRIDAY, NOVEMBER 27, 1914,

Borough of Manhattan,
FOR FURNISHING AND DELIVERING

The time allowed for the delivery of materials and supplies and the performance of the contract is Ten (10) days.

The amount of security required is Thirty (30) per cent. of the amount of the bid.

Bids must be submitted in duplicate in separate envelores.

envelopes. The bidder will state the price The bidder will state the price of each horse contained in the specifications or schedules herein contained or hereto annexed, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total for the 12 horses and awards made to the lowest bidder on the 12 horses.

Delivery will be required to be made at the time and in the manner and in such numbers as

may be directed.

Blank forms and further information may be obtained at the office of the Department of Street Cleaning, the Borough of Manhattan, Municipal

Building.

J. T. FETHERSTON, Commissioner.

Dated Nov. 12th, 1914.

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

MAIN OFFICE OF THE DEPARTMENT OF STREET CLEANING, ROOM NO. 1244, 12TH FLOOR SOUTH, MUNICIPAL BUILDING, BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Street Cleaning at the above office until 12 o'clock noon on FRIDAY, NOVEMBER 27, 1914,

Borough of Manhattan,
FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE CONSTRUCTION OF PORTIONS. OF A DUMPING BOARD AND COVERING THE ENTIRE DUMPING BOARD AT THE FOOT OF 72ND STREET, EAST RIVER, BOROUGH OF MANHATTAN, NEW YORK CITY.
The time for the completion of the work and the full performance of the contract is 120 calendar days.

dar days.

dar days.

The amount of security required is Seven Thousand Dollars (\$7,000).

The Board of Estimate and Apportionment, by a resolution dated June 26, 1914, approved of and concurred in by the Board of Aldermen July 7, 1914, and approved by the Mayor July 16, 1914, authorized the Comptroller of the City of New York to issue corporate stock of the City of New York to the amount of Eighteen Thousand Dollars (\$18,000) for the above mentioned work. Bids in excess of this amount, minus the expense of supervision and inspection amounting to 2½% thereof, will not be considered.

sidered.

Bidders shall state both in writing and in figures the price for furnishing all the labor and materials, and for doing all of the work called for in classes I and II, and shall also state the total price for the whole work pre-scribed and specified, as the contract is entire and for a complete job; and if awarded, it will be awarded to the bidder whose price is the lowest for doing all the work called for in classes I and II and whose bid is regular in all

respects.

The deposit to be made with the bid shall be

The deposit to be made with the bid shall be 5% of the amount of the bond.

The work is to be carried on under the direction and supervision of the Chief Engineer of the Department of Docks and Ferries.

In case of discrepancy between the written price and that given in figures, the price in writing will be considered as the bid.

Blank forms of bids or estimates, with the proper envelope to enclose the same, together with a copy of the contract, including the specifications and the proposals for bids or estimates, and further information may be obtained at the

SEALED BIDS OR ESTIMATES WILL BE received by the President of Borough of Brooklyn at the above office until 11 o'clock A. M., on WEDNESDAY, NOVEMBER 18, 1914, No. 1. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR REPAIRING THE SEWER IN HARRISON STREET, FROM VAN BRUNT STREET TO THE BULKHEAD.

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

102 linear feet of 54-inch sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$16.00. \$1,632 00 appurtenances; per linear foot, \$16.00. \$1,632 00 for the amount of the bond. The work is to be carried on under the direction and supervision of the Chief Engineer of the Department of Docks and Ferries. In case of discrepancy between the written writing will be considered as the bid.

Blank forms of bids or estimates, with the proper envelope to enclose the same, together with a copy of the contract, including the specifications and the proposals for bids or estimates, and further information may be obtained at the office of the Department of Street Cleaning, 12th floor, south, Municipal Building. Borough of

Manhattan; and the plans which are made a part of the specifications may be seen at said office. Any bidder desiring to obtain a copy of the said plans must deposit at said Department the sum of Twenty-five Dollars (\$25) in cash, to be returned to the bidder upon receipt of the plans in good condition.

plans in good condition.
J. T. FETHERSTON, Commissioner.
Dated Nov. 12th, 1914.

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

MAIN OFFICE OF THE DEPARTMENT OF STREET CLEANING, ROOM 1244, MUNICIPAL BUILDING, BOROUGH OF MANHATTAN, THE CITY OF NEW SEALED BIDS OR ESTIMATES WILL BE

received by the Commissioner of Street Cleaning at the above office until 12 o'clock noon on

Borough of Manhattan,
FOR FURNISHING AND DELIVERING
TEN (10) SCRUBBER OR SQUEEGEE MACHINES.

The time allowed for the delivery of materials and supplies and the performance of the contract is on or before December 30, 1914.

The amount of security required is 30% of the amount of the bid or estimate.

Bids must be submitted in duplicate in separate envelopes.

The bidder will state the price of each scrubber or squeegee machine contained in the specifications or schedules herein contained or hereto annexed, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total for the 10 machines, and awards made to the lowest bidder

on the 10 machines,

Delivery will be required to be made at the time and in the manner and in such numbers

as may be directed.

Blank forms and further information may be blank forms and further information may be obtained at the office of the Department of Street Cleaning, the Borough of Manhattan, Room 1244, Municipal Building, Park Row and Chambers Street, N. Y. City.

J. T. FETHERSTON, Commissioner.

Dated Nov. 12th, 1914.

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

BOROUGH OF MANHATTAN.

Local Board Meetings.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, NEW YORK, Nov. 16, 1914.
NOTICE IS HEREBY GIVEN, IN ACCORDance with Section 432 of the Charter of The City of New York, that a report signed by the Engineer in Charge of Sewers requesting the Engineer in Charge of Sewers requesting the construction of receiving basins at the southeast corner of 161st Street and Fort Washington Avenue; the northeast corner of 160th Street and Fort Washington Avenue, and the northwest corner of 160th Street and Broadway, has been filed in this office, and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Washington Heights District for Local Improvements will be held in the Borough Office, City Hall, on the 27th day of November, 1914, at 11 A. M., at which meeting said report will be submitted to the Board.

the Board.

MARCUS M. MARKS, President.

JAMES W. ADAMS, Secretary. n17

Proposals.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, MUNICIPAL BUILDING, THE CITY OF

NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan, at the offices, Commissioner of Public Works, Room 2032, 20th floor, Municipal Building, until 2 o'clock p. m., on

Building, until 2 o'clock p. m., on

WEDNESDAY, NOVEMBER 25, 1914,

FOR IMPROVEMENT OF MARKET
SPACES UNDER MANHATTAN BRIDGE
FROM DIVISION ST. TO MADISON ST.,
TOGETHER WITH ALL WORK INCIDENTAL THERETO, BOROUGH OF MANHATTAN.

Engineer's estimate of the amount of work to

2,581 cu. yds. gross of Excavation.
103 cu. yds. of Filling.
1,032 lin. feet of New 5" Bluestone Curbstone.
180 lin. feet of Old Bluestone Curbstone re-

79,673 sq. feet of Concrete Sidewalk-Class 19 lin. feet of Granite Headers. 51 cu. yds. of Concrete outside of R. R. Area.

1 Sewer Manhole complete.
2 Receiving Basins built, Standard.
15 cu. yds. Concrete Coping.
91 lin. feet Water Pipe.
1 Sluice Basin, Type "B."

Sluice Basin, Type "B."
Bronx Standard Receiving Basins, Type "E. The time allowed for doing and completing the above work will be Fifty (50) working days.

The amount of security required will be \$5,000, and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security

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

must be made and footed up.

Blank forms and specifications may be had at the office of the Commissioner of Public Works, Bureau of Highways, Room 2124, Municipal Building, Borough of Manhattan.

MARCUS M. MARKS, President.

Nov. 14th, 1914. n14,25 &# See General Instructions to Bidders on last page, last column, of the "City Record."

COUNTY CLERK, KINGS COUNTY.

Proposals.

OFFICE OF THE COUNTY CLERK, KINGS COUNTY, ROOM NO. 1, HALL OF RECORDS, BOROUGH OF BROOKLYN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the County Clerk at the above office until 12 o'clock M., on

office until 12 o'clock M., on

THURSDAY, NOVEMBER 19, 1914,
NO. 1. FOR FURNISHING ALL THE
LABOR AND MATERIALS REQUIRED FOR
INSTALLING METALLIC CASES AND FIXTURES IN THE COUNTY CLERK'S OFFICE,
HALL OF RECORDS, BROOKLYN, N. Y.

The time for the completion of the work and the full performance of the contract is 75 Cal-

endar Days. The amount of security required is \$3,000.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, by which the bids will be tested. The bids will be compared and the contract awarded at a

lump or aggregate sum.

Blank forms and further information may be

SUPREME COURT - FIRST DE-PARTMENT.

Filing of Final Reports. FIRST DEPARTMENT.

n the Matter of the Application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, for the same purpose in fee to the lands, tene ments and hereditaments required for the widening of EAST 167TH STREET from Webster Avenue to Clay Avenue, in the 23rd Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT THE final reports of the Commissioners of Estimate and of the Commissioner of Assessment in the above-entitled matter will be presented for the above-entitled matter will be presented for confirmation to the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part III, to be held in the County Court House in the Borough of Manhattan in The City of New York, on the 24th day of November, 1914, at 10.30 o'clock in forenoon of that day; and that the said final reports have been deposited in the Office of the Clerk of the County of Bronx, East 161st Street and 3rd Avenue, there to remain for and during the space of five days, as required by law.

Dated, New York, November 16, 1914.
JOHN J. HYNES, E. MORTIMER BOYLE, MARTIN C. DYER, Commissioners of Estimate; E. MORTIMER BOYLE, Commissioner of Assessment.

JOEL J. SQUIER, Clerk.

Filing Reports.

FIRST DEPARTMENT.

In the matter of acquiring title by The City of New York to certain lands and premises at and near the southeasterly corner of ST. PAUL'S PLACE and PARK AVENUE, and PAUL'S PLACE and PARK AVENUE, and the southwesterly corner of ST. PAUL'S PLACE and WASHINGTON AVENUE, in the Twenty-third Ward of the Borough of The Bronx, in The City of New York, duly selected as a site for school purposes, according to law.

NOTICE IS HEREBY GIVEN THAT THE report of Cyrus C. Miller, Alfred B. Hall and Martin Geiszler, Commissioners of Estimate and Martin Geiszler, Commissioners of Estimate and Appraisal, duly appointed in the above entitled proceeding, which report bears date the 22nd day of July, 1914, was filed in the office of the Board of Education of The City of New York on the 4th day of August, 1914, and a duplicate of said report was filed in the office of the Clerk of the County of Bronx on November 12th, 1914. Notice is further given that the said report will be presented for confirmation to the Supreme Court of the State of New York, in the First Judicial District, at Special Term thereof, to be held at the County Court House, in the Borough of Bronx, in The City of New York, on the 27th day of November, 1914, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated New York, Nov. 13th, 1914.

FRANK L. POLK, Corporation Counsel, Borough of Manhattan, City of New York.

Application for Appointment of Commissioners.

and supplemental thereto, as an addition to the site heretofore acquired by The City of New York for a new Court House for the use of the Special and Trial Terms of the Supreme Court in the First Judicial District, and of the City Court of New York, and of the County Clerk of the County of New York, and of the Commissioner of Jurors.

PURSUANT TO THE STATUTES IN SUCH case made and provided, notice is hereby given that it is the intention of the Corporation given that it is the intention of the Corporation Counsel of The City of New York to make application to the Supreme Court of the State of New York, at a Special Term of said Court, to be held in Part III thereof, at the County Court House in the Borough of Manhattan, in The City of New York, on the 30th day of November, 1914, at the opening of Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimates of for the appointment of Commissioners of Estimate and Appraisal in the above-entitled matter.

The nature and extent of the improvement The nature and extent of the improvement hereby intended is the acquisition of title in fee simple absolute by The City of New York for the use of the public to certain lands and premises, and all interests therein not now owned by The City of New York, with the buildings thereon and appurtenances thereunto belonging, situated, lying and being on Duane, Park, Pearl and other streets in the Sixth Ward of the Borough of Manhattan, in The City of New York, duly selected, located, designated and set apart by the Board of Estimate and Apportionment of The City of New York, pursuant to the provisions of chapter 336 of the Laws of 1903, and the various acts amendatory thereof and supplemental thereto, as an addition to the site heretofore acquired by The thereor and supplemental thereto, as an addition to the site heretofore acquired by The City of New York for a new court house for the use of the Special and Trial Terms of the Supreme Court in the First Judicial District and of the City Court of New York, and of the County Clerk of the County of New York, and of the Commissioner of Jurors, and which said lands and premises are bounded and described as follows:

as follows:

Parcel G.

All those certain lots of land situate, lying and being in the Borough of Manhattan, City of New York, known and distinguished on the Tax Map of the City of New York for the Borough of Manhattan as part of lot 58 (which part was formerly known as lot 13), also lots 14, 15, 18, 19, 20, 21, 22, 25, 28, 29, 30, 33 and 34 in Block 159, Section 1, which said lots are bounded and described as follows:

Beginning at a point on the easterly line of

Beginning at a point on the easterly line of Duane street, on the property division line between Lot No. 58 and Lot No. 60 of Block No. 159, distant 80.26 feet northerly from the northeast corner of Park Row and Duane street, as in

deflecting to the left ninety (90) degrees thirty three (33) minutes and thirty-seven (37) seconds, distance 17.85 feet, along the property division line between Lot No. 58 and Lot No. 57 of Block No. 159; thence easterly, deflecting to the right ninety (90) degrees, thirty-three (33) minutes and twenty-nine (29) seconds, distance 92.72 feet along the property division line between Lots Nos. 14, 18, 19, 20 and Lot Nos. 57, 56, 55, 54 of Block No. 159; thence northerly, deflecting to the left ninety (90) degrees fifty-two deflecting to the left ninety (90) degrees fifty-two deflecting to the left ninety (90) degrees fifty-two (52) minutes and twenty-seven (27) seconds, disdeflecting to the left ninety (90) degrees fifty-two (52) minutes and twenty-seven (27) seconds, distance 0.73 feet along the property division line between Lot No. 20, and Lot No. 21 of Block No. 159; thence easterly, deflecting to the right ninety (90) degrees fifty-three (53) minutes and fifty-eight (58) seconds, distance 20.45 feet along the property division line beween Lot No. 21 and Lots Nos. 53 and 54 of Block No. 159; thence still easterly, and deflecting to the right no (0) degrees thirty-four (34) minutes and six (6) seconds, distance 59.46 feet along the property division line between Lot No. 22 and Lots Nos. 53, 52 and 51 of Block No. 159; thence still easterly, and deflecting to the left one (1) degree one (1) minute and thirty-five (35) seconds, distance 67.86 feet along the property division line between Lots Nos. 25 and 29 and Lots Nos. 50, 49 and 48 of Block No. 159; thence northerly, deflecting to the left ninety (90) degrees thirteen (13) minutes and twenty (20) seconds, distance 0.78 feet along the property division line between Lot No. 48 and Lot No. 47 of Block No. 159; thence easterly, deflecting to the right eighty-nine (89) degrees fifty-one (51) minutes and thirty (20) seconds fifty-one (51) minutes and thirty (20) seconds (51) minutes (20) seconds (20) degrees thirteen (20) seconds (20) degrees (20) degrees (20) degrees (20) degrees (20) degrees (20) degrees (20) deg flecting to the right eighty-nine (89) degrees fifty-one (51) minutes and thirty (30) seconds, distance 12.50 feet along the property division line between Lot. No. 28 and Lot No. 47 of distance 12.50 feet along the property division line between Lot. No. 28 and Lot No. 47 of Block No. 159; thence still easterly, and deflecting to the right two (2) degrees fourteen (14) minutes and three (3) seconds, distance 17.42 feet along the property division line between Lot No. 29 and Lot No. 46 of Block No. 159; thence southerly, deflecting to the right eighty-six (86) degrees twenty-one (21) minutes and forty-six (46) seconds, distance 3.25 feet along the property division line between Lot No. 46 and Lot No. 34 of Block No. 159; thence easterly, deflecting to the left ninety-five (95) degrees thirty-five (35) minutes and four (4) seconds, distance 95.74 feet along the property division line between Lot No. 34 and Lot No. 35 of Block No. 159 to a point on the southerly line of Pearl street; thence northwesterly, deflecting to the left one hundred and twelve (112) degrees thirteen (13) minutes and six (6) seconds, distance 102.92 feet along the southerly line of Pearl street to its intersection with the southerly line of City Hall Place; thence westerly, deflecting to the left fifty-nine (59) degrees fifty-nine (59) minutes and fifty-one (51) seconds, distance 380.81 feet along the southerly line of City Hall Place to its intersection with the easterly line of Duane street; thence southerly, deflecting to the left eighty-four (84) degrees twenty (20) minutes and thence southerly, deflecting to the left eighty-four (84) degrees twenty (20) minutes and nineteen (19) seconds, distance 75.14 feet along the easterly line of Duane street; thence still southerly, and deflecting to the left six (6) de-grees, six (6) minutes and thirty-seven (37) seconds, distance 44.22 feet along the easterly line of Duane street to the point or place of begin seconds, distance 44.22 reet along the condition of Duane street, to the point or place of begin-Parcel H.

All those certain lots of land situate, lying and being in the Borough of Manhattan, City of New York, known and distinguished on the Tax Map of the City of New York for the Borough of Manhattan as lots 7, 8, 9, 10, 11, 12, 13, 18, 19, 20, 21, 23, 24, 25, 28, 32, 34, 35, 36, 37, 38, 39, 40, 41, 42 and 43 in Block 160, Section 1, which said lots are bounded and described as follows:

Reginning at a point on the westerly line of

FIRST JUDICIAL DISTRICT.

In the Matter of the Application of The City of New York relative to acquiring title to certain lands and premises not now owned by The City of New York, situated, lying and being on Duane, Park, Pearl and other streets, in the Sixth Ward of the Borough of Manhattan, in The City of New York, duly selected, located, designaved and set apart by the Board of Estimate and Apportionment of The City of New York, pursuant to the provisions of Chapter 336 of the Laws of 1903, and the various acts amendatory thereof and supplemental thereto, as an addition to the site heretofore acquired by The City of New York for a new Court House for the use of the Special and Trial Terms of the Supplemental thereto, as an addition to the site heretofore acquired by The City of New York, and of the County Clerk of the County of New York, and of the County Clerk of the County of New York, and of the County Clerk of the County of New York, and of the Commissioner of Jurors.

Section 1, which said lots are bounded and described as follows:

Beginning at a point on the westerly line of Baxter Street, on the property division line between Lot No. 43 of Block No. 160, distance 207.34 feet along the west-erly distance 207.34 feet along the southerly line of Worth Street; thence still west-erly, distance 30.35 feet along the southerly line of Park Street; thence still west-erly, distance 214.26 feet along the southerly line of Park Street; thence still west-erly, distance 367.35 feet along the southerly line of Park Street; thence southeasterly, distance 367.35 feet along the southerly line of Park Street; thence southeasterly, distance 367.35 feet along the southerly line of Park Street; thence southeasterly, distance 367.35 feet along the southerly line of Park Street; thence southeasterly, distance 367.35 feet along the southerly line of Park Street; thence southeasterly, distance 367.35 feet along the northerly line of Park Street; thence southeasterly, distance 367.35 feet along the southerly line of Park Stree 7 and Lot No. 6 of Block No. 160; thence north-easterly, distance 111.83 feet along the division line of the properties before mentioned; thence northwesterly, deflecting to the left, 97 degrees 24 minutes and 59 seconds, distance 12.62 feet along the property division line between Lot No. 7 and Lot No. 45 of Block No. 160; thence easterly, deflecting to the right, 130 degrees 31 minutes and 52 seconds, distance 100.54 feet along the property division line between Lots Nos. 43 and 41 and Lot No. 45 of Block No. 160 to the point or place of beginning.

Parcel I.

Parcel I.

All those certain lots of land in the Borough of Manhattan, City of New York, comprising the land in the block designated as Block 158, Section 1 of the Tax Map of the City of New York for the Borough of Manhattan, said block being bounded Northerly by Park Street; Easterly by Pearl Street; Southerly by City Hall Place; Westerly by Duane Street.

—excluding therefrom, however, all such portions thereof and interests therein as are now owned by The City of New York.

owned by The City of New York.

Dated New York, November 13th, 1914.
FRANK L. POLK, Corporation Counsel,
Municipal Building, Borough of Manhattan, New York City.

Filing Bill of Costs.

FIRST DEPARTMENT.

In the Matter of the Application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of WEST 238TH STREET, ing and extending of WEST 2381H STREET, from Kingsbridge avenue to Riverdale avenue; WEST 236TH STREET, from Albany road to Riverdale avenue, excluding the right of way of the New York and Putnam Railroad; WALDO AVENUE, from Greystone avenue to West 242nd Street, and GREYSTONE AVENUE, from Riverdale avenue to West 242nd Street, in the 24th Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT THE supplemental and additional bill of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part I, to be held at the County Court House in the Borough of Manhattan, in The City of New Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the County Clerk, Kings Co., No. 1. Hall of Records. Boro. of Brooklyn. CHAS. S. DEVOY, County Clerk. Dated, Oct. 30. 1914.

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

| City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record." | City Record. | City Recor

main for and during the space of ten days, as re-

quired by law.

Dated, New York, November 11th, 1914.

GEO. F. STIEBELING, FRANCIS P.

KENNEY, LEO R. LAWLOR, Commissioners of
Estimate; FRANCIS P. KENNEY, Commissioner

JOEL J. SQUIER, Clerk. FIRST DEPARTMENT.

In the Matter of the Application of THE CITY OF NEW YORK, relative to acquiring title wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of ST. RAY-MOND AVENUE (Fourth Street), from Hoguet Avenue to Williamsbridge Road, in the 24th Ward, Borough of The Bronx, City of New York. New York.

NOTICE IS HEREBY GIVEN THAT THE NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part I., to be held at the County Court House in the Borough of Manhattan, in The City of New York, on the 20th day of November, 1914, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as Counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the Office of the Clerk of the County of New York, there to remain for and during the space of ten days, as required by law.

days, as required by law.

Dated, New York, November 7th, 1914.

EDWARD D. DOWLING, ROB'T H. BERG-MAN, JAMES M. FITZPATRICK, Commissioners of Estimate; EDWARD D. DOWLING, Commissioner of Assessment.
JOEL J. SQUIER, Clerk.

Filing Preliminary Abstracts.

FIRST DEPARTMENT.

In the Matter of the Application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of NEREID AVENUE (although not yet named by proper authority), from White Plains Road to the Bronx River, in the Twenty-fourth Ward, Borough of The Bronx, City of New York, as amended by an order of this Court dated July 16, 1914, and entered in the office of the Clerk of the County of The Bronx on the 20th day of July, 1914, so as to conform to a map adopted by the Board of Estimate and Apportionment December 4, 1913, and approved by the Mayor December 15, 1913, in which a slight change is made in the lines of Bullard Avenue; the proceeding as amended to relate to Nereid Avenue, between White Plains Road and Bullard Avenue, as now laid out upon the map of The City of New York. In the Matter of the Application of The City of

WE, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-en-titled matter, hereby give notice to all persons interested in this proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may

concern, to wit:

First.—That we have completed our supplemental and amended estimate and assessment, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments nany of the lands, tenements and hereditaments and premises affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, Room 1557, 15th Floor, Municipal Building, Chambers and Centre Streets, in the Borough of Manhattan, in The City of New York, on or before the 19th day of November, 1914, and that we, the said Commissioners, will hear parties so objecting, and for that purpose will be in attendance at our said office on the 20th day of November, 1914 at 4 o'clock n.m.

1914, at 4 o'clock p. m.

Second.—That the abstracts of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates, proof and other documents used by us in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, Room 1529, 15th Floor, Municipal Building, Chambers and Centre Streets, in the Borough of Manhattan, in said City, there to remain until the 20th day of Navember 1914

November, 1914.

Third.—That the limits of our assessment for benefit include all those lands, tenements and hereditaments and premises situate, lying and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point formed by the intersection of the westerly line of White Plains Road with the northerly line of Elizabeth Street and running thence westerly along the northerly line of Elizabeth Street and its westerly prolonga-tion to its intersection with the westerly line of First Street, thence northerly along the said westerly line of First Street to its intersection with the westerly prolongation of the southerly line of Kossuth Avenue, thence easterly along the said last mentioned westerly prolongation and southerly line of Kossuth Avenue to its intersection with the westerly line of White Plains Road; thence southerly along the said westerly line of White Plains Road to the point or place of beginning.

ginning.

Fourth.—That, provided there be no objections filed to either of said abstracts, our supplemental and amended final report herein will be presented for confirmation to the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part III, to be held in the County Court House in the Borough of Manhattan, in The City of New York, on the 12th day of January, 1915, at the opening of the Court on that day.

Fifth.—In case, however, objections are filed to either of said abstracts of estimate and assessment, the notice of motion to confirm our supplement.

the notice of motion to confirm our supplemental and amended final report herein will stand adjourned to the date to be hereafter specified, and of which notice will be given to all those who have theretofore appeared in this proceeding, as well as by publication in the CITY RECORD, pursuant to Sections 981 and 984 of the Greater

bursualt to Sections 30 and 30 of the Chapter 658 of the Laws of 1906.

Dated, New York, October 23, 1914.

EDWARD C. DELAFIELD, Chairman; WM. S. GERMAIN, HENRY A. COSTER, Commissioners JOEL J. SQUIER, Clerk.

Hearings on Qualifications. FIRST DEPARTMENT.

In the Matter of the Application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of NEEDHAM AVENUE, from East 216th Street to East 222d Street, in the 24th Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT BY AN order of the Supreme Court of the State of

New York, First Department, bearing date the 4th day of November, 1914, and duly entered and filed in the office of the Clerk of the County of Bronx on the 6th day of November, 1914, EDWARD D. DOWLING, Esq., was appointed a Commissioner of Estimate in the above-entitled proceeding in the place and stead of JAMES F. MEEHAN, resigned.

NOTICE IS FURTHER GIVEN that pursuant to the said order bearing date the 4th day of November, 1914, and duly entered and filed in the office of the Clerk of the County of Bronx on the 6th day of November, 1914, the said Edward D. Dowling, Esq., will attend at a Special Term, Part II, of the Supreme Court of the State of New York, First Department, to be held at the County Court House, in the Borough of Manhattan, in The City of New York, on the 23rd day of November, 1914, at the opening of the Court on that day, or as soon thereafter as Counsel can be heard thereon, for the purpose of being examined under oath by the Corporation Counsel of The City of New York, or by any other person having any interest in the said proceeding, as to his qualifications to act as such Commissioner of Estimate.

Dated, New York, November 11th, 1914.

FRANK L. POLK, Corporation Counsel, Municipal Building, Borough of Manhattan, New York City.

SUPREME COURT-SECOND DE-PARTMENT.

Filing Preliminary Abstracts.

SECOND DEPARTMENT.

In the Matter of the Application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of ASHLAND STREET, from Cypress Hills Cemetery to Myrtle Avenue, from Birch Street to Spruce Street, and from North Curtis Avenue to Metropolitan Avenue, as shown upon a Map or Plan adopted by the Board of Estimate and Apportionment May 16, 1912, and approved by the Mayor May 22, 1912, together with the small unacquired portions of Forest Park, opposite Nostrand Place, and at the intersection of Ashland Street, Myrtle Avenue and Guion of Ashland Street, Myrtle Avenue and Guion Street, in the 4th Ward, Borough of Queens. City of New York.

NOTICE IS HEREBY GIVEN TO ALL PER-sons interested in the above entitled proceed-ing, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to

all others whom it may concern, to wit:

First.—That the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby,

proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 3rd day of December, 1914, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 7th day of December, 1914, at 3 o'clock P. M.

Second.—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 3rd day of December, 1914. and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 8th day of attendance at his said office on the 8th day of December, 1914, at 3 o'clock P. M.
Third.—That the Commissioner of Assessment

has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 11th day of July, 1912, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and beand hereditaments and bremises structe and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows, viz.:

1. Beginning at a point on the prolongation of a line midway between Stanton street and

Shipley street where it is intersected by a line midway between Shaw avenue and Forest parkway, and running thence westwardly along the said line midway between Stanton street and Said line initiative states and along the prolongations of the said line to the intersection with a line distant 100 feet westerly from and parallel with the easterly boundary line of Cypress Hills Cemetery, the said distance being measured at right angles to the Cypress Hills Cemetery boundary line; thence northwardly along the said line parallel with the easterly boundary line of Cypress Hills Cemetery to a point distant 250 feet northerly from the prolongation of the northerly line of Ashland street, the said distance being measured at right angles to Ashland street; thence eastwardly and always distant 250 feet northerly from and parallel with the northerly line of Ashland street and its prolongations as laid out adjoining Cypress Hills Cemetery and Nostrand place to the intersection with the southerly line of Myrtle avenue; thence northwardly at right angles to Myrtle avenue a discounter of the contraction tance of 350 feet; thence eastwardly and parallel with Myrtle avenue to the intersection with the prolongation of a line midway between Bedford avenue and Greenwood avenue; thence southwardly along the said line midway between Bedford avenue and Greenwood avenue and along the prolongation of the said line to the inter-section with the prolongation of a line midway between Ashland street and Brandon avenue as these streets are laid out at Chestnut street; thence westwardly along the said prolongation of a line midway between Ashland street and Brandon avenue to the intersection with the centre line of Oxford avenue; thence northwardly along the centre line of Oxford avenue to the intersection with the prolongation of a line midway between Emerson street and Ferriss place; thence westwardly along the said line midway between Emerson street and Ferriss place and along the prolongations of the said line to the intersection with the centre line of Diamond street; thence southwardly along the centre line of Diamond street to a point distant 100 feet northerly from the prolongation of the northerly line of Ferriss street, the said distance being measured at right angles to Ferriss street; thence westwardly and always distant 100 feet northerly from and parallel with the northerly line of Ferriss street and the prolongations thereof to the intersection with a line midway between Forest parkway and Shaw avenue; thence southwardly along the said line midway between Forest parkway and Shaw avenue to the point or place of beginning.

2. Beginning at a point on the northeasterly right-of-way line of the Montauk Division of 2. Beginning at a point on the northeasterly right-of-way line of the Montauk Division of the Long Island Railroad where it is intersected by the prolongation of a line distant 250 feet.

Nott Avenue and Thirteenth Street; thence northwardly along the said line midway between

northerly from and parallel with the northerly line of Ashland street as this street is laid out east of Babbage street, the said distance being measured at right angles to Ashland street and running thence eastwardly along the said line parallel with Ashland street and along the proportion of the said line to the intersection. parallel with Ashland street and along the pro-longation of the said line to the intersection with a line distant 200 feet northeasterly from and parallel with the southwesterly line of Metropolitan avenue, the said distance being measured at right angles to Metropolitan ave-nue; thence southeastwardly along the said line parallel with Metropolitan avenue and the pro-longation thereof to the intersection with a line at right angles to Metropolitan avenue and avenue and the propassing through a point on the prolongation of its southwesterly side where it is intersected by the prolongation of a line midway between Ashland street and Hillside avenue; thence southwestwardly along the said line at right angles to Metropolitan avenue to its southwest prolongation and the said line at right angles to Metropolitan avenue to its southwest prolongation. erly side; thence westwardly along the said line midway between Ashland street and Hillside avenue and along the prolongation of the said line to the intersection with the northeasterly right-of-way line of the Montauk Division of the Long Island Railroad; thence northwest-wardly along the said right-of-way line to the point or place of beginning.

Fourth.—That the abstracts of said estimate of damage and of said assessment for benefit, together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, in the Municipal Building Court House Square in the Borough

Building, Court House Square, in the Borough of Queens, in said City, there to remain until the 7th day of December, 1914.

Fifth.—That, provided there be no objections filed to either of said abstracts, the reports as to Fifth.—Inat, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof for the hearing of motions, to be held in the County Court House in the Borough of Brooklyn, in The City of New York, on the 4th day of February, 1915, at the opening of the Court on that day.

Sixth.—In case, however, objections are filed to the foregoing abstracts of estimate and assessment, or to either of them, the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to Sections 981 and 984 of the Greater New York Charter, as amended by Chapter 658 of the Laws of 1906.

Dated, New York, October 23rd, 1914.

CLINTON T. ROE, Chairman; HERMAN T. SMITH, JOHN L. KLAGES, Commissioners of Estimate; JOHN L. KLAGES, Commissioner of Assessment.

WALTER C. SHEPPARD, Clerk. 113.d1

WALTER C. SHEPPARD, Clerk.

Application for Appointment of Commissioners.

SECOND DEPARTMENT.

In the Matter of the Application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of ELY AVENUE, from Jackson Avenue to Nott Avenue, in the First Ward, Borough of Queens, City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, Second Department, at a Special Term of said Court, to be held for the hearing of motions in the County Court-house, in the County of Kings, in the Borough of Brooklyn, in The City of New York, on the 24th day of November, 1914, 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 one Commissioner of Assessment in the

and one Commissioner of Assessment in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, in fee, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereunto belonging, required for the opening and extending of Ely Avenue, from Jackson Avenue to Nott Avenue in the First Ward, Borough of Queens, City of New York, being the following described lots, pieces or parcels of land, viz.:

Beginning at a point formed by the intersection of the northwesterly line of Jackson avenue with the westerly line of Ely Avenue. Running thence northerly for 610.02 feet along the westerly line of Ely Avenue to the southerly line of Nott Avenue. Thence easterly, deflecting to the right 90° 00′ 52″ for 80.00 feet to the easterly line of Ely Avenue. Thence southerly, deflecting to the right 89° 59′ 08″ for 538.09 feet along the easterly line of Ely Avenue and the prolongation thereof to the northwesterly line of Jackson Avenue. Thence southwesterly line of Jackson Avenue. Thence southwesterly line of Jackson Avenue. Thence southwesterly line of Jackson Avenue to the westerly line of Ely Avenue, the point or place of beginning.

Ely Avenue, extending from Jackson to Nott Avenue, in the First Ward, Borough of Oueens, above-entitled matter.

Ely Avenue, extending from Jackson to Nott Avenue, in the First Ward, Borough of Queens, is laid down on the Commissioners Map of Long Island City, filed with the City Clerk of Long

Island City, filed with the City Clerk of Long Island City December 31, 1875. The Board of Estimate and Apportionment on the 4th day of December, 1913, duly fixed and determined the area of assessment for benefit in

this proceeding as follows: this proceeding as follows:

Beginning at a point on the prolongation of a line midway between Ely Avenue and Van Alst Avenue as these streets are laid out between Nott Avenue and Thirteenth Street, distant 100 feet northerly from the northerly line of Thirteenth Street, and running thence eastwardly and and the light Thirteenth Street, and trunning thence eastwardly and the light Thirteenth Street, and trunning thence eastwardly and the light Thirteenth Street, and trunning thence eastwardly and the light Thirteenth Street to the intersection. parallel with Thirteenth Street to the intersection with the prolongation of a line distant 300 feet easterly from and parallel with the easterly line of Ely Avenue as this street is laid out between Nott Avenue and Thirteenth Street, the said distance being measured at right angles to Ely Avenue; thence southwardly along the said line parallel with Ely Avenue and along the prolongations of the said line to the intersection with a line midway between Anable Avenue and Pearson Street; thence southeastwardly along the said line midway between Anable Avenue and Pearson Street to the intersection with a line distant 300 feet southeasterly from and parallel with the southeasterly line of Jackson Avenue as this street is laid out between Anable Avenue and Pearson Street, the said distance being measured at right angles to Jackson Avenue; thence southwestwardly along the said line parallel with Jackson Avenue and along the prolonga-tion of the said line to the intersection with a line midway between Crane Street and Beech Street; thence northwestwardly along the said line midway between Crane Street and Beech Street to the intersection with the prolongation of

Ely Avenue and Van Alst Avenue to the point or place of beginning.
Dated, New York, November 12th, 1914.
FRANK L. POLK, Corporation Counsel,
Municipal Building, Borough of Manhattan, City
of New York.

12,23

Filing Bill of Costs. SECOND DEPARTMENT.

In the Matter of the Application of The City of In the Matter of the Application of The City of New York, relative to acquiring title in fee wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of EAST 17TH STREET, from Avenue L to a point about 480 feet north of Avenue N; EAST 18TH STREET, from Avenue L to a point about 465 feet north of Avenue P; EAST 19TH STREET, from the south line of Avenue M to a point about 560 feet north of Avenue P, in the 31st and 32d Wards, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above-en-titled matter will be presented for taxation to titled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held at the County Court House in the Borough of Brooklyn, in The City of New York, on the 2d day of December, 1914, at 10:00 o'clock in the forenoon of that day, or as soon thereafter as Counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Kings, there to remain for and during the space of ten days, as required by law.

of ten days, as required by law.

Dated, New York, November 16th, 1914.
EDWIN L. GARVIN, EDWARD F. LINTON,
SIDNEY GRANT, Commissioners of Estimate;
EDWARD L. GARVIN, Commissioner of As-

essment.
MELVILLE J. FRANCE, Clerk.

SECOND DEPARTMENT.

n the Matter of the Application of The City of New York, relative to acquiring title in fee wherever the same has not been heretofore acquired to the lands, tenements and hereditaments required for the opening and extending of WOODBINE STREET, from Knickerbocker Avenue to Irving Avenue, in the 28th Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held at the County Court from thereof, to be held at the County Court House in the Borough of Brooklyn, in The City of New York, on the 24th day of November, 1914, at 10:00 o'clock in the forenoon of that day, or as soon thereafter as Counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Kings, there

to remain for and during the space of ten days, as required by law.

Dated, New York, November 11th, 1914.

DAVID HIRSHFIELD, JOHN F. CANAVAN, JOHN N. HARMAN, Commissioners of Estimate; JOHN F. CANAVAN, Commissioner of

Assessment.
MELVILLE J. FRANCE, Clerk.

NOTICE TO BIDDERS AT SALES OF OLD BUILDINGS, ETC.

TERMS AND CONDITIONS UNDER WHICH BUILDINGS, ETC., WILL BE SOLD FOR REMOVAL FROM CITY PROPERTY.

THE BUILDINGS AND APPURTENANCES thereto will be sold to the highest bidder, who must pay cash or certified check, drawn to the order of the Comptroller of The City of New York, and must also give a certified check or cash in half the amount of the purchase price as security for the faithful performance of the terms and conditions of the sale. Where the amount of the purchase price does not equal or exceed the sum of \$50, the sum of \$50 shall be the amount of the security to be denosited. This the amount of the security to be deposited. This security may at any time after the expiration of the contract period be applied by the City to the cost of completing any of the work required under the contract, but unfinished at the expira-

tion of the contract period.

The purchaser shall not lease, occupy, cause or permit the building or buildings, etc., purchased by him to be used or occupied for any purpose other than that of their speedy removal, nor shall he collect any rental or other revenue for the use of either the land or the buildings, etc., situated thereon. The breach of either or any of these conditions shall forthwith void the sale and cause immediate forfeiture of the purchase money and the security deposited for the faithful performance of the conditions of the sale. The placing therein or permitting the occupancy of any such building by any tenant free, for rent or otherwise, excepting the necessary watchmen or the workmen engaged in the actual demolition thereof, shall of itself be a breach of the above conditions of sale. nor shall he collect any rental or other revenue

demolition thereof, shall of itself be a breach of the above conditions of sale.

The sale will be as of the condition of the property on date of delivery thereof to the purchaser. The City of New York will not be responsible for any change or loss which may occur in the condition of the buildings, or their appurtenances between the time of the sale thereof and the time of delivering possession to the purchaser, after being properly vacated of all tenants. The sale and delivery to purchaser will be made as nearly together as the circumstances of vacating the structures of their tenants will permit.

All the material of the buildings, sheds, walks, structures and cellars of whatsoever nature, with their exterior and interior fixtures, appurte-nances and foundations of all kinds, except the exterior walls of the buildings and their foun-dations and the sidewalks and curb in front of dations and the sidewalks and curb in front of said buildings, extending within the described area shall be torn down and removed from the premises. None of the dirt, debris or waste resulting from demolition shall be allowed to remain on the premises, except old mortar or plaster only, which may be left, but not higher at any point than two feet below the curb opposite that point. The exterior walls and their foundations shall be taken down only to a plane whose elevation shall be the level of the curb in front of the building. Where there is no curb the elevation of the surrounding ground shall be considered curb level. All wells, cesspools, sinks, sidered curb level. All wells, cesspools, sinks, etc., existing on the property must be filled to the level of the surrounding ground with clean

The purchaser at the sale shall also withdraw and remove all abandoned water taps and old

house sewer connections to the main sewer in the street and the openings of the main sewer in street shall be properly closed in compliance with the directions of the Bureau of Sewers in the Borough in which the buildings are situated, and furnish the Department of Finance with a certificate from the Bureau of Sewers that the work has been properly performed.

work has been properly performed.

The permit for all opening in the street to be obtained by and at the expense of the purchaser of the building.

of the building.

Failure to remove said buildings, appurtenances, or any part thereof, within thirty days from the day of possession will work forfeiture of ownership of such buildings, appurtenances, or portion as shall then be left standing, together with all moneys paid by said purchaser on account thereof at the time of the sale, and the bidder's assent to the above conditions being understood to be implied by the act of bidding, and The City of New York will, without notice to the purchaser, cause the same to be removed, and the cost and expense thereof charged against the security above mentioned.

The work of removal must be carried on in every respect in a thorough and workmanlike

The work of removal must be carried on in every respect in a thorough and workmanlike manner, and must be completed within thirty days from the day of possession, and the successful bidder will provide and furnish all materials of labor and machinery necessary thereto, and will place proper and sufficient guards and fences and warning signs by day and night for the prevention of accidents, and will indemnify and save harmless The City of New York, its officers, agents and servants, and each of them, against any and all suits and actions, claims and demands of every name and description brought against it, them or any of them, and against and from all damage and costs to which it, they or any of them be put by reason of injury to the person or property of another, resulting from negligence or carelessness in the performance of the work, or in guarding the same, or from of the work, or in guarding the same, or from any improper or defective materials or machinery, implements or appliances used in the removal of said buildings.

Where party walls are found to exist between buildings purchased by different bidders, the materials of said party walls shall be understood to be equally divided between the separate purchasers.

to be equally divided between the separate purchasers.

Party walls and fences, when existing against adjacent property not sold, shall not be taken down. All furrings, plaster, chimneys, projecting brick, etc., on the faces of such party walls are to be taken down and removed. The walls shall be made permanently self-supporting, beamholes, etc., bricked up, and the wall pointed and made to exclude wind and rain and present a clean exterior. The roofs and adjacent buildings shall be properly flashed and painted and made watertight where they have been disturbed by the operations of the Contractor.

The comptroller of The City of New York reserves the right on the day of sale to withdraw from sale any of the buildings, parts of buildings and machinery included therein, or to reject any and all bids; and it is further

Resolved, That, while the said sale is held under the supervision of the Commissioners of the Sinking Fund, the Comptroller is authorized to cause the sale to be advertised and to direct the sale thereof as financial officer of the City.

the sale thereof as financial officer of the City.

PROPOSALS FOR BIDS AND ESTIMATES FOR THE CITY OF NEW YORK.

NOTICE TO CONTRACTORS.

GENERAL INSTRUCTIONS TO BIDDERS.

The person or persons making a bid or estimate for any services, work, materials or supplies for The City of New York, or for any of its departments, bureaus or offices, shall furnish the same in a sealed envelope, indorsed with the title of the supplies, materials, work or services for which the bid or estimate is made, with his or their name or names and the date of presentation to the President or Board or to the head of the Department at his or its office, on or before the date and hour named in the advertisement for date and hour named in the advertisement for the same, at which time and place the estimates received will be publicly opened by the President or Board or head of said Department and read, and the award of the contract made according to law as soon thereafter as practicable.

Each bid or estimate shall contain the name and place of residence of the person making the same, and names of all persons interested with him therein, and, if no other person be so interhim 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 Board of Aldermen, head of a department, chief of a bureau, deputy thereof, or clerk therein, or other officer of The City of New York is, shall be or become interested, directly or indirectly, as contracting party, partner, stockholder, surety or otherwise in or in the performance of the contract, or in the supplies, work or business 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 makthe oath, in writing, of the party or parties making the estimate that the several matters stated No bid or estimate will be considered unless,

as a condition precedent to the reception or con-sideration of any proposal, it be accompanied by a certified check upon one of the State or Na-tional banks of The City of New York, drawn to the order of the Comptroller, or money or corporate stock or certificates of indebtedness of any nature issued by The City of New York, which the Comptroller shall approve as of equal which the Comptroller shall approve as of equal value with the security required in the advertisement to the amount of not less than three nor more than five per centum of the amount of the bond required, as provided in section 420 of the Greater New York Charter.

The amount shall be as specified in the proposals or instructions to bidders and shall not be in excess of 5 per cent.

be in excess of 5 per cent.

The certified check or money should not be inclosed in the envelope containing the bid or estimate, but should be either inclosed in a separate envelope addressed to the head of the Department, President or Board, or submitted personally upon the presentation of the bid or estimate.

For particulars as to the quantity and quality For particulars as to the quantity and quality of the supplies, or the nature and extent of the work, reference must be made to the specifications, schedules, plans, etc., on file in the said office of the President, Board or Department.

No bid shall be accepted from or contract awarded to any person who is in arrears to The City of New York upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the City.

The contract must be bid for separately.

The right is reserved in each case to reject all bids or estimates if it is deemed to be for the interest of the City so to do.

Bidders will write out the amount of their bids or estimates in addition to inserting the same in figures.

Bidders are requested to make their bids or estimates upon the blank forms prepared and furnished by the City, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the and remove all abandoned water taps and old service mains, and in place thereof cause to be inserted a brass plug in the main water pipe in the street, in compliance with the rules and regulations of the Department of Water Supply, Gas and Electricity, and furnish the Department of Finance with a certificate from the Department of Water Supply, Gas and Electricity that this has been performed.

The purchaser at the sale shall also remove all