

# THE CITY RECORD.

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## THE CITY RECORD.

### OFFICIAL JOURNAL OF THE CITY OF NEW YORK.

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WILLIAM J. GAYNOR, Mayor.

ARCHIBALD R. WATSON, CORPORATION COUNSEL. WILLIAM A. PRENDERGAST, COMPTROLLER.

DAVID FERGUSON, SUPERVISOR.

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### TABLE OF CONTENTS.

Aldermen, Board of—	1541	Health, Department of—	1541
Public Hearings .....	1543	Report for the Week Ending February 15, 1913 .....	1541
Approved Papers .....	1543	Resolutions Adopted, Notices of .....	1556
Assessors, Board of—	1564	Instructions to Bidders for Work to Be Done or Supplied to Be Furnished .....	1568
Completion of Assessments, Notice of .....	1564	Manhattan, Borough of—	1568
Bellevue and Allied Hospitals, Department of—	1552	Proposals .....	1557
Proposals .....	1552	Municipal Civil Service Commission—	1551
Synopsis of Minutes of Meeting of January 21, 1913 .....	1547	Notices of Examinations .....	1551
Board Meetings .....	1552	Notice of Proposed Amendment of the Classification .....	1551
Bridges, Department of—	1552	Normal College of The City of New York—	1563
Proposals .....	1552	Proposals .....	1563
Bronx, Borough of—	1548	Notice to Bidders at Sales of Old Buildings, etc .....	1568
Report for the Week Ending February 19, 1913 .....	1548	Official Directory .....	1548
Report of the Bureau of Buildings for the Week Ending February 8, 1913 .....	1548	Parks, Department of—	1563
Brooklyn, Borough of—	1555	Proposals .....	1563
Auction Sale .....	1555	Police Department—	1555
Proposals .....	1555	Owners Wanted for Unclaimed Property .....	1555
Change of Grade Damage Commission—	1552	Proposals .....	1554
Time and Place of Meetings .....	1552	Public Charities, Department of—	1554
Changes in Departments, etc .....	1548	Proposals .....	1554
Education, Department of—	1563	Public Service Commission, First District—	1546
Proposals .....	1563	Calendar for the Week Commencing February 17, 1913 .....	1543
Estimate and Apportionment, Board of—	1560	Richmond, Borough of—	1562
Franchise Matters, Notice of .....	1560	Proposals .....	1562
Public Improvement Matters, Notice of .....	1558	Sinking Fund, Commissioners of—	1546
Public Notices .....	1541	Proceedings at Meeting Held February 17, 1913 .....	1546
Executive Department—	1541	Supreme Court, First Department—	1564
Hearing by the Mayor on Legislative Measures .....	1541	Acquiring Title to Lands, etc .....	1564
Finance, Department of—	1552	Supreme Court, Second Department—	1565
Confirmation of Assessments, Notice of .....	1552	Acquiring Title to Lands, etc .....	1565
Corporation Sales .....	1553	Supreme Court, Third Judicial District—	1568
Interest on City Bonds and Stock .....	1554	Public Notices .....	1568
Notices of Sales of Tax Liens, etc .....	1554	Water Supply, Board of—	1563
Sureties on Contracts .....	1553	Proposals .....	1563
Fire Department—	1563	Water Supply, Gas and Electricity, Department of—	1556
Proposals .....	1563	Proposals .....	1556
Health, Department of—	1556		
Proposals .....	1556		

### EXECUTIVE DEPARTMENT.

#### HEARING BY THE MAYOR ON LEGISLATIVE MEASURES.

Pursuant to statutory requirement, notice is hereby given that an act, Assembly Bill No. 387, Int. No. 384, has been passed by both branches of the Legislature, entitled:

An Act to amend the Greater New York Charter, in relation to the power of the City Superintendent of Schools to enforce the Compulsory Education Law.

Further notice is hereby given that a public hearing upon such bill will be held at the Mayor's office in the City Hall in the City of New York on Tuesday, February 25, 1913, at 2 o'clock p. m.

Dated, City Hall, New York, February 20, 1913.

f21.24 WILLIAM J. GAYNOR, Mayor.

Pursuant to statutory requirement, notice is hereby given that an act, Assembly Bill No. 444, Int. No. 439, has been passed by both branches of the Legislature, entitled:

An Act to grant to The City of New York certain lands under water in Flushing Bay and Flushing Creek and vicinity, and providing for the improvement thereof.

Further notice is hereby given that a public hearing upon such bill will be held at the Mayor's office in the City Hall in the City of New York on Tuesday, February 25, 1913, at 2 o'clock p. m.

Dated, City Hall, New York, February 21, 1913.

f24.25 WILLIAM J. GAYNOR, Mayor.

### BOARD OF ESTIMATE AND APPORTIONMENT.

#### PUBLIC NOTICES.

PUBLIC NOTICE IS HEREBY GIVEN that at the meeting of the Board of Estimate and Apportionment held this day consideration was had of the communication from the Public Service Commission for the First District transmitting resolutions as to route and general plan of construction for an additional rapid transit railway in the Borough of Queens, known as Flushing route, and requesting the approval and consent of this Board thereto, and the consideration was continued until Thursday, February 27, 1913, at 10.30 o'clock a. m., in room 16, City Hall, Borough of Manhattan.

JOSEPH HAAG, Secretary.

Dated New York, February 13, 1913.

f15.27

PUBLIC NOTICE IS HEREBY GIVEN that at the meeting of the Board of Estimate and Apportionment held this day consideration was had of the communication from the Public Service Commission for the First District transmitting resolutions as to route and general plan of construction for an additional rapid transit railway in the Borough of Manhattan, known as Park Avenue-Lexington Avenue connection at 42d street, and requesting the approval and consent of this Board thereto, and such consideration was continued until February 27, 1913, at 10.30 o'clock a. m., in room 16, City Hall, Borough of Manhattan.

JOSEPH HAAG, Secretary.

Dated New York, February 13, 1913.

f15.27

### THE BOARD OF ALDERMEN OF THE CITY OF NEW YORK.

#### HEARING ON PROPOSED MOVING PICTURE ORDINANCES.

The Committee on Laws and Legislation of the Board of Aldermen will hold a public hearing in the Aldermanic Chamber, City Hall, Manhattan, on Monday,

February 24, 1913, at 2 o'clock p. m., on a number of proposed ordinances for the regulation of moving picture theatres, which appear in the minutes of the Board under the following numbers and dates:

No. 2908, page 579, minutes of February 11, 1913.  
No. 2903, page 578, minutes of February 11, 1913.  
No. 2680, page 238, minutes of January 21, 1913.  
No. 2679, page 236, minutes of January 21, 1913.  
No. 2547, page 80, minutes of January 6 and February 4, 1913.  
No. 2546, page 79, minutes of January 6 and February 4, 1913.  
No. 2545, page 79, minutes of January 6 and February 4, 1913.  
All persons interested in these matters are respectfully invited to attend.

f20.24 P. J. SCULLY, City Clerk and Clerk of the Board of Aldermen.

PUBLIC NOTICE IS HEREBY GIVEN that the Committee on "Bronx Court House Investigation" of the Board of Aldermen will hold a public hearing on Friday evening, February 28, at 8 p. m. sharp, at Court House, 162d st. and Washington ave., Borough of The Bronx.

All persons interested in the above matter are respectfully invited to attend.

f24.28 P. J. SCULLY, City Clerk and Clerk of the Board of Aldermen.

### DEPARTMENT OF HEALTH

#### Report for Week Ending February 15, 1913

Recent Resolutions of the Board of Health in Regard to Chicken Slaughter Houses, Protection of Foods, Meat Certification and Tagging, Sausage Factories and Establishments for Preserving Meats.

At a meeting of the Board of Health held February 10, 1913, certain resolutions were adopted, of which what follows is an abstract. The resolutions are published in full in the CITY RECORD of February 15, and should be there consulted by those especially interested in any or all of the subjects affected. Full copies of these new rules and regulations will also be supplied upon request addressed to the Commissioner or Secretary of the Department of Health.

The new regulations or modifications relate to the following subjects:

(1) Chicken slaughter houses and places where chickens are kept for sale in crates lots.  
(2) The better protection of food from contamination by dust and flies.  
(3) (New). Requiring that after July 1, 1913, all meat brought into the City must be tagged, showing that it has been officially inspected and approved.  
(4) Stringent rules and regulations in regard to the management of sausage factories and establishments for smoking and preserving meats.  
(5) (New). More stringent rules and regulations relating to slaughter houses.

The Commissioner of Health has issued the following statement explaining the significance of the new requirements, which constitute a marked advance in the local official control of foods and meat:

(1) CHICKEN SLAUGHTER HOUSES.

For years there have been suspicions of improper practices in the granting of permits to chicken slaughter houses and the manner in which these houses have been conducted has not been entirely satisfactory. As a result of investigations made by the Commissioner, it was discovered that persons not connected with the Department of Health had extorted large sums of money from dealers interested in this industry. In one instance it was found that an Inspector of the Department was involved, and he was dismissed and prosecuted criminally. In order to put a stop to such practices and to minimize further the nuisances arising from this industry, the future granting of permits will be restricted as follows:

(a) The site must not be within 200 feet of an inhabited dwelling, factory, office building, church, hospital or school.

(b) In the Boroughs of Manhattan and Brooklyn, no sites shall be approved when at a greater distance than 200 feet from the water front, except in the localities set aside by law as slaughter house districts.

(2) PROTECTION OF FOODS.

Section 46 of the Sanitary Code was amended so as to read as follows:

Section 46. No food, except fruits and vegetables that are peeled, pared or cooked before consumption, shall be kept, sold or offered for sale or be displayed or transported unless protected from dust, dirt, flies or other contamination. The term "food" as herein used shall include every article of food and every beverage used by man, and all confectionery.

This section of the Sanitary Code is more stringent than that which it supersedes, because it not only includes foods displayed outside of stores, but also those exposed within stores, bakeries, restaurants, factories and other places. The protection of foods from infection by flies will minimize the danger of transmission of typhoid fever and other diseases by foods.

(3) MEAT CERTIFICATION AND TAGGING.

After July 1, 1913, no meat products shall be brought into New York City, held, kept or offered for sale as food unless bearing a tag or other approved mark denoting inspection and approval by the Department of Health of The City of New York or by the Federal or State authorities. At the present time it is possible to ship into the City from the interior of the State meats which have not been inspected, and the City has neither a sufficient force nor proper facilities to inspect such meat. It is not practicable under ordinary circumstances to determine whether or not an animal is healthy and fit for human food except by post mortem examination. Post mortem examinations are made of all animals slaughtered in The City of New York, and no carcasses of animals slaughtered outside the City will henceforth be allowed to enter unless they have been inspected and passed in accordance with the provisions of the Act of Congress relating to the Federal inspection of meat and meat products intended for interstate commerce, or have been inspected and passed in accordance with the laws of a State or the ordinance of a municipal division thereof which maintains a system of post mortem inspection and marking of the standard maintained by The City of New York. If the meat trade of the State with this City is to continue, it will be necessary for the State to establish an adequate system of official inspection.

(4) SAUSAGE MANUFACTORIES AND ESTABLISHMENTS FOR SMOKING AND PRESERVING MEATS.

Permits will hereafter be required for such establishments. The term "sausage" and "sausage meat" are defined as follows:

Sausage or sausage meat shall be held to be a comminuted meat from cattle or swine, or a mixture of such meats, either fresh, salted, pickled or smoked, with or without added salt and spices, and with or without the addition of edible animal fats, blood and sugar.

All animal tissues used as containers, such as casings or stomachs, must be clean and sound, and impart to the contents no other substance than salt.

Each applicant for a permit to manufacture sausages or to smoke and preserve meats shall file with his application a statement showing all materials and foodstuffs used or intended to be used in such manufacture, together with the source or sources from which the same were obtained, and shall, whenever required by the Board of Health or the Sanitary Superintendent, furnish further statements giving like information.

Under the heading of *equipment*, specific regulations are made as to floors, walls and ceilings, tables, lighting and ventilation. Adequate toilets and wash rooms are required and individual towels must be provided.

Under the heading of *methods*, the new regulations require strict cleanliness and workmen must exchange their street clothes for clean washable suits. The use of lungs and cows' udders is prohibited and the working over of sausages is forbidden. Coloring matter is prohibited, as are also preservatives except salt, sugar, saltpepper and spices, vinegar and wood smoke.

## (5) SLAUGHTER HOUSE REGULATIONS.

The Federal Government, through its Bureau of Animal Industry of the Department of Agriculture, maintains in this City an elaborate system of meat inspection in all establishments in which cattle are killed for shipment to other states or to foreign countries. In those establishments in which meat is prepared for sale only in this City or State, the Federal Government exercises no supervision, inspection being maintained by the Department of Health of New York City. The Board of Health has now adopted more stringent rules and regulations for such establishments, so that, as far as possible, with the limited force of Inspectors, the consumers in the City will receive the same protection in regard to their meat as is guaranteed by Federal inspection to those who use meat shipped from other states.

No animals shall be slaughtered except under the supervision of an Inspector of the Department of Health. The employees shall be cleanly in their habits and clothing. All knives and other tools shall be thoroughly cleaned at least once a day and shall be kept clean during use. The rooms in which meat is prepared, packed or otherwise handled, shall be well ventilated, suitably lighted, free from odors, and shall be kept free from flies and other vermin. Poisonous exterminators may be used only under the supervision of an Inspector. Butchers, after handling diseased carcasses, shall cleanse their hands of all grease by means of hot water and soap and properly disinfect them before handling healthy carcasses. All butchers' implements used in dressing diseased carcasses shall be sterilized following the slaughter of any animal affected with an infectious disease, all slaughtering to cease until the implements are disinfected or other clean implements are provided. Skins and hides from animals condemned for tuberculosis or any other diseases infectious to man (except those animals showing lesions of anthrax or charbon, regardless of the extent of the disease), but showing no outward appearance of the disease, may be removed for tanning or other uses in the arts. Whenever an animal is condemned on account of anthrax every part of said animal, including the hide, shall be tanked and destroyed. Retaining rooms shall be rat-proof, large enough for carcasses to hang separately, furnished with abundant light, and provided with suitable tables and other necessary apparatus; the floors shall be of cement, asphalt, metal or brick laid in cement, and shall have proper sewer connections. Wagons, cars or other vehicles used in transporting meat through the City shall be so closed and covered that the contents shall be free from dust, dirt and flies. Persons affected with tuberculosis or any other communicable disease, shall not be employed in any of the departments where carcasses are dressed, meat is handled, or meat food products are prepared. Upon all carcasses slaughtered under the supervision of the Department of Health which have passed inspection there shall be placed a meat inspection stamp, and no such stamp shall be placed upon meat or meat food products except under the supervision of an Inspector of this Department.

Proprietors of abattoirs, shall, upon the completion of each day's operations, furnish to the Inspector detailed to said abattoir statements containing accurate information in regard to the number and kind of animals slaughtered and the weight of the meat produced therefrom. Hides, feet, offal and dressed carcasses must not be allowed to accumulate on the killing floor. The owner, or person in charge of each slaughter house, shall inform the Inspector detailed thereto when work for the day has been concluded, and when slaughtering will next take place.

In all slaughter houses established after January 1, 1913, all water closets, toilet rooms and dressing rooms shall be entirely separated from apartments in which carcasses are dressed or meat or meat food products are cured, stored, packed, handled or prepared. In slaughter houses which were established prior to January 1, 1913, where such rooms open into apartments in which meat or meat food products are handled, they must be provided with properly ventilated vestibules with doors which close automatically.

Water closets and toilet rooms shall be conveniently located, sufficient in number, ample in size, and fitted with fixtures which have been approved by the Department of Health. The lavatories shall adjoin the water closet apartment, but shall not be in the same room or apartment. These rooms shall be properly lighted, suitably ventilated, and kept inoffensive at all times. They shall be provided with running hot and cold water, soap, individual towels and toilet paper.

## VITAL STATISTICS

Summary for Week Ending Saturday, 12 M., February 15, 1913.

Boroughs.	Population U.S. Census April 15, 1910.	Estimated Population July 1, 1913.	Deaths.			Marriages.	Still-births.	Death-rate.
			1912.	1913.	*Corrected, 1913.			
Manhattan	2,331,542	2,487,796	785	853	843	1,203	622	16.80
The Bronx	430,980	533,981	140	180	170	209	10	13.75
Brooklyn	1,624,351	1,845,443	484	565	575	816	221	14.21
Queens	284,041	359,891	76	99	111	132	19	11.85
Richmond	85,969	95,872	26	35	33	34	14	14.64
City of New York...	4,766,883	5,372,983	1,511	1,732	1,732	2,394	886	15.24
							152	16.82

\*Corrected according to borough of residence.

† The presence of several large institutions, the great majority of whose inmates are non-residents of the city, increases considerably the death-rate of this Borough.

## Deaths by Principal Causes, According to Locality and Age.

Boroughs.	Contagious Diseases elsewhere.		Malaria Diseases.	Tuberculosis.	Cerebro-Spinal Meningitis.	Bronchitis.	Diarrhoeal Diseases.	Diarrhoeal Diseases under 5 Years.	Pneumonia.	Broncho Pneumonia.	Suicides.	Homicides.	Accidents.	Under 1 Year.	Under 5 Years.	Under 5 Years.	5-65 Years.	65 Years and Over.
	1912.	1913.																
Manhattan	34	..	102	1	7	20	19	93	80	84	4	4	2	159	246	168	139	13.68
The Bronx	26	..	102	1	18	12	10	69	42	41	1	1	1	286	283	209	119	15.19
Brooklyn	2	..	53	1	1	1	1	..	1	1	1	1	1	7	113	203	119	15.26
Queens	2	..	88	..	1	1	1	1	4	4	..	1	1	7	17	21	12	16.09
Richmond	..	..	3	..	1	1	1	1	..	..	..	..	..	6	10	13	12	15.96
Total....	68	..	207	2	28	35	31	191	144	7	6	81	298	458	939	335	13.96	

\*Corrected according to borough of residence.

† The presence of several large institutions, the great majority of whose inmates are non-residents of the city, increases considerably the death-rate of this Borough.

## Deaths by Principal Causes, According to Locality and Age.

## Deaths According to Cause, Age and Sex.

	Total Deaths.	Deaths in Corresponding Weeks of 1913	Males.	Females.	Under 1 Year.	1 Year and Under 5.	5 and Under 5.	Under 5 Years.	5-15.		15-25.		25-45.		45-65.		65 and Over.
									83	77	458	53	97	347	442	335	
1. Typhoid Fever...	4	10	3	1	..	..	..	..	..	..	..	..	..	..	..	..	..
3. Malaria Fever...	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
4. Small-pox...	..	1	..	..	..	..	..	..	..	..	..	..	..	..	..	..	..
5. Measles...	8	10	4	4	7	2	1	..	..	..	..	..	..	..	..	..	..
6. Scarlet Fever...	10	15	5	5	4	2	6	..	..	..	..	..	..	..	..	..	..
7. Whooping Cough...	8	3	3	3	4	4	4	..	..	..	..	..	..	..	..	..	..
8. Diphtheria and Croup...	38	35	24	14	2	8	18	28	10	..	..	..	..	..	..	..	..
9. Influenza...	11	15	6	5	..	..	..	..	..	..	..	..	..	..	..	..	..
10. Other Epidemic Diseases...	8	19	6	2	3	..	..	3	..	..	..	..	..	..	..	..	..
11. Tuberculosis Pulmonalis...	207	210	139	68	1	1	1	3	3	31	112	48	10	..	..	..	..
12. Other forms of Tuberculosis...	11	13	8	3	1	1	2	4	1	1	1	1	1	1	1	1	..
13. Cancer, Malignant Tumor...	106	82	43	63	..	..	..	..	..	..	..	..	..	..	..	..	..
14. Simple Meningitis Of which	5	6	1	4	2	1	1	4	..	..	..	..	..	..	..	..	..
15. Cerebro-Spinal Meningitis...	2	4	1	1	..	..	..	..	..	..	..	..	..	..	..	..	..
16. Apoplexy, Softening of the Brain...	20	36	9	11	..	..	..	..	..	..	..	..	..	..	..	..	..
17. Organic Heart Diseases...	227	214	101	126	..	..	..	..	..	..	..	..	..	..	..	..	..
18. Acute Bronchitis...	28	18	20	8	17	4	14	10	41	12	11	43	55	29	..	..	..
19. Chronic Bronchitis...	191	171	112	79	17	14	10	41	12	11	10	40	80	90	..	..	..
20. Pneumonia (excluding Broncho Pneumonia)...	5	2	4	1	..	..	..	..									

## PUBLIC SERVICE COMMISSION—FIRST DISTRICT.

No. 154 NASSAU STREET, NEW YORK CITY.

Calendar for the Week Commencing February 24, 1913.

Monday, February 24, 1913, 2:30 p. m.—Room 305—Case No. 1638—United Electric Light and Power Company—Alonzo B. Kight, complainant—"Refusal to extend conjunctional service rate"—Commissioner Maltbie. 3 p. m.—Room 305—Case No. 1643—Edison Electric Illuminating Company of Brooklyn—Thomas Dimond, complainant—"Refusal to extend conjunctional service rate"—Commissioner Maltbie. 4 p. m.—Room 305—Case No. 1529—New York Edison Company—Saks & Co., complainant—"Discrimination in charges for electric current"—Commissioner Maltbie.

Tuesday, February 25, 1913—11 a. m.—Room 1810—Degnon Contracting Company—"Arbitration, City's appeal"—H. H. Whitman, of counsel. 11 a. m.—Room 1810—Degnon Contracting Company—"Arbitration No. 2, contractor's appeal"—H. H. Whitman, of counsel. 11 a. m.—Room 305—Case No. 1607—Long Island Railroad Company—"Application for approval of discontinuance and relocation of Dunton station"—Commissioner Williams. 11 a. m.—Room 305—Case No. 1637—Long Island Railroad Company—"Construction of new station at or near the intersection of main line and Jamaica avenue, Borough of Queens"—Commissioner Williams. 11 a. m.—Room 310—Case No. 1640—Central Crosstown Railroad Company of New York—"Application for approval of abandonment of street railroad in East 17th street and East 18th street, Borough of Manhattan"—Commissioner Cram. 3 p. m.—Room 305—Case No. 1395—New York Edison Company—George Stadtlander et al., complainants; 3 p. m.—Room 305—Case No. 1492—New York Edison Company—Julius Ewoldt et al., complainants—"Rate for electricity in Manhattan and The Bronx"—Commissioner Maltbie. 4 p. m.—Room 305—Steinway tunnel—Queensboro plaza route—"Hearing before Commissioners appointed by Appellate Division to determine construction"—H. H. Whitman, of counsel for Commission.

Wednesday, February 26, 1913—11 a. m.—Room 305—Case No. 1598—Staten Island Railway Company—"Application for discontinuance and relocation of Whitlock station"—Whole Commission. 11 a. m.—Room 310—Case No. 1642—New York Consolidated Railroad Company et al.—"Cutting off trains at points on the Bay Ridge, Sea Beach, West End and Culver lines, and extension of Parkville short line"—Commissioner Williams. 2:30 p. m.—Room 305—Case No. 1603—Fifth Avenue Coach Company—"Service on 7th avenue, north of 110th street"—Commissioner Eustis. 2:30 p. m.—Room 310—Case No. 1599—Jay Street Connecting Railroad—E. W. Bliss Company, complainants—"Failure to furnish service"—Commissioner Williams.

Thursday, February 27, 1913—10:30 a. m.—Room 305—Case No. 1588—Long Island and Railroad Company—"Rate of fare upon Atlantic avenue division express trains, between East New York and Flatbush avenue stations"—Commissioner Williams. 2:30 p. m.—Room 305—Case No. 1438—Brooklyn Heights Railroad Company et al.—"Additional cars and service"—Commissioner Williams.

Friday, February 28, 1913—10 a. m.—Room 305—Case No. 1608—Brooklyn Heights Railroad Company—"Service on Bay Ridge avenue line"—Commissioner Williams. 2:30 p. m.—Room 305—Case No. 1573—Long Island Railroad Company—"Application for approval of exercise of rights in carrying out improvements between Brooklyn-Queensboro line and Fresh Pond Junction"—Commissioner Williams. 2:30 p. m.—Room 305—R. T. 3041—New York Connecting Railroad—"Application for approval of changes in certificate as to terminus of railroad in Borough of Queens and rental"—Commissioner Williams. 2:30 p. m.—Room 310—Case No. 1619—New York Municipal Railway Corporation and New York Consolidated Railroad Company—"Application for approval of agreement as to franchises to operate railroads of New York Municipal Railway Corporation"—Whole Commission. 2:30 p. m.—Room 310—Case No. 1617—New York Consolidated Railroad Company—"Application for approval of assumption of bonds of New York Municipal Railway Corporation, and execution of mortgage therefor"—Whole Commission.

Meeting of the Committee of the Whole held every Tuesday, Wednesday, Thursday and Friday at 10:30 a. m. in the Committee Room.

Regular meeting of the Commission held every Tuesday and Friday at 12:15 p. m. in Room 310.

## APPROVED PAPERS.

FOR THE WEEK ENDING FEBRUARY 22, 1913.

No. 189.

Whereas, The City of New York has suffered a severe loss in the death of Henry Steinert, whose reputation as a lawyer, Assistant Corporation Counsel, City Magistrate and a Justice of the Court of Special Sessions was that of a conscientious, upright and eminently able jurist, and

Whereas, His actions while a member of the Criminal Court were such as to commend him to all classes of our citizenship, be it

Resolved, That we, the members of the Board of Aldermen, hereby record our sincere sorrow at his untimely demise, and tender to the members of his family who survive him our sympathy in this sudden and severe bereavement, and be it further

Resolved, That a copy of this preamble and resolution be suitably engrossed and forwarded to the family of the deceased.

Adopted by the Board of Aldermen February 4, 1913.

Approved by the Mayor February 18, 1913.

No. 190.

Resolved, That the name of "Waller" st. (Locust st.), 3d Ward, Borough of Queens, extending from Lawrence st. to Union st., as laid down on sections 40 and 63 of the Final Maps of the Borough of Queens, be and the same is hereby changed to and shall hereafter be known and designated as St. George's place; and the President of the Borough is hereby authorized and directed to make the necessary changes on the maps and records of The City of New York, in accordance herewith.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 191.

Resolved, That the new street west of John Jay Park, between 76th st. and 78th st., in the Borough of Manhattan, be and the same is hereby designated as Cherokee place, and the President of the Borough of Manhattan is hereby authorized and requested to cause the necessary changes to be made on the maps and records of The City of New York.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 192.

Resolved, That the President of the Borough of Manhattan be and he hereby is authorized to assign proper house numbers on the following streets and avenues within the Borough of Manhattan, viz.:

Northern avenue, from West 181st street to its northern terminus;

Arden street, from Nagle avenue to Broadway; and

Colonial parkway (formerly Edgecombe avenue and Edgecombe road) throughout its entire length.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 193.

Resolved, That the President of the Borough of Manhattan be and he hereby is authorized and directed to assign proper numbers to each of the lots on Van Corlear place throughout its entire length.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 194.

Resolved, That the street recently opened and extending from the intersection of Fulton st. and Flatbush ave., northerly to Nassau st., in the Borough of Brooklyn, be named Flatbush Avenue Extension, and the Borough President is hereby authorized to number the same, and make the necessary changes on the maps and records of the Borough of Brooklyn.

Adopted by the Board of Aldermen February 4, 1913.  
Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 195.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of twenty thousand (\$20,000) dollars, the proceeds whereof to be used by the President of the Borough of Manhattan for the purpose of making repairs to the West Washington Market, located in the block bounded by Grace, Lawton, Thompson and Thirteenth avenue, Borough of Manhattan.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 196.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of forty-three thousand five hundred dollars (\$43,500) the proceeds whereof to be used by the Department of Street Cleaning for the following purposes:

For the construction of a fireproof covered dump at 97th st. and North River, to replace dump recently destroyed by fire, \$40,000.

For the construction of a temporary dump in the vicinity of 80th st. and East River, to be used while the water front wall is being constructed at 80th st. and East River, \$3,500.

All obligations contracted for hereunder to be incurred on or before December 31, 1913.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 197.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held January 9, 1913:

Resolved, That, subject to concurrence herewith by the Board of Aldermen, the resolution adopted by the Board of Estimate and Apportionment on May 23, 1912, and by the Board of Aldermen June 11, 1912, as follows:

"Resolved, That, subject to concurrence herewith by the Board of Aldermen, the resolution approved by the Board of Estimate and Apportionment on July 17, 1911, and by the Board of Aldermen on July 25, 1911, as follows:

"Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding six hundred and ninety-five thousand dollars (\$695,000). to provide means for the acquisition of school sites, as follows:

"Borough of The Bronx.

"In the vicinity of Union avenue and East 155th street,

"In the vicinity of Tinton avenue and East 163d street,

"In the vicinity of Vyse and Bryant avenues and 173d street,

"In the vicinity of 168th street, Park and Washington avenues.

"Borough of Brooklyn.

"To the south and east of 12th avenue, 64th and 65th streets,

"In the vicinity of South 3d street and Driggs avenue,

"Borough of Queens.

"In the vicinity of Hillside avenue and Cherry street, Douglaston,

"In the vicinity of Fairview and Hillside avenues, Corona Heights.

"—and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid."

"—be amended by adding to the list of sites contained therein the following:

"Borough of The Bronx.

"In the vicinity of 207th street, Perry and Hull avenues.

"Borough of Brooklyn.

"In the vicinity of Avenue C and East 4th street,

"In the vicinity of Hopkinson avenue and St. Marks avenue or Bergen street,"

—be amended by adding to the list of sites contained therein the following:

"Borough of Brooklyn.

Dumont, Pennsylvania and Sheffield avenues (high school site).

Borough of Queens,

Prospect and Parkview avenues, adjoining Public School 35, Hollis.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 198.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held January 9, 1913:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the office of the President of the Borough of Brooklyn of the grades of position, in addition to those heretofore established, as follows:

Title.	Rate per Annum.	Number of Incumbents.
Chemist .....	\$1,800	1
Assistant Chemist .....	1,000	1

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the salaries of said positions as set forth therein.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 199.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held January 9, 1913:

Whereas, By opinion of the Corporation Counsel, as of June 28, 1910, and July 30, 1910, the Comptroller was advised that the payment of salaries of Janitors in the Department of Education is illegal unless such salary shall have been established under the provision of section 56 of the Greater New York Charter; and,

Whereas, The matter of adjusting the compensation of Janitors and the fixation of their salaries under the provision of section 56 of the Charter is now in the hands of a special committee of the Board of Estimate and Apportionment; therefore be it

Resolved, That, pursuant to the provisions of section 56 of the Charter, the Board of Estimate and Apportionment hereby recommends to the Board of Aldermen, pending the report of said committee, the compensation of Janitors in the Department of Education be fixed temporarily, and until further modified, in accordance with the following list:

Title and School.	Rate of Compensation.
Janitor, 1, Queens, per month.....	\$60 00
Janitor, 32, annex, The Bronx, per annum, less \$221.....	884 00
Janitor, 129, Manhattan, per month.....	50 00
Janitor, 97, portable buildings, Brooklyn, per annum.....	240 00
Janitor, 79, Queens, per month.....	50 00
Janitor, 47, The Bronx, per annum, November 1, 1912, to December 1, 1912 .....	2,820 00
Janitor, 47, The Bronx, per annum, after December 1, 1912.....	4,176 00
Janitor, 15, and portables, The Bronx, per month.....	6

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the compensation of said positions as set forth therein.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 200.

Resolved, That, for the purpose of defraying minor incidental expenses contingent to his office, the Clerk of the County of New York may, by requisition, draw upon the Comptroller for a sum not exceeding one hundred dollars (\$100), and may in like manner renew the draft as often as he may deem necessary to the extent of the appropriation set apart for his office during the year 1913, viz.: "Supplies," Code Nos. 3645, 3646, 3647; "Purchase of Equipment," Code Nos. 3648, 3649; "Contract or Open Order Service," Code Nos. 3650, 3651, 3652, 3653; but no such renewal shall be made until the money paid upon the preceding draft shall be accounted for to the Comptroller, by the transmittal of a voucher or vouchers, certified by the Clerk of the County of New York, covering the expenditure of money paid thereon.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 201.

Resolved, That the following named persons be and they are hereby appointed City Surveyors:

Matthew U. Murray, of 763 E. 216th st., in the Borough of The Bronx.

Joseph Frank, of 4735 Bronx boulevard, in the Borough of The Bronx.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 202.

AN ORDINANCE to amend section 430 of part 1 of the Code of Ordinances, relating to "the discharge of firearms."

Be It Ordained, by the Board of Aldermen of The City of New York, as follows:

Section 1—Section 430 of part 1 of the Code of Ordinances relating to "the discharge of firearms," as amended, is hereby further amended by adding at the end thereof the following words: *the grounds of the City Island Yacht Club, at the foot of Cross st., City Island, in the Borough of The Bronx.*

Sec. 2—This ordinance shall take effect immediately.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 203.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of three thousand seven hundred and fifty dollars (\$3,750), the proceeds whereof to be used by the Fire Department for the purpose of paying salaries, from April 1 to December 31, 1913, of three special investigators in the Bureau of Fire Prevention at the following rates per annum:

1 at \$2,000 per annum..... \$1,500 00

2 at \$1,500 each per annum..... 2,250 00

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 204.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of five thousand dollars (\$5,000), the proceeds whereof to be used by the Fire Department for the purpose of meeting contingent expenses of the Bureau of Fire Prevention.

All obligations contracted for hereunder to be incurred on or before December 31, 1913.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 205.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of six hundred and fifty dollars (\$650), the proceeds whereof to be used by the Public Administrator, New York County, for the purpose of paying the salary of a Stenographer at the rate of \$780 per annum, from March 1 to December 31, 1913.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 206.

Resolved, That, for the purpose of defraying incidental expenses incident to the correspondence, etc., of the Municipal Civil Service Commission, the Secretary of said Commission may by requisition draw upon the Comptroller for a sum not exceeding seven hundred and fifty dollars (\$750), drawn from several or all of the following accounts:

Supplies—Code No. 2046, Office Supplies.

Purchase of Equipment—Code No. 2047, Office Equipment.

Contract or Open Order Service—Code No. 2049, General Repairs.

Transportation—Code No. 2050, Carfares; Code No. 2051, Expressage and Deliveries.

Communication—Code No. 2053, Telegraph, Cable and Messenger Service.

General Plant Service—Code No. 2054, General; Code No. 2055, Investigations.

Contingencies—Code No. 2057, General; Code No. 2058, Traveling Expenses.

And may in like manner renew the draft as often as he may deem necessary to the extent of said appropriations in the office of the said Municipal Civil Service Commission, but no such renewals shall be made until the money paid on the preceding draft shall be accounted for to the Comptroller by the transmittal of a voucher or vouchers certified by the said Secretary of the Municipal Civil Service Commission of the City of New York, covering the expenditures of the money paid thereon.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 207.

Resolved, That, for the purpose of defraying minor incidental expenses of the office of the Superintendent of Buildings, Department of the President of the Borough of Manhattan, the Superintendent of Buildings for the Borough of Manhattan may, by requisition, draw upon the Comptroller for a sum not exceeding two hundred and fifty dollars (\$250), and may in like manner renew the draft as often as may be deemed necessary, to the extent of the various appropriations set apart for Contingencies, Executive and Office Supplies, Executive, in his office during the year 1913, but no such renewal shall be made until the money paid upon the preceding draft shall be accounted for to the Comptroller, by the transmittal of the voucher or vouchers certified by the Superintendent of Buildings of the Borough of Manhattan, covering the expenditure of the money paid thereon.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 208.

Resolved, that in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue Special Revenue Bonds to the amount of one thousand eight hundred and twenty-five dollars (\$1,825), the

proceeds whereof to be used by the Department of Water Supply, Gas and Electricity, for the purpose of paying the salary of Foreman John F. Grady from January 1 to December 31, 1913.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 209.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of two thousand seven hundred and ninety dollars (\$2,790), the proceeds whereof to be used by the Department of Water Supply, Gas and Electricity for the purpose of providing for hire of horses and vehicles, as follows:

Contract or Open Order Service, Transportation.

Hire of Horses and Vehicles, with Drivers—

Pumping—Driver, with horse and vehicle, at \$3.75 per day (320 days) ... \$1,200 00

Distribution—Driver, with team and vehicle, at \$6 per day (25 days) .... 150 00

Hire of Horses and Vehicles, without Drivers—

Distribution—Horse and vehicle, at \$60 per month (24 months) ..... \$1,440 00

All obligations contracted for hereunder to be incurred on or before December 31, 1913.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 210.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of seven hundred and fifty dollars (\$750), the proceeds whereof to be used by the President of the Borough of The Bronx for the purpose of providing means to lay a new three-inch water service pipe from the main in East 17th street to the municipal building, Borough of The Bronx.

All obligations contracted for hereunder to be incurred on or before December 31, 1913.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 211.

Resolved, That, for the purpose of defraying minor incidental expenses contingent to the office of the President of the Borough of Brooklyn, he may, by requisition, draw upon the Comptroller for a sum not exceeding five hundred dollars (\$500), and may in like manner renew the draft as often as may be deemed necessary, to the extent of the appropriation set apart for contingencies in his office during the year 1913, but no such renewal shall be made until the money paid on the preceding draft shall be accounted for to the Comptroller by the transmittal of a voucher or vouchers certified by the President of the Borough of Brooklyn covering the expenditures of the money paid thereon.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 212.

Resolved, That the Comptroller be and he is hereby authorized and requested to draw warrants in payment of the following bills incurred on the occasion of the death of Alderman Bryant Willard:

Empire City Celebrating Co., to draping Aldermanic Chamber, looking after and keeping same up for thirty days, two hundred and fifty dollars (\$250);

\* Joseph A. Herrmann, floral piece, twenty dollars (\$20);

—said sums to be payment in full for all services rendered, and to be charged to and paid out of the appropriation entitled "Board of Aldermen, 1913, Code No. 59."

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 213.

Resolved, That the following resolution, passed by this Board, November 12, 1912, and which was received from his Honor the Mayor without his approval or disapproval on November 25, 1912:

"Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue Special Revenue Bonds to the amount of six thousand dollars (\$6,000), the proceeds whereof to be used by the Corporation Counsel for the purpose of supplying furniture and fittings in the new quarters assigned to the branch office of the Law Department of The City of New York in the Borough of Brooklyn, located in the Assembly, at No. 153 Pierrepont st., in said borough. All obligations contracted for hereunder to be incurred on or before December 31, 1912."—be and the same is hereby amended by changing the last paragraph thereof to read "All obligations contracted for hereunder to be incurred on or before July 1, 1913."

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 214.

Resolved, That permission be and the same is hereby given to the Girls' Shop to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 215.

Resolved, That permission be and the same is hereby given to Michael Carro to erect, place and keep a storm door within the stoop line in front of premises 1 Hopkinson ave., in the Borough of Brooklyn, provided the said storm door shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of Aldermen.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 216.

Resolved, That permission be and the same is hereby given to Hermann Graf to erect, place and keep a storm door within the stoop line in front of premises known as No. 705 8th ave., in the Borough of Manhattan, provided the said storm door shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 217.

Resolved, That permission be and the same is hereby given to E. Schoen, of 257-259 William st., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 218.

Resolved, That permission be and the same is hereby given to Harry Rothstein, of 1017 3d ave., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 219.

Resolved, That permission be and the same is hereby given to the Charter Oak Lunch Room of 727 6th ave. to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor; provided that the man when displaying his sign does not go upon 34th st., between 5th and 6th aves.; on 42d st., between 7th and 8th aves., nor on Broadway, between 39th and 44th sts.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 220.

Resolved, That permission be and the same is hereby given to M. E. Nealon to erect, place and keep a booth within the stoop line in front of premises 301 E. 116th st., in the Borough of Manhattan, provided the said booth shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 221.

Resolved, That permission be and the same is hereby given to Henry Kraus, to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 222.

Resolved, That permission be and the same is hereby given to Leo Feder, of the World Building, to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 223.

Resolved, That permission be and the same is hereby given to Julian Xiques, to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 224.

Resolved, That permission be and the same is hereby given to O. Berber, of the Tribune Building, to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 225.

Resolved, That permission be and the same is hereby given to the Sheridan Athletic Club, to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 226.

Resolved, That permission be and the same is hereby given to Havers & Fagan, to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 227.

Resolved, That permission be and the same is hereby given to the Howard Lunch Co. to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 228.

Resolved, That permission be and the same is hereby given to M. Steinschneider, to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 229.

Resolved, That permission be and the same is hereby given to Albert Le Bihan to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 230.

Resolved, That permission be and the same is hereby given to the Smith Manufacturing Co. to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 231.

Resolved, That permission be and the same is hereby given to B. Weikersheimer, of 1790 Amsterdam ave., Manhattan, to parade two men with advertising signs through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for a period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 232.

Resolved, That permission be and the same is hereby given to the St. Nicholas Rink Co. to parade four men with advertising signs through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 233.

Resolved, That permission be and the same is hereby given to the Klein & Weis Co., of 811 Columbus ave., to parade a man with an advertising sign through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Adopted by the Board of Aldermen February 4, 1913.

Received from his Honor the Mayor February 18, 1913, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

No. 234.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of six thousand two hundred and fifty dollars (\$6,250), the proceeds whereof to be used by the Trustees of Bellevue and Allied Hospitals for the purpose of providing additional facilities and help for the Psychopathic Department, as follows:

One motor ambulance.....	\$4,000 00
One Assistant Physician, at \$1,500 per annum.....	1,125 00
One Chauffeur, at \$900 per annum.....	675 00
One Nurse, at \$600 per annum.....	450 00

\$6,250 00

The ambulance to be contracted for on or before December 31, 1913. The salaries to run from April 1 to December 31, 1913.

Adopted by the Board of Aldermen February 11, 1913.

Approved by the Mayor February 18, 1913.

No. 235.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of three thousand five hundred dollars (\$3,500), the proceeds whereof to be used by the Park Commissioner, Boroughs of Manhattan and The Bronx, for the purpose of furnishing 2,096 cubic yards of garden mould, and for the excavation of 524 trees holes, 3 feet deep and 6 feet square, and for the removal of the excavation therefrom, on Broadway, from 135th to 167th sts., Borough of Manhattan.

All obligations contracted for hereunder to be incurred on or before December 31, 1913.

Adopted by the Board of Aldermen February 11, 1913.

Approved by the Mayor February 18, 1913.

No. 236.

Resolved, That the following named persons be and they are hereby appointed Commissioners of Deeds:

William R. Kerr, 101 Waverly ave., Brooklyn.  
John P. Cunningham, 1751 Amsterdam ave., Manhattan.  
Frank E. Karelsen, jr., 540 W. 165th st., Manhattan; Clyde E. Black, 601 W. 162d st., Manhattan.  
George D. Carrington, 308 W. 106th st., Manhattan; Alfred Bryant Warwick, 5 W. 125th st., Manhattan; Wilson Lee Cannon, 235 W. 103d st., Manhattan.  
Adolph Firestone, 1667 84th st., Brooklyn; Charles Sing Stephenson, 1212 Glenwood rd., Brooklyn.  
Gaylor U. Smith, 51 W. 16th st., Manhattan.  
William L. O'Malley, 193 Bridge st., Brooklyn.  
Matthew M. White, 130 Lexington ave., Brooklyn; Jacob Spiegel, 182 Middleton st., Brooklyn; Sheppard Glucroft, 34 Graham ave., Brooklyn; Jacques Goldstein, 304 Ellery st., Brooklyn; William D. Sullivan, 203 Lewis ave., Brooklyn; Samuel Zirn, 181a Vernon ave., Brooklyn.  
Jacob Israel Polstein, 218 E. 99th st., Manhattan.  
Louis G. Engel, Hotel Bossert, Brooklyn; Ella Voorhees, 383 Jay st., Brooklyn.  
Isidor Bieber, 855 Fox st., Bronx, N. Y.; Arthur J. Sigel, 879 Longwood ave., Bronx, N. Y.

D. Y. Williams, Woodside, Queens.

Alfred I. Anderson, Bedford Branch Y. M. C. A., Brooklyn; Edward E. Blakeslee, jr., 374 Putnam ave., Brooklyn; Carrie E. Bissell, 119 Halsey st., Brooklyn.  
Arthur Bernard Widdicombe, 514 Richmond ter., New Brighton, S. I.; Malcolm John Cameron, 696 Jewett ave., West New Brighton, S. I.

Samuel Freedman, 283 S. 4th st., Brooklyn; Frank Rapecis, 62 S. 10th st., Brooklyn.  
Lucas Valentine, 35 Tesla pl., Queens.

Robert Morris Gluck, 521 E. 82d st., Manhattan; Philip Lindeman, 451 E. 86th st., Manhattan.

Hager Kellihan, 335 Euclid ave., Brooklyn; Joseph Gilbert, 296 Bradford st., Brooklyn.

J. Hibberd Taylor, 950 Anderson ave., Bronx, N. Y.; Leo R. Lawlor, 2783 Webster ave., Bronx, N. Y.; J. J. Karby O'Kennedy, 2330 Andrews ave., Bronx, N. Y.; Alfred J. Ostendorf, 2874 Briggs ave., Bedford pk., Bronx, N. Y.; Joseph Berchman Uniacke, 316 Decatur ave., Bronx, N. Y.

Albert Blogg Unger, 139 W. 130th st., Manhattan; James J. Ferribee, 134 W. 134th st., Manhattan.

John F. Foran, 97 3d pl., Brooklyn.

Meyer Levy, 2 and 4 E. 108th st., Manhattan; Charles D. Harowitz, 2 E. 117th st., Manhattan.

Henry Stern, 645 8th ave., Manhattan; William F. Mason, 252 W. 34th st., Manhattan.

Edward J. Woods, 135 Russell st., Brooklyn.

Samuel Lascher, 1406 St. Marks ave., Brooklyn.

Samuel Brand, 28 W. 120th st., Manhattan; Charles B. Plitt, jr., 64 W. 118th st., Manhattan.

Charles Edwin Finken, 150 86th st., Brooklyn; Harry P. Ridey, 1014 73d st., Brooklyn; Matthew Joseph Hanrahan, 6913 Ft. Hamilton pkwy., Brooklyn.

Guy C. Heater, 191 Winthrop st., Brooklyn; Fahie Berkeley, 117 Kenilworth pl., Brooklyn.

Eugene T. Slattery, 740 E. 230th st., Bronx, N. Y.

Frank E. Moore, 131 E. 43d st., Manhattan; George Augustus Lewis, 30 W. 44th st., Manhattan.

William J. Spalckhaver, 312 8th ave., Queens.

Joseph W. Taylor, Jr., 1731 West Farms rd., Bronx, N. Y.; Samuel F. Reynolds,

162 Point st., City Island, N. Y.  
 Gilbert W. Roberts, 185 State st., Flushing, Queens.  
 Lucas Eugene Decker, Jr., Springfield, Queens.  
 Herman Heppenheimer, 605 Grand st., Manhattan; Samuel Gottlieb, 57 Pitt st., Manhattan.  
 Florence B. Smith, 494 5th st., Brooklyn; William S. McClure, 377 Fuss st., Brooklyn.  
 Anthony P. Siviglio, 207 E. 109th st., Manhattan.  
 James Nixon Timmermann, 928 College ave., Bronx, N. Y.; Leah Goldman, 1027 College ave., Bronx, N. Y.  
 George W. Holman, 326 W. 45th st., Manhattan.  
 Adopted by the Board of Aldermen February 18, 1913.  
 P. J. SCULLY, City Clerk.

## 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 11 o'clock a. m., on Monday, February 17, 1913.

Present—WILLIAM J. GAYNOR, Mayor; DOUGLAS MATHEWSON, Deputy and Acting Comptroller; ROBERT R. MOORE, Chamberlain; and HENRY H. CURRAN, Chairman Finance Committee, Board of Aldermen.

The Deputy and Acting Comptroller presented the following report and offered the following resolution, relative to the setting apart out of the revenues and income of the Sinking Fund of The City of New York for the Redemption of the City Debt, the sum of \$219,941.15, and investment of \$22,000,000 in General Fund Bonds of The City of New York for the Redemption of the City Debt in accordance with the provisions of chapter 103 of the Laws of 1903:

February 17, 1913.

To the Commissioners of the Sinking Fund:

Gentlemen—Chapter 103 of the Laws of 1903, as amended, entitled, "An Act to amend the Greater New York Charter relative to the Sinking Fund of The City of New York for the Redemption of the City Debt, by adding a new section to be known as section two hundred and twenty-two, providing for the issue of additional bonds of The City of New York, to be called General Fund Bonds, and by amending section one hundred and sixty-nine of said Charter," provides:

First—"The Board of Commissioners of the Sinking Fund, in the year 1903, and in each year thereafter until all of the bonds and stock which are redeemable from the fund known as the 'Sinking Fund of The City of New York for the Redemption of the City Debt' shall have matured, shall set apart out of the revenues and income of said Sinking Fund, except the income and accumulation thereof derived from assets held by said Sinking Fund on January 1, 1903, and except also the income and accumulation thereof derived from the amount to be thus annually set apart, a sum, which, with the accumulation of interest thereon, together with the said assets of said Sinking Fund and the earnings and accumulations thereof, shall be sufficient to redeem at maturity all the bonds and stock of The City of New York which are redeemable from said Sinking Fund."

Second—"At least two weeks before the meeting of the Board of Aldermen, in each and every year, for the purpose of receiving the Assessment Rolls required to be delivered by the Board of Taxes and Assessments to the Board of Aldermen, the Board of Commissioners of the Sinking Fund may, in its discretion, certify to the Board of Aldermen the amount, as estimated by said Board of Commissioners, of revenues or income from all sources of 'The Sinking Fund of The City of New York for the Redemption of the City Debt' during the then calendar year, and also the amount required by this section to be set apart for such calendar year out of such revenues and income for the redemption of bonds and stock."

Third—"If in any year the said estimated amount of revenues or income of said Sinking Fund, excepting the income and accumulations thereof derived from the assets held by said Sinking Fund on January first, nineteen hundred and three, and from the amounts annually set apart for the redemption of bonds and stock as by this section required shall exceed the amount required to be set apart in such year as in this section provided, the Board of Commissioners of the Sinking Fund may, in its discretion, at the time of making said certificates to the Board of Aldermen, determine to invest the whole or any part of the amount of such excess in General Fund Bonds of The City of New York for the account of the 'Sinking Fund of The City of New York for the Redemption of the City Debt,' but such investments shall not be made in any year until the amount required by this section to be set apart for such year, as provided herein, shall have been so set apart."

Fourth—"The Board of Commissioners of the Sinking Fund shall then notify the Board of Aldermen and the Comptroller of the amount it has determined to invest in General Fund Bonds during the current year, and the Comptroller shall include said amount in the certificate of estimated revenues of the General Fund required to be by him made to the Board of Aldermen pursuant to section nine hundred of this Act."

I beg to submit herewith for the information of the Commissioners of the Sinking Fund the following statement of the estimated amount of receipts on account of the revenues and income from all sources of the "Sinking Fund of The City of New York for the Redemption of the City Debt" (No. 1) for the year 1913, viz.:

Interest on Investments and Deposits other than those stated below\*)..... \$4,750,000.00  
 Licenses ..... 230,000.00  
 Miscellaneous ..... 10,000.00  
 Permits ..... 350,000.00  
 Privileges ..... 45,000.00  
 Rents ..... 4,865,000.00  
 Railroad Franchises ..... 400,000.00  
 Surplus Revenues of the "Sinking Fund for the Payment of Interest on the City Debt"..... 12,000,000.00  
 \$22,650,000.00

\*Estimated revenue from investments and interest on deposits, i. e., income and accumulation thereof derived from the assets held by the Sinking Fund on January 1, 1903, less the amount of bonds and stock payable from said Sinking Fund matured and paid and cancelled since that date, and from amounts set apart for the redemption of bonds and stock, pursuant to the Greater New York Charter, as amended by Chapter 103 of the Laws of 1903.....

2,362,000.00

Total estimated receipts on account of the revenues or income from all sources during the year 1913.....  
 The amount required to be set apart for the year 1913 out of the revenues and income of this Sinking Fund, except the income and accumulation thereof derived from assets held by said Sinking Fund on January 1, 1903, and except also the income and accumulation thereof derived from the amount to be annually set apart for the redemption of bonds and stock (as shown by accompanying statement) is.....

219,941.15

The estimated amount of receipts on account of the revenues or income of this Sinking Fund (except the income and accumulation thereof derived from assets held by said Sinking Fund on January 1, 1903, and from the amount set aside for the redemption of bonds and stock) in excess of the amount required to be set apart for the year 1913, is.....

22,430,058.85

I beg to submit herewith a certificate to be made by the Commissioners of the Sinking Fund to the Board of Aldermen, pursuant to the provisions of the Greater New York Charter, as amended by chapter 103 of the Laws of 1903; also resolutions to set apart out of the revenues and income of this Sinking Fund for the year 1913 the sum of two hundred and nineteen thousand nine hundred and forty-one dollars and fifteen cents (\$219,941.15) for the redemption of bonds and stocks and to invest twenty-two million dollars (\$22,000,000) of the foregoing excess of revenue or income in General Fund Bonds of The City of New York for account of the "Sinking Fund of The City of New York for the Redemption of the City Debt" (No. 1).

Respectfully,  
 WM. A. PRENDERGAST, Comptroller.

Statement—Showing the Amount of the Obligations of the "Sinking Fund of The City of New York for the Redemption of the City Debt" Outstanding January 1, 1913; the Amount of the Assets of the Said Sinking Fund on January 1, 1903; the Estimated Amount of the Earnings and Accumulations of Said Assets Until the Final Disbursements of the Whole Amount Thereof, and the Amount Required to Be Annually Set Apart Out of the Surplus Revenues of the Said Sinking Fund to Complete the Redemption of the Obligations of the Said Sinking Fund.

Amount of Bonds and Stock of The City of New York Past Due and Maturing in Each Year from 1913 to 1928 Inclusive, Which are Redeemable from the "Sinking Fund of The City of New York for the Redemption of the City Debt" (No. 1) Outstanding January 1, 1913:

Past due .....	\$3,000.00
Due in 1913.....	17,773,215.07
Due in 1914.....	4,074,394.80
Due in 1915.....	4,875,686.98
Due in 1916.....	11,796,714.32
Due in 1917.....	2,871,332.91
Due in 1918.....	11,434,451.68
Due in 1919.....	4,196,194.27
Due in 1920.....	10,233,998.03
Due in 1921.....	4,983,179.20
Due in 1922.....	9,995,000.00
Due in 1923.....	2,800,371.14
Due in 1924.....	4,169,371.00
Due in 1925.....	1,545,549.65
Due in 1926.....	1,030,000.00
Due in 1927.....	4,000,000.00
Due in 1928.....	2,000,000.00

Total..... \$97,782,459.05

Amount of the assets of the said sinking fund on January 1, 1903 ..... \$96,320,555.42

Amount of the estimated earnings and accumulation of said assets from January 1, 1903, to November 1, 1925

(the date upon which said assets and their earnings will have been entirely disbursed in the redemption of said bonds and stocks)..... \$40,549,260.57

\$136,869,815.99

Less amount of bonds and stock payable from and redeemed by the "Sinking Fund of The City of New York for the Redemption of the City Debt, No. 1," from January 1, 1903, to December 31, 1912, inclusive. 47,040,133.18

\$89,829,682.81

Balance on November 1, 1925, of obligations of said Sinking Fund to be provided for ..... \$7,952,776.24

Amount Required to Be Annually Set Apart Out of the Surplus Revenues of the Said Sinking Fund, as Required by Chapter 103 of the Laws of 1903, to Provide for the Redemption of the Above Balance of Bonds and Stock:

	Amount To Be Provided For.	Amount To Be Set Apart for the Redemption Thereof.
Balance of amounts of bonds and stock due in 1925.....	\$922,776.24	\$28,434.32
Amount of bonds and stock due in 1926.....	1,030,000.00	29,918.81
Amount of bonds and stock due in 1927.....	4,000,000.00	109,711.38
Amount of bonds and stock due in 1928.....	2,000,000.00	51,876.64
	\$7,952,776.24	\$219,941.15

Resolved, That, pursuant to the provisions of the Greater New York Charter, as amended by chapter 103 of the Laws of 1903, the Commissioners of the Sinking Fund of The City of New York hereby direct that the sum of two hundred and nineteen thousand nine hundred and forty-one dollars and fifteen cents (\$219,941.15) be set apart out of the revenues and income of the "Sinking Fund of The City of New York for the Redemption of the City Debt No. 1" for the year 1913 (excluding the income and accumulation thereof derived from the assets held by said Sinking Fund on January 1, 1903, less the amount of bonds and stock payable from said Sinking Fund matured and paid and cancelled since that date, and except also the income and accumulation thereof derived from the amounts thus and heretofore set apart), for the redemption of bonds and stock redeemable from said Sinking Fund.

Resolved, That, pursuant to the provisions of the Greater New York Charter, as amended by chapter 103 of the Laws of 1903, the Commissioners of the Sinking Fund of The City of New York hereby determine to invest from time to time during the year 1913 in General Fund Bonds of The City of New York, bearing a 3 per cent. interest and maturing November 1, 1930, interest payable semi-annually on May 1 and November 1, for account of the "Sinking Fund of The City of New York for the Redemption of the City Debt, No. 1," the sum of twenty-two million dollars (\$22,000,000) out of the revenues or income of the said Sinking Fund of The City of New York for the Redemption of the City Debt for the year 1913 in excess of the income and accumulation thereof derived from the assets held by said Sinking Fund on January 1, 1903 (less the amount of bonds and stock payable from said Sinking Fund matured and paid and cancelled since that date), and from the amounts set apart for the redemption of bonds and stock, and in excess also of the amount so required to be set apart for the year 1913; and be it further.

Resolved, That the Secretary of the Commissioners of the Sinking Fund be and hereby is directed to notify the Board of Aldermen and the Comptroller of the amount that the Commissioners of the Sinking Fund have determined to invest in General Fund Bonds of The City of New York, pursuant to the foregoing resolution.

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

(Copy.)

February 17, 1913.

To the Honorable the Board of Aldermen:

Gentlemen—Pursuant to the provisions of the Greater New York Charter, as amended by chapter 103 of the Laws of 1903, entitled, "An Act to amend the Greater New York Charter, relative to the Sinking Fund of The City of New York for the Redemption of the City Debt, by adding a new section to be known as section two hundred and twenty-two providing for the issue of additional bonds of The City of New York, to be called General Fund Bonds, and by amending section one hundred and sixty-nine of said Charter," the Commissioners of the Sinking Fund of The City of New York hereby certify to the Board of Aldermen of The City of New York that the estimated amount of receipts on account of the revenues or income, from all sources, of the "Sinking Fund of The City of New York for the Redemption of the City Debt" (No. 1) during the year 1913, is estimated at twenty-five million and twelve thousand dollars (\$25,012,000), made up as follows:

Interest on investments and deposits (other than those stated below*) .....	\$4,750,000.00
Licenses .....	230,000.00
Miscellaneous .....	10,000.00
Permits .....	350,000.00
Privileges .....	45,000.00
Rents .....	4,865,000.00
Railroad franchises .....	400,000.00
Surplus revenues of the "Sinking Fund for the Payment of Interest on the City Debt" .....	12,000,000.00
	\$22,650,000.00

\*Estimated revenues from investments and interest on deposits, i. e., income and accumulation thereof derived from the assets held by the Sinking Fund on January 1, 1903, less the amounts of bonds and stock payable from said Sinking Fund matured and paid and cancelled since

that date, and from amounts set apart for the redemption of bonds and stock, pursuant to the Greater New York Charter, as amended by chapter 103, Laws of 1903..... \$2,362,000 00

Total estimated receipts on account of the revenues or income from all sources during the year 1913..... \$25,012,000 00  
And the said Commissioners of the Sinking Fund further certify that the amount required to be set apart for the year 1913 out of said revenues and income for the redemption of bonds and stock is..... \$219,941 15

The said installment, or amount so required to be set apart for the year 1913, has been set apart, and it has been determined to invest twenty-two million dollars (\$22,000,000) of the excess of revenue or income of said fund in General Fund Bonds of the City of New York during the year 1913 for account of the "Sinking Fund of the City of New York for the Redemption of the City Debt" (No. 1) by resolution of the Board adopted February 17, 1913.

W. J. GAYNOR, Mayor; DOUGLAS MATHEWSON, Deputy and Acting Comptroller; R. R. MOORE, City Chamberlain; ..... President of the Board of Aldermen; HENRY H. CURRAN, Chairman, Finance Committee of the Board of Aldermen, Commissioners of the Sinking Fund.

The Deputy and Acting Comptroller presented the following report and offered the following resolution relative to the payment of the cost of advertising and auctioneer's fees, in connection with the sale at public auction of property owned jointly by the City and by the New York Nursery and Child's Hospital on Lexington avenue, between 50th and 51st streets, Borough of Manhattan.

February 17, 1913.

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

Gentlemen—On January 29, 1913, the Commissioners of the Sinking Fund authorized a sale at public auction, of all the right, title and interest of The City of New York in certain property located on the easterly side of Lexington avenue, between 50th and 51st streets, in the Borough of Manhattan, such sale to be held jointly with the sale of the right, title and interest of the New York Nursery and Child's Hospital, in and to the same property, the premises to be sold for the highest price obtainable, either by the sale thereof as one parcel or by the sale thereof as separate parcels, but not to be held until the New York Nursery and Child's Hospital have entered into an agreement with The City of New York, approved by the Corporation Counsel as to form, providing that The City of New York shall receive 40 per cent. of the entire purchase price paid by the buyer or buyers. The minimum or upset price at which this property shall be sold is \$350,000.

After several consultations with the representatives of the New York Nursery and Child's Hospital, and Bryan L. Kennelly, the auctioneer who will conduct the sale, it was agreed that, to properly advertise this sale, it would be necessary to expend at least \$1,500; and inasmuch as the City is to receive 40 per cent. of the proceeds of the sale, it is only fair that they should pay proportionate share of the expenses. The fee of the auctioneer for conducting the sale will be \$2,000, which is a trifle more than one-half of one per cent. of the upset price. At the figures above mentioned, the City's share of the cost of advertising will be \$600, and the share of the auctioneer's fee, \$800. In the event of their being no bid at the upset price of \$350,000, the fee of the auctioneer will be \$500 instead of \$2,000.

Under the terms of the above mentioned sale, the successful bidder or bidders are required to pay at the time of the sale 10 per cent. of the amount of their respective bids. It is proposed to pay from this 10 per cent. the cost of the advertising and the auctioneer's fees.

I therefore respectfully recommend that the Commissioners of the Sinking Fund authorize the Comptroller to pay the sum of \$600, the City's share of the cost of advertising, and the sum of \$800, the City's share of the auctioneer's fees for the sale to be held of the property on the easterly side of Lexington avenue, between 50th and 51st streets, Borough of Manhattan, as authorized by resolution of the Commissioners of the Sinking Fund on January 29, 1913, to be deducted from the amount paid by the successful bidder or bidders at the time of the sale, the balance thereof to be retained by the New York Nursery and Child's Hospital and to be considered as part of their share of the entire proceeds of such sale. I further recommend, in the event of there being no sale, that the Comptroller be authorized to pay to Bryan L. Kennelly the sum of \$200, the City's share of his fee. Respectfully,

WM. A. PRENDERGAST, Comptroller.

Whereas, At meeting held January 29, 1913, the Commissioners of the Sinking Fund authorized a sale at public auction of all the right, title and interest of The City of New York, in certain property located on the easterly side of Lexington avenue, between 50th and 51st streets, in the Borough of Manhattan, such sale to be held jointly with the sale of the right, title and interest of The New York Nursery and Child's Hospital in and to the same property; and

Whereas, After several consultations with the representatives of the New York Nursery and Child's Hospital and Bryan L. Kennelly, the auctioneer who will conduct the sale, it was agreed that to properly advertise the sale it will be necessary to expend at least \$1,500; and inasmuch as the City is to receive 40 per cent. of the proceeds of the sale, it is only fair that it should pay a proportionate share of the expenses, and

Whereas, The fee of the auctioneer for conducting the sale will be \$2,000; and

Whereas, Under the terms of the sale the successful bidder or bidders will be required to pay at the time of the sale 10 per cent. of the amount of their respective bids, and it is proposed to pay from this 10 per cent. the cost of the advertising and the auctioneer's fees; therefore be it

Resolved, That the Comptroller be and is hereby authorized to pay the sum of six hundred dollars (\$600) as the City's share of the cost of advertising, and the sum of eight hundred dollars (\$800) as the City's share of the auctioneer's fees, to be deducted from the amount paid by the successful bidder or bidders at the time of the sale; the balance thereof to be retained by the New York Nursery and Child's Hospital and to be considered as part of their share of the entire proceeds of such sale; and be it further

Resolved, That in the event of there being no sale the Comptroller be and is hereby authorized to pay to Bryan L. Kennelly the sum of two hundred dollars (\$200) as the City's share of his fee.

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 of the Corporate Stock Budget Committee and offered the following resolution relative to an issue of \$513,000 of corporate stock, the proceeds to be applied by the Department of Docks and Ferries for the payment of salaries and wages of the employees of the Department engaged in work of construction and improvements or the preparation of plans therefor:

February 11, 1913.

To the Commissioners of the Sinking Fund:

Gentlemen—On December 19, 1912, the Commissioner of Docks requested \$513,000 in corporate stock for the salaries and wages of the Corporate Stock Force in the Department of Docks and Ferries for the six months beginning February 1, 1913. In connection therewith we report as follows:

The request is based on schedules approved in the 1913 Budget. These schedules give a total of \$267,937.17 for salaries for the year, and a total of \$991,165.96 for wages. The gross allowance is \$1,259,105.13. The balances available on previous authorizations are practically exhausted. The Commissioner estimates that the \$513,000, which is \$116,552.56 less than the amount necessary to cover the existing schedules for six months, will be sufficient for the present force to August 1.

We recommend the adoption of the attached resolution approving the request.

Respectfully,

WM. A. PRENDERGAST, Comptroller; JOHN PURROY MITCHEL, President, Board of Aldermen; GEORGE McANENY, President, Borough of Manhattan, Corporate Stock Budget Committee.

Resolved, That, pursuant to the provision of section 180 of the Greater New York Charter, the Commissioners of the Sinking Fund hereby recommended to the Board of Estimate and Apportionment that the Comptroller be authorized to issue corporate stock of The City of New York to an amount not exceeding five hundred and thirteen thousand dollars (\$513,000), the proceeds to the amount of the par value thereof to be applied by the Department of Docks and Ferries for payment of the salaries and wages of the employees of the Department engaged in work of construction and improvements, or the preparation of plans therefor.

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

A communication was received from the Merchants' Association of New York, relative to the proposed leasing of Piers (old) 8, 9, 10 and 11, North River, to the New York, New Haven and Hartford Railroad Company.

Which was referred to the Select Committee, consisting of the Comptroller and President of the Board of Aldermen, to which this subject matter was referred at meeting held January 15, 1913.

Adjourned.

JOHN KORB, Jr., Secretary.

#### Bellevue and Allied Hospitals.

##### Synopsis of Minutes of the Board.

A meeting of the Board of Trustees of Bellevue and Allied Hospitals was held on Tuesday, January 21, 1913, at 3:30 p. m.

Present: Dr. Brannan, the President, in the chair; Messrs. Farley, O'Keefe, Paulding, Sachs and Stern, Trustees; and Mr. Drummond, Commissioner of Public Charities. Excused: Mr. Robbins.

The minutes of the meetings of January 7 and 15 were approved.

Bills amounting to \$36,630.75 were approved and forwarded to the Comptroller for payment.

Dr. George O'Hanlon, the General Medical Superintendent, reported as follows:

It was resolved to request the Board of Estimate and Apportionment to approve the amendment of the schedule for the year 1913 as recommended by the General Medical Superintendent.

The General Medical Superintendent presented a list of special Nurses who had been authorized at Bellevue Hospital from January 15 to 21. The appointment of these Nurses was approved.

##### Reports of Committees.

The Building Committee reported the request of Joseph Di Benedetto for an extension of sixty days on his contract for the construction of a roof ward at Fordham Hospital, and submitted a communication received from the architect recommending that this request be granted in view of the difficulties encountered by the contractor. On motion, the report of the Building Committee was approved, and it was

Resolved, To grant Joseph Di Benedetto an extension of time on his contract of sixty calendar days from January 24, 1913.

The Building Committee reported the communications received from R. F. Almirall and the Luke A. Burke and Sons Co. to the effect that the contractors expect an extension of time on their contract for the construction of a roof ward at Fordham Hospital, and submitted a communication received from the architect recommending that this request be granted in view of the difficulties encountered by the contractor. On motion, the report of the Building Committee was approved, and this recommendation was approved.

The Building Committee reported in regard to the proposals for extending and connecting new gas and water mains at Harlem Hospital, and submitted communications received from the architect and from the General Inspector of Construction in regard thereto. The Committee recommended that no action be taken until a further report is received from the architect as to whether or not the contract for the nurses' residence covers contingencies of this sort. This report was approved and the matter continued in the hands of the Building Committee for further investigation.

The Gouverneur Hospital Conference Committee reported upon the nomination of Doctors Scal and Kramer and the applications for the place of Consulting Laryngologist, and recommended the appointments be made as follows: Dr. William Wesley Carter, Consulting Laryngologist and Rhinologist; Dr. Joseph C. Scal, Assistant Physician to Out Patients (nose and throat); and Dr. Jacob Kramer, Assistant Physician to Out Patients (tuberculosis), appointment to date from January 1, 1913. The Committee further recommended that Dr. H. B. Parounagian be appointed Consulting Dermatologist to Gouverneur Hospital. On motion, duly seconded and carried, the report of the Conference Committee was approved, and Doctors Carter, Parounagian, Scal, and Kramer appointed accordingly.

The Harlem Hospital Conference Committee recommended the appointment of Dr. John A. Heitlinger as Assistant Surgeon to Out Patients (children), and on motion, duly seconded and carried, this report was approved and Dr. Heitlinger appointed accordingly.

The President and General Medical Superintendent reported on the erysipelas service at Bellevue Hospital. In regard to the recommendation the conditions complained of had been removed by the return to ward 28 of the male erysipelas patients, which leaves ward 32 available for the proper classification and assignment of other contagious diseases, for which purpose the ward was especially constructed. It was reported that it would be inadvisable to have a special Nurse for each delirious patient, but that the practice should be continued of supplying a special Nurse in all cases where the general physical condition of the patient made this necessary. The Committee further reported that, in view of the fact

that each division which has charge of this service is supplied with a laboratory, and as there is apparently no good reason why the special work for this ward could not be done either in the division laboratory or in the general laboratory of the hospital, it did not seem desirable to create and equip a special laboratory for the erysipelas pavilion. The report of the committee was approved and its recommendations adopted.

The Committee on Supplies submitted a report on the estimates received for open market purchases during the week ending January 11, and upon the recommendation of that committee, the acceptance of the bids was approved.

The Building Committee submitted a report on the estimates received for repairs, building materials, etc., on open market orders during the week ending January 11, and upon the recommendation of that committee, the acceptance of the bids was approved.

##### Communications.

A communication dated January 10 was presented from the Manhattan Supply Co., requesting to be released from their contract to furnish 50,000 yards bandage muslin, inasmuch as they had made an error in their bid, which was submitted on December 20 and accepted by the Trustees on December 27. The request was denied in accordance with general instructions of the Corporation Counsel.

A communication was presented from the Department of Water Supply, Gas and Electricity, relative to changes in the gas piping of pavilions L and N of the new Bellevue Hospital. This communication was referred to the Building Committee with power.

The minutes of the meeting of the Board of Managers of the Training School, held on January 3, were presented. The report of the prevalence of measles in Fordham Hospital and the report that Fordham Hospital is undernursed were referred to the General Medical Superintendent for recommendation.

The minutes of the meeting of the Medical Board of Fordham Hospital held on January 7 were presented. Dr. Joseph E. Lumbar was appointed Anaesthetist. The resignation of Dr. Carl R. Keppler as Assistant Surgeon to Out Patients (orthopedics) was accepted. The award of diplomas to Doctors Sheridan and Donohue (two years) and Dr. Lipscomb (one year) was approved; and reappointments for the year 1913 were approved as follows:

Dr. F. D. H. Coerr, Surgeon to Out Patients and Assistant Visiting Surgeon; Dr. A. H. Harrigan, Surgeon to Out Patients and Assistant Visiting Surgeon; Dr. E. R. Cunniffe, Surgeon to Out Patients and Assistant Visiting Surgeon; Dr. J. H. Kenyon, Surgeon to Out Patients and Assistant Visiting Surgeon; Dr. J. McGowan, Physician to Out Patients and Assistant Visiting Physician; Dr. J. C. Harkins, Physician to Out Patients and Assistant Visiting Physician; Dr. D. J. Hoy, Assistant Surgeon to Out Patients; Dr. D. J. Vetter, Assistant Surgeon to Out Patients; Dr. G. A. Carlucci, Assistant Surgeon to Out Patients; Dr. C. L. McEvety, Assistant Physician to Out Patients; Dr. S. H. Steiner, Assistant Physician to Out Patients; Dr. P. A. Rontey, Assistant Physician to Out Patients; Dr. W. D. Weil, Assistant Physician to Out Patients (children); Dr. Charles Graef, Assistant Surgeon to Out Patients (eye and ear); Dr. E. J. Connell, Assistant Surgeon to Out Patients (eye and ear); Dr. J. S. Ennis, Assistant Surgeon to Out Patients (nose and throat); Dr. C. S. James, Assistant Surgeon to Out Patients (nose and throat); Dr. A. C. Butts, Jr., Assistant Surgeon to Out Patients (gynaecology); Dr. V. E. Hayward, Assistant Surgeon to Out Patients (gynaecology); Dr. V. E. Quin, Assistant Surgeon to Out Patients (gynaecology); Dr. I. C. Reshower, Assistant Surgeon to Out Patients (genito-urinary and skin); Dr. Maximilian Stern, Assistant Surgeon to Out Patients (genito-urinary and skin); Dr. W. A. Roberts, Assistant Surgeon to Out Patients (genito-urinary and skin); Dr. C. D. Bles, Assistant Surgeon to Out Patients (orthopedics); Dr. William J. Walker, Assistant Physician to Out Patients; Dr. F. L. Nelson, Assistant Surgeon to Out Patients (gynaecology).

An application for a leave of absence from January 29 to February 17 was received from Dr. J. B. Walker, Visiting Surgeon to the First Division of Bellevue Hospital. The request was approved.

A communication was presented from the Board of Estimate and Apportionment,

transmitting copies of three resolutions adopted by that Board on January 9 approving of transfers within the appropriations for the year 1912 and of a revision in the salary schedules to take effect on December 1, 1912.

A communication was presented from Dr. Herbert L. Wheeler, containing a report of the work of the dental departments of the various hospitals for the year 1912 and also recommendations for the year 1913. The recommendation that two Diamond chairs be purchased for Bellevue Hospital was referred to the President and General Medical Superintendent for report; the recommendation that an appliance be purchased for the administration of nitrous oxide gas and oxygen at Bellevue Hospital and the request that a Nurse be detailed for duty in the dental department at Fordham were referred to the General Medical Superintendent; appointments were made as follows:

Dr. Matthew Carney, Visiting Dentist, Bellevue Hospital; Dr. Max Herbst, Assistant Visiting Dentist, Gouverneur Hospital; Dr. Marie McElroy, Visiting Dentist, Harlem Hospital; Dr. Josephine Luhu and Dr. R. A. Bromberg, Assistant Visiting Dentists, Harlem Hospital.

Reappointments for the year 1913 were approved as follows:

Dr. D. C. Kimball, Dr. E. H. Raymond, Dr. S. E. Davenport, Dr. H. M. Throop, Dr. T. O. Peterson, Dr. I. Gellman, Dr. Raymond Albray, Dr. S. B. Husch, Dr. G. H. Leggett, Dr. H. L. Baldwin, Dr. C. Wolf, Dr. M. Wolf, Dr. R. H. Clark, Dr. J. T. Delaney, and Dr. B. Kriesberg, Assistant Visiting Dentists, Bellevue Hospital; Dr. Waldo H. Mork, Visiting Dentist, Fordham Hospital; Dr. A. C. Frank, Dr. L. B. Lippman, and Dr. George Starke, Assistant Visiting Dentists, Fordham Hospital.

A communication was presented from the Department of Finance relative to certain defects which had been found in the accounting system of this department. On motion, it was

Resolved, That the defects to which attention was called by the Comptroller, although of a formal character only, should be corrected, in order that the accounting system comply in all respects with that prescribed by the Department of Finance.

#### Unfinished Business.

Consideration was given to the bids received on December 26 for Engineers' supplies for 1913. On motion, the lowest bid received in each case was accepted.

Consideration was given to the bids received on January 15 for fruits and vegetables, x-ray plates, photographic printing paper, soaps and soap powders, provisions, cotton waste, etc. On motion, it was

Resolved, To defer action on bids for photographic printing paper; to reject all bids received for chemicals, for x-ray plates, and for cotton waste; to authorize a readvertisement for x-ray plates and cotton waste; and to accept the lowest bids received on all other lines.

#### New Business.

It was reported that it would be necessary to request the establishment of a new grade. On motion, it was therefore

Resolved, To request the Board of Estimate and Apportionment to establish the grade of Trained Nurse at \$1,200 per annum. Adjourned.

J. K. PAULDING, Secretary.

#### Borough of The Bronx.

Report of the transactions of the office of the President of the Borough of The Bronx for the week ending February 19, 1913, exclusive of the Bureau of Buildings.

Permits issued: Sewer connections and repairs, 15; water connections and repairs, 35; laying gas mains and repairs, 10; placing building material on public highway, 10; constructing temporary sheds, 1; crossing sidewalks with team, 7; constructing vaults, 1; miscellaneous, 69—total, 148.

Money received and deposited with City Chamberlain: Permits for sewer connections, \$225.67; permits for restoring and repaving streets, \$844.93; permits for constructing vaults, \$201.22; permits for constructing temporary sheds, \$5; sales, maps, \$23.35; miscellaneous, railroad companies, \$24,983.57—total, \$26,283.74.

Security deposits, received on account of permits and transmitted to Comptroller, \$250.

Laboring force employed during the week ending February 15, 1913:

Bureau of Highways: Foremen, 8; Teams, 4; Mechanics, 12; Laborers, 96; Drivers, 7—total, 127.

Bureau of Sewers: Foremen, 10; Assistant Foremen, 4; Carts, 27; Mechanics, 4; Laborers, 56; Drivers, 3—total, 104.

Bureau of Public Buildings and Offices: Foreman, 1; Assistant Foreman, 1; Mechanics, 14; Laborers, 20; Cleaners, 38; Watchmen, 4; Attendants, 4—total, 82.

Topographical Bureau: Laborers, 5; Driver, 1—total, 6.

Contracts entered into: Telephone service, N. Y. Telephone Co., 15 Dey st.; surety, American Surety Co., \$1,732.50.

Regulating Maclay ave. from Zerega ave. to Walker ave., Louis C. Rose, 1988 Cruger ave.; surety, National Surety Co., \$5,489.50.

Regulating Spuyten Duyvil road from Johnson ave. to north side of W. 230th st., Ames Transfer Co., Kingsbridge ave. and 236th st.; surety, National Surety Co., \$6,988.50.

Improvement junction of 3d ave. and Franklin ave., M. Di Menna Construction Co., 2420 Arthur ave.; surety, Illinois Surety Co., \$3,095.75.

CYRUS C. MILLER, President, Borough of The Bronx.

#### Bureau of Buildings.

Report of operations of the Bureau of Buildings, Borough of The Bronx, for the week ending February 8, 1913:

Plans filed for new buildings, 30; estimated cost, \$642,700; plans filed for alterations, 13; estimated cost, \$14,900; unsafe cases filed, 10; violation cases filed, 53; unsafe notices issued, 34; violation notices issued, 68; violation cases forwarded for prosecution, 30; complaints lodged with the Bureau, 13; number of pieces of iron and steel inspected, 899.

JAMES A. HENDERSON, Superintendent of Buildings.

#### Changes in Departments, Etc.

##### EXECUTIVE DEPARTMENT.

###### Office of the Mayor.

February 20, 1913—Appointments: January 28, Paul Grout, 19 Montgomery place, Brooklyn, Trustee, Brooklyn Public Library; February 10, David G. Hiergesell, 3212 Fulton ave., Richmond Hill, L. I., Clerk, Mayor's Bureau of Weights and Measures; February 11, John J. Darraugh, 1131 83d st., Brooklyn, Member, Auditing Committee, Relief and Pension Fund, Department Street Cleaning; February 11, Wm. B. Rourke, 6 Beekman place, Manhattan, Member, Auditing Committee Relief and Pension Fund, Department Street Cleaning; February 11, James T. Devlin, 685 Beck st., Bronx, Member, Auditing Committee Relief and Pension Fund, Department Street Cleaning; February 13, William Crawford, 7 E. 42d st., Manhattan, Member, Board of Examiners; February 13, Lewis Harding, 334 E. 27th st., Manhattan, Member, Board of Examiners; February 11, Charles R. Davis, 317½ State st., Brooklyn, Bookkeeper, Mayor's Bureau of Licenses.

##### DEPARTMENT OF FINANCE.

February 18, 1913—Changes in this department:

William MacKenzie, 280 Barbey st., Brooklyn, appointed as Searcher, temporary, in the Expert Accountants' Division of the Auditing Bureau, with salary at the rate of \$1,050 per annum, taking effect February 7, 1913.

Charles E. Moore, Jr., 126 W. 72d st., Manhattan, appointed as Topographical Draughtsman, temporary, in the Expert Accountants' Division of the Auditing Bureau, with salary at the rate of \$1,200 per annum, taking effect as of February 10, 1913.

Samuel S. Klauber, 303 Broadway, Brooklyn, appointed as Searcher, temporary, in the Expert Accountants' Division of the Auditing Bureau, with salary at the rate of \$900 per annum, taking effect as of February 17, 1913.

Addis T. Keyes, 533 8th st., Brooklyn, appointed as Searcher, temporary, in the Expert Accountants' Division of the Auditing Bureau, with salary at the rate of \$1,050 per annum, taking effect as of February 17, 1913.

Max Wallach, 1561 Fulton ave., Bronx, appointed as Second Grade Clerk, salary \$600 per annum, in the Manhattan Office of the Bureau for the Collection of Taxes, taking effect February 11, 1913.

Martin J. A. Henchy, 1341 2d ave., N. Y., appointed as Second Grade Clerk, salary \$600 per annum, in the Brooklyn Office of the Bureau for the Collection of Taxes, taking effect February 17, 1913.

Nelson E. Dixon, 2255 Broadway, Manhattan, appointed as Second Grade Clerk, salary \$600 per annum, in the Bronx Office of the Bureau for the Collection of Assessments and Arrears, taking effect as of February 11, 1913.

February 20, 1913—Appointed: John H. Evers, 435 E. 120th st., Manhattan, to the position of Blacksmith, at \$4.50 per diem, said appointment to take effect Monday, February 24, 1913.

##### DEPARTMENT OF DOCKS AND FERRIES.

February 20, 1913—Reinstated: Thomas J. Kilmet to the position of Ticket Agent, with compensation at the rate of \$80 per month while employed, to take effect February 21, 1913.

Title changed: David J. Doody from Ticket Agent to Laborer, to take effect February 21, 1913, his pay to be \$2.50 per day while employed.

##### DEPARTMENT OF BRIDGES.

February 18, 1913—Appointed at a compensation of \$600 per annum, to date from February 24, 1913: Max Wallach, 1561 Fulton ave., The Bronx; Herman L. Engstrom, 27 DeKalb ave., Brooklyn.

February 21, 1913—The reassignment of Sven A. Peterson, 440 36th st., Brooklyn, as a Bridge Painter, as to date from February 24, 1913.

February 20, 1913—Appointed: John H. Evers, 435 E. 120th st., Manhattan, to the position of Blacksmith, at \$4.50 per diem, said appointment to take effect Monday, February 24, 1913.

##### DEPARTMENT OF PARKS.

Boroughs of Manhattan and Richmond.

February 18, 1913—Employed under C. S. Rule XIX, par. 11, for five days: Patrick J. Duggan, Painter, 207 E. 45th st.

February 9, 1913—Died: John Higgins, Park Laborer, 510 W. 57th st.

February 17, 1913—Appointed for thirty days: Carrie A. Zerbe, Attendant, 82 Calyer st., Brooklyn, \$50 per month.

February 17, 1913—Resigned: Basil F. Madden, Gardener, 65 3d st., Elmhurst, L. I.

##### Borough of The Bronx.

February 20, 1913—The compensation of Joseph M. Carroll, 1230 Walton ave., Automobile Engineman, has been fixed at \$3.25 per diem, to take effect February 15, 1913.

##### BOARD OF WATER SUPPLY.

February 20, 1913—Promotions in effect February 4, 1913: Lewen F. Searle, Assistant Engineer, \$3,300; John D. Groves, Assistant Engineer, \$2,250; Morris E. Zipser, Assistant Engineer, \$2,700; John L. Hildreth, Jr., Assistant Engineer,

\$2,700; Henry L. Newhall, Assistant Engineer, \$2,250; Hugh W. Farrell, Clerk, \$480; William C. Pickersgill, Assistant Engineer, \$3,000; Frederick S. Tebbutt, Assistant Engineer, \$1,788; Sidney W. Bampton, Assistant Engineer, \$1,788; Charles W. Lewis, Stenographer and Typewriter, \$1,350; Abraham Chapman, Clerk, \$1,188; Ralph S. Edmondson, Assistant Engineer, \$2,388; William H. Warwick, Assistant Engineer, \$2,388; Harry R. Bouton, Assistant Engineer, \$2,250; William T. Doyle, Assistant Engineer, \$2,250; William J. Deevy, Assistant Engineer, \$1,788; Frederick H. Pond, Assistant Engineer, \$1,788; Charles A. A. Steegmuller, Assistant Engineer, \$1,788; Thomas B. Brogan, Assistant Engineer, \$1,650; Katherine H. Yochman, Stenographer and Typewriter, \$1,188; May A. Duffy, Telephone Operator, \$900; Charles F. Sanger, Electrical Engineer, \$2,400; William Meadowcroft, Assistant Engineer, Designer, \$2,200; George H. Shaw, Assistant Engineer, \$1,950; Jacob M. Gray, Assistant Engineer, \$2,100; Mason H. Sheffield, Assistant Engineer, \$2,100; Fred W. Sherwin, Assistant Draftsman, \$2,150; A. H. Fox, Topographical Draughtsman, \$1,750; William Findlay, Topographical Draughtsman, \$1,750; Albert E. S. Hall, Topographical Draughtsman, \$1,750; John L. Brenzinger, Topographical Draughtsman, \$1,750; George Hampton, Topographical Draughtsman, \$1,750; William J. Cormack, Topographical Draughtsman, \$1,750; Carl Geisler, Topographical Draughtsman, \$1,650; George R. Larwill, Topographical Draughtsman, \$1,650; Alfred A. Scheuer, Topographical Draughtsman, \$1,650; John F. McHale, Clerk, \$540; Joseph O'Brien, Clerk, \$480; Nathan Bernstein, Clerk, \$480.

The following promotions took effect on the respective dates designated: Chas. J. Cooper, Clerk, February 13, \$1,350; John P. Shanahan, Clerk, February 10, \$1,200; William E. Forbes, Clerk, February 10, \$1,200; Herman Goldberg, Assistant Engineer, February 11, \$2,400.

At the meeting of the Board held February 18 the following actions were taken:

The resignation of Everett N. Hutchins, Inspector, was accepted, to take effect at the close of work February 15, 1913.

The employment of Edward Byrne, Clerk, was continued for an additional emergency period of fifteen days, and until the establishment of non-competitive list.

The following leaves of absence were granted without pay: Alfred Lennon, Inspector of Masonry, February 1 to 28, inclusive; Henry J. Nurick, Assistant Engineer, February 11 and February 14 to 20, inclusive; Isidor H. Segal, Topographical Draughtsman, February 10 to 28, inclusive; Eugene B. Beaumont, Inspector, January 1 to February 28, inclusive; John M. Van Gelder, Assistant Engineer, February 19 to 28, inclusive.

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of the Board of Trustees of Bellevue and Allied Hospitals; Dr. Royal S. Copeland, Wm. I. Sprengelberg; D. C. Potter, Director.

Ambulance Calls—Telephone, 3100 Spring. Administration Offices—Telephone, 7586 Spring.

#### BOARD OF ASSESSORS.

Office, No. 320 Broadway, 9 a. m. to 5 p. m. Saturdays, 12 m.

Joseph P. Hennessy, President.

William C. Ormond.

Antonio C. Asturita.

Thomas J. Drennan, Secretary.

Telephones, 29, 30 and 31 Worth.

#### BOARD OF CITY RECORD.

The Mayor, the Corporation Counsel and the Comptroller.

Office of the Supervisor.

Park Row Building, No. 21 Park Row.

David Ferguson, Supervisor.

Henry McMullen, Deputy Supervisor.

C. McKemie, Secretary.

Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

Distributing Division, Nos. 96 and 98 Reade street, near West Broadway.

Telephones, 1505 and 1506 Cortlandt.

#### BOARD OF ELECTIONS.

General Office, No. 107 West Forty-first street. Commissioners: J. Gabriel Britt, President; Moses M. McKee, Secretary; James Kane and Jacob A. Livingston. Michael T. Daly, Chief Clerk.

Telephone, 2946 Bryant.

#### BOROUGH OFFICES.

Manhattan.

No. 112 West Forty-second street.

William C. Baxter, Chief Clerk.

Telephone, 2946 Bryant.

#### The Bronx.

One Hundred and Thirty-eighth street and Morris Avenue (Solingen Building).

John J. Burgoyne, Chief Clerk.

Telephone, 336 Melrose.

#### Brooklyn.

No. 42 Court street (Temple Bar Building).

George Russell, Chief Clerk.

Telephone, 693 Main.

#### Queens.

No. 64 Jackson Avenue, Long Island City.

Carl Voegel, Chief Clerk.

Telephone, 3375 Hunters Point.

#### Richmond.

Borough Hall, New Brighton, S. I.

Alexander M. Ross, Chief Clerk.

Telephone, 1000 Tompkinsville.

All offices open from 9 a. m. to 4 p. m. Saturdays, from 9 a. m. to 12 m.

#### BOARD OF ESTIMATE AND APPORTIONMENT.

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

#### OFFICE OF THE SECRETARY.

Joseph Haag, Secretary; William M. Lawrence, Assistant Secretary; Charles V. Ade, Clerk to Board.

No. 277 Broadway, Room 1406. Telephone, 2280 Worth.

#### OFFICE OF THE CHIEF ENGINEER.

Nelson P. Lewis, Chief Engineer. Arthur S. Tuttle, Assistant Chief Engineer, No. 277 Broadway, Room 1408. Telephone, 2281 Worth.

#### BUREAU OF FRANCHISES.

Harry P. Nichols, Engineer, Chief of Bureau, 277 Broadway, Room 801. Telephone, 2282 Worth.

#### STANDARD TESTING LABORATORY.

Otto H. Klein, Director, 127 Franklin street. Telephones, 3088 and 3089 Franklin. Office hours, 9 a. m. to 5 p. m. (except during July and August, when hours are 9 a. m. to 4 p. m.), Saturdays, 9 a. m. to 12 m.

#### BOARD OF EXAMINERS.

Rooms 6027 and 6028, Metropolitan Building, No. 1 Madison Avenue, Borough of Manhattan, 9 a. m. to 4 p. m.; Saturdays, 8 a. m. to 12 m. Telephone, 5240 Gramercy.

George A. Just, Chairman. Members: William Crawford, Lewis Harding, Charles G. Smith, John P. Leo, Robert Maynick and John Kenlon.

Edward V. Barton, Clerk.

Board meeting every Tuesday at 2 p. m.

#### BOARD OF INEBRIETY.

Office, 300 Mulberry street, Manhattan. Telephone, 7118 Spring.

Thomas J. Colton, President; Rev. William Morrison, John Dornig, M.D.; Rev. John Hughes; William Browning, M.D.; Michael J. Drummond, Commissioner of Public Charities; Patrick A. Whitney, Commissioner of Correction; Executive Secretary, Charles Samson.

Office hours, 9 a. m. to 4 p. m. Saturdays, 9 a. m. to 12 m.

Board meets first Wednesday in each month, at 4 o'clock.

#### BOARD OF PAROLE OF THE NEW YORK CITY REFORMATORY OF MISDEMEANANTS.

Office, No. 148 East Twentieth street. Patrick A. Whitney, Commissioner of Correction, President.

John B. Mayo, Judge, Special Sessions, Manhattan.

Robert J. Wilkin, Judge, Special Sessions, Brooklyn. Frederick B. House, City Magistrate, First Division.

Edward J. Dooley, City Magistrate, Second Division.

Samuel B. Hamburger, John C. Heintz, Rosario Maggio, Richard E. Troy.

Thomas R. Minnick, Secretary.

Telephone, 1047 Gramercy.

#### BOARD OF REVISION OF ASSESSMENTS.

William A. Prendergast, Comptroller. Archibald R. Watson, Corporation Counsel.

Lawson Purdy, President of the Department of Taxes and Assessments.

John Korb, Jr., Chief Clerk, Finance Department, No. 280 Broadway.

Telephone, 1200 Worth.

#### BOARD OF WATER SUPPLY.

Office, No. 165 Broadway. Charles Strauss, President; Charles N. Chadwick and John F. Galvin, Commissioners.

Joseph P. Morrissey, Secretary.

J. Waldo Smith, Chief Engineer.

Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 4310 Cortlandt.

#### BUREAU OF THE CHAMBERLAIN.

Stewart Building, Chambers street and Broadway, Rooms 63 to 67.

Robert R. Moore, Chamberlain.

Henry J. Walsh, Deputy Chamberlain. Office hours, 9 a. m. to 5 p. m. Telephone, 4270 Worth.

#### CHANGE OF GRADE DAMAGE COMMISSION.

Office of the Commission, Room 223, No. 285 Broadway (Stewart Building), Borough of Manhattan, New York City.

William D. Dickey, Cambridge, Livingston, David Robinson, Commissioners. Lamont Mc. Laughlin, Clerk.

Regular advertised meetings on Monday, Tuesday and Thursday of each week at 2 o'clock p. m. Office hours, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 3284 Worth.

#### CITY CLERK AND CLERK OF THE BOARD OF ALDERMEN.

City Hall, Rooms 11, 12; 10 a. m. to 4 p. m. Saturdays, 10 a. m. to 12 m.

Telephone, 7560 Cortlandt.

P. J. Scully, City Clerk and Clerk of the Board of Aldermen.

Joseph F. Prendergast, First Deputy.

John T. Oakley, Chief Clerk of the Board of Aldermen.

Joseph V. Sculley, Clerk, Borough of Brooklyn.

Matthew McCabe, Deputy City Clerk, Borough of The Bronx.

George D. Frenz, Deputy City Clerk, Borough of Queens.

William E. Walsh, Deputy City Clerk, Borough of Richmond.

#### COMMISSIONERS OF ACCOUNTS.

Jeremiah T. Mahoney, Harry M. Rice, Commissioners.

Rooms 114 and 115, Stewart Building, No. 280 Broadway, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 4315 Worth.

#### COMMISSIONER OF LICENSES.

Office, No. 277 Broadway.

Hermon Robinson, Commissioner.

Samuel Prince, Deputy Commissioner.

John J. Caldwell, Secretary.

Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 2838 Worth.

#### COMMISSIONERS OF SINKING FUND.

William J. Gaynor, Mayor, Chairman; William A. Prendergast, Comptroller; Robert R. Moore, Chamberlain; John Purroy Mitchel, President of the Board of Aldermen, and Henry H. Curran, Chairman Finance Committee, Board of Aldermen, members; John Korb, Jr., Secretary.

Office of Secretary, Room 9, Stewart Building, No. 280 Broadway, Borough of Manhattan.

Telephone, 1200 Worth.

#### DEPARTMENT OF BRIDGES.

No. 13-21 Park Row.

Arthur J. O'Keefe, Commissioner.

Edgar H. Sinnott, Deputy Commissioner.

Edgar E. Schiff, Secretary.

Office hours, 9 a. m. to 5 p. m.

Saturdays, 9 a. m. to 12 m.

Telephone, 6080 Cortlandt.

#### DEPARTMENT OF CORRECTION.

CENTRAL OFFICE.

No. 148 East Twentieth street. Office hours, from 9 a. m. to 5 p. m. Saturdays, 9 a. m. to 12 m.

Telephone, 1047 Gramercy.

Patrick A. Whitney, Commissioner.

William J. Wright, Deputy Commissioner.

John B. Fitzgerald, Secretary.

#### DEPARTMENT OF DOCKS AND FERRIES.

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

Telephone, 800 Rector.

Calvin Tompkins, Commissioner.

B. F. Cresson, Jr., First Deputy Commissioner.

William J. Barlow, Second Deputy Commissioner.

Matthew J. Harrington, Secretary.

Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 6230 Franklin.

#### DEPARTMENT OF EDUCATION.

PARK AVENUE.

Park Avenue and Fifty-ninth street, Borough of Manhattan, 9 a. m. to 5 p. m. (In August 9 a. m. to 4 p. m.); Saturdays, 9 a. m. to 12 m.

Telephone, 5580 Plaza.

Stated meetings of the Board are held at 4 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.

Reba C. Bamberger (Mrs.), Joseph Baroness Nicholas J. Barrett, Henry J. Bigham, Thomas W. Churchill, Joseph E. Cosgrove, Francis C. Cunningham, Thomas M. De Laney, Martha Lincoln Draper (Mrs.), Alexander Ferris, George J. Gillespie, John Greene, Robert L. Harrison, Louis Haupt, M.D.; Ella W. Kramer (Mrs.), Peter J. Levella, Olivia Leventritt (Mrs.), Isadore M. Levy, Alrick H. Man, John Martin, Robert E. McCafferty, Dennis J. McDonald, M.D.; Patrick F. McGowan, Herman A. Metz, Augustus G. Miller, George C. Miller, Henry P. Morrison, Louis Newman, Antonio Pisani, M.D.; Alice Lee Post (Mrs.), Arthur S. Soners, Morton Stein, Abraham Stern, M. Samuel S. Stern, Ernest W. Stratmann, Cornelius J. Sullivan, James E. Sullivan, Michael J. Sullivan, Bernard Sudymann, Rupert B. Thomas, John R. Thompson, John Whalen, Ira S. Wile, M.D./Frank D. Wiley, George W. Wingate, Egerton L. Winthrop, Jr., members of the Board.

Thomas W. Churchill, President.

Secretary to the Corporation Counsel—Edmund Kirby, Jr.  
Chief Clerk—Andrew T. Campbell.  
Brooklyn Office, Borough Hall, 2d floor. Telephone, 2948 Main. James D. Bell, Assistant in charge.

**BUREAU OF STREET OPENINGS.**  
Main office, No. 90 West Broadway. Telephone, 5070 Barclay. Joel J. Squier, Assistant in charge.

Brooklyn branch office, No. 166 Montague street. Telephone, 3670 Main. Edward Rieglemann, Assistant in charge.

Queens branch office, Municipal Building, Court House Square, Long Island City. Telephone, 3886 Hunters Point. Walter C. Sheppard, Assistant in charge.

**BUREAU FOR THE RECOVERY OF PENALTIES.**

No. 119 Nassau street. Telephone, 4526 Cortlandt. Herman Stiebel, Assistant in charge.

**TENEMENT HOUSE BUREAU AND BUREAU OF BUILDINGS.**  
No. 44 East Twenty-third street. Telephone, 981 Gramercy. John P. O'Brien, Assistant in charge.

**METROPOLITAN SEWERAGE COMMISSION.**

Office, No. 17 Battery place. George A. Soper, Ph.D., President; James H. Fuertes, Secretary; H. de B. Parsons, Charles Sooysmith, Linsly R. Williams, M.D.  
Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.  
Telephone, 1694 Rector.

**MUNICIPAL CIVIL SERVICE COMMISSION.**  
No. 299 Broadway, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.  
Frank Gallagher, President; Richard Welling and Alexander Koog, Commissioners.  
Frank A. Spencer, Secretary.

**LABOR BUREAU.**  
Nos. 54-60 Lafayette street.  
Telephone, 2140 Worth.

**MUNICIPAL EXPLOSIVES COMMISSION.**  
Nos. 157 and 159 East 67th street, Headquarters Fire Department.  
Joseph Johnson, Fire Commissioner and ex-officio chairman; Geo. O. Eaton, Sidney Harris, Bartholomew Donovan, Russell W. Moore.  
Albert Bruns, Secretary.  
Meetings at call of Fire Commissioner.

**POLICE DEPARTMENT.**

**CENTRAL OFFICE.**  
No. 240 Centre street, 9 a. m. to 5 p. m. (months of June, July and August, 9 a. m. to 4 p. m.); Saturdays, 9 a. m. to 12 m.  
Telephone, 3100 Spring.

Rhineland Waldo, Commissioner.  
Douglas I. McKay, First Deputy Commissioner.  
George S. Dougherty, Second Deputy Commissioner.

Harry W. Newberger, Third Deputy Commissioner.  
James E. Dillon, Fourth Deputy Commissioner.  
William H. Kipp, Chief Clerk.

**PUBLIC RECREATION COMMISSION.**

51 Chambers street; Room 1001.  
James E. Sullivan, President; General George W. Wingate, Charles B. Stover, Mrs. V. G. Simkovich, Gustavus T. Kirby, George D. Pratt, Robbins Gilman, Bascom Johnson, Secretary; Cyril H. Jones, Assistant Secretary.  
Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.  
Telephone, 1471 Worth.  
Commission meeting every Tuesday at 4.30 p. m.

**PUBLIC SERVICE COMMISSION.**

The Public Service Commission for the First District, Tribune Building, No. 154 Nassau street, Manhattan.

Office hours, 8 a. m. to 11 p. m., every day in the year, including holidays and Sundays.

Stated public meetings of the Commission, Tuesdays and Fridays at 12.15 p. m., in the Public Hearing Room of the Commission, third floor of the Tribune Building, unless otherwise ordered.

Commissioners—Edward E. McCall, Chairman, Milo R. Mahbie, John E. Eustis, J. Sergeant Cram, George V. S. Williams, Counsel, George Colman, Secretary, Travin H. Whitney.  
Telephone, 4150 Beekman.

**TENEMENT HOUSE DEPARTMENT.**  
John J. Murphy, Commissioner. Manhattan Office, 44 East 23d street. Telephone, 5331 Gramercy. William H. Abbott, Jr., First Deputy Commissioner.

Brooklyn office (Boroughs of Brooklyn, Queens and Richmond), 503 Fulton street. Telephone, 3825 Main. Frank Mann, Second Deputy Commissioner.

Bronx office, 391 East 149th street. Telephone, 7107-7108 Melrose. William B. Calvert, Superintendent.  
Office hours, 9 a. m. to 5 p. m.; Saturdays 9 a. m. to 12 m.

**BOROUGH OFFICES.**

**BOROUGH OF MANHATTAN.**  
Office of the President, Nos. 14, 15 and 16 City Hall, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

George McAneny, President.  
Leo Arnestin, Secretary of the Borough.  
Louis Graves, Secretary to the President.  
Telephone, 6725 Cortlandt.

Edgar Victor Frothingham, Commissioner of Public Works.  
W. R. Patterson, Assistant Commissioner of Public Works.  
Telephone, 6700 Cortlandt.

Rudolph P. Miller, Superintendent of Buildings.  
Telephone, 1575 Stuyvesant.

**BOROUGH OF THE BRONX.**

Office of the President, corner Third avenue and One Hundred and Seventy-seventh street; 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.  
Cyrus C. Miller, President.  
George Donnelly, Secretary.

Thomas W. Whittle, Commissioner of Public Works.  
James A. Henderson, Superintendent of Buildings.

Arthur J. Largy, Superintendent of Highways.  
Roger W. Bligh, Superintendent of Public Buildings and Offices.  
Telephone, 2680 Tremont.

**BOROUGH OF BROOKLYN.**

President's Office, Nos. 15 and 16, Borough Hall; 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

Alfred E. Steers, President.  
Reuben L. Haskell, Borough Secretary.  
John B. Creighton, Secretary to the President.  
Lewis H. Pounds, Commissioner of Public Works.  
Patrick J. Carlin, Superintendent of Buildings.  
William J. Taylor, Superintendent of the Bureau of Sewers.

Howard L. Woody, Superintendent of the Bureau of Public Buildings and Offices.  
John W. Tumbidge, Superintendent of Highways.  
Telephone, 3980 Main.

**BOROUGH OF QUEENS.**

President's Office, Borough Hall, Jackson avenue and Fifth street, Long Island City; 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.  
Telephone, 4120 Hunters Point.

Maurice E. Connolly, President.  
Joseph Flanagan, Secretary.

Denis O'Leary, Commissioner of Public Works.  
G. Howland Leavitt, Superintendent of Highways.

John W. Moore, Superintendent of Buildings.  
John R. Higgins, Superintendent of Sewers.

Daniel Elmholt, Superintendent of Street Cleaning.

**BOROUGH OF RICHMOND.**

President's Office, New Brighton, Staten Island. George Cromwell, President.  
Maybury Fleming, Secretary.

Louis Lincoln Tribus, Consulting Engineer and Acting Commissioner of Public Works.

John Seaton, Superintendent of Buildings.

H. E. Buel, Superintendent of Highways.

John T. Fetherston, Assistant Engineer and Acting Superintendent of Street Cleaning.

Ernest H. Seehausen, Superintendent of Sewers.

John Timlin, Jr., Superintendent of Public Buildings and Offices.

Offices, Borough Hall, New Brighton, N. Y.; 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.  
Telephone, 1000 Tompkinsville.

**CORONERS.**

Borough of Manhattan—Office, 70 Lafayette street, corner of Franklin street.  
Open at all times of the day and night.

Coroners: Israel L. Feinberg, Herman Hellenstein, James E. Winterbottom, Herman W. Holtzhausen.

Telephones, 5057, 5058 Franklin.

Borough of The Bronx—Corner of Arthur avenue and Tremont avenue. Telephones, 1250 Tremont and 1402 Tremont.

Jacob Shongut, Jerome F. Healy.

Borough of Brooklyn—Office, 236 Duffield street, near Fulton street. Telephones, 4004 Main and 1005 Main.

Alexander J. Rooney, Edward Gladden, Coroners.

Open at all hours of the day and night.

Borough of Queens—Office, Town Hall, Fulton street, Jamaica, L. I.

Alfred S. Ambler, G. J. Schaefer.

Office hours from 9 a. m. to 10 p. m., excepting Sundays and holidays; office open from 9 a. m. to 12 m.

Borough of Richmond—No. 175 Second street, New Brighton. Open at all hours of the day and night.

William H. Jackson, Coroner.

Telephone, 7 Tompkinsville.

**COUNTY OFFICES.**

**NEW YORK COUNTY.**

**COMMISSIONER OF JURORS.**

Room 127, Stewart Building, Chambers street and Broadway, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Thomas Allison, Commissioner.

Frederick P. Simpson, Assistant Commissioner.

Telephone, 241 Worth.

**COMMISSIONER OF RECORDS.**

Office, Hall of Records.

John F. Cowan, Commissioner.

James O. Farrell, Deputy Commissioner.

William Moores, Superintendent.

James J. Fleming, Jr., Secretary.

Telephone, 3900 Worth.

Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

During the months of July and August, from 9 a. m. to 2 p. m.

**COUNTY CLERK.**

Nos. 5, 8, 9, 10 and 11 New County Court House.

Office hours, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

During the months of July and August, the hours are from 9 a. m. to 2 p. m., except on Saturdays.

William F. Schneider, County Clerk.

Charles E. Gehring, Deputy.

Wm. B. Selden, Second Deputy.

Herman W. Beyer, Superintendent of Indexing and Recording.

Telephone, 6388 Cortlandt.

**DISTRICT ATTORNEY.**

Building for Criminal Courts, Franklin and Centre streets.

Office hours from 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

Charles S. Whitman, District Attorney.

Henry D. Sayer, Chief Clerk.

Telephone, 2304 Franklin.

**PUBLIC ADMINISTRATOR.**

No. 119 Nassau street, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

William M. Hoes, Public Administrator.

Telephone, 6376 Cortlandt.

**REGISTER.**

Hall of Records, office hours, from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. During the months of July and August, the hours are from 9 a. m. to 2 p. m.

Max S. Grifenhagen, Register.

William Halpin, Deputy Register.

Telephone, 3900 Worth.

**SHERIFF.**

No. 299 Broadway, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

During July and August, the hours are from 9 a. m. to 2 p. m.

George Enderer, Sheriff.

Samuel J. Mitchell, Under Sheriff.

Telephone, 3766-7 Hunters Point (office).

**SURROGATE.**

Hall of Records. Court opens from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. During July and August, the hours are from 9 a. m. to 2 p. m.

John P. Cobahan and Robert L. Fowler, Surrogates; William V. Leary, Clerk.

Bureau of Records: John F. Curry, Commissioner.

Charles J. Scannell, Superintendent.

Telephone, 3900 Worth.

**KINGS COUNTY.**

**COMMISSIONER OF JURORS.**

Park Building, 381-387 Fulton street, Brooklyn.

Thomas R. Farrell, Commissioner.

Michael J. Trudden, Deputy Commissioner.

Office hours from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Office hours during July and August, 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 1454 Main.

**COUNTY CLERK.**

County Office Building, Richmond, S. I., 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

C. Livingston Bostwick, County Clerk.

Telephone, 28 New Dorp.

**C**

**QUEENS COUNTY.**  
County Court House, Long Island City.  
Court opens at 10 a. m. Trial and Special Term; for Motions and ex-parte business each month except July, August and September, in Part I.  
Trial Term, Part I, January, February, March, April, May and December.  
Special Term for Trials, January, April, June and November.  
Naturalization, first Friday in each Term.  
Thomas B. Seaman, Special Deputy Clerk in charge.  
John D. Peace, Part I and Calendar Clerk.  
James Ingram, Part 2, Clerk.  
Clerk's office open 9 a. m. to 5 p. m., except Saturday, 9 a. m. to 12:30 p. m.  
Telephone, 3896 Hunters Point.

**RICHMOND COUNTY.**  
Terms of County in 1912.  
Second Monday of January, first Monday of February, first Monday of April, first Monday of June, first Monday of November. Trial Terms to be held at County Court House at Richmond.  
Second Monday of February, second Monday of June, second Monday of November. Special Terms for Trials to be held at Court Room, Borough Hall, St. George.  
First and third Saturdays of January, second and fourth Saturdays of March, first and third Saturdays of April, second and fourth Saturdays of May, first and third Saturdays of October, first and third Saturdays of December. Special Terms for Motions to be held at Court Room, Borough Hall, St. George.  
C. Livingston Bostwick, Clerk.  
John H. Wilkinson, Special Deputy.

**COURT OF GENERAL SESSIONS.**  
Held in the Building for Criminal Courts, Centre Elm, White and Franklin streets.  
Court open at 10:30 a. m.  
Warren W. Foster, Thomas C. O'Sullivan, Otto A. Rosalsky, Thomas C. T. Crain, Edward Warwick, Joseph F. Mulqueen, James T. Malone, Judges of the Court of General Sessions; Edward R. Carroll, Clerk. Telephone, 1201 Franklin.  
Clerk's Office open from 9 a. m. to 4 p. m.  
During July and August Clerk's Office will close at 2 p. m., and on Saturdays at 12 m.

**CITY COURT OF THE CITY OF NEW YORK**  
No. 32 Chambers street, Brownstone Building, City Hall Park, from 10 a. m. to 4 p. m.  
Special Term Chambers will be held from 10 a. m. to 4 p. m.  
Clerk's Office open from 9 a. m. to 4 p. m.  
Edward F. O'Dwyer, Chief Justice; Francis B. Delehanty, Joseph I. Green, Alexander Finelite, John V. McAvoy, Peter Schimuck, Richard T. Lynch, Edward B. La Petra, Richard H. Smith, Robert L. Luce, Justices; Thomas F. Smith, Clerk. Telephone, 122 Corlandt.

**COURT OF SPECIAL SESSIONS.**  
Isaac Franklin Russell, Chief Justice; Joseph M. Deuel, Lorenz Zeller, John B. Mayo, Franklin Chase Hoyt, Joseph F. Moss, Howard J. Porer, John Fleming, Robert J. Wilkin, George O'Keefe, Morgan M. L. Ryan, James J. McInerney, Arthur C. Salmon, Cornelius P. Collins and Moses Herman, Justices; Frank W. Smith, Chief Clerk.  
Building for Criminal Courts, Centre street between Franklin and White streets, Borough of Manhattan.  
Court open at 10 a. m.  
Part I., Criminal Court Building, Borough of Manhattan, John P. Hilly, Clerk. Telephone, 2092 Franklin.  
Part II., 171 Atlantic avenue, Borough of Brooklyn. This part is held on Mondays, Thursdays and Fridays; Joseph L. Kerrigan, Clerk. Telephone, 4280 Main.  
Part III., Town Hall, Jamaica, Borough of Queens. This part is held on Tuesdays. H. S. Moran, Clerk. Telephone, 657 Jamaica.  
Part IV., Borough Hall, St. George, Borough of Richmond. This part is held on Wednesdays. Robert Brown, Clerk. Telephone, 49 Tompkinsville.

**CHILDREN'S COURT.**  
New York County—No. 66 Third avenue, Manhattan. Dennis A. Lambert, Clerk. Telephone, 1832 Stuyvesant.  
King County—No. 102 Court street, Brooklyn. Joseph W. Duffy, Clerk. Telephone, 627 Main.  
Queens County—No. 19 Hardenbrook avenue, Jamaica. Sydney Ollendorff, Clerk. This court is held on Mondays and Thursdays.  
Richmond County—Corn Exchange Bank Bldg., St. George. S. I. William J. Browne, Clerk. This court is held on Tuesdays. Open every day (except Sundays and holidays) from 9 a. m. to 4 p. m. On Saturdays from 9 a. m. to 12 m.

**CITY MAGISTRATES' COURT.**  
**FIRST DIVISION.**  
William McAdoo, Chief City Magistrate; Robert C. Cornell, Peter T. Barlow, Matthew P. Breen, Frederick B. House, Charles N. Harris, Frederic Kernochan, Arthur C. Butts, Joseph E. Corrigan, Paul Krotel, Keyran J. O'Connor, Henry W. Herbert, Charles W. Appleton, Daniel F. Murphy, John J. Freschi, Francis X. McQuade, John A. L. Campbell, Samuel D. Levy, City Magistrates. Court open from 9 a. m. to 4 p. m.  
Philip Bloch, Chief Clerk, 300 Mulberry street. Telephone, 6213 Spring.  
First District—Criminal Court Building.  
Second District—Jefferson Market.  
Third District—Second avenue and First street.  
Fourth District—One Hundred and Twenty-first street, southeastern corner of Sylvan place.  
Sixth and Eighth Districts—One Hundred and Sixty-second street and Washington avenue.  
Seventh District—No. 314 West Fifty-fourth street.  
Eighth District—Main street, Westchester.  
Ninth District (Night Court for Females)—No. 125 Sixth avenue.  
Tenth District (Night Court for Males)—No. 314 West Fifty-fourth street.  
Eleventh District—Domestic Relations Court—Southwest corner Prince and Wooster streets.

**SECOND DIVISION.**  
**BOROUGH OF BROOKLYN.**  
Otto Kemper, Chief City Magistrate; Edward J. Dooley, John Naumer, A. V. B. Voorhees, Jr., Alexander H. Geismar, John F. Hylan, Howard P. Nash, Charles J. Dodd, John C. McGuire, Louis H. Reynolds, John J. Walsh, City Magistrates. Office of Chief Magistrate, 44 Court street, Rooms 209-214. Telephone, 7411 Main.  
William F. Delaney, Chief Clerk.  
Archibald J. McKinney, Chief Probation Officer, Myrtle and Vanderbilt avenues, Brooklyn, N. Y.  
Courts.  
First District—No 318 Adams street.  
Second District—Court and Butler streets.  
Fifth District—No. 249 Manhattan avenue.  
Sixth District—No. 495 Gates avenue.  
Seventh District—No. 31 Snider avenue (Flatbush).  
Eighth District—West Eighth street (Coney Island).  
Ninth District—Fifth avenue and Twenty-third street.  
Tenth District—No. 133 New Jersey avenue.  
Domestic Relations Court—Myrtle and Vanderbilt avenues.

**BOROUGH OF QUEENS.**  
City Magistrates—Joseph Fitch, John A. Leach, Harry Miller, James J. Conway.  
Courts.  
First District—St. Mary's Lyceum, Long Island City.

Second District—Town Hall, Flushing, L. I.  
Third District—Central avenue, Far Rockaway, L. I.  
Fourth District—Town Hall, Jamaica, L. I.  
**BOROUGH OF RICHMOND.**  
City Magistrates—Joseph B. Handy, Nathaniel Marsh.

Courts.  
First District—Lafayette avenue, New Brighton, Staten Island.  
Second District—Village Hall, Stapleton, Staten Island.  
All Courts open daily for business from 9 a. m. to 4 p. m., except on Saturdays, Sundays and legal holidays, when only morning sessions are held.

**MUNICIPAL COURTS.****BOROUGH OF MANHATTAN.**

First District—The First District, embraces the territory bounded on the south and west by the southerly and westerly boundaries of the said borough, on the north by the centre line of Fourteenth street and the centre line of Fifth street from the Bowery to Second avenue, on the east by the centre lines of Fourth avenue from Fourteenth street to Fifth street, Second avenue, Chrystie street, Division street and Catharine street.

Wauhoo Lynn, William F. Moore, John Hoyer, Justices.

Thomas O'Connell, Clerk.  
Frank Mangin, Deputy Clerk.

Location of Court—Merchants' Association Building, Nos. 54-60 Lafayette street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Additional Part is held at southwest corner of Sixth avenue and Tenth street.

Telephone, 6030 Franklin.

Second District—The Second District embraces the territory bounded on the south by the centre line of Fifth street from the Bowery to Second avenue and on the south and east by the southerly and easterly boundaries of the said borough, on the north by the centre line of East Fourteenth street, on the west by the centre lines of Fourth avenue from Fourteenth street to Fifth street, Second avenue, Chrystie street, Division street and Catharine street.

Benjamin Hoffman, Leon Sanders, Thomas P. Dineen, Leonard A. Sutkin, Justices.

James J. Devlin, Clerk.  
Location of Court—No. 264 and 266 Madison street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.

Telephone, 4800 Orchard.

Third District—The Third District embraces the territory bounded on the south by the centre line of Fourteenth street, on the east by the centre line of Fifth street from the Bowery to Second avenue and on the south and east by the southerly and easterly boundaries of the said borough, on the north by the centre line of East Fourteenth street, on the west by the centre lines of Fourth avenue from Fourteenth street to Fifth street, Second avenue, Chrystie street, Division street and Catharine street.

John M. Tierney and William E. Morris, Justices.

Thomas A. Maher, Clerk.

Telephone, 3043 Melrose.

**BOROUGH OF BROOKLYN.**

First District—Comprising First, Second, Third, Fourth, Fifth, Sixth, Tenth and Twelfth Wards, and that portion of the Eleventh Ward beginning at the intersection of the centre lines of Hudson and Myrtle avenues, thence along the centre line of Myrtle avenue to North Portland avenue, thence along the centre line of North Portland avenue to Flushing avenue, thence along the centre line of Flushing avenue to Navy street, thence along the centre line of Navy street to Johnson street, thence along the centre line of Johnson street to Hudson avenue, and thence along the centre line of Hudson avenue to the point of beginning of the Borough of Brooklyn.

Court House, northwest corner State and Court streets. Parts I. and II.

Eugene Conran, Justice. John L. Gray, Clerk.

Clerk's Office open from 9 a. m. to 4 p. m., Sundays and legal holidays excepted.

Telephone, 7091 Main.

Second District—Seventh Ward and that portion of the Twenty-first and Twenty-third Wards west of the centre line of Stuyvesant avenue and the centre line of Schenectady avenue, also that portion of the Twentieth Ward beginning at the intersection of the centre lines of North Portland and of Myrtle avenues, thence along the centre line of Myrtle avenue to Waverly avenue, thence along the centre line of Waverly avenue to Park avenue, thence along the centre line of Park avenue to Washington avenue, thence along the centre line of Washington avenue to Flushing avenue, thence along the centre line of Flushing avenue to North Portland avenue, and thence along the centre line of North Portland avenue to the point of beginning.

Court room, No. 495 Gates avenue.

John R. Farrar, George Frefield, Justices.

John Henigin, Jr., Clerk.

Clerk's Office open from 9 a. m. to 4 p. m., Sundays and legal holidays excepted.

Telephone, 504 Bedford.

Third District—Embraces the Thirteenth, Fourteenth, Fifteenth, Sixteenth, Seventeenth, Eighteenth and Nineteenth Wards, and that portion of the Twenty-seventh Ward lying northwest of the centre line of Starr street between the lines of Central avenue and northwest to the centre line of Suydam street between the centre lines of Central and Bushwick avenues, and northwest of the centre line of Willoughby avenue between the centre lines of Bushwick avenue and Broadway.

Court House, Nos. 6 and 8 Lenox avenue, Brooklyn.

Philip D. Meagher and William J. Bogenshutz, Justices. John W. Carpenter, Clerk.

Clerk's Office open from 9 a. m. to 4 p. m., Sundays and legal holidays excepted.

Court opens at 9 a. m.

Telephone, 995 Williamsburg.

Fourth District—Embraces the Twenty-fourth and Twenty-fifth Wards, that portion of the Twenty-first and Twenty-third Wards lying east of the centre line of Stuyvesant avenue and east of the centre line of Schenectady avenue, and that portion of the Twenty-seventh Ward lying southeast of the centre line of Starr street between the boundary line of Queens and the centre line of Suydam street between the centre lines of Central and Bushwick avenues, and southeast of the centre line of Willoughby avenue between the centre lines of Bushwick avenue and Broadway.

Court room, No. 14 Howard avenue.

Jacob S. Strahl, Justice. Joseph P. McCarthy, Clerk.

Clerk's Office open from 9 a. m. to 4 p. m., Sundays and legal holidays excepted.

Telephone, 4343 Lenox.

Seventh District—The Seventh District embraces the territory bounded on the south by the centre line of Fifty-ninth street and by the centre line of Ninety-sixth street from Lexington avenue to Fifth avenue, on the west by the centre line of Lexington avenue from Fifty-ninth street to Ninety-sixth street and the centre line of Fifth avenue from Ninety-sixth street to One Hundred and Tenth street, on the north by the centre line of One Hundred and Tenth street, on the east by the easterly boundary of said borough, including however, all of Blackwells Island and excluding any portion of Wards Island.

Jacob Marks, Solomon Oppenheimer, Justices.

Edward A. McQuade, Clerk.

Location of Court—Northwest corner of Third avenue and Eighty-third street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.

Telephone, 4006 Riverside.

Sixth District—The Sixth District embraces the territory bounded on the south by the centre line of Fifty-ninth street and by the centre line of Lexington avenue to Fifth avenue, on the west by the centre line of Lexington avenue from Fifty-ninth street to Ninety-sixth street and the centre line of Fifth avenue from Ninety-sixth street to One Hundred and Tenth street, on the east by the easterly boundary of said borough, including however, all of Blackwells Island and excluding any portion of Wards Island.

Philip J. Sinnott, David L. Weil, John R. Davies, Justices.

John P. Burns, Clerk.

Location of Court—No. 70 Manhattan street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.; July and August, 9 a. m. to 2 p. m.

Telephone, 209-214.

Eighth District—The Eighth District embraces the territory bounded on the south by the centre line of One Hundred and Tenth street, on the west by the centre line of Lexington avenue to Fifth avenue, on the north by the centre line of Irving place, including its projection through Gramercy Park, on the east by the centre line of Irving place, thence along the centre line of Irving place to the north boundary of said borough, including Randall's Island and the whole of Wards Island.

Joseph P. Fallon and Leopold Prince, Justices.

Hugh H. Moore, Clerk.

Location of Court—Sylvan place and One Hundred and Twenty-first street, near Third avenue. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.

Telephone, 3950 Harlem.

Ninth District—The Ninth District embraces the territory bounded on the south by the centre line of Fourteenth street and by the centre line of Lexington avenue to Fifth avenue, on the west by the centre line of Irving place, including its projection through Gramercy Park, and by the centre line of Fifth avenue from the centre line of

Ninety-sixth street to the centre line of One Hundred and Tenth street, on the north by the centre line of Lexington avenue to the centre line of Fifth avenue and One Hundred and Tenth street from the centre line of Fifth avenue to Central Park West, on the west by the centre line of Seventh avenue and Central Park West.

Edgar J. Lauer, Frederic De Witt Wells, Frank D. Sturges, William C. Wilson, Justices.

Frank Bulkeley, Clerk.

Location of Court—Southwest corner of Madison

avenue and Fifty-ninth street, Parts I. and II.

Court opens at 9 a. m. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 3873 Plaza.

**BOROUGH OF THE BRONX.**

First District—All that part of the Twenty-fourth Ward which was lately annexed to the City and County of New York by chapter 934 of the Laws of 1895, comprising all of the Town of Westchester and part of the Towns of Eastchester and Pelham, including the Villages of Wakefield and Williamsbridge. Court room, Town Hall, No. 1400 Williamsbridge road, Westchester Village. Court open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m. Trial of causes, Tuesday and Friday of each week.

Peter A. Shell, Justice.

Stephen Collins, Clerk.

Office hours from 9 a. m. to 4 p. m.; Saturdays closing at 12 m.

Telephone, 3873 Plaza.

**BOROUGH OF NEW YORK.**

First District—Embraces the territory bounded by and within the canal, Rapelye avenue, Jackson avenue, Old Bowery Bay road, Bowery Bay, East River and Newtown Creek. Court room, St. Mary's Lyceum, Nos. 115 and 117 Fifth street, Long Island City.

Court's Office open from 9 a. m. to 4 p. m.; Saturday, 9 a. m. to 12 m. Trial days, Tuesdays and Fridays. All other business transacted on Tuesdays and Thursdays.

Thomas C. Kadien, Justice. John F. Cassidy, Clerk.

Telephone, 1420 Hunters Point.

Second District—Embraces the territory bounded by and within Maspeth avenue, Maurice avenue, Calamus road, Long Island Railroad, Trotting Course lane, Metropolitan avenue, boundary line between the Second and Fourth Wards, boundary line between the Second and Third Wards, Flushing Creek, Ireland Mill road, Lawrence avenue, Bradford avenue, Main street, Lincoln street, Union street, Broadway, Parsons avenue, Lincoln street, Percy street, Sanford avenue, Murray lane, Bayside avenue, Little Bayside road, Little Neck Bay, East River, Bowery Bay, Old Bowery Bay road, Jackson avenue, Rapelye avenue, the canal and Newtown Creek.

Court's Office open from 9 a. m. to 4 p. m. each day, excepting Saturdays, closing at 12 m. Trial days, Mondays, Wednesdays and Fridays. All other business transacted on Tuesdays and Thursdays.

John M. Cragin, Justice. John F. Cassidy, Clerk.

Telephone, 1420 Hunters Point.

Third District—Embraces the

**PATROLMAN, POLICE DEPARTMENT.**  
No application delivered at the office of the Commission, by mail or otherwise, after 4 p. m., Wednesday, March 19, 1913, will be accepted.

The subjects and weights of the examination are as follows: Physical development and strength, 50; Mental test, 50.

The subjects and weights of the mental test are as follows: Memory test, 3; Arithmetic, 2; Government and elementary duties, 5. Seventy per cent. will be required on the mental examination; seventy per cent. will be required on physical development; seventy per cent. will be required on strength; seventy per cent. will be required on all.

Applications will be received from persons who are twenty-one (21) years of age on or before the date of the mental examination. Applications will not be received from persons who are more than twenty-nine (29) years of age on the date of filing applications.

Applicants must be not less than 5 feet 7 1/4 inches in height.

Applicants will be notified later of the date of the physical examination.

The MENTAL examination will be held on MONDAY, JUNE 23, 1913, at ten o'clock a. m.

Applicants 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.

All foreign-born applicants will be required to submit evidence of citizenship; naturalization papers should be attached to application.

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 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.

The provision of the rules to the effect that no person who has failed in or withdrawn from an examination shall be admitted within nine months to a new examination for the same position is waived for this examination.

Application blanks will be mailed upon request, but the Commission will not guarantee the delivery of the same.

F. A. SPENCER, Secretary. f1,m19

### CHANGE OF GRADE DAMAGE COMMISSION.

TWENTY-THIRD AND TWENTY-FOURTH WARDS.

**PURSUANT TO THE PROVISIONS OF** Chapter 537 of the Laws of 1893 and the acts amendatory thereof and supplemental thereto, notice is hereby given that meetings of the Commissioners appointed under said acts will be held at the office of the Commission, Room 223, 280 Broadway (Stewart Building), Borough of Manhattan, New York City, on Mondays, Tuesdays and Thursdays of each week, at 2 o'clock p. m., until further notice.

Dated New York City, July 26, 1911.

WILLIAM D. DICKEY, CAMBRIDGE LIVINGSTON, DAVID ROBINSON, Commissioners.

LAMONT McLOUGHLIN, Clerk.

### DEPARTMENT OF BRIDGES.

DEPARTMENT OF BRIDGES, Nos. 13 to 21 Park Row, BOROUGH OF MANHATTAN, CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Bridges at the above office until 2 o'clock p. m. on THURSDAY, MARCH 6, 1913.

FOR FURNISHING AND DELIVERING AUTOMOBILE NAPHTHA.

The naptha shall be delivered from time to time as required and the whole amount shall be delivered within 160 calendar days after the date of certification of the contract by the Comptroller.

The amount of security to guarantee the faithful performance of the contract will be thirty (30) per cent. of the total amount for which the contract is awarded.

The right is reserved by the Commissioner to reject all the bids should he deem it to the interest of the City so to do.

Blank forms and specifications may be obtained at the office of the Department of Bridges.

Dated February 17, 1913.

ARTHUR J. O'KEEFFE, Commissioner. f21,m6

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

### 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 Thursday, 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 Friday, at 11 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.

**BELLEVUE AND ALLIED HOSPITALS DEPARTMENT OF NEW YORK CITY, 26TH ST. AND 1ST AVE., 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 3:30 o'clock p. m., on

TUESDAY, MARCH 4, 1913.

FOR GAUZE.

The time for the delivery and the full performance of the contract is by or before June 30, 1913.

The surety required on contract will be thirty (30) per cent. of the total amount of the award.

The deposit required will be not less than one and one-half (1 1/2) per cent. of the total amount of the bid or estimate.

The bidder will state the price per gallon, per yard, per pound or other designated unit 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 will be compared, and awards made to the lowest bidder on each line or class, as stated in the specifications, as soon thereafter as practicable, according to law.

Bids must be submitted in duplicate, each in a separate envelope. No bids will be accepted unless this provision is made.

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, President.

Dated February 13, 1913. f19,m4

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

### DEPARTMENT OF FINANCE.

#### Notice to Property Owners.

#### NOTICE TO PROPERTY OWNERS.

**IN PURSUANCE OF SECTION 1018 OF THE** Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS IN THE BOROUGH OF MANHATTAN:

**TWELFTH WARD, SECTION 6.**  
WEST ONE HUNDRED AND FORTY-SECOND STREET—REGULATING, GRADING, CURBING AND FLAGGING, from a point 450 feet east of Lenox ave. to Marginal st. Area of Assessment: Both sides of 142d st. to a point 450 feet east of Lenox ave. to Marginal st., and to the extent of half the block at the intersecting streets.

**TWELFTH WARD, SECTION 8.**

ELLWOOD STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Nagle ave. to Sherman ave. Area of Assessment: Both sides of Ellwood st. from Nagle ave. to Sherman ave., and to the extent of 100 feet on each side of said street.

**SEAMAN AVENUE—REGULATING, GRADING, CURBING AND FLAGGING,** from 218th st. to a point 100 feet south of 215th st. and CONSTRUCTING NECESSARY RETAIN WALL AND LAYING BRIDGE STONE. Area of Assessment: Both sides of Seaman ave. from 218th st. to 214th st., and to the extent of half the block at the intersecting streets.

—that the same were confirmed by the Board of Assessors February 18, 1913, and entered on February 18, 1913, 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 159 of this act.

**TWELFTH WARD, SECTION 8.**  
ELLWOOD STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Nagle ave. to Sherman ave. Area of Assessment: Both sides of Ellwood st. from Nagle ave. to Sherman ave., and to the extent of 100 feet on each side of said street.

**SEAMAN AVENUE—REGULATING, GRADING, CURBING AND FLAGGING,** from 218th st. to a point 100 feet south of 215th st. and CONSTRUCTING NECESSARY RETAIN WALL AND LAYING BRIDGE STONE. Area of Assessment: Both sides of Seaman ave. from 218th st. to 214th st., and to the extent of half the block at the intersecting streets.

—that the same were confirmed by the Board of Assessors February 18, 1913, and entered on February 18, 1913, 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 159 of this act.

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—that the same were confirmed by the Board of Assessors February 18, 1913, and entered on February 18, 1913, 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 159 of this act.

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—that the same were confirmed by the Board of Assessors February 18, 1913, and entered on February 18, 1913, 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 159 of this act.

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—that the same were confirmed by the Board of Assessors February 18, 1913, and entered on February 18, 1913, 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 159 of this act.

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—that the same were confirmed by the Board of Assessors February 18, 1913, and entered on February 18, 1913, 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 159 of this act.

**TWELFTH WARD, SECTION 8.**  
ELLWOOD STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Nagle ave. to Sherman ave. Area of Assessment: Both sides of Ellwood st. from Nagle ave. to Sherman ave., and to the extent of 100 feet on each side of said street.

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—that the same were confirmed by the Board of Assessors February 18, 1913, and entered on February 18, 1913, 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 159 of this act.

**TWELFTH WARD, SECTION 8.**  
ELLWOOD STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Nagle ave. to Sherman ave. Area of Assessment: Both sides of Ellwood st. from Nagle ave. to Sherman ave., and to the extent of 100 feet on each side of said street.

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—that the same were confirmed by the Board of Assessors February 18, 1913, and entered on February 18, 1913, 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 159 of this act.

**TWELFTH WARD, SECTION 8.**  
ELLWOOD STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Nagle ave. to Sherman ave. Area of Assessment: Both sides of Ellwood st. from Nagle ave. to Sherman ave., and to the extent of 100 feet on each side of said street.

**SEAMAN AVENUE—REGULATING, GRADING, CURBING AND FLAGGING,** from 218th st. to a point 100 feet south of 215th st. and CONSTRUCTING NECESSARY RETAIN WALL AND LAYING BRIDGE STONE. Area of Assessment: Both sides of Seaman ave. from 218th st. to 214th st., and to the extent of half the block at the intersecting streets.

—that the same were confirmed by the Board of Assessors February 18, 1913, and entered on February 18, 1913, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears

the said line parallel with Prospect ave. to the point or place of beginning.

The above entitled assessments were entered on the date hereinbefore given in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents. Unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided in section 1016 of the Greater New York Charter.

Said section provides that "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides \* \* \* "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, 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 April 16, 1913, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when above assessments became liens to the date of payment.

WM. A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, February 15, 1913. f19, m3

#### NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS IN THE BOROUGH OF BROOKLYN:

SEVENTH WARD, SECTION 7. LITTLE NASSAU STREET AND TAAFFE PLACE—SEWER BASINS, at southeast and southwest corners of LITTLE NASSAU STREET AND KENT AVENUE. Area of assessment affects property in Blocks Nos. 1883 and 1884.

EIGHTH WARD, SECTION 3, AND TWENTY-NINTH WARD, SECTION 16. SEWER BASINS, at north and west corners of THIRTY-SEVENTH STREET AND FORT HAMILTON AVENUE. Area of assessment affects Lots Nos. 6, 8, 9, 48, 59, 52, in Block 5289, and Lot 1, Block 5581.

EIGHTH WARD, SECTION 3, AND THIRTIETH WARD, SECTION 17. SEWER, in THIRTY-SEVENTH STREET, between 8th and 9th ave.; NINTH AVENUE, between 37th and 38th sts., and THIRTY-EIGHTH STREET, from 9th ave. westerly to existing manhole at intersection of 38th st. and New Utrecht ave. Area of assessment affects Blocks Nos. 908, 902 and Lot 1, in Block 5581.

TWENTY-FOURTH WARD, SECTION 5. UNION STREET AND NEW YORK AVENUE—SEWER BASIN, at northwest corner. Area of assessment affects Block No. 1269.

TWENTY-FIFTH WARD, SECTION 6; TWENTY-SIXTH WARD, SECTIONS 12 AND 13; TWENTY-EIGHTH WARD, SECTION 11. FENCING LOTS, on west side of DEWEY PLACE, between Atlantic ave. and Herkimer st.; northwest corner of OLIVE PLACE AND ATLANTIC AVENUE; southwest corner of PALMETTO STREET AND HAMBURG AVENUE; northwest corner of PILLING STREET AND EVERGREEN AVENUE; northeast corner of BLAKE AND PENNSYLVANIA AVENUES; south side of BLAKE AVENUE, between Schenck ave. and Hendrix st.; west side of SCHENCK AVENUE and east side of HENDRIX STREET, between Dumont and Blake aves.; east side of HENDRIX STREET, between Belmont and Pitkin aves.; southwest corner of BELMONT STREET; southeast corner of BELMONT AVENUE AND BARBEY STREET; west side of ASHFORD STREET and east side of WARBURG STREET, between Blake and Sutter aves.; south side of BELMONT AVENUE, between Essex and Linwood sts.; west side of NICHOLS STREET, about 100 feet south of Jamaica ave. Area of assessment affects Lot 33, Block 1559; Lot 35, Block 1569; Lot 39, Block 3342; Lot 1 in Block 3452; Lot 1, Block 3772; northerly half of Block 4059; Lots 5 and 6, Block 4011; Lots 10 and 16, Block 4029; Block 4047; south side of Belmont ave., between Essex and Linwood sts., and Lot 110, Block 4109.

TWENTY-SIXTH WARD, SECTION 13. SEWER, in BELMONT AVENUE, between Euclid ave. and Crescent st., and BASINS, at northeast and northwest corners of BELMONT AVENUE AND LOGAN STREET. Area of assessment affects Blocks 4227, 4228, 4233, 4234, 4250 and 4251.

TWENTY-SEVENTH WARD, SECTION 11. TROUTMAN STREET AND ST. NICHOLAS AVENUE—SEWER BASIN, at the easterly corner. Area of assessment affects Block No. 3190.

TWENTY-NINTH WARD, SECTION 16. NEWKIRK AVENUE AND RUGBY ROAD—SEWER BASINS, at the northwest corner. Area of assessment affects Block No. 5199.

THIRTIETH WARD, SECTION 17. SIXTEENTH STREET AND TWELFTH AVENUE—SEWER BASIN, at the westerly corner. Area of assessment affects southerly portion of Block No. 5717.

THIRTIETH WARD, SECTION 18. SIXTY-FIFTH STREET—REGULATING, GRADING, CURBING AND FLAGGING, between 5th and 7th aves. Area of assessment: Both sides of 65th st., from 5th to 7th aves., and to the extent of half the block at the intersecting and terminating avenues.

THIRTIETH WARD, SECTION 19. SEWER BASINS, on all four corners of EIGHTY-FIRST STREET, EIGHTY-SECOND STREET, EIGHTY-THIRD STREET, EIGHTY-FOURTH STREET, EIGHTY-FIFTH STREET and FOURTEENTH AVENUE. Area of assessment affects Blocks Nos. 6280, 6281, 6292, 6293, 6303, 6304, 6309, 6310, 6322, 6323, 6339 and 6340.

THIRTEENTH AVENUE AND EIGHTIETH STREET—SEWER BASIN, at the north corner. Area of assessment affects Block No. 6267.

EIGHTY-SIXTH STREET AND FIFTEENTH AVENUE—SEWER BASIN, at the north and east corners. Area of assessment affects Lot 38, in Block 6340, and Lots 1 and 8, Block 6341.

THIRTY-FIRST WARD, SECTION 20. AVENUE H and EAST TWELFTH STREET—SEWER BASIN, at the southwest corner. Area of assessment affects southerly half of Block No. 6695.

THIRTY-SECOND WARD, SECTION 23. SEWER, in AVENUE M, from Ocean ave. to E. 21st st., BASIN, in AVENUE M, at the northeast corner of EAST TWENTY-FIRST

STREET, EAST TWENTY-SECOND STREET, EAST TWENTY-THIRD STREET, EAST TWENTY-FOURTH STREET, northeast and southwest corners of EAST TWENTY-FIFTH STREET, EAST TWENTY-SIXTH STREET, EAST TWENTY-EIGHTH STREET, EAST TWENTY-NINTH STREET, NOSTRAND AVENUE, EAST THIRTY-FIRST STREET, northeast corner of EAST THIRTY-SECOND STREET and northeast, southeast and northwest corners of EAST THIRTY-SIXTH STREET. Area of assessment affects Blocks Nos. 7638 to 7650, inclusive; 7653, 7654, 7660 to 7666, inclusive, and 7672.

—that the same were confirmed by the Board of Assessors on February 11, 1913, and entered February 11, 1913, 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, in the Bergen Building, fourth floor, southeast corner of 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 April 12, 1913, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when above assessments became liens to the date of payment.

WM. A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, February 11, 1913. f15, m27

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 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, 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 April 16, 1913, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when above assessments became liens to the date of payment.

WM. A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, February 11, 1913. f15, m27

#### NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS IN THE BOROUGH OF BROOKLYN:

TWENTY-FOURTH WARD, SECTION 5; TWENTY-SIXTH AND THIRTY-SECOND WARDS, SECTIONS 12 AND 24; TWENTY-NINTH WARD, SECTION 15.

269. Sewer in E. 98th st., between East New

York ave. and Hegeman ave., with outlet sewers in E. 98th st., between Hegeman and Vienna aves.; in Vienna ave., between E. 98th st. and Malta st.; in Malta st., from Vienna ave., to Worman ave., and in Williams ave., from Vienna ave. to Fresh Creek Basin; in Malta st., from Worman ave. to Fairfield ave.; in Fairfield ave., from Malta st. to Van Sicklen ave.; in Van Sicklen ave., from Fairfield ave., to the 26th Ward Disposal Works; in Blake ave., between Howard and Saratoga aves.; outlet sewers in Grafton st., between Blake and E. 98th st., and in Barrett st., between Blake and E. 98th st.; also an agreement for supporting tracks, etc., of the Canarsie Railroad Company at Vienna ave. and Van Sinderen ave., in connection with the construction of sewer in E. 98th st., from East New York ave., to Hegeman ave.; also sewers in E. 94th st., between summit north of Clarkson st. and summit north of Lenox road, and outlet sewer in Clarkson st., between E. 94th st. and E. 98th st., and a tributary sewer in Clarkson st., between E. 92d st. and E. 94th st.; also an agreement for supporting tracks, etc., of the N. Y. B. & Manhattan Beach Railway Company at or near Vienna ave. and Sackman st., in connection with sewers in E. 98th st., etc.; also sewer in Union st., between East New York ave. and E. 98th st., and tributary sewers in Sutter ave., between Ralph ave. and Union st., and in Blake ave., between E. 98th st. and Union st.; also sanitary and storm sewers in Williams ave., from Vienna ave. to Hegeman ave.; in Livonia ave., between Saratoga and Howard aves.; in Riverdale ave., from Saratoga ave., to Grafton st.; in Dumont ave., between Grafton st. and Howard ave., and an outlet sewer in Howard ave., between Dumont ave. and E. 98th st.; also a foundation for a sewer in Malta ave., from Worman ave. to Fairfield ave., in Fairfield ave., from Malta st. to Van Sicklen ave., and in Van Sicklen ave., from Fairfield ave., to Dumont ave., from Saratoga ave., to Grafton st.; in Howard ave., from Blake ave., to Dumont ave., and a tributary sewer in Howard ave., from Sutter ave., to Blake ave.; also sewer in Tapscott st., from East New York ave., to Sutter ave., and an outlet sewer in Tapscott st., from Sutter ave. to E. 98th st., and tributary sewers in Sutter ave., from Tapscott st., from Union st. to Tapscott st., and in Blake ave., from Union st. to Howard ave.; in Tapscott st., from East New York ave., to Sutter ave., and an outlet sewer in Tapscott st., from Sutter ave. to E. 98th st., and tributary sewers in Sutter ave., from Tapscott st., from Union st. to Tapscott st., and in Blake ave., from Union st. to Howard ave.; in Tapscott st., from East New York ave., to Sutter ave., and an outlet sewer in Tapscott st., from Sutter ave. to E. 98th st., and tributary sewers in Sutter ave., from Tapscott st., from Union st. to Tapscott st., and in Blake ave., from Union st. to Howard ave.; in Tapscott st., from East New York ave., to Sutter ave., and an outlet sewer in Tapscott st., from Sutter ave. to E. 98th st., and tributary sewers in Sutter ave., from Tapscott st., from Union st. to Tapscott st., and in Blake ave., from Union st. to Howard ave.; in Tapscott st., from East New York ave., to Sutter ave., and an outlet sewer in Tapscott st., from Sutter ave. to E. 98th st., and tributary sewers in Sutter ave., from Tapscott st., from Union st. to Tapscott st., and in Blake ave., from Union st. to Howard ave.; 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of like property, and will contain, in addition to other terms, covenants and conditions, as follows:

1. A clause providing that the lessee shall pay the usual rates for water, per meter measurement, and comply with the rules and regulations of the Department of Water Supply, Gas and Electricity.

2. A clause providing that the lessee shall not make any improvements to the property except with the consent and approval of the Comptroller.

3. A clause providing that during the term of the lease the lessee shall comply with all the laws and ordinances of The City of New York.

4. A clause providing that all improvements made on or to the property by the lessee during the period of the lease shall become the property of The City of New York at the expiration of said lease.

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, February 8, 1913. f14,m4

CORPORATION SALE BY SEALED BIDS OF THE LEASE OF CERTAIN REAL ESTATE AND APPURTENANCES THERETO.

UPON THE AUTHORIZATION OF THE COMMISSIONERS OF THE SINKING FUND, and pursuant to a resolution adopted by them at a meeting held March 13, 1912, the Comptroller of The City of New York will sell by sealed bids on

MONDAY, MARCH 3, 1913.

at 11 a. m., in Room K, 280 Broadway, Borough of Manhattan, the lease for a period of five years, commencing April 1, 1913, of the premises belonging to the Corporation of The City of New York, situated on the east side of Prospect terrace, 93 feet south of E. 230th st., plot 130 feet by 110 feet, in the Borough of The Bronx.

The Comptroller will receive sealed bids for the lease of the said parcel of land for the said period, at the minimum or upset price of \$200 per annum, payable quarterly in advance, and the said sale will be made upon the following

TERMS AND CONDITIONS:

Each bid must be accompanied by cash or a certified check for twenty-five per cent. of the amount of the yearly rental offered; the amount so paid for one quarter's rent shall be forfeited if the successful bidder does not execute the lease when notified that it is ready for execution.

He will also be required to give an undertaking in the amount of the annual rental bid, with two sufficient sureties to be approved by the Comptroller, conditioned for the payment of the rent quarterly in advance and for the performance of the covenants and terms of the lease.

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 lease shall be in the usual form of leases of like property, and will contain, in addition to other terms, covenants and conditions as follows:

1. A clause providing that the lessee shall pay the usual rates for water, per meter measurement, and comply with the rules and regulations of the Department of Water Supply, Gas and Electricity.

2. A clause providing that the lessee shall not make any improvements to the property except with the consent and approval of the Comptroller.

3. A clause providing that during the term of the lease the lessee shall comply with all the laws and ordinances of The City of New York.

4. A clause providing that all improvements made on or to the property by the lessee during the period of the lease shall become the property of The City of New York at the expiration of said lease.

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, February 8, 1913. f13,m3

CORPORATION SALE BY SEALED BIDS OF THE LEASE OF CERTAIN REAL ESTATE AND APPURTENANCES THERETO.

UPON THE AUTHORIZATION OF THE COMMISSIONERS OF THE SINKING FUND and pursuant to a resolution adopted by them at a meeting held March 13, 1912, the Comptroller of The City of New York will sell by sealed bids on

WEDNESDAY, FEBRUARY 26, 1913.

at 11 a. m., in Room K, No. 280 Broadway, Borough of Manhattan, the lease for a period of five years, commencing March 1, 1913, of the premises belonging to the Corporation of The City of New York, situated on the westerly side of Jersey st. and the easterly side of York ave., plot 50 feet by 199 feet 4 inches, with the improvements thereon, known as Lots 50 to 53, Block 1A, Ward 1, in the Borough of Richmond.

The Comptroller will receive sealed bids for the lease of the said parcel of land and the improvements thereon for the said period, at the minimum or upset price of \$144 per annum, payable quarterly in advance, and the said sale will be made upon the following

TERMS AND CONDITIONS:

Each bid must be accompanied by cash or a certified check for twenty-five per cent. of the amount of the yearly rental offered; the amount so paid for one quarter's rent shall be forfeited if the successful bidder does not execute the lease when notified that it is ready for execution.

He will also be required to give an undertaking in the amount of the annual rental bid, with two sufficient sureties to be approved by the Comptroller, conditioned for the payment of the rent quarterly in advance and for the performance of the covenants and terms of the lease.

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 lease will be in the usual form of leases of like property, and will contain, in addition to other terms, covenants and conditions, as follows:

1. A clause providing that the lessee shall pay the usual rates for water, per meter measurement, and comply with the rules and regulations of the Department of Water Supply, Gas and Electricity.

2. A clause providing that the lessee shall not make any alterations or improvements to the property except with the consent and approval of the Comptroller.

3. A clause providing that during the term of the lease the lessee shall keep the buildings in proper repair, both inside and outside, at his own cost and expense, and shall comply with all the laws and ordinances of The City of New York.

4. A clause providing that all repairs, alterations and improvements made on or to the property by the lessee, during the period of the lease, shall become the property of The City of New York at the expiration of said lease.

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, February 4, 1913. f7,26

CORPORATION SALE BY SEALED BIDS OF THE LEASE OF CERTAIN REAL ESTATE.

UPON THE AUTHORIZATION OF THE COMMISSIONERS OF THE SINKING FUND, and pursuant to a resolution adopted by them at a meeting held March 13, 1912, the Comptroller of The City of New York will sell by sealed bids on

TUESDAY, FEBRUARY 25, 1913.

at 11 a. m., in Room K, No. 280 Broadway, Borough of Manhattan, the lease for a period of five years, commencing March 1, 1913, of the premises belonging to the Corporation of The City of New York, situated on the east side of Prospect terrace, 93 feet south of E. 230th st., plot 130 feet by 110 feet, in the Borough of The Bronx.

The Comptroller will receive sealed bids for the lease of the said parcel of land for the said period, at the minimum or upset price of \$400 per annum, payable quarterly in advance, and the said sale will be made upon the following

TERMS AND CONDITIONS:

Each bid must be accompanied by cash or a certified check for twenty-five per cent. of the amount of the yearly rental offered; the amount so paid for one quarter's rent shall be forfeited if the successful bidder does not execute the lease when notified that it is ready for execution.

He will also be required to give an undertaking in the amount of the annual rental bid, with two sufficient sureties to be approved by the Comptroller, conditioned for the payment of the rent quarterly in advance and for the performance of the covenants and terms of the lease.

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 lease will be in the usual form of leases of like property, and will contain, in addition to other terms, covenants and conditions as follows:

1. A clause providing that the lessee shall pay the usual rates for water, per meter measurement, and comply with the rules and regulations of the Department of Water Supply, Gas and Electricity.

2. A clause providing that the lessee shall not make any improvements to the property except with the consent and approval of the Comptroller.

3. A clause providing that during the term of the lease the lessee shall comply with all the laws and ordinances of The City of New York.

4. A clause providing that all improvements made on or to the property by the lessee, during the period of the lease, shall become the property of The City of New York at the expiration of said lease.

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, February 4, 1913. f6,25

NOTICES OF SALE.

NOTICE OF CONTINUATION OF RICHMOND TAX SALE.

THE SALE OF THE LIENS FOR UNPAID TAXES, ASSESSMENTS AND WATER RENTS FOR THE BOROUGH OF RICHMOND, AS TO LIENS REMAINING UNSOLD AT THE TERMINATION OF THE SALE OF NOVEMBER 13, DECEMBER 4, 1912, JANUARY 8, 1913 AND FEBRUARY 19, 1913, HAS BEEN CONTINUED TO

WEDNESDAY, MARCH 12, 1913.

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 4TH FLOOR OF THE BERNARD BUILDING, CORNER OF ARTHUR AND TREMONT AVES., BOROUGH OF THE BRONX, CITY OF NEW YORK.

DANIEL MOYNAHAN, COLLECTOR OF ASSESSMENTS AND ARREARS.

DATED FEBRUARY 17, 1913. f18,m12

DANIEL MOYNAHAN, Collector of Assessments and Arrears.

DATED FEBRUARY 17, 1913. f21,m12

DANIEL MOYNAHAN, Collector of Assessments and Arrears.

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DANIEL MOYNAHAN, Collector of Assessments and Arrears.

DATED FEBRUARY 17, 1913. f21,m12

DANIEL MOYNAHAN, Collector of Assessments and Arrears.



## DEPARTMENT OF HEALTH.

February 14, 1913.

AT A MEETING OF THE BOARD OF  
Health of the Department of Health of The  
City of New York, held in the said City on  
the 10th day of February, 1913, the following  
resolution was duly adopted:

Resolved, That section 191 of the Sanitary  
Code be and the same is hereby adopted as  
to read as follows:

The Engineer's estimate is as follows:  
15,020 square yards Grade 1 granite pavement,  
with joint filler of coal tar pitch and gravel,  
outside of railroad area (1 year maintenance).

2,540 square yards Grade 1 granite pavement,  
with joint filler of coal tar pitch and gravel,  
within railroad area (no maintenance).

50 square yards old stone pavement (to be  
replaced).

2,500 cubic yards concrete outside railroad area.  
420 cubic yards concrete within railroad area.  
7,650 linear feet new curbstone set in  
concrete.

1,800 linear feet old curbstone reset in  
concrete.

750 linear feet granite heading stones set in  
concrete.

4,500 square feet new flagstones furnished and  
laid.

6,700 square feet old flagstones retrimmed and  
relaid.

1,000 square feet cement sidewalks (1 year  
maintenance).

Time allowed, 80 working days. Security re-  
quired, \$26,000.

13. FOR REGULATING AND REPAVING  
WITH PERMANENT ASPHALT PAVEMENT  
ON A 6-INCH CONCRETE FOUNDATION  
THE ROADWAYS OF 5TH AVE., FROM 86TH  
ST. TO 4TH AVE. AND 4TH AVE., FROM  
5TH AVE. TO 101ST ST.

The Engineer's estimate is as follows:

11,510 square yards asphalt pavement outside  
railroad area (5 years maintenance).

1,780 square yards asphalt pavement within  
railroad area (no maintenance).

1,920 cubic yards concrete outside railroad area.  
300 cubic yards concrete within railroad area.

3,910 linear feet new curbstone set in concrete.

1,100 linear feet old curbstone reset in concrete.

680 linear feet bluestone heading stones set in  
concrete.

Time allowed, 60 working days. Security re-  
quired, \$11,000.

14. FOR REGULATING AND PAVING  
WITH PERMANENT ASPHALT PAVEMENT  
ON A 6-INCH CONCRETE FOUNDATION  
THE ROADWAY OF 16TH AVE., FROM 68TH  
ST. TO 70TH ST.

The Engineer's estimate is as follows:

2,440 square yards asphalt pavement (5 years  
maintenance).

410 cubic yards concrete.

150 linear feet bluestone heading stones set in  
concrete.

610 cubic yards excavation to subgrade.

Time allowed, 30 working days. Security re-  
quired, \$1,800.

15. FOR REGULATING AND PAVING  
WITH PRELIMINARY ASPHALT PAVEMENT  
ON A 4-INCH CONCRETE FOUNDATION  
THE ROADWAY OF 38TH ST. FROM  
FORT HAMILTON AVE. TO 13TH AVE.

The Engineer's estimate is as follows:

4,690 square yards asphalt pavement (5 years  
maintenance).

520 cubic yards concrete.

90 linear feet bluestone heading stones set in  
concrete.

910 cubic yards excavation to subgrade.

Time allowed, 30 working days. Security re-  
quired, \$3,100.

16. FOR REGULATING, GRADING TO A  
WIDTH OF 24 FEET ON EACH SIDE OF  
THE CENTRE LINE, CURRING AND LAY-  
ING SIDEWALKS ON 72D ST., FROM 13TH  
AVE. TO 14TH AVE.

The Engineer's estimate is as follows:

20 linear feet old curbstone reset in concrete.

360 cubic yards excavation.

1,430 linear feet cement curb (1 year main-  
tenance).

3,360 square feet cement sidewalks (1 year  
maintenance).

Time allowed, 20 working days. Security re-  
quired, \$500.

17. FOR REGULATING AND PAVING  
WITH PRELIMINARY ASPHALT PAVEMENT  
ON A 4-INCH CONCRETE FOUNDATION  
THE ROADWAY OF 72D ST., FROM  
13TH TO 14TH AVE.

The Engineer's estimate is as follows:

2,385 square yards asphalt pavement (5 years  
maintenance).

265 cubic yards concrete.

Time allowed, 30 working days. Security re-  
quired, \$1,600.

18. FOR CURBING AND LAYING SIDE-  
WALKS ON 83D ST., FROM 16TH AVE. TO  
17TH AVE.

The Engineer's estimate is as follows:

1,690 linear feet cement curb (1 year main-  
tenance).

6,100 square feet cement sidewalks (1 year  
maintenance).

Time allowed, 20 working days. Security re-  
quired, \$600.

19. FOR REGULATING AND PAVING  
WITH PRELIMINARY ASPHALT PAVEMENT  
ON A 4-INCH CONCRETE FOUNDATION  
THE ROADWAY OF 85TH ST., FROM  
18TH AVE. TO 21ST AVE.

The Engineer's estimate is as follows:

6,745 square yards asphalt pavement (5 years  
maintenance).

750 cubic yards concrete.

240 linear feet bluestone heading stones set in  
concrete.

1,310 cubic yards excavation to subgrade.

Time allowed, 30 working days. Security re-  
quired, \$4,500.

20. FOR FURNISHING AND DELIVERING  
13,000 GALLONS OF RESIDUUM OIL.

To be delivered to the yard of the Municipal  
Asphalt Plant, north side of 7th Street Basin,  
Gowanus Canal. Deliveries shall be required at  
such times and in such quantities as the Chief  
Engineer or his representative may direct. De-  
livery will be for in lots of 2,500 gallons  
or more. Deliveries shall be made as directed,  
after notification by the Chief Engineer, and the  
whole amount specified shall be delivered on or  
before December 31, 1913.

Security required, 30 per cent. of the total  
amount for which the contract is awarded.

The bidder will state the price for each item  
or article contained in the specifications or sched-  
ules herein contained or hereto annexed, per  
linear foot, square foot, square yard, cubic yard  
or other unit of measure, by which the bids will  
be tested. The bids will be compared and the  
contract awarded at a lump or aggregate sum for  
each contract.

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

Blank forms and further information may be  
obtained at the office of the Bureau of Highways,  
the Borough of Brooklyn, No. 12 Municipal  
Building, Brooklyn.

ALFRED E. STEERS, President.

Dated February 10, 1913.

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

## DEPARTMENT OF HEALTH.

February 14, 1913.

AT A MEETING OF THE BOARD OF  
Health of the Department of Health of The  
City of New York, held in the said City on  
the 10th day of February, 1913, the following  
resolution was duly adopted:

Resolved, That section 191 of the Sanitary  
Code be and the same is hereby adopted as  
to read as follows:

Section 191. No person other than a super-  
intendent of the poor, or a superintendent of  
almshouses, or an institution duly incorporated  
for the purpose, shall, without a permit in writing  
from the Board of Health, receive, board or  
keep any nursing child or any children under  
the age of twelve years, not his relatives, ap-  
prentices, pupils or wards, without legal com-  
mitment.

A true copy.

EUGENE W. SCHEFFER, Secretary.

f17,24

DEPARTMENT OF HEALTH OF THE CITY OF NEW  
YORK, SOUTHWEST CORNER OF CENTRE AND  
WALKER STS., BOROUGH OF MANHATTAN, THE  
CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE  
RECEIVED BY THE BOARD OF HEALTH UNTIL 10:30 o'clock a. m. on

FRIDAY, FEBRUARY 23, 1913.

FOR FURNISHING AND DELIVERING  
GROCERY SUPPLIES, AS REQUIRED, TO  
THE CHILDREN'S CLINICS AND DAY  
CAMPS IN THE VARIOUS BOROUGHS OF  
THE CITY OF NEW YORK, AND THE TU-  
BERCULOSIS SANATORIUM AT OTIS-  
WELL, ORANGE COUNTY, NEW YORK,  
DURING THE YEAR 1913.

The time for the delivery of the supplies and  
the performance of the contract is during the  
year 1913.

No bond will be required with the bid, as  
herefore, but will be required upon awarding  
of the contract in an amount equal to 30  
per cent. of the contract. The bid, however,  
must be accompanied by a deposit of an amount  
of not less than 1½ per cent. of the amount of  
the bid. (As to form of deposit see general  
instructions, last column, last page.)

Bids will be compared and the contract award-  
ed to the lowest bidder for item or class, as  
indicated.

Samples and blank forms and further informa-  
tion may be obtained at the office of the Health  
Chief Clerk of the Department of Health, south-  
west corner of Centre and Walker sts., Boro-  
ugh of Manhattan.

ERNST J. LEDERLE, Ph.D., President;  
JOSEPH J. O'CONNELL, M.D., RHINE-  
LANDER WALDO, Board of Health.

Dated February 17, 1913.

f17,28

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

February 11, 1913.

AT A MEETING OF THE BOARD OF  
Health of the Department of Health, held  
February 10, 1913, the following resolution was  
adopted:

Resolved, That the following rules and regula-  
tions relating to establishments in which ani-  
mals are slaughtered for food purposes in The  
City of New York be and the same are hereby  
adopted to take effect immediately:

1. Establishments in which animals are  
slaughtered for food purposes in The City of  
New York shall be operated under a permit  
granted by the Board of Health, and subject  
to the conditions thereof. Said permit shall be  
posted and kept posted in a conspicuous place  
on the premises where the business is conducted.

2. The owner, manager, superintendent or  
person in charge of each slaughter house shall  
inform the inspector detailed thereto, when work  
for the day has been concluded, and of the next  
day and hour at which it is expected to slaughter  
animals. No animals shall be slaughtered, ex-  
cept under the supervision of an Inspector of  
the Department of Health.

3. Such establishments shall be suitably lighted  
and ventilated and kept sanitary at all times.  
All work in such establishments shall be per-  
formed in a cleanly manner, and the methods  
must be approved by the Department of Health.  
All floors shall be so constructed that they may  
be kept clean. All floors on which water is  
used shall be properly graded and drained.

4. All house trucks and other equipment for  
transporting and handling meats, all knives and  
other tools, and all the appliances used in and  
around the slaughtering house shall be thoroughly  
cleaned at least once each day, and shall be  
kept clean during use.

5. The employees shall be cleanly in their  
habits and clothing. The outer clothing worn  
by employees who dress or handle meat shall  
be of a material that is readily washed and  
cleaned. This outer clothing shall be clean  
at the beginning of each day's work.

6. In all slaughter houses established after  
January 1, 1913, all water closets, toilet rooms  
and dressing rooms shall be entirely separated  
from apartments in which carcasses are dressed  
or meat or meat food products are stored,  
shipped, handled or prepared. In slaughter houses  
which were established prior to January 1, 1913,  
where such rooms open into apartments in which  
meat or meat food products are handled, they  
must be provided with properly ventilated ves-  
tibules with doors which close automatically.

7. Water closets and toilet rooms shall be  
conveniently located, sufficient in number, ample  
in size, and fitted with fixtures which have been  
approved by the Department of Health. The  
lavatories shall adjourn the water closet apart-  
ment, but shall not be in the same room or apart-  
ment. These rooms shall be properly lighted,  
suitably ventilated, and kept inoffensive at all  
times. They shall be provided with running hot  
and cold water, soap, individual towels and  
toilet paper.

8. The rooms or apartments in which meat or  
meat food products are prepared, cured, stored,  
packed or otherwise handled shall be well venti-  
lated, suitably lighted, free from odors from  
toilet rooms, catch basins, casing departments,  
tank rooms and hide cellars, and shall be kept  
free from flies and other vermin. Poisonous exter-  
minators may be used only under the supervi-  
sion of an Inspector of the Department of Health.

9. All rooms or apartments shall be provided  
with cuspidors of such shape as not readily to  
be upset, and of such material and construction  
as to be readily cleaned, and employees who ex-  
pectorate shall be required to use them. Instruc-  
tions in regard to the use of cuspidors shall be  
posted wherever required by an Inspector of  
the Department.

10. Butchers after handling diseased carcasses  
or parts thereof shall cleanse their hands of  
all grease by means of hot water and soap and  
then immerse them in a prescribed disinfectant  
and rinse them in clean water before dressing  
or handling healthy carcasses. All butchers' im-  
plements used in dressing diseased carcasses shall  
be sterilized by boiling water or other method  
approved by the Department of Health. Following  
the slaughter of any animal affected with  
infectious disease, all slaughtering shall be stopped  
until the implements are disinfected, unless other  
clean implements are provided.

11. Due care must be taken to prevent meat  
and meat food products from falling on the floor;

and in the event of their having so fallen they  
shall be condemned or the soiled portions re-  
moved and condemned, as may be deemed proper  
in the judgment of the Inspector.

12. Carcasses shall not be dressed with  
skewers or knives that have been held in the  
mouth. Skewers shall be cleaned with boiler  
water before being used a second time. Spitting  
on whetstones or steels when sharpening knives  
is prohibited.

13. Only good, clean and wholesome water  
and ice shall be used in the preparation of  
carcasses, parts thereof, meat and meat food  
products.

14. Skins and hides from animals condemned  
for tuberculosis or any other disease infectious  
to man (except those animals showing lesions  
of anthrax or charbon, regardless of the extent  
of the disease), but showing no outward appear-  
ance of the disease, may be removed for tanning  
or other uses in the arts. Whenever an animal  
is condemned on account of anthrax, every part  
of the said animal, including the hide, shall be  
tanned and destroyed.

15. Separate apartments, to be known as "re-  
taining rooms," shall be set apart at all establish-  
ments, and all carcasses and parts marked  
with a "Department of Health Retainer" tag  
shall be held in these rooms pending final in-  
spection. These rooms shall be ratproof, large  
enough for carcasses to hang separately, fur-  
nished with abundant light, and provided with  
suitable tables and other necessary apparatus;  
the floors shall be of cement, asphalt, metal or  
brick laid in cement, and shall have proper  
sewer connections. They shall be provided with  
facilities for locking, and locks for this purpose  
will be furnished by the Department of Health.  
The keys for such locks shall remain in the  
custody of the Inspector.

16. When an animal intended for food pur-  
poses upon autemortem examination shows sym-  
toms or is suspected of being affected with any  
disease or condition which may cause its con-  
demnation in whole or in part on postmort

poultry slaughter houses, and to conduct poultry slaughter houses under the following conditions, namely:

No poultry slaughter house site shall be approved, nor shall any application for an approval of site in any borough of The City of New York be granted when the said proposed site, measured in the most direct line, is within 200 feet of an inhabited dwelling, tenement house, factory, office building, church, hospital, public or private school or other institution of learning.

In the Borough of Manhattan no site shall be approved when at a greater distance from the water front than 200 feet, except in (1) the locality bounded by W. 39th st., North River, W. 41st st. and 11th ave.; (2) the locality bounded by E. 90th st., East River, E. 111th st. and 2d ave.; (3) the locality bounded by Jefferson st., East Broadway, Roosevelt st. and East River; where sites may be approved when at a distance greater than 200 feet from the water front.

In the Borough of Brooklyn no site shall be approved when at a greater distance from the water front than 200 feet, except in (1) the locality bounded by W. 39th st., North River, W. 41st st. and 11th ave.; (2) the locality bounded by E. 90th st., East River, E. 111th st. and 2d ave.; (3) the locality bounded by Jefferson st., East Broadway, Roosevelt st. and East River; where sites may be approved when at a distance greater than 200 feet from the water front.

A true copy.

EUGENE W. SCHEFFER, Secretary.

113,24

DEPARTMENT OF HEALTH OF THE CITY OF NEW YORK, SOUTHWEST CORNER OF CENTRE AND WALKER STS., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE

received by the Board of Health of the Department of Health until 10:30 o'clock a. m. on

THURSDAY, FEBRUARY 27, 1913.

FOR FURNISHING AND DELIVERING AS REQUIRED 12,000 POUNDS OF BUTTER TO THE KINGSTON AVENUE HOSPITAL, KINGSTON AVE. AND FENNIMORE ST., BOROUGH OF BROOKLYN, DURING THE YEAR 1913.

The time for the delivery of the supplies and the performance of the contract is during the year 1913.

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.

The bid, however, must be accompanied by a deposit of an amount of not less than one and one-half (1 1/2) per cent. of the amount of the bid.

(As to form of deposit, see general instructions.)

Bids will be compared and the contract awarded to the lowest bidder for the entire contract.

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 Chief Clerk of the Department of Health, southwest corner of Centre and Walker sts., Borough of Manhattan.

ERNST J. LEDERLE, Ph.D., President; JOSEPH J. O'CONNELL, M.D., RHINE-LANDER WALDO, Board of Health.

Dated February 14, 1913. f14,27

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

DEPARTMENT OF HEALTH OF THE CITY OF NEW YORK, SOUTHWEST CORNER OF CENTRE AND WALKER STS., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE

received by the Board of Health of the Department of Health until 10:30 o'clock a. m. on

THURSDAY, FEBRUARY 27, 1913.

FOR FURNISHING ALL NECESSARY LABOR AND MATERIALS REQUIRED FOR PAINTING INFANTS' MILK STATIONS IN THE BOROUGHS OF MANHATTAN, BROOKLYN, THE BRONX, QUEENS AND RICHMOND, AS HEREINAFTER DESCRIBED, FOR THE DEPARTMENT OF HEALTH OF THE CITY OF NEW YORK.

The time for the completion of the work and the full performance of the contract is sixty (60) consecutive working days.

No bond will be required with the bid, as heretofore, but will be required upon awarding of the contract, in an amount equal to 50 per cent. of the contract.

The bid, however, must be accompanied by a deposit of an amount of not less than 2 1/2 per cent. of the amount of the bid.

(As to form of deposit, see general instructions, last page, last column, of this issue of the "City Record.")

Bids will be compared and the contract awarded to the lowest bidder for the entire contract.

Blank forms for the above work and further information may be obtained at the office of the Chief Clerk of the Department of Health, southwest corner of Centre and Walker sts., Borough of Manhattan, City of New York.

ERNST J. LEDERLE, Ph.D., President; JOSEPH J. O'CONNELL, M.D., RHINE-LANDER WALDO, Board of Health.

Dated February 14, 1913. f14,27

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

## BOROUGH OF MANHATTAN.

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

SEALED BIDS OR ESTIMATES WILL BE

received by the President of the Borough of Manhattan, at the office of the Commissioner of Public Works, Room 1808, 21 Park Row, until 2 o'clock p. m. on

THURSDAY, MARCH 6, 1913.

1. FOR REGULATING AND REPAVING WITH SHEET ASPHALT, HEAVY TRAFFIC MIXTURE WITH PORTLAND CEMENT FILLER, WITH CLOSE BINDER ON A CONCRETE FOUNDATION THE ROADWAY OF HENRY ST. FROM GRAND ST. TO OLIVER ST. AND OLIVER ST. FROM NORTH SIDE MADISON ST. TO SOUTH SIDE CHATHAM SQUARE.

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

18,350 square yards of asphalt pavement, heavy traffic mixture with Portland cement filler, including binder course.

10 square yards of asphalt pavement, heavy traffic mixture with Portland cement filler, including binder course, on intersecting streets (no guarantee).

5 sewer catch basin heads to be adjusted to grade.

3,550 cubic yards of Portland cement concrete.

7,900 linear feet of new 5-inch bluestone curbstone, furnished and set.

430 linear feet of new headerstone, furnished and set.

1,970 linear feet of old bluestone curbstone, redressed, rejoined and reset.

30 standard heads and covers, complete, for sewer manholes, furnished and set.

180 square yards of old stone blocks to be purchased and removed by contractor.

40 cubic yards of filling to furnish.

40 cubic yards of earth excavation.

The time allowed for doing and completing the above work will be fifty (50) working days.

The amount of security required will be \$15,000 and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security.

2. FOR REGULATING AND REPAVING WITH SHEET ASPHALT, HEAVY TRAFFIC MIXTURE WITH PORTLAND CEMENT FILLER, WITH CLOSE BINDER ON A CONCRETE FOUNDATION THE ROADWAY OF GRAMERCY PARK EAST AND WEST, FROM NORTH SIDE 20TH ST. TO SOUTH SIDE 21ST ST.

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

1,300 square yards of asphalt pavement, heavy traffic mixture with Portland cement filler, including binder course.

10 cubic yards of filling to furnish.

260 cubic yards of earth excavation.

100 square yards of old stone blocks to be purchased and removed by contractor.

In track:

630 square yards of special granite block pavement in railroad area.

100 cubic yards of concrete.

620 square yards of old stone blocks to be purchased by contractor.

The time allowed for doing and completing the above work will be twenty-five (25) working days.

The amount of security required will be \$1,000 and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security.

3. FOR REGULATING AND REPAVING WITH SPECIAL GRANITE BLOCK PAVEMENT AND SHEET ASPHALT, HEAVY TRAFFIC MIXTURE WITH PORTLAND CEMENT FILLER, WITH CLOSE BINDER ON A CONCRETE FOUNDATION THE ROADWAY OF 47TH ST. FROM WEST SIDE 8TH AVE. TO THE EAST SIDE 11TH AVE.

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

2,820 square yards of asphalt pavement, heavy traffic mixture with Portland cement filler, including binder course.

10 cubic yards of filling to furnish.

10 cubic yards of earth excavation.

550 cubic yards of Portland cement concrete.

60 linear feet of new headerstone furnished and set.

1,330 linear feet of new 5-inch bluestone curbstone furnished and set.

330 linear feet of old bluestone curbstone redressed, rejoined and reset.

5 standard heads and covers, complete, for sewer manholes, furnished and set.

1 sewer catch basin head to be adjusted to grade.

The time allowed for doing and completing the above work will be fifteen (15) working days.

The amount of security required will be \$2,000.

4. FOR REGULATING AND REPAVING WITH SHEET ASPHALT, HEAVY TRAFFIC MIXTURE WITH PORTLAND CEMENT FILLER, WITH CLOSE BINDER ON A CONCRETE FOUNDATION THE ROADWAY OF 35TH ST. FROM WEST SIDE 9TH AVE. TO THE EAST SIDE OF 10TH AVE.

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

1,170 square yards of asphalt pavement, heavy traffic mixture with Portland cement filler, including binder course.

10 cubic yards of filling to furnish.

230 cubic yards of Portland cement concrete.

560 linear feet of new 5-inch bluestone curbstone furnished and set.

140 linear feet of old bluestone curbstone redressed, rejoined and reset.

1 standard head and cover, complete, for sewer manhole, furnished and set.

1 sewer catch basin head to be adjusted to grade.

The time allowed for doing and completing the above work will be twenty (20) working days.

The amount of security required will be \$1,000.

5. FOR REGULATING AND REPAVING WITH SHEET ASPHALT, HEAVY TRAFFIC MIXTURE WITH PORTLAND CEMENT FILLER, WITH CLOSE BINDER ON A CONCRETE FOUNDATION THE ROADWAY OF 38TH ST. FROM WEST SIDE 6TH AVE. TO EAST SIDE BROADWAY.

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

1,170 square yards of asphalt pavement, heavy traffic mixture with Portland cement filler, including binder course.

10 cubic yards of filling to furnish.

100 cubic yards of earth excavation.

1 sewer catch basin head to be adjusted to grade.

The time allowed for doing and completing the above work will be fifteen (15) working days.

The amount of security required will be \$2,000.

6. FOR REGULATING AND REPAVING WITH SHEET ASPHALT, HEAVY TRAFFIC MIXTURE WITH PORTLAND CEMENT FILLER, WITH CLOSE BINDER ON A CONCRETE FOUNDATION THE ROADWAY OF 40TH ST. FROM WEST SIDE PARK AVE. TO THE EAST SIDE 6TH AVE.

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

2,960 square yards of asphalt pavement, heavy traffic mixture with Portland cement filler, including binder course.

10 square yards of asphalt pavement, including binder course, at intersecting streets (no guarantee).

10 square yards of asphalt block pavement at intersecting streets (no guarantee).

580 cubic yards of Portland cement concrete.

30 linear feet of new headerstone furnished and set.

1,400 linear feet of new 5-inch bluestone curbstone furnished and set.

350 linear feet of old bluestone curbstone redressed, rejoined and reset.

4 standard heads and covers, complete, for sewer manholes, furnished and set.

2 sewer catch basin heads to be adjusted to grade.

10 cubic yards of filling to furnish.

10 cubic yards of earth excavation.

The time allowed for doing and completing the above work will be twenty (20) working days.

The amount of security required will be \$2,000.

7. FOR REGULATING AND REPAVING WITH SHEET ASPHALT, HEAVY TRAFFIC MIXTURE WITH PORTLAND CEMENT FILLER, WITH CLOSE BINDER ON A CONCRETE FOUNDATION THE ROADWAY OF 53D ST. FROM WEST SIDE 9TH AVE. TO THE EAST SIDE OF 6TH AVE.

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

5,500 square yards of asphalt pavement, heavy traffic mixture with Portland cement filler, including binder course.

10 cubic yards of filling to furnish.

1,080 cubic yards of Portland cement concrete.

120 linear feet of new headerstone furnished and set.

2,620 linear feet of new 5-inch bluestone curbstone furnished and set.

650 linear feet of old bluestone curbstone redressed, rejoined and reset.

10 standard heads and covers, complete, for sewer manholes furnished and set.

5,400 square yards of old stone blocks to be purchased and removed by contractor.

1 sewer catch basin head to be adjusted to grade.

The time allowed for doing and completing the above work will be twenty-five (25) working days.

The amount of security required will be \$4,000 and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security.

8. FOR FURNISHING AND REPAVING WITH SHEET ASPHALT, HEAVY TRAFFIC MIXTURE WITH PORTLAND CEMENT FILLER, WITH CLOSE BINDER ON A CONCRETE FOUNDATION THE ROADWAY OF 53D ST. FROM WEST SIDE 9TH AVE. TO THE EAST SIDE OF 11TH AVE.

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

2,750 square yards of asphalt pavement, heavy traffic mixture with Portland cement filler, including binder course.

10 cubic yards of filling to furnish.

540 cubic yards of Portland





Whereas, The Board of Estimate and Apportionment of the City of New York is considering the advisability of amending the proceeding instituted by said Board on June 13, 1912, for acquiring title to Adee avenue, from Boston road to the bulkhead line of the Hutchinson River, as shown on Section 44 of the Final Maps, Borough of The Bronx, so as to conform to a map or plan adopted by the Board of Estimate and Apportionment December 12, 1912, and approved by the Mayor December 18, 1912, changing the lines of Adee avenue at Gun Hill road.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, as amended, hereby gives notice that the following is the proposed area of assessment for benefit in this proposed amended proceeding:

Beginning at a point on a line midway between Burke avenue and Adee avenue, as these streets are laid out westerly from Throop avenue, distant 100 feet westerly from the westerly line of Boston road, the said distance being measured at right angles to Boston road, and running thence eastwardly along the said line midway between Burke avenue and Adee avenue and along the prolongations of the said line to a point distant 100 feet southwesterly from the southwesterly line of Gun Hill road, the said distance being measured at right angles to Gun Hill road; thence southwardly and parallel with Gun Hill road to the intersection with the prolongation of a line midway between Hamersley avenue and Adee avenue; thence eastwardly along the said line midway between Hamersley avenue and Adee avenue and along the prolongations of the said line to the intersection with the easterly line of Hutchinson avenue; thence eastwardly at right angles to Hutchinson avenue to the intersection with the bulkhead line of Hutchinson River, as indicated on section 44 of the final maps of the Borough; thence southwardly along the said bulkhead line to the intersection with a line at right angles to Hutchinson avenue and passing through a point on its westerly side where it is intersected by a line midway between Adee avenue and Arnow avenue, as these streets are laid out east of Gun Hill road; thence westwardly along the said line midway between Adee avenue and Arnow avenue and along the prolongation of the said line to the intersection with the easterly line of Hutchinson avenue; thence eastwardly at right angles to Hutchinson avenue to the intersection with the bulkhead line of Hutchinson River, as indicated on section 44 of the final maps of the Borough; thence southwardly along the said bulkhead line to the intersection with a line at right angles to Hutchinson avenue and passing through a point on its westerly side where it is intersected by a line midway between Adee avenue and Arnow avenue, as these streets are laid out east of Gun Hill road; thence westwardly along the said line midway between Adee avenue and Arnow avenue and along the prolongation of the said line to the intersection with the northwesterly line of Boston road; thence northwardly at right angles to Boston road a distance of 100 feet; thence northwardly and always distant 100 feet northwesterly from and parallel with the northwesterly line of Boston road to the point of beginning.

Resolved, That this Board consider the proposed area of assessment at a meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 6th day of March, 1913, at 10:30 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 6th day of March, 1913.

Dated February 20, 1913.  
JOSEPH HAAG, Secretary, 277 Broadway.  
Telephone, 2280 Worth. f20,m4

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on February 6, 1913, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of instituting proceedings to acquire title to the lands and premises required for the opening and extending of Burrough avenue, from Borden avenue to Woodside avenue, in the Borough of Queens, City of New York; and

Whereas, The Board of Estimate and Apportionment is authorized and required at the time of the adoption of the resolution directing the institution of proceedings to acquire title to the lands required for the foregoing improvement to fix and determine upon an area or areas of assessment for benefit for said proceedings:

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of section 980 of the Greater New York Charter, as amended, hereby gives notice that the following is the proposed area of assessment for benefit in these proceedings:

Resolved, That the Board of Estimate and Apportionment hereby grants to The Brooklyn and North River Railroad Company the franchise or right fully set out and described in the following form of proposed contract for the grant thereof, embodying all the terms and conditions including the provisions as to rates, fares and charges, upon and subject to the terms and conditions in said proposed form of contract contained, and that the Mayor of The City of New York be and he hereby is authorized to execute and deliver such contract in the name and on behalf of The City of New York, as follows, to wit:

Proposed Form of Contract.

This Contract, made this 19 day of 1913, by and between The City of New York (hereinafter called the City), party of the first part, by the Mayor of said City, acting for and in the name of said City, under and in pursuance of the authority of the Board of Estimate and Apportionment of said City (hereinafter called the Board), and the Brooklyn and North River Railroad Company (hereinafter called the Company), party of the second part, witnesseth:

Whereas, The Brooklyn Heights Railroad Company, the Nassau Electric Railroad Company, the Metropolitan Street Railway Company, the Third Avenue Railroad Company, the Dry Dock, East Broadway and Battery Railroad Company and the Coney Island and Brooklyn Railroad Company (called participating companies) agree to unite in organizing New Company for purpose of constructing and operating a line running generally from North River via Canal street, Manhattan Bridge and Flatbush Avenue Extension to Fulton street—called Local Railroad—and between termini of Bridge, called Bridge Line.

Capital to be sufficient for construction and equipment of line and to be subscribed for in following proportions by participating companies:

Brooklyn Heights R. R. Co. and Nassau Electric R. R. Co., 25 per cent.

Metropolitan Street Railway Co., 25 per cent.

Third Avenue R. R. Co. and Dry Dock, East Broadway and Battery Railroad Company, 25 per cent.

Coney Island and Brooklyn Railroad Co., 25 per cent.

Fare to be five cents for one continuous ride, except that fare on Bridge Line only will be three cents, with two tickets for five cents.

For fare of five cents on Local Railroad each passenger to be entitled to one transfer to intersecting lines of participating companies, and intersecting lines of participating companies to issue transfers to Local Railroad on payment of five cents. No transfers to be issued upon trans fer by Local Railroad, and none by participating companies.

Inasmuch as the principal portion of the business of the Local Railroad is likely to be traffic represented by transfers issued or received on said Local Railroad, and issued or received by said participating companies, in addition to the traffic now carried by said participating companies exclusively, but likely to be diverted to said Local Railroad, and any satisfactory division of receipts from such traffic and of the expense of hauling such traffic is impossible of determination in advance between the New Company and each of the participating companies, therefore, in order to procure the co-operation of all of said participating companies the following arrangement is agreed upon, to wit:

Each participating company shall retain the fares collected upon its lines and represented by transfers to the Local Railroad, and shall have the right to redeem the transfers received by it from the Local Railroad at the minimum rate of 1½ cents per transfer thus redeemed.

If, however, at the end of any year's operation

northwardly along the said line at right angles to Borden avenue to the point or place of beginning.

Resolved, That this Board consider the proposed area of assessment at a meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 6th day of March, 1913, at 10:30 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 6th day of March, 1913.

Dated February 20, 1913.

JOSEPH HAAG, Secretary, 277 Broadway.

Telephone, 2280 Worth. f20,m4

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on February 6, 1913, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of instituting proceedings to acquire title to the lands and premises required for the opening and extending of Amory avenue, from Metropolitan avenue to Bleeker street, and Stanhope street, from Woodward avenue to Metropolitan avenue, in the Borough of Queens, City of New York; and

Whereas, The Board of Estimate and Apportionment is authorized and required at the time of the adoption of the resolution directing the institution of proceedings to acquire title to the lands required for the foregoing improvement to fix and determine upon an area or areas of assessment for benefit for said proceedings:

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of section 980 of the Greater New York Charter, as amended, hereby gives notice that the following is the proposed area of assessment for benefit in these proceedings:

Beginning at a point on the northerly line of Metropolitan avenue where it is intersected by the prolongation of a line distant 100 feet northerly from and parallel with the northerly line of Amory avenue, the said distance being measured at right angles to Amory avenue, and running thence southwardly along the said line parallel with the northerly line of Metropolitan avenue; thence northwardly at right angles to Bleeker street; thence westwardly and always distant 100 feet northwesterly from and parallel with the northwesterly line of Boston road to the point of beginning.

Resolved, That this Board consider the proposed area of assessment at a meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 6th day of March, 1913, at 10:30 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 6th day of March, 1913.

Dated February 20, 1913.

JOSEPH HAAG, Secretary, 277 Broadway.

Telephone, 2280 Worth. f20,m4

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on February 6, 1913, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of instituting proceedings to acquire title to the lands and premises required for the opening and extending of Burrough avenue, from Borden avenue to Woodside avenue, in the Borough of Queens, City of New York; and

Whereas, The Board of Estimate and Apportionment is authorized and required at the time of the adoption of the resolution directing the institution of proceedings to acquire title to the lands required for the foregoing improvement to fix and determine upon an area or areas of assessment for benefit for said proceedings:

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of section 980 of the Greater New York Charter, as amended, hereby gives notice that the following is the proposed area of assessment for benefit in these proceedings:

Beginning at a point on the northerly line of Borden avenue where it is intersected by a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue as these streets adjoin Jay avenue, and running thence northwardly along the said line midway to a point distant 100 feet westerly from the westerly line of Burrough avenue, the said distance being measured at right angles to Burrough avenue; thence northwardly and always distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly line of Burrough avenue and the prolongations of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Hyatt avenue and the westerly line of Burrough avenue; thence northwardly along the said line midway to a point distant 100 feet westerly from and parallel with the westerly

and the Company shall not at any time oppose, but shall consent to the construction and operation of any street surface railway by any such other corporation or individual which may receive a franchise therefrom from the City, and which may necessitate the use of any portion of the railway which shall be constructed or operated by the Company upon said Flatbush Avenue Extension.

Should the City at any time during the term of this contract grant to any other corporation or to any individual the right or privilege to operate a railway upon the tracks of the Company, upon said Flatbush Avenue Extension, or any portion thereof, then the City shall, within thirty (30) days thereafter, give notice to the Company that such right has been granted, and of the name of the corporation or individual to which such right has been granted.

At the expiration of ninety (90) days after the giving of such notice, such individual or corporation shall have the right to begin the operation of cars upon the tracks of the Company upon said Flatbush Avenue Extension, or any portion thereof, over which such corporation or individual may receive a right or privilege, and to use therefor the tracks, equipment, power and all other property of the Company which shall be necessary in the operation of the cars of such individual or corporation upon the tracks of the Company and shall have the right to continue such operation until this contract, or the right to use such property under the terms of this contract granted said corporation or individual by the City, shall expire. Such corporation or individual shall pay to the Company for the right to use such tracks, equipment, power and other property above described, such sum or sums as may be agreed upon in writing by such corporation or individual and the Company within said ninety (90) days, or in the event that such agreement cannot be reached within said ninety (90) days, such sum or sums as shall be determined in the manner hereinafter provided for.

If the Company and such corporation or individual cannot, prior to the expiration of said ninety (90) days agree upon the compensation for the use of such tracks, then such compensation shall be fixed by three arbitrators selected in the following manner:

One fit and impartial person shall be chosen by the Company; one fit and impartial person shall be chosen by such corporation or individual, and the two so chosen shall choose a third fit and impartial person. The decision under oath of any two of said persons who shall be so selected shall be final and conclusive.

The compensation and expenses of the persons selected as arbitrators in the determination of such sum or sums shall be borne by the individual or corporation to which such right may be granted.

Within thirty (30) days after an agreement shall have been reached between said parties, or in case said agreement cannot be reached before the time specified herein, then within thirty (30) days after the determination of the arbitrators, as herein provided, should two of such arbitrators agree, the said parties shall file a duplicate copy of a written agreement with the Board which shall specify the sum or sums which shall have been agreed to by the said parties or determined by said arbitrators as the sum or sums which such corporation or individual shall pay to the Company for said privilege. If the Company fails to file the same with the Board within said thirty (30) days, then the right herein granted shall cease and determine.

If either party fails to appoint an arbitrator, as herein provided, or should the first two arbitrators fail to agree on the selection of a third arbitrator within thirty (30) days after the expiration of said ninety (90) days, or if no two of said arbitrators so selected agree upon the sum or sums to be paid by such individual or corporation within sixty (60) days after they shall have been so selected, then such sum or sums shall be fixed by the Supreme Court upon the application of either party.

Third—Upon the termination of this original contract, or, if the same be renewed, then at the termination of the said renewal term, or upon the termination of the rights hereby granted for any cause, or upon the dissolution of the Company before such termination, the tracks and equipments of the Company constructed pursuant to this contract, within the streets and avenues shall become the property of the City without cost, and the same may be used or disposed of by the City for any purpose whatsoever, or the same may be leased to any company or individual.

If, however, at the termination of this contract, as above, the Board shall so order by resolution, the Company shall, upon thirty (30) days' notice from the Board, remove any and all of its tracks and other equipment constructed pursuant to this contract and the said streets and avenues shall be restored to their original condition at the sole cost and expense of the proper City officials.

Fourth—The Company shall commence construction of the railway herein authorized within six (6) months from the date upon which the consents of the property owners are filed with the Board, or from the date of the order of the Appellate Division of the Supreme Court, made pursuant to section 174 of the Railroad Law, confirming the determination of the commissioners appointed thereunder that such railway ought to be constructed, and shall complete the construction and place the same in full operation within twelve (12) months from the date of filing such consents or the date of such order, otherwise this right shall cease and determine, and all sums which may be deposited with the Comptroller of the City, as hereinabove provided, shall thereupon be forfeited to the City; provided that the period for commencement and the period for completion and placing the railway in full operation may be extended by the Board, but the total extension of time for either of such periods shall not exceed in the aggregate six (6) months; and provided further, that when the commencement or completion of said construction shall be prevented by legal proceedings in any court, or by works of public improvement, or from other causes not within the control of the Company, the time for the commencement or completion of such construction may be extended for the period of such prevention, but no delay shall be allowed for unless the court proceedings shall be diligently prosecuted by the Company, and provided further, that in no case shall such delay be deemed to begin until the Company shall have given written notice to the Board of any such court proceedings or other occasion of delay, and deliver to the Board copies of any injunction or other orders, and the papers upon which the same shall have been granted, and unless upon the request of the Board the Company shall, in writing, consent that the Board either in its own name as a party, or in the name of the City as a party, may intervene in any such proceedings.

Fifth—Said railway shall be constructed, maintained and operated subject to the supervision and control of all the authorities of the City who have jurisdiction in such matters, as provided by the Charter of the City.

No construction upon said railway shall be commenced until written permits have been obtained from the proper City officials.

In any permits so issued, such officials may also impose such conditions, as a condition of the granting of the same, as are necessary for the purpose of protecting any structures in the

streets and avenues over which such officials have jurisdiction, and the Company shall comply with such conditions.

The electrical equipment to be installed by the Company for the operation of the railway within the limits of the City, whether the same be upon streets and avenues or upon private property, shall be constructed and maintained under the supervision and control of the Commissioner of Water Supply, Gas and Electricity.

Sixth—The portion of said railway in the Borough of Manhattan and upon the Manhattan Bridge and its terminals shall be operated by underground electric power substantially similar to the system of underground electric power now used by the street surface railways in the Borough of Manhattan; or by electric storage battery power; provided that any other power may be used, except locomotive steam power, horse power or overhead electric power, which may be lawfully used, approved by the Board and consented to by the abutting property owners in accordance with the provisions of law and by the Public Service Commission for the First District of the State of New York. The portion of said railway in the Borough of Brooklyn, except upon the Manhattan Bridge and its terminals, may be operated by overhead electric power substantially similar to the overhead electric system now in use by street surface railways in the Borough of Brooklyn; or by electric storage battery power; provided that any other power may be used, except locomotive steam power or horse power, which may be lawfully used, approved by the Board and consented to by the abutting property owners in accordance with the provisions of law and by the Public Service Commission for the First District of the State of New York.

Seventh—No wires for the transmission of power, except trolley wires, shall be permitted unless they be placed in conduits underneath or along the side of the railway. When such conduits are constructed the Company shall provide two (2) conduits not less than three (3) inches in diameter each, for the exclusive use of the City. The Company hereby agrees that such conduits shall be used only by the Company and the City, as above.

Eighth—The Company shall at all times keep the streets and avenues upon which the said railway is constructed, between its tracks, the rails of its tracks and for a distance of two (2) feet beyond the rails, on either side thereof, free and clear from ice and snow; provided, however, that the Company shall, at the option of the Commissioner of Street Cleaning, enter into an agreement for each winter season, or part thereof, to clean an equivalent amount of street surface from house line to house line.

Ninth—As long as said railway, or any portion thereof, remains in any street or avenue, the Company shall pave and keep in permanent repair that portion of the surface of the street or avenue in which the said railway is constructed, between its tracks, the rails of its tracks, and for a distance of two (2) feet beyond the rails on either side thereof, under the supervision of the local authorities, whenever required by them to do so, and in such manner as they may prescribe.

In case of the neglect of the Company to make pavement or repairs after the expiration of thirty (30) days' notice to do so from the President of the Borough of Brooklyn, said President may make the same at the expense of the Company. And the City shall have the right to change the material or character of the pavement of any street or avenue, and in that event the Company shall be bound to replace such pavement in the manner directed by the proper City official, at its own expense, and the provisions as to repairs herein contained shall apply to such renewed or altered pavement.

Tenth—Any alteration to the sewerage or drainage systems, or to any other subsurface or to any surface structures in the streets, required on account of the construction or operation of the railway, shall be made at the sole cost of the Company, and in such manner as the proper City officials may prescribe.

Eleventh—It is agreed that the right hereby granted to operate a street surface railway shall not be in preference or in hindrance to public work of the City, and should the said railway in any way interfere with the construction of public works in the streets and avenues, whether the same is done by the City directly or by a contractor for the City, the Company shall, at its own expense, protect or move the tracks and appurtenances of the railway, and the terminal loop or other terminal facilities which are the property of the City and used by the Company.

If the Company shall determine to exercise its privilege of renewal, it shall make application to the Board, or any authority which shall be authorized by law to act for the City in place of the Board. Such application shall be made at any time not earlier than two (2) years and not later than one (1) year before the expiration of the original term of this contract. The determination of the revaluation shall be sufficient if agreed to in writing by the Company and the Board, but in no case shall the annual rate of compensation to the City be fixed at a less amount than the sum required to be paid during the last year prior to the termination of the original term of this contract.

If the Company and the Board shall not reach such agreement on or before the day one (1) year before the expiration of the original term of this contract, then the annual rate of compensation for such succeeding fifteen (15) years shall be reasonable, and either the City (by the Board) or the Company shall be bound upon request of the other to enter into a written agreement with each other fixing the rate of such compensation at such amount as shall be reasonable, but in no case shall the annual rate so fixed be less than the sum required to be paid for the last year prior to the termination of the original term of this contract, and if the parties shall not forthwith agree upon what is reasonable, then the parties shall enter into a written agreement fixing such annual rate and at such amount as shall be determined by three disinterested freeholders selected in the following manner:

One disinterested freeholder shall be chosen by the Board; one disinterested freeholder shall be chosen by the Company; these two shall choose a third disinterested freeholder, and the three so chosen shall act as appraisers and shall make the revaluation aforesaid. Such appraisers shall be chosen at least six (6) months prior to the expiration of this original contract, and their report shall be filed with the Board within three (3) months after they are chosen. They shall act as appraisers and not as arbitrators. They may base their judgment upon their own experience and upon such information as they may obtain by inquiries and investigations, without the presence of either party. They shall have the right to examine any of the books of the Company and its officers under oath. The valuations so ascertained, fixed and determined shall be conclusive upon both parties, but no annual sum shall, in any event, be less than the sum required to be paid for the last year of the original term of this contract. If in any case the annual rate shall not be fixed prior to the termination of the original term of this contract, then the Company shall pay the annual rate theretofore prevailing until the new rate shall be determined, and shall then make up to the City the amount of any excess of the annual rate then determined over the previous annual rate. The compensation and expenses of the said appraisers shall be borne jointly by the City and the Company, each paying one-half thereof.

Second—The Company shall pay to the City for the privilege hereby granted the following sum of money:

(a) The sum of fifteen thousand dollars (\$15,000) in cash within three (3) months after the date on which this contract is signed by the Mayor, and before anything is done in exercise of the privilege hereby granted.

(b) During the first term of five (5) years, an annual sum which shall in no case be less than four thousand dollars (\$4,000), but which shall be equal to three (3) per cent. of its gross receipts if such percentage shall exceed the sum of four thousand dollars (\$4,000).

During the remaining term of five (5) years, an annual sum which shall in no case be less than seven thousand dollars (\$7,000), but which shall be equal to five (5) per cent. of its gross receipts if such percentage shall exceed the sum of seven thousand dollars (\$7,000).

The gross annual receipts mentioned above shall be the gross receipts from all sources within the limits of the City, less the sum or sums paid for the redemption of transfers issued pursuant to this contract, by the Company to the

If, however, the tracks, terminal facilities and appliances herein mentioned are used by any other individual or corporation, then the Company shall bear only such proportion of the cost or work required by the terms and conditions of this subdivision as the use of such track, terminal facilities and appliances by the Company bears to the entire use of such tracks, terminal facilities and appliances.

Second—Before beginning the operation of the cars, the Company shall file with the Commissioner of Bridges a statement for his approval and assent as to the type of car which it proposes to operate, and a sketch showing clearance dimensions, weight on axles and wheel spacing, or such other information as may be required by said Commissioner. All cars operated over the bridge by the Company, and all equipment and appliances relating to such operation shall be subject at all times to the inspection of the Commissioner of Bridges, or his authorized representatives, who shall have power to forbid the entrance to the bridge of cars which may be for any reason be unsatisfactory, and who shall have power to direct the removal of any old or inadequate appliance and the substitution therefor of appliances of approved character.

Said Commissioner may adopt rules and regulations in regard to the number of cars to be operated over the bridge, the rate of speed of said cars, the movement and headway thereof, the type and weight of cars to be used and the condition thereof, the switching of cars and the use of platform and the control of the electrical current used by the Company, and the said rules and regulations so as to secure the safety and comfort of persons using the bridge and preserve the purposes for which the bridge was constructed, and upon serving notice upon the Company that such rules and regulations have been made, amended or altered, the Company shall comply with all the requirements thereof.

Third—Nothing in this contract shall be deemed to affect in any way the right of the Commissioner of Bridges to make any alterations or changes in the construction, operation or management of the bridge, or to affect in any way the control of said Commissioner over such bridge as provided by the Charter of the City.

Sec. 4. The grant of the said rights and privileges to construct, maintain and operate a street surface railway in and upon Flatbush Avenue Extension from Fulton street to the northerly side of Nassau street upon the route hereinbefore described, and upon the Manhattan Bridge and approaches thereto upon the route hereinbefore described, and the terminal loop or other terminal facilities which are the property of the City and used by the Company.

First—The said rights and privileges shall be held and enjoyed by the Company for the term of ten (10) years from the date upon which this contract is signed by the Mayor, with the privilege of renewal of said contract for the further period of fifteen (15) years upon a fair revaluation of the right and privilege to operate over such continuous route and for the right to use the tracks owned by the City upon the Manhattan Bridge and the approaches thereto, and the terminal loop or other terminal facilities which are the property of the City and used by the Company.

If the Company shall determine to exercise its privilege of renewal, it shall make application to the Board, or any authority which shall be authorized by law to act for the City in place of the Board. Such application shall be made at any time not earlier than two (2) years and not later than one (1) year before the expiration of the original term of this contract. The determination of the revaluation shall be sufficient if agreed to in writing by the Company and the Board, but in no case shall the annual rate of compensation to the City be fixed at a less amount than the sum required to be paid during the last year prior to the termination of the original term of this contract.

If the Company and the Board shall not reach such agreement on or before the day one (1) year before the expiration of the original term of this contract, then the annual rate of compensation for such succeeding fifteen (15) years shall be reasonable, and either the City (by the Board) or the Company shall be bound upon request of the other to enter into a written agreement with each other fixing the rate of such compensation at such amount as shall be reasonable, but in no case shall the annual rate so fixed be less than the sum required to be paid for the last year prior to the termination of the original term of this contract. If in any case the annual rate shall not be fixed prior to the termination of the original term of this contract, then the Company shall pay the annual rate theretofore prevailing until the new rate shall be determined, and shall then make up to the City the amount of any excess of the annual rate then determined over the previous annual rate. The compensation and expenses of the said appraisers shall be borne jointly by the City and the Company, each paying one-half thereof.

Second—The Company shall pay to the City for the privilege hereby granted the following sum of money:

(a) The sum of fifteen thousand dollars (\$15,000) in cash within three (3) months after the date on which this contract is signed by the Mayor, and before anything is done in exercise of the privilege hereby granted.

(b) During the first term of five (5) years, an annual sum which shall in no case be less than four thousand dollars (\$4,000), but which shall be equal to three (3) per cent. of its gross receipts if such percentage shall exceed the sum of four thousand dollars (\$4,000).

During the remaining term of five (5) years, an annual sum which shall in no case be less than seven thousand dollars (\$7,000), but which shall be equal to five (5) per cent. of its gross receipts if such percentage shall exceed the sum of seven thousand dollars (\$7,000).

The gross annual receipts mentioned above shall be the gross receipts from all sources within the limits of the City, less the sum or sums paid for the redemption of transfers issued pursuant to this contract, by the Company to the

intersecting or contiguous lines of the companies which are parties to the participating agreement dated and executed December 15, 1911, hereinbefore referred to, viz:

The Brooklyn Heights Railroad Company, the Nassau Electric Railroad Company, the Metropolitan Street Railway Company, the Third Avenue Railroad Company, the Dry Dock, East Broadway and Battery Railroad Company and Coney Island and Brooklyn Railroad Company, or the successor companies of either or any of them.

The rate for such redemption shall not in any case exceed two (2) cents for each transfer so issued and redeemed.

(c) For the use of the tracks owned by the City upon the Manhattan Bridge and the approaches thereto, the sum of five cents for each round trip, or the sum of two and one-half cents for each single trip of each and every car operated upon the bridge.

The number of cars shall be certified by the Commissioner of Bridges to the Comptroller once each month, in such form as shall be designated by the Comptroller.

(d) The Company shall pay to the City four (4) per cent. per annum upon the cost of any terminal loops or other terminal facilities which are the property of the City and used by the Company; provided, however, that if such terminal facilities are used by any other company or companies, then the Company shall pay only such portion of four (4) per cent. per annum as shall be proportionate to the use of such facilities by the Company. The Commissioner of Bridges shall determine such amounts due the City and certify the same to the Comptroller.

The annual charges shall commence on November 13, 1912.

All annual charges as above shall be paid into the treasury of the City on November 1 of each year and shall be for the amount due to September 30 next preceding. Provided that the first annual payment shall be only for that proportion of the first annual charge as the time between the date upon which this contract is signed by the Mayor and September 30 following shall bear to the whole of one year.

Whenever the percentage required to be paid shall exceed the minimum amount as above, then such sum over and above such minimum shall be paid on or before November 1 in each year for the year ending September 30 next preceding.

The annual charges herein provided are intended to include the percentages of gross receipts now required to be paid by railway companies to the City pursuant to the Railroad Law as amended.

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

Third—The annual charges or payments shall continue throughout the whole term of this contract (whether original or renewal), notwithstanding any clause in any statute, or in the charter of any other railway or railroad company providing for payment for railway or railroad rights or franchises at a different rate, and no assignment, lease or sublease of the rights or privileges hereby granted (whether original or renewal), or of any part thereof, or of any of the routes mentioned herein, or of any part thereof, shall be valid or effectual for any purpose unless the said agreement, lease or sublease shall contain a covenant on the part of the assignee or lessee that the same is subject to all the conditions of this contract; and that the assignee or lessee assumes and will be bound by all of said conditions, and especially said conditions as to payments, anything in any statute or in the charter of such assignee or lessee to the contrary notwithstanding, and that the said assignee or lessee waives any more favorable conditions created by such statute or its charter, and that it will not claim by reason thereof, or otherwise, exemption from liability to perform each and all of the conditions of this contract.

Fourth—The rights and privileges hereby granted shall not be assigned, either in whole or in part, or leased or sublet in any manner, nor shall the title thereto, or right, interest or property therein, pass to or vest in any other person or corporation whatsoever, either by the act of the Company, or by operation of law, whether under the provisions of the statutes relating to the consolidation or merger of corporations or otherwise, without the consent of the City, acting by the Board, evidenced by an instrument under seal, anything herein contained to the contrary thereof in anywise notwithstanding, and the granting, giving or waiving of any one or more of such consents shall not render unnecessary any subsequent consent or consents.

Fifth—Said railway shall be constructed and operated in the latest approved manner of street railway construction and operation, and it is hereby agreed that the Board may require the Company to improve or add to the railway equipment, including rolling stock and railway appurtenances, from time to time, as such additions and improvements are necessary, in the opinion of the Board. Upon failure on the part of the Company to comply with the direction of the Board within a reasonable time, the rights hereby granted shall cease and determine.

Sixth—The rate of fare for any passenger upon the railway hereby authorized shall not exceed five (5) cents, and the Company shall not charge any passenger more than five (5) cents for one continuous ride from any point on its road, or on any road, line or branch operated by it or under its control to any other point thereof or of any connecting branch thereof.

The rate of fare upon the Manhattan Bridge between the termini thereof shall in no case exceed three (3) cents for each single fare.

The Company shall, however, at all times sell and have for sale tickets at the rate of two tickets for five (5) cents, each of which shall entitle a passenger to transportation across the said bridge between the termini thereof.

It being the intention and of the essence of this contract:

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through or continuous line operated by the Company to any point on any line of any of the participating companies and the successor companies of either or any of them operating in the Borough of Manhattan which intersects such through or continuous line, and to any point on any line of any of the participating companies and the successor companies of either or any of them operating in the Borough of Brooklyn, which intersects or is operated on a route or routes within five hundred feet of the Brooklyn terminus of said through or continuous line, and from any point on any line of any of the participating companies and the successor companies of either or any of them operating in the Borough of Manhattan, which intersects such through or continuous line operated by the Company, and from any point on any line of any of the participating companies and the successor companies of either or any of them in the Borough of Brooklyn, which intersects or is operated on a route or routes within five hundred feet of the Brooklyn terminus of said through or continuous line operated by the Company to any point on such through or continuous line operated by the Company, shall not exceed five (5) cents, and for this purpose transfers shall be issued and received by the Company and the participating companies and the successor companies of either or any of them upon payment of said single fare of five (5) cents. But neither the Company nor any of the participating companies shall by this contract be required to issue transfers upon transfers or more than one transfer for said single fare of five (5) cents, nor shall the Company be required by this contract to issue transfers upon the payment of said single fare of three cents or to any passenger tendering a ticket, as above provided, for transportation upon the local service between the termini of the Manhattan Bridge.

The Company shall carry free upon the railway hereby authorized during the term of this contract, all members of the Police and Fire Departments of the City when such employees are in full uniform.

Seventh—No cars shall be operated upon the railway hereby authorized other than passenger cars, cars for the transportation of express matter and cars necessary for the repair or maintenance of the railway, and no freight cars shall be operated upon the tracks of said railway. Provided that no cars for the transportation of express matter shall be operated between the hours of 6 o'clock a. m. and 8 o'clock p. m. daily, and that the Board may further limit the operation of such cars as public convenience may require.

The rate for the carrying of property over the said railway upon the cars of the Company shall in all cases be reasonable in amount, subject to the control of the Board and may be fixed by the Board after notice to the Company and a hearing had thereon, and when so fixed such rates shall be binding upon the Company, and no greater sums shall be charged for such services than provided for by it.

Eighth—(a) The Company, within three (3) months after the signing of this contract by the Mayor, shall itself execute and procure the execution by the other companies of trackage agreements for the use of such tracks of the companies named in the participating agreement hereinbefore referred to or the successor companies of either or any of them on Canal street and other streets in the Borough of Manhattan as may be necessary for the through operation of its line between Fulton street, Borough of Brooklyn, and Desbrosses Street Ferry, Borough of Manhattan, and shall within the same time file sworn copies of such agreement with the Board.

(b) The Company shall commence through or continuous operation of the railway from Fulton street, Borough of Brooklyn, to Desbrosses Street Ferry, Borough of Manhattan, within the time fixed by this contract for the completion of construction and commencement of operation of the railway herein authorized, and shall continue such through or continuous operation throughout the entire term of this contract, whether original or renewal.

(c) The Company shall carry passengers on its through or continuous line and issue and receive transfers to and from the lines of the participating companies or the successor companies of either or any of them, for a single fare of five (5) cents, as provided by sub-section sixth of this section.

In the event of the failure of the Company to do or perform any of the acts or requirements contained in this subdivision and designated as a, b and c, respectively, and within the time specified, the franchise, rights and privileges hereby granted shall cease and determine and such *ipso facto* forfeiture shall not be waived, prevented or affected in any way by the inability of the Company to procure the execution by any participating company or the successor companies of either or any of them of the trackage agreements, the invalidity of such agreements when executed, the failure or refusal of any participating company or the successor companies of either or any of them to issue or receive transfers, or by the invalidity of the participating agreement dated and executed December 15, 1911, and hereinbefore referred to.

Ninth—The Company shall attach to each car run over the said railway proper fenders and wheel guards, in conformity with such laws and ordinances as are now in force, or may hereafter during the term of this contract be enacted or adopted by the State or City authorities, or as may be required by resolution of the Board.

Tenth—All cars which are operated on said railways shall be heated during the cold weather in conformity with such laws and ordinances as are now in force, or may hereafter, during the term of this contract, be enacted or adopted by the State or City authorities, or as may be required by resolution of the Board.

Eleventh—All cars operated on said railway shall be well lighted by electricity, or by some lighting system equally efficient, or as may be required by resolution of the Board.

Twelfth—Cars on the said railway shall run at intervals of not more than thirty (30) minutes both day and night, and as much oftener as reasonable convenience of the public may require, or as may be directed by the Board.

Thirteenth—The Company shall submit to the Board a report not later than November 1 of each year for the year ending September 30 next preceding, and at any other time, upon the request of the Board, which shall state:

1. The amount of stock issued, for cash, for property.
2. The amount paid in as by last report.
3. The total amount of capital stock paid in.
4. The funded debt by last report.
5. The total amount of funded debt.
6. The floating debt as by last report.
7. The total amount of floating debt.
8. The total amount of funded and floating debt.
9. The average rate per annum of interest on funded debt.
10. Statement of dividends paid during the year.
11. The total amount expended for same.
12. The names of the directors elected at the last meeting of the corporation held for such purpose.
13. Location, value and amount paid for real estate owned by the Company as by last report.
14. Location, value and amount paid for real estate now owned by the Company.

15. Number of passengers carried during the year.
16. Total receipts of Company for each class of business.
17. Amounts paid by the Company for damage to persons or property on account of construction and operation.
18. Total expenses for operation, including salaries.
- and such other information in regard to the business of the Company as may be required by the Board.

Fourteenth—The Company shall at all times keep accurate books of account of the gross receipts from all sources within the limits of the City, and shall, on or before November 1 of each year, make a verified report to the Comptroller of the City of the business done by the Company, for the year ending September 30 next preceding, in such form as he may prescribe. Such report shall contain a statement of such gross receipts, the total miles in operation within the limits of the City, and the miles of railway constructed and operated under this contract, and such other information as the Comptroller may require. The Comptroller shall have access to all books of the Company for the purpose of ascertaining the correctness of its report, and may examine its officers under oath.

Fifteenth—In case of any violation or breach or failure to comply with any of the provisions herein contained, except where an *ipso facto* forfeiture is provided for, this contract may be forfeited by a suit brought by the Corporation Counsel, on notice of ten (10) days to the Company, at the option of the Board by resolution of said Board, which said resolution may contain a provision to the effect that the railway constructed and in use by virtue of this contract shall thereupon become the property of the City without proceedings at law or in equity. Provided, however, that such action by the Board shall not be taken until the Board shall give notice to the Company to appear before it on a certain day not less than ten (10) days after date of such notice, to show cause why such resolution declaring the contract forfeited should not be adopted. In case the Company fails to appear, action may be taken by the Board forthwith.

Sixteenth—If the Company shall fail to give efficient public service at the rates herein fixed, or fail to maintain its structures and equipment as herein provided in good condition throughout the whole term of this contract, the Board may give notice to the Company, specifying any default on the part of the Company, and requiring the Company to remedy the same within a reasonable time; and upon failure of the Company to remedy such default within a reasonable time, the Company shall, for each day thereafter during which the default or defect remains, pay to the City the sum of two hundred and fifty dollars (\$250), as fixed or liquidated damages, or the Board, in case such structures or equipment which may affect the surface of the streets shall not be put in good condition within a reasonable time after notice by the Board as aforesaid, shall have the right to make all needed repairs at the expense of the Company, in which case the Company shall pay to the City the amount of the cost of such repairs, with legal interest thereon, all of which sums may be deducted from the fund herein-after provided for.

Seventeenth—The Company shall assume all liability to persons or property by reason of the construction or operation of the railway authorized by this contract, and it is a condition of this contract that the City shall assume no liability whatsoever to either persons or property on account of the same, and the Company hereby agrees to repay to the City any damage which the City shall be compelled to pay by reason of any acts or default of the Company.

Eighteenth—This grant is upon the express condition that the Company within thirty (30) days after the signing of this contract by the Mayor, and before anything is done in exercise of the rights conferred hereby, shall deposit with the Comptroller of the City the sum of ten thousand dollars (\$10,000), either in money or securities, to be approved by him, which fund shall be security for the performance by the Company of all of the terms and conditions of this contract and compliance with all orders of the Board acting under the powers herein reserved, especially those which relate to the payment of the annual charges for the privilege hereby granted, the rendering of efficient public service at the rates herein fixed, the repairs of the street pavement, the removal of snow and ice, the quality of construction of the railway and the maintenance of the property in good condition throughout the whole term of this contract, and in case of default in the payment by the Company of such terms and conditions, or compliance with such orders or either or any of them, the City shall have the right to cause the work to be done and the materials to be furnished for the performance thereof after due notice, and shall collect the reasonable cost thereof from the said fund without legal proceedings; or, after default in the payment of the annual charges, shall collect the same, with interest, from the said fund after ten (10) days' notice to the Company; or in case of failure to observe the said terms and conditions of this contract and orders of the Board acting hereunder, relating to the headway, heating and lighting of cars, fenders and wheel-guards, the Company shall pay a penalty of fifty dollars (\$50) per day for each day of violation, and the further sum of ten dollars (\$10) per day for each car that shall not be properly heated, lighted or supplied with fenders or wheel-guards, in case of the violation of the provisions relating to those matters; all of which sums may be deducted from said fund.

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

The Board, on complaint made, shall give notice to the Company, directing its President, or other officer, to appear before the Board on a certain day not less than ten (10) days after the date of such notice, to show cause why the Company should not be penalized in accordance with the foregoing provisions. If the Company fails to make an appearance, or, after a hearing, appears in the judgment of the Board to be in fault, said Board shall forthwith impose the prescribed penalty, or where the amount of the penalty is not prescribed herein, such amount as appears to the Board to be just, and without legal procedure direct the Comptroller to withdraw the amount of such penalty from the security fund deposited with him. In case of any drafts made upon the security fund the Comptroller shall, upon ten (10) days' notice, pay to the City a sum sufficient to restore said security fund to the original amount of ten thousand dollars (\$10,000), and in default thereof, this contract shall be cancelled and annulled at the option of the Board, acting in behalf of the City. No action or proceeding or right under the provisions of this contract shall affect any other legal rights, remedies or causes of action belonging to the City.

Nineteenth—The words "notice" or "direction" wherever used in this contract, shall be deemed to mean a written notice or direction. Every such notice or direction to be served upon the Company shall be delivered at such office in the City as shall have been designated by the Company, or if no such office shall have been designated, or if such designation shall have for any reason become inoperative,

shall be mailed in the City, postage prepaid, addressed to the Company at the City. Delivery or mailing of such notice or direction as and when above provided shall be equivalent to direct personal notice or direction, and shall be deemed to have been given at the time of delivery or mailing.

Twentieth—The words "streets or avenues" and "streets and avenues" wherever used in this contract shall be deemed to mean "streets, avenues, highways, parkways, driveways, concourses, boulevards, bridges, viaducts, tunnels, public places or any other property to which the City has title or over which the public has an easement" encountered in the route hereinabove described, and upon in which authority is hereby given to the Company to construct a railway.

Twenty-first—If at any time the powers of the Board or any other of the authorities herein mentioned or intended to be mentioned, shall be transferred by law to any other board, authority, officer or officers, then and in such case such other board, authority, officer or officers, shall have all the powers, rights and duties herein reserved to or prescribed for the Board or other authorities, officer or officers.

Sec. 5. Nothing in this contract shall be construed as in any way limiting the present or future jurisdiction of the Public Service Commission under the Laws of the State of New York.

Sec. 6. This grant is also upon the further and express condition that the provisions of the Railroad Law pertinent hereto shall be strictly complied with by the Company.

Section 7. The Company promises, covenants and agrees on its part and behalf to conform to and abide by and perform all the terms, conditions and requirements in this contract fixed and contained.

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

THE CITY OF NEW YORK,  
By \_\_\_\_\_, Mayor.

(CORPORATE SEAL) Attest:

....., City Clerk.

THE BROOKLYN AND NORTH RIVER  
RAILROAD COMPANY,  
By \_\_\_\_\_, President.

(SEAL) Attest:

....., Secretary.

(Here add acknowledgments.)

Resolved, That the results of the inquiry made by this Board as to the money value of the franchise or right proposed to be granted and the adequacy of the compensation proposed to be paid therefor, and the terms and conditions, including the provisions as to rates, fares and charges, are as hereinbefore specified and fully set forth in and by the foregoing form of proposed contract for the grant of such franchise or right.

Resolved, That these preambles and resolutions, including said resolution for the grant of a franchise or right applied for by The Brooklyn and North River Railroad Company, and the said form of a proposed contract for the grant of such franchise or right, containing said results of such inquiry, after the same shall be entered in the minutes of this Board, shall be published for at least twenty (20) days immediately prior to Thursday, March 13, 1913, in the *Cryt Record*, and at least twice during the ten (10) days immediately prior to Thursday, March 13, 1913, in two daily newspapers to be designated by the Mayor therefor and published in the City of New York, at the expense of The Brooklyn and North River Railroad Company, together with the following notice, to wit:

Notice is hereby given, that the Board of Estimate and Apportionment, before authorizing any contract for the grant of a franchise or right applied for by The Brooklyn and North River Railroad Company and fully set forth and described in the foregoing form of proposed contract for the grant of such franchise or right, and before adopting any resolution authorizing such contract, will, at a meeting of said Board, be held in Room 16, City Hall, Borough of Manhattan, City of New York, on

Thursday, March 13, 1913, at 10:30 o'clock a. m., hold a public hearing thereon, at which citizens shall be entitled to appear and be heard.

The "Brooklyn Times" and the "Standard Union" designated.

Dated New York, January 30, 1913.

JOSEPH HAAG, Secretary.

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PUBLIC NOTICE IS HEREBY GIVEN THAT

at the meeting of the Board of Estimate and Apportionment held this day a report and form of contract was received from the Bureau of Franchises to govern the grant of a franchise to the Coney Island and Brooklyn Railroad Company to construct, maintain and operate a double track street surface railway from the existing tracks of the Company at 4th avenue and 9th street, upon and along 4th avenue to Flatbush avenue, thence across Flatbush avenue to Ashland place to Fulton street, where the tracks diverge; a single track continuing along Ashland place to Dekalb avenue and another single track continuing along Fulton street, from Ashland place to Rockwell place to Dekalb avenue, where connection is made with the existing tracks, Borough of Brooklyn.

Tracks are in existence in Fulton street and in Rockwell place, which the applicant proposes to use.

Action on a resolution fixing the date for final hearing was deferred until the meeting of February 27, 1913, at 10:30 o'clock a. m. in Room 16, City Hall, Borough of Manhattan, when all persons interested will have the opportunity to appear and be heard.

JOSEPH HAAG, Secretary.

Dated New York, February 13, 1913.

117,ml3

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PUBLIC NOTICE IS HEREBY GIVEN THAT

at a meeting of the Board of Estimate and Apportionment, held February 13, 1913, the following petition was received:

February 7, 1913.

Board of Estimate and Apportionment of The City of New York, New York City:

Gentlemen—The Harrison Street Cold Storage Company, which holds a franchise from your Board, dated December 27, 1909, for the construction, maintenance and operation of conduits for refrigerating purposes, desires, and hereby applies for permission to assign said franchise to the Merchants' Refrigerating Company.

The reason for this proposed assignment is that the latter company is about to acquire all the rights, property and interests of the Harrison Street Cold Storage Company, dependent, in a degree, upon the obtaining of the consent of your Board as applied for herein, it being understood that such consent will not become effective until the filing with your Board of proper certificates relative to merger.

It is agreed that, if this consent be granted, all the obligations of the franchise of the Harrison Street Cold Storage Company will be undertaken by the Merchants' Refrigerating Company and the operations under said franchise shall be kept separate and apart from those under the franchise now held by the Merchants' Refrigerating Company.

[SEAL.]

HARRISON STREET COLD STORAGE CO.,  
ALEXANDER MOIR, Treasurer.  
State of New York, County of New York, City  
of New York, ss:

On the 7th day of February, 1913, before me personally came Alexander Moir, who, being by me duly sworn, did depose and say, that he resided in Montclair, State of New Jersey; that he was treasurer of the Harrison Street Cold Storage Company, the corporation described in and which executed the above instrument; that he knew the seal of the said corporation; that the seal affixed to said instrument was said corporate seal; that it was so affixed by order of the Board of Directors of the said corporation, and that he signed his name thereto by like order.

[SEAL.]

E. D. JUNIOR, Notary Public, Kings County, Certificate filed New York County, No. 12.

The Merchants' Refrigerating Company here joins in the above petition of the Harrison Street Cold Storage Company and agrees to abide by the stipulations therein contained.

[SEAL.]

MERCHANTS' REFRIGERATING CO.,  
FRANK A. HORNE, President.  
State of New York, County of New York, City  
of New York, ss:

On the 7th day of February, 1913, before me personally came Frank A. Horne, who, being by me duly sworn, did depose and say, that he resided in Brooklyn, State of New York; that he was President of the Merchants' Refrigerating Company, the corporation described in and which executed the above instrument; that he knew the seal of the said corporation; that the seal affixed to said instrument was said corporate seal; that it was so affixed by order of the Board of Directors of the said corporation, and that he signed his name thereto by like order.

[SEAL.]

E. D. JUNIOR, Notary Public, Kings County, Certificate filed New York County, No. 12.

— and the following resolutions were thereupon adopted:

Whereas, A joint petition from Harrison Street Cold Storage Company and Merchants' Refrigerating Company, dated February 7, 1913, was presented to the Board of Estimate and Apportionment at a meeting held February 13, 1913.

Resolved, That, in pursuance of law this Board sets Thursday, the 27th day of February, 1913, at 10:30 o'clock in the forenoon and Room 16, in the City Hall, Borough of Manhattan, at the time and place when and where such petition shall be considered, and a public hearing be had thereon, at which citizens shall be entitled to appear and be heard; and be it further

&lt;p

The time for the completion of the work and the full performance of the contract is December 31, 1913.

The amount of security required is thirty (30) per cent. of the total amount for which the contract is awarded.

NO. 8. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR FURNISHING AND DELIVERING THREE HUNDRED AND FIFTY (350) BARRELS OF PORTLAND CEMENT.

The time for the completion of the work and the full performance of the contract is December 31, 1913.

The amount of security required is thirty (30) per cent. of the total amount for which the contract is awarded.

NO. 9. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR FURNISHING AND DELIVERING FIVE THOUSAND (5,000) CUBIC YARDS OF GRITS.

The time for the completion of the work and the full performance of the contract is December 31, 1913.

The amount of security required is thirty (30) per cent. of the total amount for which the contract is awarded.

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

Bidders are requested to make their bids or estimates upon the blank form prepared by the President, a copy of which, with the proper envelope in which to enclose 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 thereto at the office of the said President. The plans and drawings may be seen and other information obtained at the office of the Commissioner of Public Works of the Borough of Richmond, Borough Hall, New Brighton, Borough of Richmond.

GEORGE CROMWELL, President.

<sup>119, m4</sup>

<sup>119, m4</sup> See General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF RICHMOND, BOROUGH HALL, ST. GEORGE, NEW BRONXTON, N. Y. CITY.

SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Richmond at the above office until 12 o'clock m.

TUESDAY, FEBRUARY 25, 1913.

Borough of Richmond.

No. 1. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR REGULATING AND REPAVING WITH BITUMINOUS CONCRETE PAVEMENT ON PRESENT FOUNDATION, THE ROADWAY OF RICHMOND ROAD, FROM SUMMIT SOUTH OF CLOVE AVENUE TO AMBOY ROAD, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantity and quality of the materials and the nature and extent, as near as possible, of the work required is as follows:

6,930 square yards of bituminous concrete pavement, including preparation of foundation, for the maintenance of which the railroad company is responsible.

23,350 square yards of bituminous concrete pavement, including preparation of foundation, with five (5) years maintenance.

10 cubic yards of concrete foundation.

The time for the completion of the work and the full performance of the contract is forty (40) days.

The amount of security required is Fourteen Thousand Dollars (\$14,000).

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

Bidders are requested to make their bids or estimates upon the blank form prepared by the President, a copy of which, with the proper envelope in which to enclose the bid, can be obtained upon application thereto at the office of the Engineer. The plans and the contract, including the specifications, in the form approved by the Corporation Counsel, may be seen, and other information obtained at the office of the Engineer of the Borough of Richmond, Borough Hall, St. George, S. I.

GEORGE CROMWELL, President.

The City of New York, February 11, 1913.

<sup>113, 25</sup>

<sup>113, 25</sup> See General Instructions to Bidders on the last page, last column, of the "City Record."

#### BOARD OF WATER SUPPLY.

SEALED BIDS WILL BE RECEIVED BY the Board of Water Supply, at its offices, 7th floor, 165 Broadway, New York, until 11 a. m. on

TUESDAY, FEBRUARY 27, 1913.

for CONTRACT AC FOR PRINTING.

An approximate statement of the quantities of the various classes of work and further information are given in the Information for Bidders, forming part of the contract. At the above place and time bids will be publicly opened and read. The award of the contract, if awarded, will be made by the Board as soon thereafter as practicable. The Board reserves the right to reject any and all bids.

A bond in the sum of thirty-five (35) per cent. of the total amount of the contract will be required for the faithful performance of the contract.

No bid will be received and deposited unless accompanied by a certified check upon a National or State Bank, drawn to the order of the Comptroller of The City of New York to the amount of Five Hundred Dollars (\$500).

The contract will terminate on the completion of all editions under way December 31, 1913. Pamphlets containing information for bidders, forms of proposal, contract, specifications, etc., can be obtained at the above address, upon application in person or by mail, by depositing the sum of Five Dollars (\$5) in currency, or check drawn to the order of the Board of Water Supply, for each pamphlet. This deposit will be refunded upon the return of the pamphlets in acceptable condition within thirty (30) days from the date on which bids are to be opened. CHARLES STRAUSS, President; CHARLES N. CHADWICK, JOHN F. GALVIN, Commissioners of the Board of Water Supply.

JOSEPH P. MORRISSEY, Secretary.

Note—See general instructions to bidders on last page, last column of the City Record, so far as applicable hereto and not otherwise provided for.

<sup>17, 27</sup>

#### NORMAL COLLEGE OF THE CITY OF NEW YORK.

NORMAL COLLEGE, CITY OF NEW YORK, BOARD OF TRUSTEES.

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings, at the Department of Education Building, corner of Park ave. and 59th st., Borough of Manhattan, until 4 o'clock p. m., on

#### MONDAY, FEBRUARY 24, 1913.

Borough of Manhattan.

FOR FURNITURE, ETC., FOR THE FIRST PORTION OF THE NEW NORMAL COLLEGE BUILDING (THOMAS HUNTER HALL), ON THE WESTERLY SIDE OF LEXINGTON AVE., BETWEEN 68TH AND 69TH STS., 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 as follows:

Item 1, \$3,000; Item 2, \$1,200; Item 3, \$600;

Item 4, \$1,000; Item 5, \$1,500; Item 6, \$500;

Item 7, \$1,200; Item 8, \$2,200; Item 9, \$500;

Item 10, \$2,600.

The deposit accompanying bid for each item shall be five per centum of the amount of security.

A separate proposal must be submitted for each item, and award will be made thereon.

Bidders must state the price of each item, by which the bids will be tested.

Blank forms, plans and specifications may be obtained or seen at the office of the Superintendent of School Buildings, at Estimating Room, 9th floor, Hall of Education, Park ave. and 59th st., Prospect Park, Brooklyn.

C. B. J. SNYDER, Superintendent of School Buildings.

Dated February 10, 1913.

<sup>110, 24</sup>

<sup>110, 24</sup> See General Instructions to Bidders on the last page, last column, of the "City Record."

#### FIRE DEPARTMENT.

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, NOS. 157 AND 159 E. 67TH ST., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Fire Commissioner at the above office until 10:30 o'clock a. m. on

TUESDAY, FEBRUARY 25, 1913.

FOR FURNISHING AND DELIVERING TWO (2) FIVE-TON GASOLINE MOTOR TRUCKS.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before forty (40) days.

The amount of security required is Eight Thousand Dollars (\$8,000).

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per truck or other unit of measure, by which the bids will be tested. The extension must be made and footed up, as the bids will be read from the total and the contract awarded at a lump or aggregate sum.

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

Blank forms and further information may be obtained at the office of the Fire Department, Nos. 157 and 159 E. 67th st., Manhattan, JOSEPH JOHNSON, Fire Commissioner.

<sup>111, 25</sup>

<sup>111, 25</sup> See General Instructions to Bidders on the last page, last column, of the "City Record."

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, NOS. 157 AND 159 E. 67TH ST., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Fire Commissioner at the above office until 10:30 o'clock a. m. on

TUESDAY, FEBRUARY 25, 1913.

FOR FURNISHING AND DELIVERING SUNDRY SUPPLIES.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before December 31, 1913.

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 schedules herein contained or hereto annexed, per pound, ton, dozen, gallon, yard or other unit of measure, by which the bids will be tested. The extension must be made and footed up, as the bids will be read from the totals and awards made to the lowest bidder on each item, or the bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

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

Blank forms and further information may be obtained at the office of Frank J. Helmle, 190 Montague st., Borough of Brooklyn, The City of New York, where plans and specifications may be seen.

CHARLES B. STOVER, President; THOMAS J. HIGGINS, MICHAEL J. KENNEDY, WALTER G. ELIOT, Commissioners of Parks.

<sup>111, 25</sup>

<sup>111, 25</sup> See General Instructions to Bidders on the last page, last column, of the "City Record."

#### DEPARTMENT OF PARKS.

OFFICE OF THE DEPARTMENT OF PARKS, ARSENAL BUILDING, 5TH AVE. AND 64TH ST., 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, MARCH 6, 1913.

Borough of Brooklyn.

FOR ALL LABOR AND MATERIALS REQUIRED FOR THE ERECTION AND COMPLETION OF STEAM HEATING WORK FOR THE NEW WORK SHOPS AND STORE HOUSE, LOCATED IN PROSPECT PARK BOROUGH OF BROOKLYN, TOGETHER WITH ALL THE WORK INCIDENTAL THERETO.

The time allowed for the completion of this contract will be 120 days.

The amount of security required is Seven Hundred Dollars (\$700).

A certified check or cash to the amount of Thirty-five Dollars (\$35) must accompany bid.

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

Blank forms and further information may be obtained at the office of Frank J. Helmle, 190 Montague st., Borough of Brooklyn, The City of New York, where plans and specifications may be seen.

CHARLES B. STOVER, President; THOMAS J. HIGGINS, MICHAEL J. KENNEDY, WALTER G. ELIOT, Commissioners of Parks.

<sup>111, 25</sup>

<sup>111, 25</sup> See General Instructions to Bidders on the last page, last column, of the "City Record."

THURSDAY, MARCH 6, 1913.

Borough of Brooklyn.

FOR FURNISHING AND DELIVERING HARDWARE TO PROSPECT PARK.

2. FOR FURNISHING AND DELIVERING MASON'S SUPPLIES TO PROSPECT PARK.

3. FOR FURNISHING AND DELIVERING BLACKSMITH'S SUPPLIES TO PROSPECT PARK.

4. FOR FURNISHING AND DELIVERING LUMBER TO PARKS AND PARKWAYS.

5. FOR FURNISHING AND DELIVERING PLUMBING MATERIAL TO PROSPECT PARK.

6. FOR FURNISHING AND DELIVERING TOOLS AND IMPLEMENTS TO PROSPECT PARK.

7. FOR FURNISHING AND DELIVERING PAINTS TO PROSPECT PARK.

8. FOR FURNISHING AND DELIVERING OILS TO PROSPECT PARK.

9. FOR FURNISHING AND DELIVERING RUBBER GOODS TO PROSPECT PARK.

The time allowed for the completion of this contract will be three hundred (300) calendar days.

A certified check or cash in the sum of one and one-half (1 1/2) per cent. of total amount of estimate must accompany bid.

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

Bids must be submitted in duplicate.

Blank forms may be obtained at the office of the Department of Parks, Borough of Brooklyn.

The time allowed for the completion of this contract will be 100 days.

A certified check or cash in the sum of one

and one-half (1 1/2) per cent. of total amount of estimate must accompany bid.

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

Bids must be submitted in duplicate.

Blank forms may be obtained at the office of the Department of Parks, Borough of Brooklyn, Litchfield Mansion, Prospect Park West and 5th st., Prospect Park, Brooklyn.

CHARLES B. STOVER, President; THOMAS J. HIGGINS, MICHAEL J. KENNEDY, WALTER G. ELIOT, Commissioners of Parks.

<sup>114, 27</sup>

<sup>114, 27</sup> See General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE DEPARTMENT OF PARKS, ARSENAL BUILDING, 5TH AVE. AND 64TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK.

SEALED B

On No. 4 the bidders must state the price of each item, by which the bids will be tested. 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 ave. and 59th st., Borough of Manhattan. C. B. J. SNYDER, Superintendent of School Buildings.

Dated February 10, 1913. f10.24

*See General Instructions to Bidders on the 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 Buildings, at the above office of the Department of Education, until 4 o'clock p.m. on

MONDAY, FEBRUARY 24, 1913.

Borough of Brooklyn.

NO. 1. FOR INSTALLING ELECTRIC EQUIPMENT IN NEW PUBLIC SCHOOL 172, ON THE EASTERN SIDE OF 47TH AVE., BETWEEN 29TH AND 30TH STS., BOROUGH OF BROOKLYN.

The time allowed to complete the whole work will be one hundred and eighty (180) working days, as provided in the contract.

The amount of security required is Three Thousand Dollars (\$3,000).

The deposit accompanying bid shall be five per centum of the amount of security.

NO. 2—FOR ITEM 1. INSTALLING HEATING AND VENTILATING APPARATUS, AND ITEM 2, INSTALLING TEMPERATURE REGULATION IN NEW PUBLIC SCHOOL 175, ON THE NORTHERLY SIDE OF BLAKE AVE., BETWEEN BRISTOL ST. AND HOP-KINSON AVE., BOROUGH OF BROOKLYN.

The time allowed to complete the whole work of each item will be one hundred and sixty (160) working days, as provided in the contract.

The amount of security required is as follows: Item 1, \$20,000; item 2, \$1,800.

The deposit accompanying bid on item 1 or item 2 shall be five per centum of the amount of security.

A separate proposal must be submitted for each item and award will be made thereon.

NO. 3. FOR GYMNASIUM LOCKERS, ETC. (ROOM 47), IN GIRLS' HIGH SCHOOL, ON NOSTRAND AVE., BETWEEN HALSEY AND MACON STS., 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 Eight Hundred (\$800) Dollars.

The deposit accompanying bid shall be five per centum of the amount of security.

On Nos. 1 and 3 the bids will be compared and the contract will be awarded in a lump sum to the lowest bidder on each contract.

On No. 2 the bidder must state the price of each item, by which the bids will be tested.

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 ave. and 59th st., Borough of Manhattan, and also at Branch Office, No. 131 Livingston st., Borough of Brooklyn.

C. B. J. SNYDER, Superintendent of School Buildings.

Dated February 10, 1913. f10.24

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

#### BOARD OF ASSESSORS.

PUBLIC NOTICE IS HEREBY GIVEN TO the owner or owners of all houses and lots, improved or 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 Manhattan.

2841. Regulating, grading, curbing and flagging 141st st., from Broadway to Riverside drive, together with a list of awards for damages caused by a change of grade.

Borough of Queens.

2824. Regulating and grading Ely ave., from a point 148 feet north of Harris ave. to Paynter ave., 1st Ward.

The area of assessment extends to within one-half the block at the intersecting and terminating streets.

3001. Sewer in Pleasure ave., from 2d ave. to Lawrence st., 1st Ward.

Affecting Block No. 91.

3000. Sewer in Nurge st., from Emma st. to Martin st., 2d Ward.

Affecting Block No. 20.

Borough of Brooklyn.

9901. Regulating, grading, curbing, guttering and laying sidewalks on Gelston place, between 86th and 94th sts., together with a list of awards for damages caused by a change of grade.

1696. Regulating, grading, curbing and flagging Battery ave., from 86th st. to 92d st., together with a list of awards for damages caused by a change of grade.

2878. Regulating, grading, curbing, flagging Avenue L, from Coney Island ave. to E. 15th st., and from E. 16th st. to Ocean ave.

The area of assessment extends to within one-half the block at the intersecting and terminating streets.

3005. Basin at the northwest corner of Church ave. and Rogers ave.

Affecting Block No. 5090.

3006. Sewer and appurtenances in Dinsmore place, between Richmond and Logan sts., and basin on the south side of Dinsmore place, opposite Richmond st.

Affecting Blocks Nos. 4139 and 4142.

3007. Sewer in 11th ave., from 65th to 66th sts., and in 65th st., south side, from 10th to 11th ave.

Affecting Blocks Nos. 5751 and 5752.

3010. Sewer basin at the north corner of 83d st. and 10th ave.

Affecting Block No. 6011.

3015. Sewer basin on 72d st., at the north corner of New Utrecht ave.

Affecting Block No. 6180.

3018. Sewer in Newkirk ave., between Coney Island ave. and 1st st.

Affecting Block No. 5425.

3019. Sewers in 75th st., north side, between 14th ave. and the end of existing sewer, about 341 feet east of 15th ave., and on the south side, between 14th and 16th aves.

Affecting Blocks Nos. 6212, 6213, 6223 and 6224.

3022. Sewer in 12th ave., between 68th st. and 69th st. (Bay Ridge ave.), and outlet in Bay Ridge ave. (69th st.), between 12th and 13th aves., and in Bay Ridge ave. (69th st.), between 10th and 12th aves.

Affecting Blocks Nos. 5880, 5772, 5773, 5774, 6154 and 6155.

3023. Sewer basin on northwest corner of 37th st. and Old New Utrecht road.

Affecting Lot 1 of Block 5301.

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, 320

Broadway, New York, on or before March 25, 1913, at 11 a.m., at which time and place the said objections will be heard and testimony received in reference thereto.

JOS. P. HENNESSY, WM. C. ORMOND, ANTONIO C. ASTARITA, Board of Assessors.

THOMAS J. DRENNAN, Secretary, 320 Broadway, City of New York, Borough of Manhattan.

February 20, 1913. f20.24

2940. Sewer in both sides of 75th st., between 11th and 12th aves.

Affecting Block Nos. 6209 and 6220.

2942. Sewer in Sharon st., from Olive st. to Morgan ave.

Affecting Block Nos. 2908 and 2913.

2943. Sewer in Sterling place, between Rochester and Utica aves.

Affecting Block Nos. 1373 and 1379.

2944. Sewer in Sterling place, from end of existing sewer 140 feet west of East New York ave. to Eastern parkway extension.

Affecting Block Nos. 1468 and 1472.

2945. 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, 320 Broadway, New York, on or before March 18, 1913, at 11 a.m., at which time and place the said objections will be heard and testimony received in reference thereto.

JOS. P. HENNESSY, WM. C. ORMOND, ANTONIO C. ASTARITA, Board of Assessors.

THOMAS J. DRENNAN, Secretary, 320 Broadway, City of New York, Borough of Manhattan.

February 14, 1913. f14.26

PUBLIC NOTICE IS HEREBY GIVEN TO the owner or owners of all houses and lots, improved or 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 Brooklyn.

2598. Regulating, grading, curbing, flagging and paving Fairview place, between Martense and Church aves.

2740. Regulating, grading, curbing, flagging, etc., 18th ave., from Ocean parkway to 47th st., together with a list of awards for damages caused by a change of grade.

2822. Regulating, grading, curbing, flagging E. 14th st., from Avenue O to Kings highway, and from Avenue V to Neck road.

2823. Regulating, grading, curbing, flagging E. 28th st., from Clarendon road to Canarsie lane.

2825. Regulating, grading, curbing, flagging Sullivan st., from Washington ave. to Nostrand ave.

2830. Regulating, grading, curbing and flagging 58th st., between 10th and New Utrecht aves., together with a list of awards for damages caused by a change of grade.

2833. Regulating, grading, curbing, flagging Newell st., from Meseole ave. to Greenpoint ave. Paving Newell st., between Calver st. and Greenpoint ave.

2868. Paving Church ave., between 36th st. and Gravesend ave.

2870. Paving E. 35th st., between Glenwood and Farragut roads.

2872. Regulating, grading, curbing and flagging Homecrest ave., from Avenue S to Neck road.

2900. Regulating, grading, curbing and flagging Avenue O, from E. 15th st. to Ocean ave.

2903. Regulating, grading, curbing and flagging E. 14th st., between Avenues I and J.

2906. Regulating, grading and curbing 81st st., from Narrows ave. to Colonial road.

2907. Regulating, grading, curbing and flagging 56th st., between 12th and 13th aves.

2908. Regulating, grading, curbing and flagging and paving Hunterly road, from Herkimer st. to Atlantic ave.

2910. Regulating, grading, curbing and flagging Lincoln ave., between Jamaica and Ridgewood aves.

2911. Regulating, grading, curbing and flagging Montgomery st., between Franklin and Bedford aven.

2913. Regulating and grading 9th ave., between 47th and 49th sts.

2915. Regulating, grading, curbing and flagging 72d st., between 17th and 18th aves.

2916. Regulating, grading, curbing and flagging 76th st., between 5th and 6th aves.

2917. Regulating, grading, curbing and flagging 37th st., between Fort Hamilton parkway and 14th ave.

2918. Regulating, grading, curbing and flagging 12th ave., from Bay Ridge ave. to 75th st.

2919. Regulating, grading, curbing and flagging Union st., from Clason ave. to Bedford ave., except the land occupied by the Brighton Beach Railroad Company.

2921. Regulating, grading, curbing and flagging E. 2d st., from Avenue N to Ryder ave.

2928. Regulating, grading, curbing and flagging W. 36th st., between Surf ave. and Neptune ave., excluding the right of way of New York and Coney Island Railroad.

2958. Regulating, grading, curbing, flagging Bunker st., between Meseole and Nassau aves.

2960. Paving 14th ave., from Church ave. to 42d st., excepting the space occupied by the tracks of the Prospect Park and South Brooklyn Railway Company between 37th and 38th sts.

The area of assessment in the above named lists extends to within one-half the block at the intersecting streets.

2807. Flagging Richard st., between Verona st. and Rapelyea st.; east side of Barstey st., between Sunnyside ave. and Highland boulevard; west side of Clason ave., between St. Marks ave. and Prospect place; both sides of Sackman st., between East New York ave. and Atlantic ave.; west side of Stone ave., between East New York ave. and Bergen st., and on the west side of Kent ave., between Park and Myrtle aves.

Affecting property in front of which work was done.

2854. Sewer in Bushwick ave., west side, between Hart and Lawton sts.

Affecting Block No. 3225.

2857. Sewer in E. 35th st., between Avenue J and Kings highway.

Affecting Block Nos. 7616, 7617, 7634, 7635, 7632 and 7633.

2859. Sewer in Gravesend ave., west side, from Avenue J to Bay parkway; Bay parkway, from Gravesend ave. to 60th st.; 60th st., from Bay parkway to 19th ave.; Gravesend ave., west side, between 10th and 11th aves.; sewers in Bay parkway (22d ave.), west side, between 60th and 65th sts.; in Avenue J, from West st. to Gravesend ave.; in 61st st., from 19th ave. to 20th ave., and outlet sewer in 20th ave., from 60th to 61st sts.

Affecting Block Nos. 5451, 5452, 5457, 5462, 5463, 5464, 5470, 5475, 5476, 5481, 5482, 5483, 5495, 5499, 5500, 5501, 5505, 5507, 5508, 5513, 5514, 5515, 5520, 5521, 5522, 5527, 5528, 5529, 5533 to 5536, inclusive; 5540 to 5543, inclusive; 5547 to 5550, inclusive; 5555 to 5557, inclusive; 6499 to 6508, inclusive; 6514 to 6518, inclusive; 6524 to 6526, inclusive; 6537 to 6541, inclusive; 6547 to 6559, inclusive; 6563 to 6568, inclusive; 6578, 6579 and 6582.

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 3d day of March, 1913, 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.

Dated Borough of Manhattan, New York, February 17, 1913.

WILLIAM T. EMMET, EDWARD D. FARRELL, ABEL C. THOMAS, Commissioners of Estimate; WILLIAM T. EMMET, Commissioner of Assessment.

JOEL J. SQUIER, Clerk. f17,28

FIRST DEPARTMENT.

In the matter of the application of The City of New York, relative to amending its application heretofore made 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 OLMSTEAD AVENUE (formerly Avenue D, south of Westchester avenue, and Jefferson street northerly therefrom), between Protecytory avenue and the bulkhead line of Pugsley's Creek; of ODELL STREET (Jackson street), between Unionport road and Protecytory avenue; and of PURDY STREET (Washington street), between Westchester avenue and Protecytory avenue, in the Twenty-fourth Ward, Borough of The Bronx, City of New York, so as to conform with the changes made in the lines of Olmstead avenue and of Purdy street, as shown upon a map or plan adopted by the Board of Estimate and Apportionment January 11, 1912, and approved by the Mayor January 17, 1912, and by the inclusion in the proceeding of the remaining length of each of these three streets between West Farms road and the former location of Protecytory avenue; the amended proceeding to relate to OLMSTEAD AVENUE, from the bulkhead line of Pugsley's Creek to West Farms road; ODELL STREET, from Unionport road to Purdy street, and PURDY STREET, from Westchester avenue to West Farms road.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, First Department, at a Special Term thereof, to be held at Part III thereof, in and for the County of New York, at the County Court House in the Borough of Manhattan, in The City of New York, on the 27th day of February, 1913, at the opening of the Court on that day or as soon thereafter as counsel can be heard thereon for an order amending the proceeding entitled "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 Olmstead avenue (formerly Avenue D, south of Westchester avenue, and Jefferson street northerly therefrom), between Protecytory avenue and the bulkhead line of Pugsley's Creek; of Odell street (Jackson street), between Unionport road and Protecytory avenue; and of Purdy street (Washington street), between Westchester avenue and Protecytory avenue, in the Twenty-fourth Ward, Borough of The Bronx, City of New York," so as to conform with the changes made in the lines of Olmstead avenue and of Purdy street, as shown upon a map or plan adopted by the Board of Estimate and Apportionment January 11, 1912, and approved by the Mayor January 17, 1912, and by the inclusion in the proceeding of the remaining length of each of these three streets between West Farms road and the former location of Protecytory avenue; the amended proceeding to relate to Olmstead avenue, from the bulkhead line of Pugsley's Creek to West Farms road; Odell street, from Unionport road to Purdy street, and Purdy street, from Westchester avenue to West Farms road.

Land not required for Olmstead avenue and Odell street is shown on Section 47 of the Final Maps of the Borough of The Bronx, prepared by the President of the Borough of The Bronx under authority of chapter 466 of the Laws of 1901 and amending acts and filed in the office of the President of the Borough of The Bronx on April 29, 1909; in the office of the Register of the County of New York on April 27, 1909, as Map No. 1326, and in the office of the Counsel to the Corporation of The City of New York on April 27, 1909, in pigeon hole 116.

Additional land required for Olmstead avenue, Odell street and Purdy street, is shown on Section 40 of the Final Maps of the Borough of The Bronx, prepared by the President of the Borough of The Bronx, under authority of chapter 466 of the Laws of 1901 and amending acts and filed in the office of the President of The Bronx on June 28, 1911; in the office of the Register of the County of New York on June 27, 1911, as Map No. 1537, and in the office of the Counsel to the Corporation of The City of New York on June 27, 1911, in pigeon hole 165.

Land required for Purdy street and additional land required for Olmstead avenue, Odell street and Purdy street is also shown on a map or plan entitled "Map or plan showing a change in the street system heretofore laid out within the territory bounded by West Farms road, Castle Hill avenue, Westchester avenue, Unionport road, McGraw avenue and Hoguet avenue," which map was filed in the office of the President of the Borough of The Bronx on April 8, 1912; in the office of the Register of the County of New York on April 5, 1912, as Map No. 1612, and in the office of the Counsel to the Corporation of The City of New York on April 6, 1912, in pigeon hole 185.

Additional land and land not required for Olmstead avenue, Odell street and Purdy street is located east of the Bronx River.

LAND NOT REQUIRED FOR OLMSTEAD AVENUE. Beginning at a point in the western line of Olmstead avenue (as now being legally acquired) distant 248.07 feet northerly from the intersection of said line with the northern line of Starling avenue; thence northerly along the prolongation of the said western line for 144.74 feet to the northern line of said Olmstead avenue (as now being legally acquired); thence southwesterly along said northern line for 132.58 feet; thence southwesterly deflecting 90 degrees to the left for 60.0 feet; thence easterly for 15.0 feet to the point of beginning.

LAND NOT REQUIRED FOR ODELL STREET. Beginning at a point in the western line of Odell street (as now being legally acquired) distant 69.32 feet northerly from the intersection of said line with the northern line of Starling avenue; thence northerly along the prolongation of the said western line for 144.74 feet to the northern line of said Odell street (as now being legally acquired); thence southwesterly along said northern line for 132.58 feet; thence southeasterly deflecting 90 degrees to the left for 60.0 feet; thence easterly for 15.0 feet to the point of beginning.

LAND NOT REQUIRED FOR PURDY STREET. Parcel "X"

Beginning at the intersection of the western line of Purdy street (as now being legally acquired) with the southern line of Starling avenue; thence easterly along the southern line of Starling avenue for 5.0 feet; thence southerly deflecting 90 degrees to the right for 704.04 feet to the northern line of Westchester avenue; thence westerly along last mentioned line for 5.0 feet to the western line of Purdy street (as now being legally acquired); thence northerly along said western line for 704.04 feet to the point of beginning.

Parcel "Y"

Beginning at the intersection of the western line of Purdy street (as now being legally acquired) with the northern line of Starling avenue; thence easterly along the northern line of Starling avenue for 5.0 feet; thence northerly deflecting 90 degrees to the left for 1,151.82 feet to the northern line of Purdy street (as now being legally acquired); thence southwesterly along said line for 6.85 feet to the western line of Purdy street (as now being legally acquired); thence southerly along said line for 1,151.13 feet to the point of beginning.

ADDITIONAL LAND REQUIRED FOR OLMSTEAD AVENUE.

Parcel "A"

Beginning at the intersection of the eastern line of Olmstead avenue (as now being legally acquired) with the northern line of Starling avenue; thence easterly along the northern line of Starling avenue for 10.0 feet; thence northerly deflecting 90 degrees to the left for 2,145.53 feet to the southern line of Walker avenue (West Farms road); thence westerly along last mentioned line for 60.0 feet; thence southerly deflecting 89 degrees 37 minutes 28.7 seconds to the left for 1,52.36 feet to the northern line of Olmstead avenue (as now being legally acquired); thence northeasterly along last mentioned line for 99.20 feet to the eastern line of Olmstead avenue (as now being legally acquired); thence southerly along last mentioned line for 478.50 feet to the point of beginning.

Parcel "B"

Beginning at the intersection of the eastern line of Olmstead avenue (as now being legally acquired) with the southern line of Starling avenue; thence easterly along the southern line of Starling avenue for 10.0 feet; thence southerly deflecting 90 degrees to the right for 276.502 feet to the eastern line of Olmstead avenue (as now being legally acquired); thence northeasterly along last mentioned line for 99.20 feet to the eastern line of Olmstead avenue (as now being legally acquired); thence northeasterly along last mentioned line for 119.04 feet to the point of beginning.

ADDITIONAL LAND REQUIRED FOR PURDY STREET.

Parcel "A"

Beginning at the intersection of the eastern line of Purdy street (as now being legally acquired) with the southern line of Starling avenue; thence easterly along the southern line of Starling avenue for 5.0 feet; thence southerly deflecting 90 degrees to the right for 704.150 feet to the northern line of Westchester avenue; thence westerly along the northern line of Westchester avenue for 5.0 feet to the eastern line of Purdy street (as now being legally acquired); thence northerly along last mentioned line for 704.14 feet to the point of beginning.

Parcel "B"

Beginning at the intersection of the eastern line of Purdy street (as now being legally acquired) with the northern line of Starling avenue; thence easterly along the northern line of Starling avenue for 5.0 feet; thence northerly deflecting 90 degrees to the left for 1,491.32 feet; thence northeasterly curving to the left on the arc of a circle of 578.824 feet radius and tangent to the preceding course for 432.32 feet; thence northwesterly on a line tangent to the preceding course for 356.919 feet to the southern line of Walker avenue (West Farms road); thence westerly along last mentioned line for 81.27 feet; thence southeasterly deflecting 132 degrees 25 minutes 08.7 seconds to the left for 411.743 feet; thence southeasterly curving to the right on the arc of a circle of 518.824 feet radius for 387.51 feet; thence southerly on a line tangent to the preceding course for 335.50 feet to the northern line of Purdy street (as now being legally acquired); thence northeasterly along last mentioned line for 1,207.37 feet to the point of beginning.

Parcel "C"

Beginning at the intersection of the eastern line of Purdy street (as now being legally acquired) with the northern line of Starling avenue; thence easterly along the northern line of Starling avenue for 5.0 feet; thence northerly deflecting 90 degrees to the left for 1,491.32 feet; thence northeasterly curving to the left on the arc of a circle of 578.824 feet radius and tangent to the preceding course for 432.32 feet; thence northwesterly on a line tangent to the preceding course for 356.919 feet to the southern line of Walker avenue (West Farms road); thence westerly along last mentioned line for 81.27 feet; thence southeasterly deflecting 132 degrees 25 minutes 08.7 seconds to the left for 411.743 feet; thence southeasterly curving to the right on the arc of a circle of 518.824 feet radius for 387.51 feet; thence southerly on a line tangent to the preceding course for 335.50 feet to the northern line of Purdy street (as now being legally acquired); thence northeasterly along last mentioned line for 1,207.37 feet to the point of beginning.

Parcel "D"

Beginning at a point on the northerly bulkhead line of Pugsley's Creek, as this line is indicated on the Final Maps of Sections 49 and 54, where it is intersected by the prolongation of a line midway between Pugsley avenue and Olmstead avenue as these streets are laid out between Lafayette avenue and Turnbull avenue, and running thence northerly along the said line midway between Pugsley avenue and Olmstead avenue and along the prolongations of the said line to the intersection with a line distant 100 feet southerly from and parallel with the southerly line of McGraw avenue, the said distance being measured at right angles to McGraw avenue; thence eastwardly along the said line parallel with McGraw avenue to the intersection with the prolongation of a line midway between Hoguet avenue and Olmstead avenue; thence northerly along the said line midway between Hoguet avenue and Olmstead avenue and along the prolongations of the said line to the intersection with a line distant 100 feet northerly from and parallel with the northerly line of West Farms road, the said distance being measured at right angles to West Farms road; thence eastwardly along the said line parallel with West Farms road to the intersection with the prolongation of a line distant 100 feet northerly from and parallel with the northerly line of Purdy street as this street is laid out in the tangent adjoining West Farms road, the said distance being measured at right angles to Purdy street; thence southeasterly along the said line parallel with Purdy street and along the prolongations of the said line to the intersection with the prolongation of a line midway between Purdy street and Castle Hill avenue as these streets are laid out between Parker street and St. Raymond avenue; thence southerly along the said line midway between Purdy street and Castle Hill avenue and along the prolongations of the said line to the intersection with a line distant 100 feet southerly from and parallel with the southerly line of Westchester avenue, the said distance being measured at right angles to Westchester avenue; thence westerly along the said line parallel with Westchester avenue to the intersection with the prolongation of a line midway between Purdy street and Castle Hill avenue.

Parcel "E"

Beginning at a point in the western line of Odell street (as now being legally acquired) distant 69.32 feet northerly from the intersection of said line with the northern line of Starling avenue; thence northerly along the prolongation of the said western line for 144.74 feet to the northern line of said Odell street (as now being legally acquired); thence southwesterly along said northern line for 132.58 feet; thence southeasterly deflecting 90 degrees to the left for 60.0 feet; thence easterly for 15.0 feet to the point of beginning.

longation of a line midway between Castle Hill avenue and Olmstead avenue as these streets are laid out between Lafayette avenue and Turnbull avenue; thence southerly along the said line midway between Castle Hill avenue and Olmstead avenue and along the prolongations of the said line to the intersection with the northerly line of Purdy street; thence southeasterly along the said line to the intersection with the bulkhead line of Pugsley's Creek heretofore referred to; thence northwesterly along the said bulkhead line to the point or place of beginning.

Dated New York, February 14, 1913.

ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, Borough of Manhattan, City of New York. f14,26

FIRST DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, whenever 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 THERIOT AVENUE, from Gleason avenue to West Farms road, and LELAND AVENUE, from Westchester avenue to West Farms road, in the Twenty-fourth Ward, Borough of The Bronx, 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, First Department, at a Special Term thereof, Part I, to be held at the County Court House, in the Borough of Brooklyn, in The City of New York, on the 23d day of April, 1913, at 10 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.

Dated Borough of Manhattan, New York, February 14, 1913.

JAMES A. DONNELLY, EDWARD D. DOWLING, WILLIAM J. TOTTEN, Jr., Commissioners of Estimate; EDWARD D. DOWLING, Commissioner of Assessment.

JOEL J. SQUIER, Clerk. f14,26

SUPREME COURT—SECOND DEPARTMENT.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, whenever 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 CHICAGO STREET, from Corona avenue to Queens boulevard; TOLEDO AVENUE, from South Railroad avenue to Queens boulevard; PARCELL STREET, from Gay street to Corona avenue; MEDINA PLACE, from Gerry avenue to Corona avenue, and the PUBLIC PLACE bounded by Chicago street, Justice street and Laconia street, in the Second Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT BY AN order of the Supreme Court, bearing date the 27th day of January, 1913, and duly entered in the office of the Clerk of the County of Queens, at his office in Jamaica, in the Borough of Queens, on the 29th day of January, 1913, a copy of which order was duly filed in the office of the Clerk of the County of Queens, we, Patrick J. Mara, George E. Blackwell and Ellis P. Butler, were appointed Commissioners of Estimate for the purpose of making a just and equitable estimate and assessment of the loss and damage, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening and extending the above mentioned streets, avenues and public place, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order filed herein in the office of the Clerk of the County of Queens on the 29th day of January, 1913; and the said Patrick J. Mara was appointed Commissioner of Assessment for the purpose of making a just and equitable estimate and assessment of the value of the benefit and advantage of the said streets, avenues and public place so to be opened and extended, to the respective owners, lessees, parties and persons respectively entitled to or interested in the respective lands, tenements, hereditaments and premises situated within the area of assessment adopted by the Board of Estimate and Appportionment and not required for the purpose of opening and extending the same, but benefited thereby, the said area of assessment being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached filed herein in the office of the Clerk of the County of Queens on the 29th day of January, 1913, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 17, title 4 of the Greater New York Charter, as amended, and the acts or parts of acts supplementary thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening and extending the said streets, avenues and public place, and affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate, at our office, Municipal Building, Court House square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 17th day of March, 1913, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows, viz:

Beginning at a point on the prolongation of a line midway between Parsons avenue and Bowne avenue, as these streets are laid out between Oak avenue and Rose street, distant 100 feet southeasterly from the southeasterly line of Rose street, and running thence northwesterly along the said line midway between Parsons avenue and Bowne avenue and along the prolongations of the said line to a point distant 100 feet northwesterly from the northwesterly line of Oak avenue; thence northeasterly and parallel with Oak avenue to a point distant 100 feet westerly from the westerly line of Parsons avenue, the said distance being measured at right angles to Parsons avenue; thence northerly along the said line parallel with Parsons avenue to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the westerly line of Parsons avenue and the easterly line of Bowne avenue, as these streets are laid out between Jasmine street and Kalmia street; thence northwesterly along the said line bisecting the angle formed by the intersection of the prolongations of the westerly line of Parsons avenue and the easterly line of Bowne avenue, as these streets are laid out between Jasmine street and Kalmia street; thence northwesterly along the said line bisecting the angle formed by the intersection of the prolongations of the westerly line of Parsons avenue and the easterly line of Bowne avenue, as these streets are laid out between Jasmine street and Kalmia street; thence northwesterly along the said line bisecting the angle formed by the intersection of the prolongations of the westerly line of Parsons avenue and the easterly line of Bowne avenue, as these streets are laid out between Jasmine street and Kalmia street; thence northwesterly along the said line bisecting the angle formed by the intersection of the prolongations of the westerly line of Parsons avenue and the easterly line of Bowne avenue, as these streets are laid out between Jasmine street and Kalmia street; thence northwesterly along the said line bisecting the angle formed by the intersection of the prolongations of the westerly line of Parsons avenue and the easterly line of Bowne avenue, as these streets are laid out between Jasmine street and Kalmia street; thence northwesterly along the said line bisecting the angle formed by the intersection of the prolongations of the westerly line of Parsons avenue and the easterly line of Bowne avenue, as these streets are laid out between Jasmine street and Kalmia street; thence northwesterly along the said line bisecting the angle formed by the intersection of the prolongations of the westerly line of Parsons avenue and the easterly line of Bowne avenue, as these streets are laid out between Jasmine street and Kalmia street; thence northwesterly along the said line bisecting the angle formed by the intersection of the prolongations of the westerly line of Parsons avenue and the easterly line of Bowne avenue, as these streets are laid out between Jasmine street and Kalmia street; thence northwesterly along the said line bisecting the angle formed by the intersection of the prolongations of the westerly line of Parsons avenue and the easterly line of Bowne avenue, as these streets are laid out between Jasmine street and Kalmia street; thence northwesterly along the said line bisecting the angle formed by the intersection of the prolongations of the westerly line of Parsons avenue and the easterly line of Bowne avenue, as these streets are laid out between Jasmine street and Kalmia street; thence northwesterly along the said line bisecting the angle formed by the intersection of the prolongations of the westerly line of Parsons avenue and the easterly line of Bowne avenue, as these streets

New York, on the 10th day of March, 1913, at 10 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 Queens, there to remain for and during the space of ten days, as required by law.

Dated Borough of Manhattan, New York, February 24, 1913.

W. J. HAMILTON, WM. BOWNE PARTONS, J. H. QUINLAN, Commissioners of Estimate; W. J. HAMILTON, Commissioner of Assessment.

WALTER C. SHEPPARD, Clerk. f14,m6

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 lands and premises required for the opening and extending of VAN ALST AVENUE (although not yet named by proper authority), from Nott avenue to Hoyt avenue, in the First Ward, Borough of Queens, 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, Second Department, at a Special Term thereof to be held for the hearing of motions, at the County Court House in the Borough of Brooklyn, in the City of New York, on the 5th day of March, 1913, at 10 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 Queens, there to remain for and during the space of ten days, as required by law.

Dated Borough of Manhattan, New York, February 18, 1913.

THOMAS B. SEAMAN, JOHN E. VAN NOSTRAND, Commissioners of Estimate and Assessment.

WALTER C. SHEPPARD, Clerk. f18,m1

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 CASTLETON AVENUE, from Richmond avenue to Jewett avenue, in the Third Ward, Borough of Richmond, 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 confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held for the hearing of motions, at the County Court House in the Borough of Brooklyn, in the City of New York, on the 26th day of February, 1913, at 10 o'clock in the forenoon of that day, and that the said final reports have been deposited in the Office of the Clerk of the County of Richmond, there to remain for and during the space of five days, as required by law.

Dated Borough of Manhattan, New York, February 18, 1913.

JAMES E. MULLIGAN, WILLIAM J. KENNEY, EDWARD P. DOYLE, Commissioners of Estimate; WILLIAM J. KENNEY, Commissioner of Assessment.

JOEL J. SQUIER, Clerk. f18,24

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of MONTGOMERY STREET, from Coney Island avenue to East Seventh street, and EAST SEVENTH STREET, from Henry street to a point about 150 feet southerly therefrom, in the Twenty-ninth Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above entitled 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 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, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, No. 166 Montague street, in the Borough of Brooklyn, in the City of New York, on or before the 10th day of March, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 12th day of March, 1913, at 10.30 o'clock a. 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 them at their office, No. 166 Montague street, in the Borough of Brooklyn, in the City of New York, on or before the 10th day of March, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 12th day of

March, 1913, at 3.30 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 by the Board of Estimate and Apportionment on the 6th day of April, 1911, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Brooklyn, in The City of New York, which, taken together, are bounded and described as follows, viz:

Bounded on the north by a line bisecting the angle formed by the intersection of the centre lines of Engert avenue and Newton street as these streets are laid out easterly from Graham avenue, on the east by a line distant 100 feet easterly from and parallel with the easterly line of Graham avenue, the said distance being measured at right angles to the line of Graham avenue; on the south by a line always midway between Newton street and Bayard street, and the prolongation of the said line, and on the west by a line distant 100 feet westerly from and parallel with the westerly line of Leonard street, the said distance being measured at right angles to the line of Leonard street.

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, No. 166 Montague street, in the Borough of Brooklyn, in the City, there to remain until the 19th day of March, 1913.

Fifth—That, 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, to be held for the hearing of motions, at the County Court House in the County of Kings, in the Borough of Brooklyn, The City of New York, on the 27th day of February, 1913, 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 Borough of Brooklyn, New York, February 17, 1913.

ERNEST P. SEELMAN, JACOB C. KLINCK, HENRY D. CIPPERLY, Commissioners of Estimate; ERNEST P. SEELMAN, Commissioner of Assessment.

way between Johnson street and Montgomery street; thence easterly along the said line midway between Johnson street and Montgomery street, and along the prolongation of the said line to the intersection with a line distant 100 feet easterly from and parallel with the easterly line of Coney Island avenue, the said distance being measured at right angles to Coney Island avenue; thence southwardly along the said line midway between Montgomery street and Church avenue; thence westwardly along the said line midway between Montgomery street and Church avenue and along the prolongations of the said 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, No. 166 Montague street, in the Borough of Brooklyn, in the City, there to remain until the 19th day of March, 1913.

Fifth—That, 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, to be held for the hearing of motions, at the County Court House in the County of Kings, in the Borough of Brooklyn, The City of New York, on the 27th day of February, 1913, 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 Borough of Brooklyn, New York, February 17, 1913.

CHARLES HARWOOD, EDWARD T. WALSH, HECTOR M. CURREN, Commissioners of Estimate; CHARLES HARWOOD, Edward RIEGELMANN, Clerk. f17,m6

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 NEWTON STREET, from Leonard street to Graham avenue, in the Seventeenth Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above entitled 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 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, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, No. 166 Montague street, in the Borough of Brooklyn, in the City of New York, on or before the 10th day of March, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 12th day of

March, 1913, at 10.30 o'clock a. 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 them at their office, No. 166 Montague street, in the Borough of Brooklyn, in the City of New York, on or before the 10th day of March, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 12th day of

March, 1913, at 10.30 o'clock a. 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 1st day of June, 1911, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Brooklyn, in The City of New York, which, taken together, are bounded and described as follows, viz:

Bounded on the north by a line bisecting the angle formed by the intersection of the centre lines of Engert avenue and Newton street as these streets are laid out easterly from Graham avenue, on the east by a line distant 100 feet easterly from and parallel with the easterly line of Graham avenue, the said distance being measured at right angles to the line of Graham avenue; on the south by a line always midway between Newton street and Bayard street, and the prolongation of the said line, and on the west by a line distant 100 feet westerly from and parallel with the westerly line of Leonard street, the said distance being measured at right angles to the line of Leonard street.

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, No. 166 Montague street, in the Borough of Brooklyn, in the City, there to remain until the 19th day of March, 1913.

Fifth—That, 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, to be held for the hearing of motions, at the County Court House in the County of Kings, in the Borough of Brooklyn, The City of New York, on the 27th day of February, 1913, 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 Borough of Brooklyn, New York, February 17, 1913.

WILLIAM J. MAHON, ALFRED A. SCHLICKEMAN, Commissioners of Estimate; WILLIAM J. MAHON, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk. f17,m7

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 POWELL STREET, from Livonia avenue to Hegeman avenue, in the Twenty-sixth Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above entitled 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 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, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 10th day of March, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 12th day of

March, 1913, 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 them at their office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 10th day of March, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 12th day of

March, 1913, at 3 o'clock p. m.

Third—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, No. 166 Montague street, in the Borough of Brooklyn, in the City, there to remain until the 19th day of March, 1913.

Fifth—That, 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, to be held for the hearing of motions, at the County Court House in the County of Kings, in the Borough of Brooklyn, The City of New York, on the 27th day of February, 1913, 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 Borough of Brooklyn, New York, February 17, 1913.

CHARLES HARWOOD, EDWARD T. WALSH, HECTOR M. CURREN, Commissioners of Estimate; CHARLES HARWOOD, Edward RIEGELMANN, Clerk. f17,m6

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 FIFTY-FIFTH STREET, from Sixteenth avenue to Nineteenth avenue, and FIFTY-FOURTH STREET, from Fort Hamilton parkway (avenue) to Eleventh avenue; from New Utrecht avenue to Thirteenth avenue, and from Fifteenth avenue to Nineteenth avenue, in the Twenty-sixth Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above entitled 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 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, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 10th day of March, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 12th day of

March, 1913, 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 them at their office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 10th day of March, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 12th day of

March, 1913, at 3 o'clock p. m.

Third—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, No. 166 Montague street, in the Borough of Brooklyn, in the City, there to remain until the 19th day of March, 1913.

Fifth—That, provided there be no objections

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parallel with the southeasterly line of 19th avenue, the said distance being measured at right angles to 19th avenue; thence southwardly along the said line parallel with 19th avenue to the intersection with the prolongation of a line midway between 55th street and 56th street, as these streets are laid out between 17th avenue and 18th avenue; thence northwardly along the said line midway between 55th street and 56th street, and along the prolongation of the said line, to the intersection with a line distant 100 feet northwardly from and parallel with the northwesterly line of 16th avenue, the said distance being measured at right angles to 16th avenue; thence northeastwardly along the said line parallel with 16th avenue to the intersection with a line midway between 54th street and 55th street, as these streets are laid out between 15th avenue and 16th avenue; thence northwardly along the said line midway between 54th street and 55th street to the intersection with the southeasterly line of 15th avenue; thence northwardly along the southeasterly line of 15th avenue to the point or place of beginning.

Dated New York, February 14, 1913.  
ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, Borough of Manhattan, New York City.

f14,26

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 KINGSTON AVENUE, from Union street to Malbone street, in the Twenty-fourth Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above entitled 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 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, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 6th day of March, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 10th day of March, 1913, at 2 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, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 6th day of March, 1913, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 11th day of March, 1913, at 2 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 by the Board of Estimate and Apportionment on the 9th day of February, 1911, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Brooklyn, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Bounded on the north by a line midway between Eastern parkway and Union street; on the east by a line midway between Kingston avenue and Albany avenue; on the south by a line distant 100 feet southerly from and parallel with the southerly line of Malbone street, the said distance being measured at right angles to Malbone street, and on the west by a line midway between Brooklyn avenue and Kingston avenue.

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, No. 166 Montague street, in said City, there to remain until the 17th day of March, 1913.

Fifth.—That, 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, to be held in the County Court House in the Borough of Brooklyn, in The City of New York, on the 28th day of March, 1913, 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 Borough of Brooklyn, New York, February 14, 1913.

HOWARD O. WOOD, Chairman; JAMES T. WILLIAMSON, EDWARD LYONS, Commissioners of Estimate; HOWARD O. WOOD, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk.

f14,26

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to amending its application heretofore made 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 PIERCE AVENUE (although not yet named by proper authority), from Jackson avenue to the East River, in the First Ward, Borough of Queens, City of New York, so as to relate to Pierce avenue, from Jackson avenue to Vernon avenue, at a width of eighty feet; and from Vernon avenue to the East River at a width of sixty-five feet, the width of sixty-five feet between Vernon avenue and the East River being in accordance with the map or plan adopted by the Board of Estimate and Apportionment September 19, 1912, and approved by the Mayor September 30, 1912.

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 thereof, to be held for the hearing of motions, at the County Court House in the Borough of Brooklyn, in The City of New York, on the 28th day of February, 1913, at the opening of the Court on that day, or as

soon thereafter as counsel can be heard thereon, for an order amending the proceeding entitled "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 Pierce avenue (although not yet named by proper authority), from Jackson avenue to the East River, in the First Ward, Borough of Queens, City of New York," so as to relate to Pierce avenue, from Jackson avenue to Vernon avenue, at a width of eighty feet, and from Vernon avenue to the East River at a width of sixty-five feet, the width of sixty-five feet between Vernon avenue and the East River being in accordance with a map or plan adopted by the Board of Estimate and Apportionment September 19, 1912, and approved by the Mayor September 30, 1912.

Pierce avenue, extending from Jackson avenue to the East River, as laid down upon the Commissioner's map of Long Island City, as amended, and filed in the City Clerk's office of Long Island City, December 31, 1875, is bounded and described as follows:

Parcel "A."

Beginning at a point formed by the intersection of the southerly line of Pierce avenue with the pier and bulkhead line of the East River; running thence northerly along the said bulkhead line for 10.02 feet; thence northerly, deflecting to the right 4 degrees 50 minutes 37 seconds for 55.54 feet along said bulkhead line to the northerly line of Pierce avenue; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the northerly line of Pierce avenue; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.21 feet along the southerly line of Pierce avenue to the easterly line of Seventh avenue, the point or place of beginning.

Parcel "B."

Beginning at a point formed by the intersection of the southerly line of Pierce avenue with the pier and bulkhead line of the East River; running thence northerly along the said bulkhead line for 10.02 feet; thence northerly, deflecting to the right 4 degrees 50 minutes 37 seconds for 55.54 feet along said bulkhead line to the northerly line of Pierce avenue; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the northerly line of Pierce avenue; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.21 feet along the southerly line of Pierce avenue to the easterly line of Seventh avenue, the point or place of beginning.

Parcel "C."

Beginning at a point formed by the intersection of the southerly line of Pierce avenue with the easterly line of Vernon avenue; running thence northerly for 80.00 feet along the easterly line of Vernon avenue to the northerly line of Pierce avenue; thence easterly, deflecting to the right 90 degrees for 200.24 feet along the northerly line of Pierce avenue to the westerly line of Vernon avenue; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Vernon avenue to the northerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Vernon avenue, the point or place of beginning.

Parcel "D."

Beginning at a point formed by the intersection of the southerly line of Pierce avenue with the easterly line of Hamilton street; running thence northerly for 80.00 feet along the easterly line of Hamilton street to the northerly line of Pierce avenue; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Hamilton street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Vernon avenue, the point or place of beginning.

Parcel "E."

Beginning at a point formed by the intersection of the southerly line of Pierce avenue with the easterly line of Marion street; running thence northerly for 80.00 feet along the easterly line of Marion street to the northerly line of Pierce avenue; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; thence southerly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Pierce avenue; thence westerly for 200.24 feet along the southerly line of Pierce avenue to the easterly line of Marion street; thence easterly, deflecting to the right 90 degrees for 80.00 feet along the westerly line of Marion street; 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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 3d day of March, 1913, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 6th day of March, 1913, 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 21st day of September, 1911, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows, viz:

Bounded on the north by a line always distant 100 feet northerly from and parallel with the northerly line of Skillman avenue, the said distance being measured at right angles to the Skillman avenue; on the east by a line midway between Lowery street and Van Buren street, and by the prolongation of the said line; on the south by a line distant 100 feet southerly from and parallel with the southerly line of Queens boulevard, the said distance being measured at right angles to Queens boulevard; and on the west by a line midway between Buckley street and Hulst street, and by the prolongation of the said line.

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 of Queens, in said City, there to remain until the 5th day of March, 1913.

Fifth—That, 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 16th day of May, 1913, at the opening of the Court on that day.

Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and of 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 Borough of Manhattan, New York, February 4, 1913.

EDWARD DUFFY, Chairman; JACOB F. HAUBEIL, Commissioners of Estimate; EDWARD DUFFY, Commissioner of Assessment.

WALTER C. SHEPPARD, Clerk. f10,28

#### 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 BARRETT STREET, from Sutter avenue to Blake avenue, in the Thirty-second Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above entitled 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 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, 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 27th day of February, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 28th day of February, 1913, at 10:30 o'clock a.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, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 27th day of February, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 28th day of February, 1913, at 10:30 o'clock a.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 15th day of December, 1910, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Brooklyn, in The City of New York, which, taken together, are bounded and described as follows, viz:

Bounded on the north by the southerly line of Sutter avenue; on the east by a line midway between Barrett street and Saratoga avenue; on the south by the northerly line of Blake avenue; and on the west by a line midway between Barrett street and Grafton street.

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, No. 166 Montague street, in the Borough of Brooklyn, in said City, there to remain until the 8th day of March, 1913.

Fifth—That, 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, to be held in the County Court House, in the Borough of Brooklyn, in The City of New York, on the 28th day of March, 1913, at the opening of the Court on that day.

Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and of 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 Borough of Brooklyn, New York, February 7, 1913.

THOMAS H. TROY, GEORGE J. S. DOWLING, JACOB SIMONS, Commissioners of Estimate; THOMAS H. TROY, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk. 7,26

#### 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 THIRTEENTH STREET (although not yet named by proper authority), from Hunter avenue to the backhead line of the East River, in the 1st Ward, Borough of Queens, City of New York, as amended by an order of the Supreme Court duly made and entered in the office of the Clerk of the County of Queens on the 15th day of May, 1912, no as to relate to Thirteenth street, from Vernon avenue to Crescent street (Crescent), pursuant to a resolution of the Board of Estimate and Apportionment adopted on the 8th day of February, 1912.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above entitled 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 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, 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 5th day of March, 1913.

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 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 27th day of February, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 28th day of February, 1913, 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 8th day of February, 1912, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows, viz:

Beginning at a point on the prolongation of a line midway between 13th street and 14th street where it is intersected by a line distant 100 feet westerly from and parallel with the westerly line of Vernon avenue, the said distance being measured at right angles to Vernon avenue, and running thence easterly along the said line midway between 13th street and 14th street and along the prolongations of the said line to the intersection with a line distant 100 feet southwesterly from and parallel with the southwesterly line of Harris avenue as this street is laid out at Hunter avenue, the said distance being measured at right angles to Harris avenue; thence southeastwardly along the said line parallel with Harris avenue to the intersection with a line distant 100 feet southeasterly from and parallel with the southeasterly line of Hunter avenue, the said distance being measured at right angles to Hunter avenue; thence southwesterly along the said line parallel with Hunter avenue to the intersection with the prolongation of a line midway between 13th street and Nott avenue; thence westwardly along the said line midway between 13th street and Nott avenue and along the prolongations of the said line to the intersection with a line parallel with Vernon avenue and passing through the point of beginning; thence northwardly along the said line parallel with Vernon avenue 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 of Queens, in said City, there to remain until the 28th day of February, 1913.

Fifth—That, 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, to be held in the County Court House, in the Borough of Brooklyn, in The City of New York, on the 25th day of April, 1913, at the opening of the Court on that day.

Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and of 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 Borough of Manhattan, New York, January 29, 1913.

SAMUEL J. WOOD, Chairman; EZRA N. DODSON, EDWARD DUFFY, Commissioners of Estimate; SAMUEL J. WOOD, Commissioner of Assessment.

WALTER C. SHEPPARD, Clerk. 7,26

#### SUPREME COURT—THIRD JUDICIAL DISTRICT.

#### THIRD JUDICIAL DISTRICT, ULSTER COUNTY.

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 BARRETT STREET, from Sutter avenue to Blake avenue, in the Thirty-second Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT the Fifth Separate Report, filed on January

27, 1913, in the office of the Clerk of the County of Ulster, of Irving L. Ernst, Patrick J. Shea and Edward L. Merritt, who were duly appointed Commissioners in the above entitled proceeding by an order of the Supreme Court dated May 4, 1912, and filed in the office of the Clerk of the County of Ulster on the 17th day of May, 1912, will be presented for confirmation to this Court, at a Special Term thereof, to be held in and for the Third Judicial District, at the County Court House, in the City of Kingston, County of Ulster, N. Y., on the 1st day of March, 1913.

And for such other and further relief as may be just and proper.

Dated New York, February 4, 1913.

ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, New York City.

17,26

#### THIRD JUDICIAL DISTRICT, ULSTER COUNTY.

In the matter of the application of the Board of Water Supply of The City of New York, under chapter 724 of the Laws of 1905, and the Acts amendatory thereof, etc.

Business Damage Commission No. 1.

PUBLIC NOTICE IS HEREBY GIVEN THAT the Thirteenth Separate Report, filed on January 16, 1913, in the office of the Clerk of the County of Ulster, of William J. Roche, Frank M. Patterson and Roscoe Irwin, who were duly appointed Commissioners in the above entitled proceeding by an order of the Supreme Court dated December 24, 1910, and filed in the office of the Clerk of the County of Ulster on the 23rd day of January, 1911, will be presented to this Court at a Special Term thereof, to be held in and for the Third Judicial District, at the County Court House, in the City of Kingston, County of Ulster, N. Y., on the 1st day of March, 1913.

And that The City of New York will move the confirmation of the awards and dismissals recommended in the said report, except that, as to the claims of: No. 1, Bishop Brothers; No. 4, George Pierson; No. 5, Lisette Corbett; No. 7, Albert Brown; No. 19, Martha Young; No. 33, John D. W. DuMond; No. 83, Carrie A. Burhans, and No. 84, Matilda Barton; separate motions are hereby made by The City of New York on the order appointing Business Damage Commission No. 1, on the testimony, reports, awards, recommendations and the opinions of the Commission, and on the refusals of rulings, findings and requests, and on the exceptions of The City of New York, for orders rejecting each of said awards, as excessive and contrary to the law, and contrary to the evidence, and upon the exceptions taken by The City of New York;

And for judgment dismissing each of said claims, upon the evidence and the law;

And that pending the determination of these motions, the Court direct that an order be entered that the exceptions taken by The City of New York, be heard in the first instance, by the Appellate Division of the Supreme Court, and that judgment be suspended in the meantime;

And for such other and further relief as may be just and proper.

Dated New York, February 4, 1913.

ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, New York City.

17,26

#### 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 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 expiration 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.

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 circumstance of vacating the structures of their tenants will permit.

All the material of the buildings, sheds, walls, structures and cellars of whatsoever nature, with their exterior and interior fixtures, appurtenances and foundations of all kinds, except the exterior walls of the buildings and their foundations and the sidewalk 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 at 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, etc., existing on the property must be filled to the level of the surrounding ground with clean earth.

The purchaser at the sale shall also withdraw

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 house sewer connections to the main sewer in the street, and the opening 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 building are situated, and furnish the Department of Finance with a certificate from the Bureau of Sewers that the 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.

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 money 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 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 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 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.

Party walls and fences, when existing against adjacent property not sold, shall not be taken down. All furnishings, 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, beams, 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.