THE CITY RECORD.

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NEW YQRK, MONDAY, MARCH 14, 1881.

NUMBER 2, 364.



APPROVED PAPERS.

Ordinances, resolutions, etc., approved by the Mayor during the week ending March 12, 1881.

Resolved, That permission be and the same is hereby given to John Lavery to retain a storm-door in front of his premises, No. 301 Seventh avenue, the same to be within the stoop-line, the work done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Adopted by the Board of Aldermen, March 1, 1881. Approved by the Mayor, March 7, 1881.

Resolved, That the action of the Hon. Joseph P. McDonough, in introducing in the House of Assembly "An act amendatory of an act to reorganize the local government of the city of New York," wherein the purport of the bill as introduced is to simplify the manner and form of election of Aldermen of the City of New York, by electing said Aldermen from Assembly Districts; said bill meets with the approval of this Board, and we earnestly recommend its adoption by the State Legislature

The following is a copy of the act, furnished for the information of this Board:

IN ASSEMBLY.

JANUARY 18, 1881.

An Act to amend chapter three hundred and thirty-five of the laws of eighteen hundred and seventy-three, entitled "An act to reorganize the local government of the city of New York," as amended by chapter four hundred of the laws of eighteen hundred and seventy-eight.

The People of the State of New York, represented in Senate and Assembly, do enact as

Section 1. Section four of chapter three hundred and thirty-five of the laws of eighteen hundred and seventy-three, entitled "An act to reorganize the local government of the city of New York," as amended by chapter four hundred of the laws of eighteen hundred and seventy-eight, is hereby amended so as to read as follows:

as amended by enapter four nundred of the laws of eighteen hundred and seventy-eight, is hereby amended so as to read as follows:

§ The board of aldermen, now in office, shall hold office until the first Monday in January, in the year eighteen hundred and eighty-two, the same being the term for which they were elected. There shall be twenty-four aldermen elected at the general election, which shall occur in the year eighteen hundred and eighty-one, one of whom shall be elected in the territory embraced in each assembly district, as the same existed on the first day of January, eighteen hundred and eighty-one, and shall be residents of the district in which they are elected. The members of the board of aldermen shall hold office for the space of one year, and shall take office on the first Monday in January next succeeding their election, at noon. Annually thereafter at the general election there shall be elected a full board of aldermen as hereinbefore provided. Any vacancy now existing or which may hereafter occur in the board of aldermen by reason of the death or resignation, or of any other cause, of a member of said board, shall be filled by election by said board by a vote of a majority of all the members elected to said board; and the person so elected to fill any such vacancy shall serve until the first day of January, at noon, next succeeding the first general election occurring not less than thirty days after the happening of such vacancy, but not beyond the expiration of the term in which the vacancy shall occur; at such election a person shall be elected to serve the remainder, if any, of such unexpired term. From and after the termination of the term of office of the board of assistant aldermen, as herein provided, the board of aldermen shall alone constitute the common council, and shall exercise the entire legislative powers of the said city.

§ 2. This act s all take effect immediately.

Adopted by the Board of Aldermen, March 8, 1881.

Adopted by the Board of Aldermen, March 8, 1881. Approved by the Mayor, March 10, 1881.

Resolved, That the name of Levy L. Goodrich, recently appointed as a Commissioner of Deeds, be and is hereby corrected so as to read Leroy L. Goodrich.

Adopted by the Board of Aldermen, March 8, 1881. Approved by the Mayor, March 10, 1881.

Resolved, That Harry Overington be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of George E. Henshaw, who has failed to

Adopted by the Board of Aldermen, March 8, 1881. Approved by the Mayor, March 10, 1881.

Resolved, That Thomas Bassford be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of George A. Henshaw, who has failed to qualify.

Adopted by the Board of Aldermen, March 8, 1881. Approved by the Mayor, March 10, 1881.

Resolved, That the name of James J. Flynn, recently appointed a Commissioner of Deeds, be corrected so as to read James J. W. Flynn.

Adopted by the Board of Aldermen, March 8, 1881. Approved by the Mayor, March 10, 1881.

Resolved, That the name of Winfield R. Martin, recently appointed as a Commissioner of Deeds, be corrected so as to read Winfred R. Martin.

Adopted by the Board of Aldermen, March 8, 1881. Approved by the Mayor, March 10, 1881.

Resolved, That the following-named persons be and they are hereby appointed Commissioners of Deeds in and for the City and County of New York, in place of the persons whose names appear opposite, who have failed to qualify:

ward P. Schell in place of William Byfield. William F. Quinn "Emile H. Brie. " James A. Bass. Lawrence Brangan.

Adopted by the Board of Aldermen, March 8, 1881. Approved by the Mayor, March 10, 1881.

Resolved, That room No. I, in the basement of the City Hall, now occupied by the Registrar of Permits, be and is hereby assigned to the use of the Mayor's Marshal, and that room No. 13, recently assigned to the Marshal, be and is hereby assigned for the use of the Registrar of Permits.

Adopted by the Board of Aldermen, March 8, 1881. Approved by the Mayor, March 10, 1881.

Resolved, That the following-named persons be and they are hereby appointed Commissioners of Deeds in and for the City and County of New York, pursuant to the provisions of chapter 544,

Max J. Porges. Isaac J. Schoener. Henry E. Quinan. James R. Cooke. Samuel D. Levy. James S. Williams. Michael M. Forrest. Jacob Rieser. Bernard P. Ryan. John McGuire. John J. Lynch. James P. Conklin.

John Wetzel. Asahel H. Birdsall. George R. Heckman. Lionel J. Noah. Frank M. Clute. Edward J. Hancy.

Adopted by the Board of Aldermen, March 8, 1881. Approved by the Mayor, March 10, 1881.

Adopted by the Board of Aldermen, March 8, 1881. Approved by the Mayor, March 10, 1881.

Resolved, That this Common Council, as provided in section 49, chapter 335, Laws of 1873, authorize and approve of the action taken by the Board of Police, of the Police Department of the City of New York, in the location of a station-house, lodging-house, and prison for the police force of the Eleventh Police Precinct, on premises formerly known as the Dry Dock Savings Bank Building, and land belonging thereto, and situate at Nos. 339, 341, and 343 East Fourth street, in the City of New York.

Adopted by the Board of Aldermen, March 8, 1881. Approved by the Mayor, March 10, 1881.

F. J. TWOMEY, Clerk Common Council.

LAW DEPARTMENT.

The following schedules form a report of the transactions of the office of the Counsel to the Corporation for the week ending February 26, 1881.

The Mayor, Aldermen, and Commonalty of the City of New York are defendants unless otherwise mentioned.

SCHEDULE "A."

SUITS AND SPECIAL PROCEEDINGS TRIED OR ARGUED.

SUPREME COURT.

James Devlin—Salary as Clerk in Finance Department at \$90 per month for 1879 and 1880, \$2,160. In re A. H. Barney for the repayment of moneys paid in respect of an assessment for Tenth avenue, regulating and grading, from One Hundred and Fifty-fifth to One Hundred and Ninety-fourth

The Presbyterian Church of University Place, to set aside taxes of 1874 on Ward Nos. 2007 to 2100,

In re Augustin De Armas to have an assessment vacated or modified, pursuant to chapter 550 of Laws of 1880, for regulating, etc., One Hundred and Sixteenth street, from Sixth avenue to Avenue A

In re Estate of H. Bruner to vacate assessment for Sixty-fourth street sewer, from Eighth avenue to Boulevard. In re James Flanagan to vacate assessment for Sixty-fourth street sewer, from Eighth avenue to

Boulevard.

Twenty-fifth and One Hundred and Twenty-sixth streets.

In re Wm. H. Colwell to vacate assessment for Lexington avenue sewer, between One Hundred and Twenty-fifth and One Hundred and Twenty-sixth streets.

In re Wm. H. Williams to vacate assessment for Lexington avenue sewer, between One Hundred and Twenty-fifth and One Hundred and Twenty-sixth streets.

In re Thomas N. Lawrence to vacate assessment for Lexington avenue sewer, between Seventy-second

and Seventy-third streets.

In re Stephen H. Thayer to vacate assessment for Lexington avenue sewer, between One Hundred and Fourth and One Hundred and Fifth streets.

In re Edward Livingston to vacate assessment for Sixty-ninth street sewer, between Boulevard and

Ninth avenue.

In matter of N. Y. & Long Island Bridge Company for leave to acquire title by purchase of certain lands on Blackwell's Island for bridge purposes.

Geo. S. Leland—Summons only served (\$637.93).

In the matter of the petition of James Dobbin to vacate an assessment for paving Forty-fourth street, from Second to Third avenue; confirmed November 27, 1880.

In re Silas J. Donovan to vacate an assessment for paving Forty-fourth street, from Second to 'Third avenue; confirmed November 27, 1880.

In re Mary Fitzsimmons to vacate an assessment for paving Forty-fourth street, from Second to Third

avenue; confirmed November 27, 1880. In re Rosanna A. Haarem to vacate an asssessment for paving Forty-fourth street, from Second to

Third avenue; confirmed November 27, 1880. In re Joseph Kumph to vacate an assessment for paving Forty-fourth street, from Second to Third ave-

nue; confirmed November 27, 1880. In re Bernard Metzger to vacate an assessment for paving Forty-fourth street, from Second to Third

avenue: confirmed November 27, 1880. In re Edward McQuade to vacate an assessment for paving Forty-fourth street, from Second to Third

avenue; confirmed November 27, 1880. In re James O'Hara to vacate an assessment avenue; confirmed November 27, 1880. ssment for paving Forty-fourth street, from Second to Third

essment for paving Forty-fourth street, from Second to Third In re Edward Orpheus to vacate an a

sment for paving Forty-fourth street, from Second to Third

avenue; confirmed November 27, 1880.

In re Silas C. Robbins to vacate an assessment avenue; confirmed November 27, 1880.

essment for paving Forty-fourth street, from Second to

avenue; confirmed November 27, 1880.

In re Ferdinand Sulzberger to vacate an assessment for paving Forty-fourth street, from Second to Third avenue; confirmed November 27, 1880.

In re Bertha Volkening to vacate an assessment for paving Forty-fourth street, from Second to Third avenue; confirmed November 27, 1880.

Petition of Clariss L. Crane to vacate assessment for sewer in Sixty-fourth street, between Eighth avenue and Boulevard; confirmed November 27, 1880.

In re Elizabeth Jacobus to vacate assessment for sewer in Sixty-fourth street, between Eighth avenue

and Boulevard; confirmed November 27, 1880.

In re William C. Lester to vacate assessment for sewer in Sixty-fourth street, between Eighth avenue and Boulevard; confirmed November 27, 1880.

In re Philip Milligan to vacate assessment for sewer in Sixty-fourth street, between Eighth avenue and Boulevard; confirmed November 27, 1880.

and Boulevard; confirmed November 27, 1880.

In re Henry McAleenan to vacate assessment for sewer in Sixty-fourth street, between Eighth avenue and Boulevard; confirmed November 27, 1880.

In the matter of the petition of James A. Ridabock to vacate assessment for regulating and grading One Hundred and Sixth street, between Fourth and Madison avenues; confirmed November 27,

In the matter of the petition of William R. Stewart to vacate assessment for regulating and grading One Hundred and Sixth street, between Fourth and Madison avenues; confirmed November 27,

In the matter of the petition of William Westerfield to vacate assessment for regulating and grading One Hundred and Sixth street, between Fourth and Madison avenues; confirmed November 27,

1880.

In the matter of the petition of Cecelia Elias to vacate assessment for sewer in Lexington avenue, between Seventy-second and Seventy-third streets; confirmed November 27, 1880.

In the matter of the petition of Edward Tracy and ano. to vacate assessment for sewer in Lexington avenue, between Seventy-second and Seventy-third streets; confirmed November 27, 1880.

In the matter of the petition of Benjamin Russak to vacate assessment for sewer in Lexington avenue, between One Hundred and Twenty-fifth and One Hundred and Twenty-sixth streets; confirmed November 27, 1880.

In the matter of the petition of John H. C. Thompson to vacate assessment for sewer in Lexington avenue, between One Hundred and Twenty-fifth and One Hundred and Twenty-sixth streets; confirmed November 27, 1880.

confirmed November 27, 1880.

In the matter of the petition of A. Ashback to vacate assessment for sewer in Forty-third street, between First avenue and the East river; confirmed November 27, 1880.

In the matter of the petition of Church of the Transfiguration of New York to vacate assessment for the matter of the petition of Church of the Transfiguration of New York to vacate assessment for the matter of the petition of Church of the Transfiguration of New York to vacate assessment for the matter of the petition of Church of the Transfiguration of New York to vacate assessment for the matter of the petition of Church of the Transfiguration of New York to vacate assessment for the matter of the petition of Church of the Transfiguration of New York to vacate assessment for the matter of the petition of Church of the Transfiguration of New York to vacate assessment for the matter of the petition of Church of the Transfiguration of New York to vacate assessment for the petition of Church of the Transfiguration of New York to vacate assessment for the petition of Church of the Transfiguration of New York to vacate assessment for the petition of Church of the Transfiguration of New York to vacate assessment for the petition of Church of the Transfiguration of New York to vacate assessment for the petition of Church of the Transfiguration of New York to vacate assessment for the petition of Church of the Transfiguration of New York to vacate assessment for the Petition of Church of the Transfiguration of New York to vacate assessment for the Petition of New York to vacate assessment for the Petition of New York to vacate assessment for the Petition of New York to vacate assessment for the Petition of New York to vacate assessment for the Petition of New York to vacate assessment for the Petition of New York to vacate assessment for the Petition of New York to vacate assessment for the Petition of New York to vacate assessment for the New York to vacate assessment for the New York to vacate assessment for the New Yor

sewer in Sixty-ninth street, between Ninth avenue and the Boulevard; confirmed November 27,

In the matter of the petition of Charles H. Huddensick to vacate assessment for sewer in Sixty-ninth street, between Second and Third avenues; confirmed November 27, 1880.

To vacate assessment for regulating, grading, curbing, guttering, and flagging Eighty-first street, from Eighth to Ninth avenue ; confirmed November 27, 1880. In the matter of the petition of J. Watts DePeyster In the matter of the petition of Daniel Hoffman In the matter of the petition of Geo. H. Jones In the matter of the petition of Wm. J. Kelly In the matter of the petition of Ellen A. D. Navarro In the matter of the petition of Jose F. Navarro In the matter of the petition of Marshall O. Roberts In the matter of the petition of Samuel B. Ruggles do In the matter of the petition of Samuel B. Ruggles In the matter of the petition of Frank Tilford do do do

In the matter of the petition of Mary S. Wayland COURT OF COMMON PLEAS. do

do

Chas. C. Long, balance of salary as Police Court Clerk for quarter ending September 30, 1879, \$210.75.

SCHEDULE "B."

JUDGMENTS ENTERED AND ORDERS OF THE GENERAL AND SPECIAL TERMS.

John W. Clark-Order entered discontinuing action and canceling judgment without costs.

John W. Clark—Order entered discontinuing action and canceling judgment without costs. Joel Sandford Potter, Trustee, etc.—Judgment decree entered.

People, ex rel. N. Y. & Harlem R. R. Co., vs. Tax Commissioners—Fourth avenue improvement, 1879. General Term order entered reversing judgment, and order appealed from and the proceedings of the Commissioners, and remand case for further proceedings entered.

People, ex rel. N. Y. & Harlem R. R. Co., vs. Tax Commissioners—Fourth avenue improvement, 1880. General Term order entered reversing judgment, and order appealed from and the proceedings of the Commissioners, and remand case for further proceedings entered.

People, ex rel. N. Y. & Harlem R. R. Co., vs. Tax Commissioners—City Line, 1880. General Term order entered reversing judgment, and order appealed from and the proceedings of the Commissioners, and remand case for further proceedings entered.

In re A. B. Crane, executor, etc., regulating, etc., One Hundred and Sixteenth street—General Term order of affirmance entered.

Caspar Abt—Judgment entered in favor of plaintiff for \$666.40.

Caspar Abt—Judgment entered in favor of plaintiff for \$666.40. Mayor, etc., vs. Wm. J. Sexton—Referee's report filed.

SCHEDULE "C."

SUITS AND SPECIAL PROCEEDINGS TRIED OR ARGUED.

Lavinia C. H. Dempsey—Plaintiff examined before trial.

Stephen O'Brien—Tried before Larremore, J., and jury; verdict for plaintiff for \$1,200.

John Rehberg—Tried before Beach, J., and jury; complaint dismissed.

Mayor, etc., vs. Welcome R. Beebe and another—Reference proceeded and closed.

Mayor, etc., vs. Wm. J. Sexton et al.—Reference proceeded; \$10,029.97 found due.

WILLIAM C. WHITNEY, Counsel to the Corporation.

FIRE DEPARTMENT.

HEADQUARTERS FIRE DEPARTMENT, CITY OF NEW YORK, February 23, 1881.

Present-President Vincent C. King, Commissioners John J. Gorman and Cornelius Van Cott.

Fireman William Farrell, of Engine Co. 39, charged with "violation of par. V., General Orders No. 15, 1875;" "conduct prejudicial to good order," and "absence without leave." Found guilty, sentence suspended on first and second charges pending payment of claim, and on third charge fined ten days' page.

ten days' pay.

Assistant Engineer of Steamer Peter J. McLarney, of Engine Co. No. 24 (detailed to Engine Co. No. 27), charged with "neglect of duty." Found guilty, and fined five days' pay; also charged with "intoxication." Found guilty, and fined ten days' pay.

The minutes of meeting held 10th instant, were read and approved.

The action of the President in the following matters was approved and confirmed: Directing promulgation of preamble and resolution commendatory of the Department, adopted the New York Board of Fire Underwriters on the 16th instant, and of communication from Geo. by the New York Board of Fire Underwriters on the 16th instant, and of communication from Geo. M. Phelps, Jr., Supt. Western Electric Mfg. Co., expressing appreciation of services rendered by 1st Battalion at fire, Nos. 62-68 New Church street, on 8th instant.

Furnishing to Law Department certified copies of regulations, in compliance with request.

Granting leave of absence on half-pay to Fireman Wm. J. Cavanagh, of Engine Co. No. 30, for eleven days, on recommendation of medical officer. Acceptance of resignation of Private Wm. H. Harrigan, of Engine Co. No. 24, from 22d

instant. Employment of James Manning as temporary pilot of Engine Co. No. 43, at a salary of \$1,200 per annum, from 18th instant; discharge of Manning from 21st instant, and employment of Peter J. Duriua to same position at same salary from 21st instant.

Instructions given to Captain in charge of Repair Shops, relative to property of American Fire

Acceptance of proposition of U. S. Electric Lighting Co. to furnish and set up machine for test and trial in Repair Shops.

Communications.

From—
Foreman Hook and Ladder Co. No. 19—Relative to water supply at quarters, owners having been notified to repair, by order Chairman Committee on Repairs and Supplies. Approved.
Chairman Committee on Telegraph, returning application of Globe Fire Ins. Co., for permission to connect with fire alarm telegraph, with explanatory report of Superintendent of Telegraph, and recommendation. Approved and application granted.
Chairman Committee on Apparatus, returning communication from John J. Crolius, relative to hydraulic ladder, with recommendation. Filed.
Chief of Deparatment—Reports of inspection (LT) of hydraulic and foresterned programment.

Chief of Department-Reports of inspection (15) of buildings and fire-escapes. Referred to Inspector of Buildings.

Same, returning communication from Private Wm. H. Jones, of Hook and Ladder Co. No. 14, relative to claim, with report of compliance with directions. Filed.

Same, forwarding application of Foreman Alexander McKeever, of Engine Co. No. 14, for extension of leave of absence. Referred back with the information that there is no objection to granting the leave.

Examining Board of Engineers-Reports of examination on applications for promotion to rank of Engineer of steamer, of

Assistant Engineer of Steamer "John H. Walker," of Engine Co. No. 31; Assistant Engineer of Steamer "Patrick J. Welsh," of Engine Co. No. 15;

Foremen John Farlow, John H. Kehoe, and Thomas Leonard, requesting permission to receive subscriptions from members of the Department for benefit of Theodore Elliott. Laid over.

Foreman Engine Co. No. 35, reporting that team furnished for trial is not suitable. Referred

Foreman EnSine Co. No. 38, relative to condition of floor of quarters. Referred to Committee

on Repairs and Supplies.

Foreman Hook and Ladder Co. No. 6, reporting delivery of Hayes' truck to Charles G. Brown.

Filed

Filed.

Privates John W. Goodwin and Stephen B. McManus, of Engine Co. No. 31, and Bartholomew Foley, of Hook and Ladder Co. No. 15, applying for promotion to rank of Assistant Engineer of Steamer. Referred to Examining Board of Engineers.

Inspector of Combustibles, reporting violations of law. Filed, and following resolution adopted: Resolved, That John Connolly, 55 Rutgers street, be and is hereby fined \$50 for violation of section 4, chapter 742, Laws of 1871; that Mrs. Tevlin, 519 East Fourteenth street; Thomas Montgomery, 96 Ninth avenue; and Thomas Maloney, 212 East Sixty-third street; be and are hereby fined \$5 each, for violation of section 9, chapter 742, Laws of 1871, and that in each of the above-named cases the Inspector of Combustibles be and is directed to enforce the collection of the

penalty.
Same, recommending remission of penalties imposed on Charles Hilas and Stewart Brothers.

Same, recommending remission of penalties. Referred back for information.
Same, recommending remission of penalties. Approved in cases of William Gaddes, August Braase, and Adam Bischoff; and denied in cases of August Beckman, William Ahrens, D. Stegeland, and Charles E. Guesch.

Same, recommending discontinuance of legal proceedings. Filed, and following resolution

adopted: Resolved, That the Attorney to the Fire Department be and is directed to discontinue legal proceedings for violation of section 4, chapter 742, laws of 1871, as recommended by the Inspector of Combustibles, against Peter Mahon, 353 West Twenty-sixth street, and Thomas Shandley, 1840 Third avenue; the said parties having complied with the law by procuring licenses.

Same, forwarding, disapproved, application of S. Jenny & Son, for permission to store petroleum at 120 Maiden lane. Denied.

at 120 Maiden lane. Denied.

Same, returning reports of inspection by Company Commanders, with the information that in 4 cases occupants of premises have removed, in 7 cases provisions of law have been complied with, and in 5 cases violations were referred to late Department of Buildings, the matters coming under jurisdiction of this Department having been complied with. Filed.

Inspector of Buildings—Report of operations for month of January. Filed.

Same, reporting having remitted penalty in violation case 881 of 1880. Filed, with directions to inform Attorney.

Same, transmitting cases of violation of law for prosecution. Filed, and following resolution

adopted:

Resolved, That the Attorney to the Fire Department be and is directed to institute legal proceedings to compel compliance with the provisions of law, and for recovery of penalties, as recommended by the inspector of Buildings, in violation cases 463 of 1880 and 14 of 1881, and fire-escape cases 1387 of 1880, and 2 and 39 of 1881.

Same, reporting compliance with provisions of law in violation cases 320, 365, 413, and 562 of 1880, and 6 and 13 of 1881, and fire-escape cases 1168, 1169, 1186, 1202, 1220, 1221, and 1222 of 1880, and requesting return of papers in those cases. Compliance directed.

Same, returning communication relative to violation case 865 of 1880, with the information that premises have been re-examined and law complied with. Referred to Attorney.

Attorney, returning violation case 4 of 1881, and fire-escape cases 1158, 1330, and 1331 of 1880, with recommendation that new notices be issued. Referred to Inspector of Buildings.

Same, returning violation case 265 of 1870, and 82, 452, 502, and 543 of 1880, as directed.

Same, returning violation cases 265 of 1879, and 82, 452, 502, and 543 of 1880, as directed.

Referred to Inspector of Buildings.

Superintendent of Telegraph, forwarding application of American Rapid Telegraph Co. for permission to place wires on Department poles in West Forty-fourth street. Referred to Committee on Telegraph.

Same, returning proposition of Brush Electric Light Co. to erect and maintain poles for joint use, with report that the proposed arrangement would be an experiment too hazardous to enter into.

Same, returning communication from S. R. Probasco, Assistant Engineer, New York and Brooklyn Bridge, requesting change in location of pole, with report of compliance. Filed.

Same—Daily reports of work and duty performed by employees. Filed.

Medical Officer—Report of operations for year ending December 31, 1880. Filed, with directions

Jones Manufacturing Co., tested and placed in service; also report of hydrostatic test of boiler. Filed.

Superintendent of Horses—Report for week ending 20th instant. Filed.

Department of Public Works, stating that recommendations relative to laying of water-pipes in lower and central parts of the city, will be complied with. Filed, with directions to inform Chief of

N. Y. Board of Fire Underwriters—Certificates of inspection of buildings, 20 Marketfield and 16 Pearl streets, with approval of same for storage of vegetable fibre. Referred to Inspector of Combustibles

Mutual Union Telegraph Co., applying for permission to rebuild for joint use the line of Department telegraph on Broadway. Laid over.

Henry C. Andrews and F. G. Merrill—Claims against members of the Department. Filed, with directions to notify.

Church of the most Holy Redeemer, requesting permission to use Department telegraph poles. Filed.

William C. Daly, applying for appointment as Examiner. Referred to Inspector of Buildings for examination. George W. Levi, offering to furnish alarm boxes. Filed, with directions to reply.

George Munroe, requesting information relative to automatic fire alarm. Filed, with directions

to reply. W. B. Newman—Relative to claim of H. Mansing against W. A. Robinson. Referred to Trus-

tees of Relief Fund.

N. Y. Association for Improving Condition of the Poor, reporting buildings requiring fire-escapes. Referred to Inspector of Buildings.

Citizen, reporting buildings, 5 and 7 Third avenue, without fire-escapes. Referred to Inspector

Chairman Committee on Repairs and Supplies, forwarding, with recommendation, requisitions

for-

Glazing at headquarters, estimated cost, \$6.00;
Plumbing at quarters Engine Co. No. 14, estimated cost, \$76.50;
Carpenter work at quarters Hook and Ladder Co. No. 13, estimated cost, \$59.00;
Calking at quarters Engine Co. No. 25, estimated cost, \$68.00;
—Referred to Superintendent of Repairs to Buildings, with directions to have work done.
Chairman Committee on Apparatus, forwarding, with recommendation, requisitions for repairs to wagons, hay-cutters, fire-extinguishers, etc., estimated cost, \$21.75, \$8.50, \$9.55, \$7.00, \$6.45,

\$4.50 respectively. Ordered.
Attorney—Copy of stenographer's minutes of trial of suit of Aird vs. N. Y. News Publishing Co. Filed and expenditure of \$64.80 authorized.

Superintendent of Telegraph—Relative to expenses incurred in repairing damages to telegraph lines. Filed, and following resolution adopted:

Resolved, That the bill of Winterbottom and Winters for wagon hire, amounting to \$88.13, and of John G. Moore for extra labor, amounting to \$89.50, made necessary in repairing the fire alarm wires damaged by storm, be and the same are hereby allowed and audited.

Supply Clerk, requisitions for articles required, estimated cost, \$65, \$27.25, \$14.69, \$12, \$196 \$83.84, \$9, \$8.50, \$94, \$234.90, \$365, and \$172.80 respectively. Purchase ordered.

Captain in charge Repair Shops—Relative to cost of hub-boring machine. Additional expenditure of \$10 authorized.

M. Barber & Nephew, offering to furnish capnel coal at \$14 per ton. Purchase of ten tons

M. Barber & Nephew, offering to furnish cannel coal at \$14 per ton. Purchase of ten tons

Resolved, That the bill of Isaac H. Dahlman, for hire of extra horses for the current month, amounting to \$190, be and the same is hereby allowed and audited. Adopted.

-to take effect 1st proximo. Engineer of Steamer John H. Steel, Engine Co. No. 28, to Engine Co. No. 25.
Assistant Engineer of Steamer Charles Margison, Engine Co. No. 25, to Engine Co. No. 28.

MARCH 14, 1881. -audited and transmitted to Comptroller for payment : For the Year 1880 .- Schedule No. 71. Clapp & Jones' Manufacturing Company, apparatus, supplies, etc. Collins & Nangle, apparatus, supplies, etc. Conaghan & Company, apparatus, supplies, etc. Dobbs, William H., apparatus, supplies, etc. \$950 00 350 00 \$1,324 95 For the Current Year-Schedule No. 7. Barron, James S. & Co., apparatus, Barron, James S. & Co., apparatus, supplies, etc. Bell, C. H., apparatus, supplies, etc. Carlock, Abm. D. " Crimmins, John D. " Dahlman, Isaac H., " Day, A. G., " Dean, Jeremiah, " Dietz, R. E., " Dobbs, William H., " Fitch, A. B., estate of, " Gibson, William, " Gregory, James. " \$7 50 9 00 67 65 27 00 64 80 9 47 190 00 94 78 54 00 3 00 143 86 4 50 30 00 187 00 39 00 59 00 .. 3 00 Gregory, James, Hughes, Thomas, 31 32 90 00 46 68 50 McClave, E. W. & Co., " Manchester LocomotiveWorks, appar-728 33 90 00 12 50 35 00 apparatus, supplies, etc.... 41 62 \$2,457 90 On motion, adjourned. CARL JUSSEN, Secretary. MARCH 2, 1881. Present—President Vincent C. King, Commissioners John J. Gorman and Cornelius Van Cott. Trial of Foreman James Hunter, of Engine Co. No. 37, upon charges (previously laid over),

was adjourned to oth instant. was adjourned to 9th instant.

The action of the President in the following matters was approved and confirmed:

Appointment of Thomas H. Flanagan as temporary clerk in Bureau Inspection of Buildings, at a salary of \$900 per annum, 1st instant.

Appointment of Hugh Hamilton as blacksmith in Repair Shops, at a salary of \$3 per day, 1st to Committee on Apparatus. notify.

F. E. Mason, agent, offering for sale sand-blast machine and right of use. Referred to Committee on Apparatus.

Henry L. Mott, Northport, L. I., inquiring if Department has any hand-engines for sale. Filed, Employment of Andrew Cockfair, as temporary Pilot Engine Co. No. 43, at a salary of \$1,200 with directions to reply.

N. Y. Association for Improving Condition of the Poor, reporting buildings requiring fire-escapes. annum, 1st instant.

Discharge of Francis Oechs, wheelwright in Repair Shops, 24th ultimo.

Transfer of Fireman George K. Whikehart, Engine Co. 7, to Engine Co. No. 9, 1st instant.

Acceptance of resignation of Peter J. Durrua, Temporary Pilot Engine Co. No. 43, 24th ultimo.

Granting leave of absence to Machinist John T. Conway, detailed to Engine Co. No. 43, for N. Y. Association for Improving Condition of the Poor, reporting buildings requiring fire-escapes. Referred to Inspector of Buildings.

Ogden Estate—Relative to repairs at quarters Hook & Ladder Co. No. 19. Filed.

M. Solomon—Claim against W. A. Robinson. Referred to Trustees of Relief Fund.
Denis Sweeny—Claim against Joseph E. Lennon, contractor. Filed.
Edward Gleason, Superintendent Union League Club—Relative to protection of building against fire. Filed, with directions to reply that an alarm-box key will be located at office of the club, and keys furnished to such of employees as may be designated.
Conrad Weber, proposing an exchange of property, Filed.
Chairman Committee on Repairs and Supplies, forwarding, with recommendation, requisitions for plumbing at headquarters (2), quarters of Engine Co. No. 27, and Hook and Ladder Co. No. 12, calking at quarters of Engine Co. No. 17, and for repairs to wagon; estimated cost, \$22, \$12.75, \$6.75, \$17.30, \$104, and \$10.25, respectively. Ordered.

Supply Clerk—Requisitions for articles required, estimated cost, \$29.50, \$52, \$54.26, \$82, \$139.90, and \$39, respectively. Purchase ordered.

Superintendent of Horses—Report of selection of team for Engine Co. No. 7, and recommending purchase at \$600. Purchase ordered.

The following preambles and resolutions were, on motion, adopted: thirty days from 23d ultimo, without pay.

Detail of Machinist John Sheridan as Acting Assistant Engineer of Steamer, at a salary of \$1,250

per annum, 24th ultimo.

Notice to contractor for rebuilding house of Engine Co. No. 3, and his sureties, that if not completed within thirty days will be readvertised and relet.

Reply to communications from Commissioner of Public Works relative to placing of telegraph

Granting excuse from fire duty on three-quarter pay to Fireman Wm. J. Cavanagh of Engine Co. No. 30, for five days, on recommendation of Medical Officer.

Designation by special order of Privates entitled to increased pay under provisions of General Orders No. 2, current series.

For the Year 1880-Schedule No. 72.

Transmitting to Comptroller for payment bill audited on 25th ultimo, viz. :

McGuire, John, three new engine-houses..... Transmitting to Comptroller for payment pay-rolls as follows: For the Current Year-Schedule No. 8. Entre Tolograph Force now roll for February apparatus supplies etc

Extra Telegraph Porce, pay-ton for Te			#1,13/ 30
Headquarters, pay-roll for February			3,624 50
Attorney to the Fire Department, pay-	roll for Feb	ruary	333 33
Telegraph Force,	"	*******************************	1,486 67
Repair Shops,	**		3,830 12
Bureau of Combustibles,	66		1,016 64
Bureau of Inspectors of Buildings,	66		2,533 64
Bureau of Fire Marshal,	66		600 00
Superintendent of Horse,	44		561 00
Bureau of Chief of Department,	66		3,174 96
Engine and Hook and Ladder Co's,	**		67,026 87
. ,			
			\$85,325 00

Communications.

From Chairman Committee on Apparatus, reporting that length of hose loaned to Thos. C. Miles for test of waterproofing process, has been returned to Department, no progress having been made with test. Filed.

test. Filed.

Chairman Committe on Telegraph, returning application of American Rapid Telegraph Co., for permission to place wires on Department poles, with recommendation that request be denied. Filed.

Examining Board, reports of examination on application for promotion to rank of Foreman of Assistant Foremen Joseph Shaw of Engine Co. No. 7 and William Duane of Hook and Ladder Co. No. 2, to rank of Assistant Foreman; of Firemen Lawrence Reynolds, Joseph Moss, John H. White, and Charles D. Purroy of Engine Co. Nos. 3, 11, 12, and 22, respectively. Filed.

Chief of Department, transmitting report relative to violations of law at theatres. Referred to Inspector of Buildings.

Same—Reports of detail at Pastor's Theatre on 22d and 23d ultimo. Filed.

Same—Reports of inspection by Company Commanders of buildings and fire-escapes (5). Referred to Inspector of Buildings.

Foreman Engine Co. No. 10, reporting hatchways at No. 35 Water street, found open on 27th

Foreman Engine Co. No. 10, reporting hatchways at No. 35 Water street, found open on 27th ultimo. Referred to Inspector of Combustibles.

Foremen Engine Cos. Nos. 3 and 34, reporting cords of seals of horses broken. Referred to Property Record Clerk. Foreman Engine Co. No. 5, reporting loss of patrol badge by Fireman John J. Golden. Filed,

and a fine of \$5 imposed.

Foreman Engine Co. No. 7, reporting team furnished for trial suitable for service. Referred to

Supply Clerk. Foreman Engine Co. No. 14, reporting finding of citizen's box key 881. Filed. Foreman Engine Co. No. 15, reporting loss of alarm-box key located at Pier 53, East river.

Foreman Engine Co. No. 20, reporting loss of alarm-box key by Fireman Lawrence P. Farley.

Filed, and a fine of \$5 imposed.

Private Charles V. Ryer, of Engine Co. No. 45, applying for promotion to rank of Assistant
Engineer of Steamer. Referred to Examining Board of Engineers.

Private Michael Gillen, of Engine Co. No. 29—Relative to claim of F. G. Merrill. Filed.

Inspector of Combustibles—Report of licenses and permits issued to 28th ultimo. Filed.

Same, recommending discontinuance of legal proceedings. Filed, and following resolution adopted: Resolved, That the Attorney to the Fire Department be and is directed to discontinue legal pro-

Resolved, That the Attorney to the Fire Department be and is directed to discontinue legal proceedings for violation of section 4, chapter 742, Laws of 1871, as recommended by the Inspector of Combustibles, against John McCormick, One Hundred and Eighth street and Fourth avenue, he having complied with the law by procuring license.

Same—Report and recommendation relative to proposed building of the Naphtha Laundry Renovating Works at Avenue A and Twenty-second street. Laid over.

Fire Marshal—Report of operations for month of January. Filed.

Inspector of Buildings, transmitting cases of violation of law for prosecution. Filed, and following resolution adopted:

Resolved, That the Attorney to the Fire Department be and is directed to institute legal proceedings to compel compliance with the provisions of law, and for recovery of penalties, as recommended by the Inspector of Buildings, in violation cases Nos. 17 and 38 of 1881, and fire-escape cases Nos. 1125 and 1257 of 1880, and 21 to 36 and 49 of 1881.

Same, requesting return of papers in unsafe case No. 264 of 1880; violation cases Nos. 268 of 1879, 464, 500, 530, 545, 557, 560, and 1067 of 1880; fire-escape cases Nos. 1158, 1232, 1247, 1359, 1360, and 1332 of 1880. Compliance directed.

Same, reporting inspection of building corner Montgomery and Henry streets, and inclosing papers in the case. Returned, with directions to file.

Same, reporting that required action has been taken in the matter of dangerous walls, No. 13 Front street, and returning report of Chief of Department relative thereto. Filed.

Same, returning communication from Henry J. Dudley, relative to plans filed, with the information that not having required affidavit of ownership they were not received. Filed.

Same, returning application of James McGuinness for appointment as Examiner, with report that applicant is not qualified. Filed.

Attorney—Opinion relative to authority of the Board to temporarily detail clerks or other employees. Filed.

Same, returning violation cases Nos. 320, 365, 413 and 562 of 1880, and Nos. 6 and 13 of 1881,

Same, returning violation cases Nos. 320, 365, 413 and 562 of 1880, and Nos. 6 and 13 of 1881, and fire-escape cases Nos. 1168, 1169, 1186, 1202, 1220, 1221, and 1222 of 1880, as directed. Referred to Inspector of Buildings.

Superintendent of Telegraph-Daily reports of work and duty performed by employees.

Filed.

Medical Officer, recommending leave of absence to Fireman John Dalton, of Hook & Ladder Co. No. 17, for 10 days from 26th ultimo. Granted on half-pay.

Superintendent of Horses—Report for week ending 27th ultimo. Filed.

Same, recommending sale of 10 condemned horses. Filed, and sale at auction ordered. Comptroller—Statements of condition of appropriation to 26th ultimo. Filed.

Same, requesting information relative to premises No. 20 Eldridge street, etc. Filed, with directions to reply that the premises named are required for the purposes of the Department.

N. Y. Board of Fire Underwriters—Certificates of inspection of buildings, Nos. 98, 100, 102, and 104 North Moore street, with approval of same for storage of vegetable fibre. Referred to Inspector of Combustibles. of Combustibles.

of Combustibles.

Property Owner, reporting violation of law at Thirty-second street and First avenue. Referred to Inspector of Buildings.

H. A. Barnum, agent Was hington Fire Extinguisher Manufacturing Co., requesting information relative to gas generating apparatus with which it is proposed to equip new floating engine. Referred to Committee on Repairs and Supplies.

C. H. Bauer—Relative to property in Twenty-third Ward. Filed.

Patrick Daily and John J. Kehoe—Relative to patent for hose-bridge. Filed.

Eureka Fire Hose Co., inviting attention to improved hydrant connection. Filed.

L. S. Foster, requesting removal of rubbish from front of premises No. 35 Pine street. Referred to Superintendent of Telegraph.

Charles H. Haswell, submitting specifications for construction of new floating engine. Referred to Committee on Apparatus.

Mrs. S. A. Joseph-Claim against a member of the Department. Filed, with directions to

purchase at \$600. Purchase ordered.

The following preambles and resolutions were, on motion, adopted:

Whereas, By section 77, chapter 335, Laws 1873, the Board of Fire Commissioners are empowered to prescribe rules, regulations, and orders for the government of the Fire Department; and Whereas, Section 1, chapter 726, Laws 1873, empowers the Fire Commissioners to appoint officers and members of the Department as a corps of sappers and miners on recommendation of the Chief Engineer; and

officers and members of the Department as a corps of sappers and miners on recommendation of the Chief Engineer; and

Whereas, Section 3, chapter 726, Laws of 1873, empowers the Engineer in command at any fire in the City of New York to destroy or pull down any building or buildings by the use of explosives or otherwise; therefore, be it

Resolved, That the Chief of Department, or in his absence, the Assistant Chief of Department shall be Chief Engineer for the purposes of this act only, and the said Chief and Assistant Chief of Department, and the Chiefs of Battalion are hereby made Engineers for the purposes of said act, and for no other purpose, and without extra compensation; and be it further

Resolved, That these preambles and resolutions shall be promulgated as a General Order to the Department immediately.

The following resolution was, on motion, adopted:

Resolved, That the city be divided into two medical districts, to be known as the Eastern and Western Districts, commencing at the Battery and running up Broadway to Twenty-third street, through Twenty-third street to Fourth avenue, up Fourth avenue to Fordham. The Medical Officer and Vice-Medical Officer shall attend all sick and disabled firemen in the District assigned to them.

The draft of Trial Orders, No. 5, current series, was read and approved, and promulgation

The draft of Trial Orders, No. 5, current series, was read and approved, and promulgation

Appointment.

Denis McDonald, as Private, Hook and Ladder Co. No. 10, 7th instant.

Transfer.

Private George W. Creighton, Hook and Ladder Co. No. 10, to Hook and Ladder Co. No. 5,

-- audited and transmited to the Comptroller for payment :

For the Year 1880-Schedule No. 73.

Melville, David, apparatus, supplies, etc	
	\$1,786 00

For the Current Year-Schedule No. 9. Banta, John, apparatus, supplies, etc. 40 00 | Moonan, John, apparatus, supplies, etc. 704 44

Bell, C. H.,	44		9	00	Moore, John G.,	46		. 8	9	50
Burton & Watson,	66		11	20		44	**		3	45
Cokely, Patrick I.,	**		12	00	Patterson, H. T. & Co.,	66			3 .	
Dahlman, Isaac H.,	66		600	00	Quackenbush, Townsend	& Co	., appa			
Dobbs, Edwin,	46		40	00	ratus, supplies, etc			. 5	4	90
Dudgeon, Richard,	**	3.4	4	50	Reilly, John J., apparatus	, supp	olies, etc.	. 9	4	00
Dudley, Henry,	**	1	40	00	Reilly & McMahon,	66		I	2 !	50
Dunham, Thomas C.,	**		234	84	Reynders, John & Co.,	66		I	2 .	45
Esterbrook, Wm. P.,	***		46	94	Schmidt, A. & Bros.,	**			7 1	00
Fuller, A. P.,	**		23	92	Seery, Peter,	**		. 5	4	47
Gregory, James,	**			80		+6		14	4	80
Hance, Charles H.,	**		81	95	Sloane, W. & J.,	44		. 4	3	43
Hayward, S. F.,	**	4.	73	00	Smith, J. Elliott,	"		. 4	12	40
Howard, E. & Co.,	**		2	50	Sullivan, Thomas,	**		. 2	7	25
Ilsley, S. A. & Co.,	**		21	36	Swett, Moses,	"		. 6	4	20
Isaacs, A. & Co.,	"		272	00		66	- 44	2	6	30
Lambertville Spoke M	fg Co., appa	ıra-			Winterbottom & Winters,	**		. 8	8	13
tus, supplies, etc			90	00				-	_	-
McLean, James M., app	paratus, supp	lies			Total			\$3,11	7	68
				122				1000000		

On motion, adjouned.

CARL JUSSEN, Secretary

EXECUTIVE DEPARTMENT.

MAYOR'S OFFICE—BURRAU OF LICENSES, NEW YORK, March 12, 1881. Number of Licenses issued and amount received there for, for the week ending March 11, 1881:

	DATE.	LICENSES.	AMOUNT.
March	5	38	\$40 00
44	7	29	71 00
	8	15	28 25
**	9	30	114 25
**	10	29	57 25
**	11	17	32 50
Tota	al	158	\$343 25

CHARLES REILLY, First Marshal.

OFFICIAL DIRECTORY

STATEMENT OF THE HOURS DURING WHICH all the Public Offices in the City are open for business, and at which each Court regularly opens and adjourns, as well as of the places where such offices are kept and such Courts are held; together with the heads of Departments

EXECUTIVE DEPARTMENT.

Mayor's Office.

No. 6 City Hall, 10 A. M. to 3 P. M. WILLIAM R. GRACE, Mayor; John Tracey, Chief erk; William M. Ivins, Secretary.

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

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

Sealers and Inspectors of Weights and Measures.

WILLIAM EVLERS, Sealer First District; Thomas Brady, Sealer Second District; John Murray, Inspector First District; Joseph Shannon, Inspector Second District.

LEGISLATIVE DEPARTMENT.

Office of Clerk of Common Council. No 8 City Hall, 10 A. M. to 4 F. M. PATRICK KEENAN, President Board of Aldermen. FRANCIS J. TWOMEY, Clerk Common Council.

DEPARTMENT OF PUBLIC WORKS.

Commissioner's Office.

No. 31 Chambers street, 9 A. M. to 4 P. M. Hubert O. Thompson, Commissioner; Frederick H. Hamlin, Deputy Commissioner.

Bureau of Water Register. No. 31 Chambers street, 9 A. M. to 4 P M. John H. Chambers, Register.

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

Bureau of Lamps and Gas. No. 31 Chambers street, 9 A. M. to 4 P. M. STEPHEN McCORMICK, Superintendent.

Bureau of Streets.

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

JAMES J. MOONEY, Superintendent.

Bureau of Sewers.

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

No. 31 Chambers street, 9 A. M. to 4 P. M. JOHN C. CAMPBELL, Chief Engineer.

Bureau of Street Improvements No. 31 Chambers street, 9 A. M. to 4 P. M. ORGE A. JEREMIAH, Superintendent. Bureau of Repairs and Supplies.

No. 31 Chambers street, 9 A. M. to 4 P. M. THOMAS KEECH, Superintendent. Bureau of Water Purveyor.

No. 31 Chambers street, 9 A. M. to 4 P. M. DANIEL O'REILLY, Water Purveyor.

Keeper of Buildings in City Hall Fark. JOHN F. SLOPER, City Hall.

FINANCE DEPARTMENT.

Comptroller's Office Nos. 19 and 20 New County Court-house, 9 A. M. to 4 P. M. ALLAN CAMPBELL, Comptroller: RICHARD A. STORRS, Deputy Comptroller.

Auditing Bureau.

No. 19 New County Court-house, 9 A. M. to 4 P. M. DANIEL JACKSON, Auditor of Accounts.

Bureau for the Collection of Assessments and of Arrears of Taxes and Assessments and of Water Rents.

No. 5 New County Court-house, 9 A. M. to 4 P. M ARTEMAS CADY, Collector of Assessments and Clerk of

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

Bureau for the Collection of Taxes. First floor Brown-stone Building, City Hall Park.
MARTIN T. McMahon, Receiver of Taxes; Alfred
VREDENBURG, Deputy Receiver of Taxes.

Bureau of the City Chamberlain. No. 18 New County Court-house, 9 A. M. to 4 P. M. J. Nelson Tappan, City Chamberlain.

LAW DEPARTMENT

Office of the Counsel to the Corporation. Staats Zeitung Building, third floor, 9 A. M. to 5 P. M. aturday, 9 A. M. to 4 P. M. WILLIAM C. WHITNEY, Counsel to the Corporation. NDREW T CAMPBELL, Chief Clerk.

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

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

POLICE DEPARTMENT. Central Office.

No. 300 Mulberry street, 9 A. M. to 4 P. M. Stephen B. French, President; Seth C. Hawley Chief Clerk

DEPARTMENT OF CHARITIES AND CORRECTION.

Central Office.

No. 66 Third avenue, corner Eleventh street, 8:30 A. M. to 5:30 P. M. JACOB HESS, President; GEORGE F. BRITTON, Secretary

FIRE DEPARTMENT.

Headquarters. Nos. 155 and 157 Mercer street. VINCENT C. KING, President: CARL JUSSEN, Secretary.

Bureau of Chief of Department. ELI BATES, Chief of Department. Bureau of Inspector of Combustibles.
Peter Seery, Inspector of Combustibles. Bureau of Fire Marshal.

GEORGE H. SHELDON, Fire Marshal.

Bureau of Inspection of Buildings. Wm. P.ESTERBROOK, Inspector of Buildings. Office hours, Headquarters and Bureaus, from 9 A. M. to 4 P. M. (Saturdays to 3 P. M.)

Fire Alarm Telegraph.

J. Elliot Smith, Superintendent of Telegraph.

Repair Shops.

Nos. 128 and 130 West Third street.

John McCabe, Captain-in-Charge, 8 a. m. to 5 p. m.

Hospital Stables. No. 199 Christie street.

Dederick G. Gale, Superintendent of Horses

HEALTH DEPARTMENT.

No. 301 Mott street, 9 a. m to 4 F. m.
Charles F. Chandler, President; Emmons Clark,
Secretary.

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

Civil and Topographical Office. Arsenal, 64th street a d 5th avenue, 9 A. M. to 5 P. M. Office of Superintendent of 23d and 24th Wards.
Fordham 9 A. M. to 5 P. M.

DEPARTMENT OF DOCKS. Nos. 117 and 119 Duane street, 9 A. M. to 4 P. M EUGENE T. LYNCH, Secretary.

DEPARTMENT OF TAXES AND ASSESSMENTS Brown-stone Building, City Hall Park, 9 A. M. to 4 P. M. THOMAS B. ASTEN, President; Albert Storer,

BOARD OF ASSESSORS. Office, City Hall, Room No. 111/2, 9 A. M. to 4 P. M. JOHN R. LYDECKER, Chairman; WM. H. JASPER,

BOARD OF EXCISE.

Corner Mulberry and Houston streets, 9 A. M. to 4 P. M. WILLIAM P. MITCHELL, President; J. B. ADAMSON, Chief Clerk.

SHERIFF'S OFFICE.

Nos. 3 and 4 New County Court-house, 9 A. M. to 4 P. M. PRTER BOWE, Sheriff; JOEL O. STEVENS, Under Sheriff.

REGISTER'S OFFICE.

East side City Hall Park, 9 A. M. to 4 P. M.
Augustus T. Docharty, Register; J. Fairfax
McLaughlin, Deputy Register.

COMMISSIONERS OF ACCOUNTS. No. 1 County Court-house, 9 a. m. to 4 p. m. Wm. Pitt Shearman, John W. Barrow,

COMMISSIONER OF JURORS. No. 17 New County Court-house, 9 A. M. to 4 P. M.
THOMAS DUNLAP, Commissioner; ALFRED J. KEEGAN,
Deputy Commissioner

COUNTY CLERK'S OFFICE. Nos. 7 and 8 New County Court-house, 9 A. M. to 4 P M WILLIAM A. BUTLER, County Clerk; J. HENRY FORD Deputy County Clerk.

DISTRICT ATTORNEY'S OFFICE. Second floor, Brown-stone Building, City Hall Park 9 A. M. to 4 P. M. DANIEL G. ROLLINS, District Attorney; B. B. FOSTER, Chief Clerk.

THE CITY RECORD OFFICE,

And Bureau of Printing, Stationery, and Blank Books No. 2 City Hall, 8 a. m. to 5 p. m. Thomas Costigan, Supervisor; R. P. H. Abell, Book

CORONERS' OFFICE. No. 40 East Houston street. MORITZ ELLINGER, GERSON N. HERRMAN THOMAS C. KNOX, and JOHN H. BRADY, COTONERS

RAPID TRANSIT COMMISSIONERS. RICHARD M. HOE, 504 Grand street.
JOHN J. CRANE, 138th street, Morrisania.
GUSTAV SCHWAB, 2 Bowling Green.
CHARLES L. PERKINS, 23 Nassau street.
WILLIAM M. OLLIFFE, 6 Bowery.

SUPREME COURT. Second floor, New County Court-house, 101/2 A. M. to 3 P. M. General Term, Room No. 10 Special Term, Room No. 10. Chambers, Room No. 11. Circuit, Part I., Room No. 12. Circuit, Part II., Room No. 13. Circuit, Part III., Room No. 14. Judges' Private Chambers, Room No. 15. Noah Davis, Chief Justice; William A. Butter Clerk.

SUPERIOR COURT.

SUPERIOR COURT.

Third floor, New County Court-house, 11 A. M.
General Term, Room No. 29.
Special Term, Room No. 33.
Chambers, Room No. 34.
Part II., Room No. 34.
Part III., Room No. 36.
Judges' Private Chambers, Room No. 30.
Naturalization Bureau, Room No. 32.
Clerk's Office, 9 A. M. to 4 P. M., Room No. 31.
John Sedgwick, Chief Judge; Thomas Boese, Chie Clerk.

COURT OF COMMON PLEAS.

COURT OF COMMON PLEAS.

Third floor, New County Court-house, 11 A. M.
Clerk's Office, 9 A. M. to 4 P. M., Room No. 22.
General Term, Room No. 24.
Special Term, Room No. 21.
Chambers, Room No. 21.
Part I., Room No. 25.
Part II., Room No. 26.
Part III., Room No. 27.
Naturalization Bureau, Room No. 23.
CHARLES P. DALY, Chief Justice; NATHANIEL JARVIS Jr., Chief Clerk.

COURT OF GENERAL SESSIONS.

32 Chambers street. Parts I and II.
FREDERICK SMYTH, Recorder, Presiding Judge of the
General Sessions; Henry A. Gildersleeve and Rufus
B. Cowing, Judges.
Terms first Monday each month.
Iohn Sparks, Clerk.

MARINE COURT.

General Term, Room 15, City Hall.
Trial Term, Parts I., II., and III., second floor, City Hall.

Special Term, Chambers, Room 21, City Hall, 10 A. M to 4 P. M. Clerk's Office, Room 10, City Hall. George Shea, Chief Justice: Iohn Savage, Clerk. ecial Term, Chambers, Room 21, City Hall, 10 A. M

THE CITY RECORD.

OFFICE OF THE CITY RECORD, No. 2 CITY HALL.

PUBLIC NOTICE.

UNTIL FURTHER NOTICE THE BUSINESS OF the CITY RECORD office will be transacted at Room UNTIL FURTHER NO.
the CITY RECORD office will be transacted at
No. 4, City Hall, northeast corner.
THOMAS COSTIGAN,

LEGISLATIVE DEPARTMENT.

THE COMMITTEE ON PUBLIC WORKS OF the Board of Aldermen will meet every Monday at two o'clock P. M., at Room No. 8 City Hall.

BERNARD KENNEY, JOSEPH P. STRACK, HENRY C. PERLEY, THOMAS SHEILS, JAMES L. WELLS, Committee on Public Works.

FIRE DEPARTMENT.

HEADQUARTERS
FIRE DEPARTMENT, CITY OF NEW YORK, (155 & 157 MERCER STREET)
NEW YORK, March 7, 1881.

SEALED PROPOSALS FOR FURNISHING TO this Department seven steam fire engines, will be received at these Headquarters until 10 A.M., on Tuesday, the 22d instant, when they will be publicly opened and

read.

The engines are to be what is known as fourth size single pump and cylinder "Crane Neck" vertical steam fire engines, and each engine is to be fully supplied with all precessing tools.

single pump and cylinder "Crane Neck" vertical steam fire engines, and each engine is to be fully supplied with all necessary tools.

The boilers to be vertical, each 32 inches diameter and 62 inches high, to be made of best steel boiler plate, having copper smoke-flues, and hanging tubes of lap-welded iron, each hanging tube having circulating strips. To be of sufficient strength to bear twice the pressure ever required in doing fire duty, and to have ample steaming capacity to keep up a full head of steam while doing the heaviest work. To be covered with Russia iron, properly valves made of composition, nickel-plated. To have safety-valves made of composition, nickel-plated, and to be surmounted with domes of brass, bottom mouldings nickel-plated. They are to be hung on half elliptic springs, similar to those on engines numbers 7 and 33 of this Department, and are to be in all respects, as to form and construction, exactly similar to the boilers now on those engines, being M. R. Clapp's Circulating Tubular Boiler, patent of 1878.

Each engine is to have a steam cylinder, 9½ inches in diameter, and 6 inches stroke, to be fitted to a bed-plate containing the steam passages.

The steam cylinders, steam-chests, and bed-plates of each engine are to be cased in brass, nickel-plated.

All stuffing-boxes are to be so constructed as to take up while engine is running.

The main pump of each engine is to be double acting, made entirely of composition, with cylinder 5½ inches in diameter and 6 inches stroke, and to have two (2) discharge gates.

charge gates.

The air-chamber of each engine is to be made of copper, nickel-plated.

Each engine is to have sixteen (16) feet (in two lengths) of smooth-bore suction hose; each length to have suitable couplings, with thread, the same as on suctions and hydrants in use by this Department. Also, to have a fresh-

drants in use by this Department. Also, to have a freshwater tank to connect with feed-pumps, with suitable fresh-water connections.

The hydrant connection of each engine is to have two (2) female couplings, one 4½ mches diameter, and one 2½ inches diameter, and to have same thread as suctions on large coupling, and regulation thread on the 2½-inch.

The engines are to be drawn by horses, and are to be fitted up with poles and whiffletrees, with suitable seats, for drivers, on forward parts, and fitted with cushions and whip-sockets.

The wheels are to be made of selected timber, prepared in the best manner, and are to be painted with English vermillion and striped with gold leaf; the tires to be 2¾ inches wide.

The brakes are to be so arranged as to bear upon the rear wheels, and so constructed as to be controlled by the driver.

rear wheels, and so constructed as to be controlled by the driver.

The coal-bunkers are to be made of strong iron, and to have a step and are to be painted same as the wheels.

The axles, frames, braces, etc., are to be of Bessemer

The axies, iranes, oraces, etc., are to be of Bessemer steel.

The safety-valves, throttle-valves, feed-pumps, eccentric-straps, connecting-rod bearings and pipe-holders are to be of composition.

All parts of the engines are to be painted with English vermillion and striped with gold leaf, except air-chambers, boilers, domes, steam-cylinders, bed-plates, and working parts of machinery.

Each engine to be emplied with

Each engine to be supplied with— One nickel-plated steam-gauge. One nickel-plated water pressure gauge. One glass-water gauge.

One nickel-plated foam pipe. Four gauge-cocks.
One surface blow-cock and attachment for thaw-hose.
Two heater connection pipes.
One nickel-plated signal whistle.
One variable exhaust nozzle and steam-jet.
Two number plates.
One suction basket.
Two brass hose pipes, to have regulation thread.
Five nozzles.
One pipe holder stick.
One length thaw hose, 18 feet, and nozzle.
One fresh water connection of composition.
One bell.
Four lanterns.

Four lanterns.
One automatic controlling valve. The first engine is to be delivered at the Repair Shops of the Fire Department within sixty days after the execution of the contract, and one in each month thereafter, in complete working order, with a guarantee that the material and workmanship are of the best character, and to replace, at the expense of the contractor, such parts, if any, as may fail, if such failure is properly attributable to defective material or inferior workmanship. Said engines shall have a full and complete trial of their working powers at New York, under the superintendence of a competent engineer.

No proposals will be received after the hour named, or considered if not made in strict compliance with the terms

considered if not made in strict compliance with the terms of this advertisement.

Two responsible sureties will be required upon each proposal, who must each justify in one-half the amount thereof, upon the proposal prior to its presentation.

Proposals must be indorsed "Proposals for Furnishing Seven Engines," with the name of the bidder, and be addressed to the Board of Commissioners of this Depart-

ment.
Blank forms of proposals, together with such further information as may be required, may be obtained upon application at these Headquarters, where the prescribed form of contract may also be seen.

The Board of Commissioners reserves the right to reject any or all proposals received, or any part of such proposals, if deemed to be for the interests of the city.

VINCENT C. KING,
JOHN J. GORMAN,
CORNELIUS VAN COTT,
Commissioners.

HEADQUARTERS
FIRE DEPARTMENT, CITY OF NEW YORK,
155 AND 157 MERCER STREET,
NEW YORK, March 7, 1881. SEALED PROPOSALS FOR FURNISHING THIS Department with the following articles, to wit:

1,800 tons Egg Coal. 900 tons Stove Coal.

—to be of the best quality of Pittston, Scranton, or Lackawanna Valley, weigh 2,000 pounds to the ton, and be well screened and free from slate, will be received at these Headquarters until 10 o'clock a. M., on Tuesday, the 22d instant, when they will be publicly opened and read

No proposals will be received or considered after the

No proposals will be received or considered after the hour named.

Proposals may be made for one or more of the items, specifying the price per ton.

All of the coal is to be delivered and weighed upon scales furnished by the Department (which are to be transported from place to place by the contractor), in the presence of an Inspector to be designated by the Department for that purpose, at the various houses, etc., of the Department, in such quantities and at such times as may be from time to time directed.

Two responsible sureties will be required upon each proposal, who must each justify in one-half the amount thereof upon the same, prior to its presentation.

Proposals must be indorsed "Proposals for Furnishing Coal," with the name of the bidder, and be addressed to the Board of Commissioners of this Department.

Blank forms of proposals, together with such information as may be required, may be obtained upon application at these Headquarters, where the prescribed form of contract may also be seen.

The Board of Commissioners reserves the right to reject any or all proposals received, or any part of such proposals, if deemed to be for the interest of the city.

VINCENT C. KING, JOHN J. GORMAN, CORNELIUS VAN COTT, Commissioners.

HEADQUARTERS
FIRE DEPARTMENT, CITY OF NEW YORK,
155 and 157 MERCER STREET,
NEW YORK, November 7, 1878.

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

By order of the Board.
VINCENT C. KING, President
JOHN J. GORMAN, Treasurer,
CORNELIUS VAN COTT,
Commission CARL JUSSEN, Secretary

DEPARTMENT OF PUBLIC CHAR-ITIES AND CORRECTION.

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

TO CONTRACTORS.

PROPOSALS FOR DRY GOODS, GROCERIES, TIN, ETC.

SEALED BIDS OR ESTIMATES FOR FURNISH

50,000 yards Brown Muslin.
5,000 "Bleached Muslin.
2,000 "Linen Drills.
3,000 "Bro. Denims.
1,000 "Calico.
1,000 "Linen Diaper.
20 great gross Metal Suspender Buttons.
20 "Bone"

20 "Bone "Porcelain "no pounds Black Machine Thread (16 ozs. per lb.).
500 pounds W. B. Linen Thread, No. 40 (16 ozs. to pound). 100 Blue Flannel Blouses.

GROCERIES, ETC. 22,000 fresh Eggs (all to be candled). 3,000 pounds Dried Apples. 50 dozen Canned Corn. 12 " " Plums.

12 " Plums.
5,000 pounds Chicory.
50 barrels Hominy.
600 pounds Maccaroni (12 lb. boxes).
2,000 bushels Oats.
500 bales long, bright Rye Straw.

TIN, ETC. 100 boxes IX, 14 x 20, best quality charcoal Terne Roofing Tin. 1 drum best quality Zinc.

S RAW HATS. 250 dozen Men's Straw Hats. 100 "Women's Straw Hats.

—or any part thereof, will be received at the office of the Department of Public Charities and Correction, in the City of New York, until 9:30 o'clock A. M., of Friday, the 18th day of March, 1881. The person or persons making any bid or estimate shall furnish the

same in a sealed envelope, indorsed "Bid or Estimate for Dry Goods, Groceries, Tin, etc.," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the head of said Department and read. The Department of Public Charittes and Correction reserves the right to decline any and all bids or estimates it deemed to be for the public interest, and to accept any bid or estimate as a whole, or for any one or more articles included therein. No bid or estimate will be accepted from, or a contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

the Corporation.

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

Delivery will be required to be made from time to time, at such times and in such quantities as may be directed by the said Department; but the entire quantity will be required to be delivered on or before thirty [30] days after the date of the contract.

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonials to that effect; and the person or persons to whom the contract may be awarded will be required to give security for the perfermance of the contract by his or their bond, with two sufficient sureties, in the penal amount of fifty [50] per cent. of the estimated amount of the contract.

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect, that if the contract be awarded to the pers

tion of the Commissioners of the Corporation.

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

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

Dated, New York, March 5, 1881.

JACOB HESS,
TOWNSEND COX,
THOMAS S. BRENNAN,
Commissioners of the Department of
Public Charities and Correction

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION,
No. 66 THIRD AVENUE,
NEW YORK, March 7, 1881.

IN ACCORDANCE WILH AN ORDINANCE OF
the Common Council, "In relation to the burial of
strangers or unknown persons who may die in any of the
public institutions of the City of New York," the Commissioners of Public Charities and Correction report as

missioners of Public Charities and Correction report as follows:

At Morgue, Bellevue Hospital, from No. 37 Bowery—
Unknown man; aged ab ut 21 years; 5 feet 7 inches high; light hair; blue eyes. Had on black check coat and vest, dark pants, white shirt, white knit undershirt, gray knit drawers, blue socks, black hat.

At Work House, Blackwell's Island—Catharine Hartigan; aged 25 years. Committed December 14, 1880, for three months. Nothing known of her friends or relatives.

At Lunatic Asylum, Blackwell's Island—Eliza Fagan; aged 40 years; 5 feet 4 inches high; blue eyes; black hair. Had on when admitted brown shawl, green plaid dress, shoes, stockings. Nothing known of her friends or relatives.

relatives.

At Homœopathic Hospital, Ward's Island—James Francesca; aged 47 years; 5 feet 7 inches high; black eyes and hair. Had on when admitted dark suit of clothes. Nothing known of his friends or relatives.

At Branch Insane Asylum, Randall's Island—John Bayenger; aged 58 years. Nothing known of his friends or relatives.

By order,

G. F. BRITTON,

THE GOLLEGE OF THE CITY OF NEW YORK.

A STATED MEETING OF THE BOARD OF Trustees of the College of the City of New York, will be held at the Hall of the Board of Education, No. 146 Grand street, on Tuesday, March 15, at 4 o'clock P. M. LAWRENCE D. KIERNAN,

JURORS.

NOTICE RELATION TO JURORS STATE COURTS

OFFICE OF THE COMMISSIONER OF JURORS, INEW COUNTY COURT-HOUSE,
NEW YORK, July 1, 1280.

A PPLICATIONS FOR EXEMPTIONS WILL BE heard here, from 9 to 4 daily, from all persons hitherto table or recently serving who have become exempt, and all needed information will be given.

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

Persons "enrolled" as liable must serve when called or pay their fines. No mere excuse will be allowed or interference permitted. The fines, received from those who, for business or other reasons, are unable to serve at the time selected, pay the expenses of this office, and if unpaid will be entered as judgments upon the property of the delinquents.

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

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

THOMAS DUNLAP, Commissioner,

THOMAS DUNLAP, Commissioner, County Court-house (Chambers street intrance.

CORPORATION NOTICE.

PUBLIC NOTICE IS HEREBY GIVEN TO THE PUBLIC NOTICE IS HEREBY GIVEN TO THE owner or owners, occupant or occupants of all houses and lots, improved or unimproved lands affected thereby, that the following assessments have been completed and are lodged in the Office of the Board of Assessors for examination by all persons interested, viz.:

No. r. Regulating, grading, curb, gutter, and flagging Thirteenth avenue, from Eleventh to Sixteenth street.

No. 2. Paving Thirteenth avenue, from Eleventh to Sixteenth street, with granite-block pavement.

No. 3. Sewer in Twelfth avenue, between One Hundred and Thirty-first and One Hundred and Thirty-third streets.

streets.

No. 4. Sewer in Seventy-third street, between Eighth and Tenth avenues.

No. 5. Sewer in One Hundred and Third street, between Third and Lexington avenues.

No. 6. Sewer in One Hundred and Twenty-second street, between Seventh avenue and summit east of Seventh avenue.

No. 7. Sewer in One Hundred and Twenty-second street, between Sixth avenue and summit west of Sixth avenue.

No. 8. Sewer in Avenue A, between Tenth and Eleventh

avenue.

No. 8. Sewer in Avenue A, between Tenth and Eleventh streets.

No. 9. Sewer in Jackson street, between Grand and Madison streets.

No. 10. Sewer in Madison avenue, between One Hundred and Tenth and One Hundred and Thirteenth streets.

No. 11. Sewer in Macdougal street, between West Fourth street and West Washington place, from end of present sewer in West Washington place, from end of present sewer in West Washington place, Roo. 12. Sewer in Avenue B, between Seventy-ninth and Eighty-second streets.

The nimits embraced by such assessments include all the several houses and lots of ground, vacant lots, pieces and parcels of land, situated on—

No. 1. Both sides of Thirteenth avenue, between Eleventh and Sixteenth streets, and to the extent of half the block at the intersecting streets.

No. 2. Both sides of Tirrteenth avenue, between Eleventh and Sixteenth streets, and to the extent of half the block at the intersecting streets.

No. 3. Both sides of Twelfth avenue, between One Hundred and Thirtieth and One Hundred and Thirty-third streets; also both sides of One Hundred and Thirty-first and One Hundred and Thirty-third streets, between Boulevard and Twelfth avenue, and south side of One Hundred and Thirty-third street, between Boulevard and Twelfth avenue, and south side of One Hundred and Thirty-third street, between Boulevard and Twelfth avenue, and south side of One Hundred and States of Seventy-third street, between the

Twelfth avenue.

No. 4. Both sides of Seventy-third street, between the Eighth and Tenth avenues, also west side of Lighth avenue, both sides of Ninth avenue, and east side of Tenth avenue, between Seventy-second and Seventy-fourth avenue.

Tenth avenue, between Seventy-second and Seventy-fourth streets.

No 5. Both sides of One Hundred and Third street, between Third and Lexington avenues, and east side of Lexington avenue, between One Hundred and Second and One Hundred and Third streets.

No. 6. Both sides of One Hundred and Twenty-second street, between Sixth and Seventh avenues.

No. 7. Both sides of One Hundred and Twenty-second street, between Sixth and Seventh avenues.

No. 8. Both sides of Avenue A, between Tenth and Eleventh streets.

enth streets.

enth streets.

No. 9. Both sides of Jackson street, between Grand and
Madison streets.

No. 10. Both sides of Madison avenue, between One
Hundred and Tenth and one Hundred and Thirteenth

No. 11. Both sides of Macdougal street, between West Fourth street and West Washington place, and the north-west corner of West Washington place and Macdougal

west corner of West Washington place and Macdougal street.

No. 12. Both sides of A venue B, between Seventy-ninth and Eighty-second streets, also blocks bounded by Eighty-first and Eighty-third streets, Avenue A and Avenue B.

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

The above described lists will be transmitted as provided by law to the Board of Revision and Correction of Assessments for confirmation, on the 25th day of March, ensuing.

JOHN R. LYDECKER, EDWARD NORTH, DANIEL STANBURY, SAMUEL CUNOVER, Board of Assessors.

Office Board of Assessors, No. 11½ City Hall, New York, February 24, 1881.

DEPARTMENT OF TAXES AND ASSESSMENTS.

DEPARTMENT OF TAXES AND ASSESSMENTS,
No. 32 CHAMBERS STREET,
New York, January 10, 1881.

NOTICE IS HEREBY GIVEN THAT THE BOOKS
of Annual Record of the assessed valuation of Real
and Personal Estate of the City and County of New York
for the year 1881, will be opened for inspection and revision,
on and after Monday, January 10, 1881, and will remain
open until the 30th day of April, 1881, inclusive, for the
correction of errors and the equalization of the assessments
of the aforesaid real and personal estate.
All persons believing the mselves aggrieved must make
application to the Commissioners during the period above
mentioned, in order to obtain the relief provided by law.
By order of the Board.

By order of the Board.

ALBERT STORER.

DEPARTMENT OF PUBLIC PARKS.

CITY OF NEW YORK,
DEPARTMENT OF PUBLIC PARKS,
36 UNION SQUARE,
March 11, 1881.

March 11, 1881.]

NOTICE IS HEREBY GIVEN THAT A MAP or plan showing a revived system of streets and avenues in that portion of West Morrisania included within the Morrisania District, and bounded by the New York & Harlem and Spuyten Duyvil & Port Morris Railroads, One Hundred and Sixty-first street and Cromwell avenue, will be on exhibition at the office of the Topographical Engineer of the Depa tment of Public Parks, at the Arsenal building in the Central Park, for two weeks from and after this date, for the purpose of allowing persons interested to examine the same and file their objections in writing before it is finally acted upon by the Department of Public Parks.

By order of the Department of Public Parks.

epartment of Public Parks.

By order of the Department of Public Parks.

E. P. BARKER,

POLICE DEPARTMENT.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, PROPERTY CLERR'S OFFICE, ROOM NO. 39, NO. 300 MOLEBERRY STREEF, NEW YORK, March 7, 1881.

NEW YORK, March 7, 1881. J

WNERS WANTED BY THE PROPERTY
Clerk of the Police Department, City of New York,
Room No. 39, 350 Mulberry street, for the following
property now in his custody without claimants: Revolvers, sugar, soap, shoes, clothing (male and female),
brooms, pails, trunks, bags and contents, harness, gold
and silver watches, caps, blankets, cloth, cigars, tobacco,
also small amount of money found and taken from prisoners by patrolmen of this Department.

C. A. ST. JOHN,
Property Clerk.

DEPARTMENT OF DOCKS.

NOTICE.

DEPARTMENT OF DOCKS, Nos. 117 AND 119 DUANE STREET, New York, March 10, 1881.

JAMES M. OAKLEY & CO., AUCTIONEERS, will sell at public auction, at the Exchange Salesroom, No. 111 Broadway, on

TUESDAY, MARCH 22, 1881,

at 12 o'clock M., the right to collect and retain all wharfage which may accrue for the use and occupation by vessels of more than five tons burthen, of the following-named Piers and Bulkheads, to wit:

ON NORTH RIVER.

For and during the term of ten years from 1st May,

Lot 1. Pier, new 1. (The lease for this pier will covenant for a renewal term of ten years, at the option of the lessee, at an advanced rent of \$5,000 per annum, and will stipulate that all repairs to the stone or masonry work will be made by the Department.)

For and during the term of five years, from 1:t May,

South half Pier 14 and bulkhead adjoining.
Pier, new 47, and bulkhead southerly. (The present lessee claims the right to remove the shed on the pier at any time prior to May 181, 1881, Bulkhead along easterly side of approach to Piers new 46 and new 47.

For and during the term of three years, rom 1st May,

1881.

Lot 5. Pier, new 46 (including the use of the shed covering the entire pier).

Lot 6. Bulkhead south of Pier 54.

Lot 7. Pier 54.

Lot 8. Pier at Bethune street (except reservation at northerly side for public bath).

Lot 9. Pier at Horatio street.

Lot 10. Pier at Horatio street.

Lot 11. Bulkhead north of Pier at Gansevoort street.

Lot 12. Pier north of Bloomfield street.

Lot 13. Bulkhead south of Pier at Little Twelfth street (except reservation of the right to steam-tugs to have at all times free passage to the hydrant located thereat for the purpose of taking water only);

have at all times free passage to the hydrant located thereat for the purpose of taking water only).

Lot 14. Pier at Little Twelfith street

Lot 15. Bulkhead at West Fourteenth street (except reservation of the right to cancel the lease at any time during its existence, should the premises be required for the uses and purposes of a ferry).

Lot 16. Pier at West Fifteenth street.

Lot 17. Pier at West Sixteenth street.

Lot 19. Pier at West Sixteenth street.

Lot 20. Pier at West Eighteenth street.

Lot 21. Pier at West Thirty-fourth street.

Lot 22. Pier at West Thirty-fifth street (except reservation of the right to moor, at northerly side, a public bath during summer seasons; and, if used, an allowance of fifteen per cent, of the annual rent will be made for each season the premises shall be occupied by the bath).

Lot 22. Pier at West Forty-sixth street.

Lot 23. Pier at West Forty-sixth street.

Lot 24. Pier at West Forty-sixth street (except reservation on southerly side for public bath).

Lot 25. Pier at West Ninety-sixth street.

Lot 26. Pier at West One Hundred and Twenty-ninth street.

Lot 28. Bulkhead extension at West One Hundred and

street.
Lot 28. Bulkhead extension at West One Hundred and
Thirtieth street (except reservation of water on
northerly side for ferry purposes).
Lot 29. Pier at West One Hundred and Thirty-eighth

Street. Lot 30. Pier at West One Hundred and Fifty-se

street. For and during the term of three years, from 1st June, 1881. Lot 31. South half Pier 22 (sometimes named 23) and bulk-

Lot 31. South half Pier 22 (sometimes named 23) and bulk-head adjoining.

Lot 32. Pier at West One Hundred and Thirty-first street, bulkhead northerly to retaining wall, and about 70 feet of bulkhead platform southerly (except reservation of the right to moor, at northerly side of the pier, a public bath during summer seasons; and, if used, an allowance of fifteen per cent. of the annual rent will be made for each season the premises shall be occupied by the bath).

For and during the term of one year, from 1st May, 1881.

Lot 33. North half Pier at West Thirteenth street.

Lot 34. Pier at West Fifty-fifth street (except reservation for telegraph cables and wires, on southerly side and in the adjacent slip). (No dredging will be done by the Department in the slip adjacent to the southerly side of this pier).

Lot 35. Pier at West Fifty-seventh street.

ON EAST RIVER.

For and during the term of ten years, from 1st June,

Lot 36. Bulkhead south of East Twenty-fourth street, north of ferry premises.

For and during the term of five years, from 1st May,

1881.

Lot 37. West half Pier 21.

Lot 38. East half Pier 24 and half bulkhead adjoining.

Lot 39. West half Pier 25 and half bulkhead adjoining.

Lot 40. East half Pier 33, west half Pier 34 and bulkhead

between.

Lot 41. Pier 38 and half bulkhead westerly.

For and during the term of three years, from 1st May, 1881.

For and during the term of three years, from 1st May, 1881.

Lot 42. Pier 7 (except reservation of the right to fill in inside of the exterior line of South street, extended, at such time as the law may provide, free of claim consequent upon the length of the pier being reduced thereby).

Lot 43. West half Pier 8, including bulkhead extension and bulkhead adjoining (except reservation of the right to fill in inside of the exterior line of South street, extended, at such time as the law may provide, the new bulkhead established thereby to be an offset for the portion made solid filling).

Lot 44. Bulkhead and platform between Piers 18 and 19. Lot 45. Pier 43, except inner half west side. Lot 47. Pier 44 and bulkhead westerly.

Lot 48. Pier 46.

Lot 49. Pier 46.

Lot 50. Pier 60 and bulkhead westerly, from north side to Tompkins street.

Lot 51. Pier 60 and fifty-five feet bulkhead northerly (except reservation at northerly side for night-soil boat, and on southerly side for dump).

Lot 52. North half Pier 62.

Lot 53. Bulkhead at East Fitteenth street.

Lot 54. Bulkhead at East Fitteenth street.

Lot 55. Bulkhead at East Fitteenth street.

Lot 56. Pier at East Thirty-sighth street.

Lot 57. Pier at East Thirty-sight street.

Lot 59. Pier at East Thirty-third street.

Lot 59. Pier at East Thirty-third street.

Lot 60. Pier at East Thirty-seventh street.

Lot 61. Pier at East Thirty-seventh street (except reservation at northerly side for dump).

Lot 62. Pier at East Thirty-seventh street.

Lot 63. Pier at East Thirty-seventh street.

Lot 64. Pier at East Sixty-first street.

Lot 65. Pier at East Sixty-first street.

Lot 66. Pier at East Sixty-first street.

Lot 67. Pier at East Sixty-first street.

Lot 68. Pier of bulkhead at East Eighty-sixth street.

Lot 69. Pier at East Sixty-first street.

Lot 60. Pier at East Sixty-first street.

Lot 61. Pier at East Sixty-first street.

Lot 62. Pier

For and during the term of three years, from 1st June,

Lot 70. North half Pier 58 and half bulkhead adjoining. Lot 71. South half Pier 59 and half bulkhead adjoining. For and during the term of one year, from 1st May, 1381.

1281.

Lot 72. Bulkhead at East Twenty-ninth street.
Lot 73. Bulkhead at East Thirtieth street.
Lot 74. Bulkhead at East Thirty-fifth street.
Lot 75. Bulkhead at East Thirty-sixth street.
Lot 76. Bulkhead at East Forty-seventh street.
Lot 77. Bulkhead at East Forty-eighth street.
Lot 78. Bulkhead and stone dump at East Forty-ninth street.
Lot 78. Bulkhead and stone dump at East Forty-ninth street.

ON HARLEM RIVER.

For and during the term of three years, from 1st May, 1881.

Lot 79. Pier at East One Hundred and Seventeenth

Terms and Conditions of the Sale.

The Department will make, either prior to the commencement of the term of lease, in each case, or as soon thereafter as practicable, such repairs to any of the abovenamed premises, in the judgment of the Commissioners, needing them, as they may consider necessary to place the premises in suitable condition for service during the terms for which leases are to be sold, except that no repairs will be made to any of the above-named premises where it shall be ann unced by the Auctioneer, at the time of the sale, that they will not be repaired by the Department; but all the premises must be taken in the condition in which they may be on the date of commencement of said terms, respectively; and no claim that the property is not in suitable condition at the commencement of the lease, will be allowed by the Department; and all repairs and rebuilding required and necessary to any of the premises during its term of lease are to be done at the expense and cost of the lessee.

Purchasers will be allowed three months, from date of commencement of their leases, in which to notify the Department that dredging is required at the premises leased; and the Commissioners guarantee to dall possible dredging, as soon after being notified of the necessity therefor, as the work of the Department will permit, except that modredging will be done at any of the above-named premises where it shall be announced by the Auctioneer, at the time of the sale, that they will not be dredged by the Department; but in no case will the Department dredge where a depth of ten feet at mean low water already exists nor after that depth shall have been obtained by dredging. All dredging required at any of the above-named premises, of which the purchaser of the lease, and and did dredging necessary during the remainder of such term, is to be done at the expense and cost of the lease.

No claim will be received or considered by the Department for loss of wharfage or otherwise, consequent upon of the lease, and which twenty-

lease, when executed, or will be forfetted, if the purchaser neglects or retuses to execute the lease and bond within five days after being duly notified that the lease is prepared and rendy for signature. The Commissioners reserve the right to resell the leases bid off by those failing to comply with these terms: the party so failing to be liable to the Corporation for any deficiency which may result from such resale.

Lessees will be required to pay their rent quarterly, in advance, in compliance with a stipulation therefor in the form of lease adopted by the Department.

Two sureties, each a freeholder and householder in the City of New York, and to be approved by the Commissioners of Docks, will be required under each lease, to enter into a bond jointly with the lessee in the sum of an amount double the annual rent, for the faithful performance of all the covenants of the lease; and each purchaser will be required to submit, at the time of the sale, the names and address of his proposed sureties.

Each purchaser will be required to agree that he will, upon being notified so to do, execute a lease prepared upon the printed form adopted by the Department, which can be seen upon application to the Secretary, at the office, 119 Duane street.

No person will be received as lessee or surety who is delinquent on any former lease from the Corporation; and no bid will 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.

HENRY F. DIMOCK,

HENRY F. DIMOCK,
JACOB VANDERPOEL,
WILLIAM LAIMBEER,
Commissioners of Docks.

DEPARTMENT OF DOCKS, 117 AND 119 DUANE STREET, New YORK, March 3, 1881.

TO CONTRACTORS

(No. 129.)

PROPOSALS FOR ESTIMATES FOR FURNISHING MATERIALS FOR CONSTRUCTION AND REPAIRS.

ESTIMATES FOR FURNISHING MATERIALS, consisting of small cobble, rip-rap and broken stone, sand, spruce and white oak timber, wrought-iron spikes, and rope, will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, Nos. 117 and 119 Duane street, in the City of New York, until 120 clock M. of

WEDNESDAY, MARCH 16, 1881,

WEDNESDAY, MARCH 16, 1881,

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

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

The Engineer's estimate of the quantities to be furnished is as follows:
Class 1. Small Cobble and Rip-rap Stone for Bulkhead or River Wall, to be deposited in place by Contractor.

A. About 15,000 cubic yards of Small Cobble Stone.

B. About 28,000 cubic yards of Rip-rap Stone.
Class 2. Broken Stone for Concrete.

About 3,200 cubic yards of Broken Stone.
Class 3. Sand.

Class 3. Sand.

Class 4. Sprud			Oak '	Fimb	er.		
an opini						Feet.	B. M.
**	12"- I " - 53	nieces	24	44			
**	" —154 " — 2	44	201/2	**		37,884	
To	otal 12" x	12" S	pruce.				53,940
4" X	8"—160 12" plank 10" " ank, in 1	in an	y leng	ths		500	24,747
	otal 4" Sp 8" plant						
B. Whit	e Oak Ti	mber.					
8" x	8"—40 p	ieces, 2	4 feet	long.		•••••	5,120
	class, no for over l	allowa lengths	nce or in any	pay	ment		
3/8" X	7" abou	t				6,0	oo lbs.

Class 6. Rope.

Manila Rope, 2 inch, 2 coils (about 132 lbs. to coil), about.

264 lbs.

Manila Rope, 3 inch, 5 coils (about 223 lbs. to coil), about.

Total Manila, 12 coils, about....... 5,634 "
3 yarn Spun Yarn, 5 coils, about...... 250 " Total Rope, about...... 5.884 Estimates may be made for one or more of the above

Estimates may be made for one or more of the above six classes.

The above materials are to be furnished in accordance with specifications, and are to be delivered as called for by orders from the Engineer-in-Chief.

The small cobble and rip-ray stone for the Bulkhead or River Wall is to be delivered and properly deposited around and between the piles, and in front and rear of the work, at such points on the North river, south of Thirty-fourth street, as may be designated by the Engineer. The small cobble only is to be placed between the piles, and the rip-rap is to be placed in front and rear of the foundation, and is to be properly mixed with small cobble. The broken stone and sand are to be unloaded and delivered by the Contractor upon the scows of the Department, or upon piers or bulkheads, at such point or points along the North river water-front, south of Thirty-fourth street, as shall be designated, from time to time, by the Engineer.

The spruce and white oak timber are to be delivered upon piers or bulkheads, or in rafts in the water, at such points along the North river water-front, south of Thirty-fourth street, as shall be designated, from time to time, by the Engineer, but it is expected that about one-fith of the whole quantity of the spruce and white oak will be ordered to be delivered at or near the foot of Liaight street, North river, and about four-fiths at or near the foot of West Twenty-fifth street, North river.

The wrought-iron spikes and the rope will be delivered at the Department Store-house, near the foot of Bloomfield street, North river, in such quantities and at such times as shall be ordered by the Engineer.

All materials in Classes 1, 2, and 3, will be measured in bulk, on board the vessels of the Contractor, at the place of delivery.

All the wrongth tron spikes and rose will be measured at the time and place of delivery.

delivery.

All the spruce and white oak timber will be measured

All the spruce and white oak timber will be measured at the time and place of delivery.

All the wrought-iron spikes and rope will be weighed at the Department Store-house, near the foot of Bloomfield street, North river, at the time of delivery.

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

received:

rst. Bidders must satisfy themselves as to the accuracy
of the foregoing Engineer's estimate, and shall not, at
any time after the submission of their estimate, dispute
or complain of such Engineer's estimate or statement, nor
assert that there was any misunderstanding in regard
to the nature or amount of the materials to be furnished.

2d. Bidders will be required to complete the contract
to the satisfaction of the Department of Docks, and in
substantial accordance with the specifications of the conract. No extra compensation beyond the amount payable for the work before mentioned, which shall be
actually performed, at the price therefor per cubic yard,
per 1,000 feet board measure, or per pound, to be specified by the lowest bidder, shall be due or payable for
the entire work.

The bidder to whom an awatd is made shall give secur-

the entire work.

The bidder to whom an awatd is made shall give security for the faithful performance of his contract, in the manner prescribed and required by ordinance, in the sum of Seven thousand dollars for Class 1, in the sum of Fifteen hundred dollars for Class 2, in the sum of Three hundred dollars for Class 3, in the sum of Eight hundred dollars for Class 4, in the sum of Three hundred dollars for Class 5, and in the sum of Two hundred dollars for Class 5, and in the sum of Two hundred dollars for Class 6, and, in case the contract for more than one of the above named classes is awarded to him, in the sum of the aggregate amount required for the several classes awarded to him.

The contractor is to be prepared to commence the delivery of the materials to be delivered under this contract, as follows:

For the small cobble, rip-rap and broken stone, sand, wrought-iron spikes, and rope, on the 1st day of April, 1881.

For the spruce and white oak timber, on the 1st day of May, 1881.

For the small cobble, rip-rap and broken stone, sand, wrought-iron spikes, and rope, on the 1st day of April, 1881.

For the spruce and white oak timber, on the 1st day of May, 1881.

The spruce and white oak timber, wrought-iron spikes, and rope, are to be wholly delivered and the contract or contracts therefor fully completed, on or before the 1sth day of June, 1881, and the small cobble, rip-rap and broken stone and sond are to be wholly delivered and the contract or contracts therefor fully completed, on or before the 3sth day of June, 1881.

The damages to be paid by the contractor for each day that the contract or any part thereof may be unfulfilled after the time fixed for the fulfillment thereof has expired, and for each day that the delivery of any part of the materials to be delivered under the contract has been delayed, through neglect to furnish the same within ten days after the delivery of the order therefor from the hagineer, Sundays and holidays not to be exceeded, are, in all cases, by a clause in the contract, fixed and liquidated at Fifty dollars per day.

Bidders will state in their estimates the price per cubic yard, per 1,000 feet board measure, or per pound, as the case may be, for either or all of the above six classes of materials respectively, by which the bids will be tested. The price is to cover the expenses of ferght, loading and unloading, towing, cartage, tools, run-ways, and all other expenses of furnishing all the necessary materials and labor, and the performance of all the work set forth in the approved form of contract and the specifications therein contained, including any claim that may arise through delay, from any cause, in the receiving of the material by the Department of Docks.

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

Should the lowest bidder or bidders neglect or refuse to accept to contract within forty-eight (48) hours after written notice that the same has been awar

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

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

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

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

The right to decline all the est

HENRY F. DIMOCK,
JACOB VANDERPOEL,
WILLIAM LAIMBEER,
Commissioners of the Department of Docks.

SUPREME COURT.

In the matter of the application of the Commissioners of the Department of Public Parks, for and in behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of a certain continuous road and avenue known as Bos on road and Westchester avenue, from Third avenue to the eastern line of the city, at the Bronx river.

NOTICE IS HEREBY GIVEN THAT THE BILL of the 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, at the Chambers of said Court, in the new Court-Court, at the Chambers of said Court, in the new Courthouse at the City Hall, in the City of New York, on the fiftee..th day of March, 1881, at 10½ o'clock in the forenoon, or as soon thereafter as counsel can be heard thereon; and also, that the said 'ill of 'osts has been filed in the Department of Public Works, as required by law.

WILLIAM H. WICKHAM,
BERNARD SMYTH,
GUNNING S. BEDFORD,
Commissioners.

Dated New York, March 2, 1881.

BOARD OF EDUCATION.

SEALED PROPOSALS WILL BE RECEIVED BY the School Trustees of the Nineteenth Ward, at the Hall of the Board of Education, corner of Grand and Elm streets, until Monday, the 2st day of March, 1881, and until 4 o'clock P., M., on said day, for the Painters' work and materials for the new school building on East Forty-sixth street, between Second and Third avenues. Plans and specifications may be seen, and blanks for proposals, and all necessary information may be obtained at the Office of the Superintendent of School Buildings, No. 146 Grand, corner of Elm street.

The Trustees reserve the right to reject any or all of the

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

RICHARD KELLY,
JOHN C. DONNELLY,
CHARLES L. HOLT,
EI GENE H. POMEROY,
JOSEPH KOC'H,
Board of School Trustees,
Nineteenth Ward.

Dated New York, March 7, 1881.

ASSESSMENT COMMISSION.

NOTICE IS HEREBY GIVEN THAT A MEETing of the Commissioners under the Act, chapter
550 of the Laws of 1880, entitled "An Act relating to
certain assessments for local improvements in the City of
New York," passed June 9, 1880, will be held at their
office, No. 27 Chambers street, on Tuesday, March 15,
1881, at 2 o'clock P. M.

ENWARD COOPER

. M.
EDWARD COOPER,
JOHN KELLY,
ALLAN CAMPBELL,
GEORGE H. ANDREWS,
DANIEL LORD, Jr.,
Commissioners under the Act.

JAMES J. MARTIN, Clerk.

THE CITY RECORD.

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

First. As to all assessments confirmed prior to June 9, 1880, on or before November 1, 1880.

Second. As to all assessments confirmed subsequent to June 9, 1880, for local improvements theretofore completed, and as to any assessment for local improvements known as Morningside avenues, within two months after the dates upon which such assessments may be respectively confirmed.

The notice must specify the particular assessment complained of, the date of confirmation of the same the same transfer of the same t

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

Dated New York, July 13, 1880.

EDWARD COOPER,
IOHN KELLY,
ALLAN CAMPBELL,
GEORGE H. ANDREWS,
DANIEL LORD, Jr.,
Commissioners under the Act.

HEALTH DEPARTMENT.

HEALTH DEPARTMENT OF THE CITY OF NEW YORK, No. 301 MOTT STREET,
NEW YORK, March 9, 1881.

No. 301 MOTT STREET,
NEW YORK, March 9, 1881.

A T A MEETING OF THE BOARD OF HEALTH
Of the Health Department of the City of New York,
held at its office on the fourth day of March, 1881, the following resolutions were adopted:
Resolved, That, under the power conferred by law
upon the Health Department, the following additional
section and amendments of the Sanitary Code for the security of life and health, be and the same are hereby adopted,
and declared to form a portion of the Sanitary Code:
Section 205. That the owner, lessee, tenant, or occupant
of any building or premises, or of any part thereof, where
there shall be a nuisance, or a violation of any ordinance
or section of the Sanitary Code, shall be jointly and severally liable therefor, and each of them may be required
to abate the nuisance or comply with the order of the
Board of Health in respect to the premises, or the part
thereof of which such person is owner or occupant.
Resolved. That section 17 of the Sanitary Code be and
is hereby amended so as to read as follows:
Sec. 17. That no person shall hereafter erect, or cause
to be erected, or converted to a new purpose by alteration,
any building or structure, or change the construction of
any part of any building, by addition or otherwise, so that
it, or any part thereof, shall be inadequate or defective in
respect to strength, ventilation, light, sewerage, or of any
other usual, proper, or necessary provision or precaution
for the security of life and health; and no person shall
make or use a smoke house or room or apparatus for
smoking meat in any tenement or lodging house without a
permit, in writing, from the Board of Health, and subject
to the conditions thereof; nor shall the building, losses
tenant, or occupant of any such, or of any other building
or structure, cause or allow any matter or thing to be or to
be done, in or about any such building or structure, dangerous or prejudicial to life or health.

Resolved, That section 19 of the Sanitary Code be and
is hereby amended so as to

EMMONS CLARK, Secretary.

FINANCE DEPARTMENT.

DEPARTMENT OF FINANCE BUREAU FOR COLLECTION OF ASSESSMENTS,
AND OF ARREARS OF TAXES AND ASSESSMENT, AND OF WATER RENTS,
MENT', AND OF WATER RENTS,
NEW COUNTY COUTT-HOUSE, CITY HALL PARK,
NEW YORK, February, 1, 1881.

NOTICE TO PROPERTY-HOLDERS.

PROPERTY-HOLDERS ARE HEREBY NOTIfied that the following assessment list was received by the Collector of Assessments and Clerk of Arrears January 29, 1881, for collection:

CONFIRMED JANUARY 25, 1881, AND ENTERED JANUARY 29, 1881, NAMELY:

153d street, opening, from the easterly line of the New

lem river
All payments made on the above assessment on or before
March 30, 1881, will be exempt (according to law) from
interest. After that date interest will be charged at the
rate of seven (7) per cent, from the date of entry.
The above assessments are payable at the "Bureau for
the Collection of Assessments, and of Arrears of Taxes
and Assessments, and of Water Rents," from 9 A. M. until
2 F. M.

A. S. CADY, Collector of Assessments and Clerk of Arrears.

DEPARTMENT OF FINANCE, BUREAU FOR THE COLLECTION OF TAXES, NO. 32 CHAMBERS STREET, NEW YORK, November 1, 1880.

NOTICE TO TAX-PAYERS.

NOTICE IS HEREBY GIVEN TO ALL PERSONS who have omitted to pay their taxes for the year 1880, to the Receiver of Taxes, that unless the same shall be paid to him at his office before the first day of December next, one per cent. will be collected on all taxes remaining unpaid on that day, and one per cent. in addition thereto on all taxes remaining unpaid on the 15th day of December next.

No money will be received after 2 o'clock P. M. Office hours from 8 A. M. to 2 P. M.

MARTIN T. McMAHON,

Receiver of Taxes.

ARREARS OF TAXES.

NOTICE TO TAXPAYERS

THE COMPTROLLER OF THE CITY OF NEW York hereby gives notice to owners of Real Estate in said city, that, as provided by chapter 123 of the Laws of 1880, they may now pay any arrears of taxes for the years 1877, 1878, and 1879, with interest thereon at the rate o seven per cent. per annum, until the first day of April, 1881, and if not paid before that date, interest will be payable at the rate of twelve per cent, per annum.

The Act, chapter 123, Laws of 1880, containing this provision of law, is published below.

ALLAN CAMPBELL,

Comptroller.

City of New York—Department of Finance. Comptroller. Comptroller's Office, January 26, 1881.

CHAPTER 123.

CHAPTER 123.

An Act in relation to arrears of taxes in the City of New York, and to provide for the reissuing of revenue bonds in anticipation of such taxes.

Passed April 15, 1880; three-fifths being present.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section r. At any time after the passage of this act, and before the first day of October, eighteen hundred and eighty, any person may pay to the Comptroller of the City of New York the amount of any tax upon real property belonging to such person, heretofore laid or imposed and now remaining unpaid, together with interest thereon at the rate of seven per centum per annum, to be calculated from the time that such tax was imposed to the time of such payment, provided, also, that the time when such payment may be made on the amount of any such tax laid or imposed in the years eighteen hundred and seventy-eight, and eighteen hundred and seventy-nine shall extend to the first day of April, eighteen hundred and eighty-one. The comptroller shall make and deliver to the person making any such payment a receipt therefor, and shall forthwith cancel the record of any such tax on the books of the finance department; and upon such tax on the books of the finance department; and upon such tax on the property and shall be deemed fully paid, satisfied and discharged, and there shall be no right to any further interest or penalty by reason of such tax not having been paid within the time heretofore required by law, or by reason of any statute passed requiring the payment heretofore of any penalty or interest over seven per centum per annum upon any unpaid tax.

Sec. 2. Any revenue bond heretofore issued in anticipation of the taxes in the first section specified which may fall due and become payable before said taxes are collected, may be reissued by the comptroller of said city, in whole or in part, tor such period as he may determine, not exceeding one year.

exceeding one year.

ORDER OF THE COMPTROLLER OF THE CITY OF NEW YORK, CONSOLIDATING CERTAIN BUREAUX IN THE FINANCE DEPART-MENT-

SECTION 3 OF CHAPTER 521 OF THE LAWS of 1880, requires that heads of departments shall reduce the aggregate expenses of their respective departments by a reduction of salaries, and confers upon them authority to consolidate bureaux and offices for that purpose, as follows, to wit:

"In making the reduction herein required, every head of department may abolish and consolidate offices and bureaux, and discharge subordinates in the same department."

The Comptroller of the City of New York, in pursuance of the duty imposed and the authority.

"bureaux, and discharge subordinates in the same "department."

The Comptroller of the City of New York, in pursuance of the duty imposed and the authority thus conferred upon him, hereby orders and directs that the following Bureaux in the Finance Department shall be consolidated, the consolidation thereof to take effect on the first day of January, 1881, viz.:

First—"The Bureau or the Collection of Assessments, and "The Bureau for the Collection of Arrears of Taxes and Assessments and of Water Rents," shall be consolidated as one bureau, and on and after January 1, 1881, viz.:

shall be known as "The Bureau for the Collection of Assessments and of Arrears of Taxes and Assessments and of Arrears of Iaxes and Assessments and of Water Rents," and possess all the power conferred and perform all the duties imposed by law and ordinance upon both of said bureaux, and the officers thereof, the chief officer of which consolidated bureau shall be called "Collector of Assessments and Clerk of Arrears."

Second—The Bureau for the Collection of the Revenue acruing from rents, and interest on bonds and mortgages, revenue arising from the use or sale of property belonging to or managed by the city," and "the Bureau of Markets," shall be consolidated as one Bureau, and on and after January 1, 1881, shall be known as "the Bureau for the Collection of City Revenue and of Markets," and possess all the powers conferred and perform all the duties imposed by 1.w and ordinance upon both said Bureaux, and the officers thereof; the chief officer of which said consolidated Bureau shall be called "Collector of City Revenue and Superintendent of Markets."

City of New York, Finance Department, Script of New York, Finance Department, Script Collector of City Revenue and Superintendent of Markets."

Markets."

City of New York, Finance Department, Comptroller's Offi e, Dec. 31, 1880. (ALLAN CAMPBELL, Com Comptroller.

FINANCE DEPARTMENT—COMPTROLLER'S OFFICE, NEW YORK, January 22, 1880.

NOTICE TO OWNERS OF REAL ESTATE IN THE TWENTY-THIRD AND TWENTY-FOURTH WARDS OF THE CITY OF NEW YORK.

THE COMPTROLLER OF THE CITY OF NEW York hereby gives notice to owners of real estate in the Twenty-third and Twenty-fourth Wards, that pursuant to an act of the Legislature of the State of New York, entitled "An ac to provide for the adjustment and payment of unpaid taxes due the county of Westchester by the towns of West Farms, Morrisania, and Kingsbridge, lately annexed to the city and county of New York," passed May 22, 1878, the unpaid taxes of said town have been adjusted and the amount determined as provided in said act, and that the accounts, including sales for taxes levied prior to the year 1874, by the Treasurer of the County of Westchester, and bid in on account of said towns, and also the unpaid taxes of the year 1873, known as Rejected Taxes, have been filed for collection in the Bureau of Arrears in the Finance epartment of the City of New York.

Payments for the redemption of lands so sold for taxes by the Treasurer of the County of Westchester, and bid in on account of said towns, and payments also of said Rejected Taxes of the year 1873, must be made hereafter to the Clerk of Arrears of the City of New York.

N. B.—Interest at the rate of twelve per cent. per annum is due and payable on the amount of said sales for taxes and said rejected taxes.

ALLAN CAMPBELL,

Comptroller THE COMPTROLLER OF THE CITY OF NEW

REAL ESTATE RECORDS.

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

Grantors, grantees, suits in equity, insolvents' and

ALLAN CAMPBELL,