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#### MUNICIPAL ASSEMBLY OF THE CITY OF NEW YORK.

#### THE COUNCIL.

STATED MEETING.

Tuesday, June 21, 1898, 1 2 o'clock F. M.

The Council met in Room 16, Cay Hull.

PRESENT:

Hon. Randolph Guggenheimer, President,

COUNCILABLE

John T. Onkley, Vice-Chairman, Thomas F. Föley, Frank J. Goodwin, Charles F. Allen, Putrick J. Ryder, Uarry C. Hart, George B. Christman, John J. Murphy, Eugene A. Wise, William J. Hyland, Adolph G. Hottenroth, Charles H. Francisco, Francis F. Williams, Courad H. Hyster, Adam H. Leich

Henry French, Charles H, Ebbets, John J. McGarry, William A, Doyle, Martin F. Couly, David L. Van Nastrand, Joseph F. O'Grady, Henjamin J, Hadine.

The minutes of the last menting were read, and, on motion of Councilman Wise, were approved as read.

CHAIMINICATIONS.

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

CITY OF NEW YORK-BOARD OF ALDERMEN, CITY HALL, June 20, 1898.

How, P. J. SCOLLY, City Clerk:

Hon, P. J. Scolly, Cro. Clerk:

Six.—I transmit herewith be decoments relative to matters salopted by the Board of Aldermon at the stated meeting held June 14, 1898, as scheduled below:

Int. Nic. 838, 840, 844, 847, 848, 849, 852, 854, 852, 856, 857, 858, 859, 864, 868, 869, 870, 872, 873, 875, 876, 884, 886, 887, 888, 859, 801, 811, 812, 813, 894, 896, 897, 899, 900, 902, 909, 910, 911, 912, 915, 910, 919, 923, 925, 926, 927, 928, 929, and 934.

Respectfully,

MICHAEL F. BLAKE, Clerk of the Board of Aldermon.

Which was placed on file.

The communications are as follows:

No. 604-

Resolved, That permission be and the same is largely given to John V. Abgara Association to anspend a bunner across the street in from at No. 280 Four Handlary, Horough of Manhatian, the work to be done at its own expense, under the direction of the Commissioner of Highways; such permission to continue only for one munth from the date of approval hereof by his Homse the Mayor.

Which was adopted:

No. Ogs.

Resolved, That permission he and the same is borsley given to Emile Schuette in assporad a flag from the telephone-pole in front of his premises, No. 1972 Amsordam avenue, Borough of Man. battan, the consent of the New York Telephone Company, awares of said pode, flaving been obtained, the track to be done at his own expense, under the discribin of the Commissioner of Highways; such permission to continue only during the pleasure of the Manticipal Assembly.

Which was referred to the Commission on Streets and Highways.

No. 090.

Resolved, That the ordinance relating to the discharge of areworks be and the same is hereby suppended so as to permit the United Italian Chrams' Cloth to discharge freworks in the Fifteenth, Sixteenth and Eighteenth Wards of the Borough of Brooklyn on the night of July 14, 1898.

Which was referred to the Committee on Fire.

Resolved, That permission be and the same is hereby given to fish-dealers to display fish for sale within the stoop-line in front of their premises, providing that said fish be kept on ice inclosed in a rine box with a close glass cover, and that the water from said box be received in a proper vessel, the work to be done at their own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly.

Which was referred to the Committee on Public Health.

No. 698.

AN ORDINANCE to suspend the ordinance relating to the discharge of firearms, so far as it relates to the grounds of Anthony Lazzie.

Be it Ordained by the Municipal Assembly of The City of New York, as follows:

Section 1. That the ordinance relating to the discharge of firearms in The City of New York be and it is hereby suspended, so far as it applies to the grounds of Anthony Lazzie, at the corner of Tompkins and Chestnut avenues, Rossbank, Staten Island, in the Borough of Richmond, such suspension to continue only until November 1, 1898.

Sec. 3. All ordinances or party of publication.

Sec. 2. All ordinances or parts of nrdinances inconsistent or conflicting with the provisions of this ordinance are hereby repealed.

Sec. 3. This ordinance shall take effect immediately.

Which was referred to the Committee on Fire.

Resolved, That permission be and the same is hereby given to Meiropolitan Street Railway Company to place and keep a temporary open structure for the shelter of relays of horses of the said company, during the months of July, August and September, in front of No. 200 East Fourteenth street, Borough of Manhattan, said structure to be removed at the company's expense during the month of October, the work to be done at its own expense, under the direction of the Commissioner of Highways; such permission to continue only during the months of July, August and September, 1898.

Which was adopted.

No. 700.

Resolved, That permission be and the same is hereby given to Henry Schlichting to place and keep a watering-trough on the sidewalk sear the curb in front of his premises, on the southeast corner of Metropolitan avenue and Hayemeyer street, in the Berough of Brooklyn, the work to be done and water supplied at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly.

Which was referred to the Commission of Streets and Highways.

No. 701.

Resolved. That permission be and the same is bereby given to Isadore Lawkowsiz to place, over and keep an iron pole, surmounced by a clock, on the sidewalk near the curb in front of his premises No. 269 Sixth arenue. Borough of Manhattan, provided the dimensions of said post shall not exceed those prescribed by law, namely, eighteen inches square at the base, the work to be done and material supplied at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly.

Which was referred to the Committee on Streets and Highways.

No. 702.

Resolved, That permission be and the same is hereby given to William Kelly to place and keep a watering-trough in broad of his premises, northwest corner of Classon avenue and Bergen street, in the Borough of Brooklyn, the work to be done and the water supplied at his own expense under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Manucipal Assembly.

Which was referred to the Committee on Streets and Highways.

No. 70%.

Resolved, That permission be and the same is hereby given to Metropolitan Stree Reilway Company to place and keep a temporary open structure for the shelter of relays of horses of the said company during the mouths of July, August and September in front of No. 129 East Houston street, Borough of Manhattan, and streeture to be removed at the company's expense during the mouth of October, the work to be done at its own expense under the effection of the Commissioner of Highways; such permission to continue only during mouths of July, August and September, 1898.

Which was referred to the Committee on Street; and Highways.

Resolved, That permission be and the same is betteby given to Louis S. Gremmer to place and keep an ornamental lamp in front of his promise, No roy West Twenty-eighth street, in the Borough of Manhattan, provided the lamp be kept lighted during the same hours as the public lamps, and the posts shall not exceed the dimensions provided the same hours as the public lamps, and the lamp not to exceed two first in the mean, and no he are for advertising purposes, the work to be done and gas supplied at his own exposus uniter the direction of the Commissioner of Highways; such permission to continue only during the phrasme of the Montequal Assembly.

Which was referred to the Committee on Streets and Highways.

Resolved. That permission be and the same is hereby given to St Michael's Protestant Episcopal Church to place and keep transparencies in the following langu-parts in the Bornagh of

Episcopal Church to place and keep basepareness.

Manhattan:

Southwest corner of Ninety-third sever and Columbus avenue;

Southwest corner of One Hundred and Fourth arest and Columbus avenue;

Southeast corner of Ninety-ninth sires and Amoordam avenue; and

Northeast currier of One Hundred and Fourth arest and Western Boulevard;

—the work to be done at their own expense, under the direction of the Commissioner of Highways; such permission to continue only for two weeks from the date of approval hereof by his Honer the Mayor.

Which was referred to the Committee Streets and Highways.

No. 700.

Resolved. That permission he and the same is hereby given to the Spabling Literary Union to

Resolved, That permission he and the same to be edge given to the Spatistic Collective Orlective to lamp-past on the following corners:

Southwest corner of Edgy-ninth street and North avenue;

Southwest corner of Sixtieth street and Colombia avenue;

Northwest corner of Sixtieth street and Edglish avenue; and

Southwest corner of Secrety-first street and Boulevard, Borough of Manhatton;

—the work to be done at 10 own expense, order the direction of the Commissioner of Highways;
such permission to continue only until June 23, 1898.

Which was adopted.

Resolved. That permission is and the same is hereby given to the Clark estate to erect, place and keep an arming or canopy of iron and glass to front of the entrance to the Mendelsoho Bullidsing, Nos. 115 to 119 West Forugh street, to the Borough of Manhatt in provided the said awoing or canopy shall be erected to comply to all respects with the provident of the optimates in such cates made and provided, the work to be done at their own expense under the direction of the Commissiones of Highways; such permission to continue only during the pleasure of the Minicipal Assembly.

Which was referred to the Committee on Species and Highways.

No. 708.

Resolved, That permission be and the same is bereby given to the Wide Awake Club to place and keep transparencies on the following latan-posts in the Borough of Manhattan i Southeast corner of Cherry and Rossevelt streets; and Northeast corner of James and Cherry etreets;

the work to be done at their own expense, under the direction of the Commissioner of Highways a such permission to continue only for one mouth from the date of approval by his Honor the Mayor, Which was referred to the Commissions and Highways.

No. 709.

Resolved, That permission be and the same is hereby given to Metropolitan Street Railway Company to place and keep a temporary open structure for the shelter of relays of borses of the said company, during the months of July, August and September, in the open square bounded by Front street, Roosevelt street, South street and James Slip, Borough of Manhattan, said structure to be removed at the company's expense during the month of Ostober, the work to be done at its own expense, under the direction of the Commissioner of Highways; such permission to continue only during the months of July, August and September, 1868.

Which was referred to the Committee on Streets and Highways.

No. 710.

Resolved, That permission be and the same is hereby given to Stephen Sullivan to erest, place and keep a watering-trough on the sidewalk near the curb on the sunhwest corner of Fifty-eighth street and First avenue, Borough of Manhatan, the work to be done and water supplied at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly.

Which was referred to the Commisses so Sinests and Highways.

Resolved, That permission he and the same is hereby given to Curiel & Co. to place, erect and keep an ornamental rustic fence within the stoop-line in front of their premises, Nos. 138 and 140 East Fifty-seventh street, Borough of Manhattan, as shown upon the accompanying diagram, the work to be done at their own expense, under the direction of the Commissioner of Highways : such permission to continue only during the pleasure of the Municipal Assembly.

Which was referred to the Committee on Streets and Highways.

No. 712.

Resolved. That permission be and the some is hereby given to Hanrahan Brothers to place and keep a watering-trough on the sidewalk, near the curb, in front of their premises No. 252 Wallahout street, in the borough of Brooklyn, the work to be done and water supplied at their own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly.

Which was referred to the Committee on Streets and Highways.

Resolved, That permission be and the same is hereby given to the Whiting Manufacturing Company to suspend an American flag across the thoroughfare in front of their premises at Fourth street and Lafayette place, in the Borough of Manhattan (the consent of the property-owners being first obtained), the work to be done at their own expense, under the direction of the Commissioner of Highways; such permission to continue only for six manths from the date of approval heroof by his Honor the Mayor.

Which was referred to the Committee on Streets and Highways.

Resolved, That permission be and the same is hereby given in Galewsky & Dworsky to place and Leep show-windows in front of their permises No. 201 Division street, on the southeast coroner of Claren arrest, Burnogh of Manhattan, provided that said show-windows shall not escared the dimension prescribed by law, namely swalve taches from the house-tire; the work to be done at their own expense, under the dimension of the Commissioner of Dighways; such permission to continue only during the pleasure of the Manhattal Assembly.

Which was referred in the Commission on Streets and Dighways.

No. 715:

Resolved. Thus permission he and the same is hereby given to Churles McIntyre to place, creet and keep a watering-trough on the southeast corner of One Hundred and Fifty-sound stoot and Marris avenue. Bureagh of The Brans, the work to be done and water supplied at his own expense, under the direction of the Commissioner of Highways; such permission to compute only during the pleasure of the Manicipal Assembly.

Which was reserved in the Committee on Streets and Highways.

No. 7rd.

Resolved, That permission be and the same is hereby given to John Massimeno to place, and there a sterm-door in from of his premises on the southwest comes of Third avenue and the thungers and Seventich street, Borough of The Broas, provided the directions of said storm-door shall not exceed those pre-cribed by law, the work to be done at his own expense, under the direction of the Commissioner of Highways, such primission to continue only during the pleasure of the Massingal Assembly.

Which was adopted.

No. 717.

Bissilved, That permission be and the same is bereig given to K, Dischel to place immorant ries in the mound lampe, and it is northered and the mound of the mound and the morthese corner of One Hundred and Seventy courts street and Table avenue, and the morthese corner of One Hundred and Seventy courts street and Batheaus avenue, the most the mort to be done at his own expense, under the direction of the County amore of Highways; such permission to continue only from June 28 to July 5, 1866. What was adopted.

No.7t8.

Raminal, That permission be and the same is hereby given to the Tremont Presbyterian Charles of place and deep transparencies on the following lamp posts in the Borough of The Boroux of Sunday of The India, and One Handred and Socialy-fourth street:

Sunday of the Tark agence and One Handred and Socialy-fourth street:

- the world to be once at their own expense, under the direction of the Commissioner of

(tighways; such permusion to continue only until August 1, 1898, Which man adopted.

Be alval. That primission be and the same is baseby given to Inter-Steman to suspend a flat arrow West Pitty-accept afree, from No. 464 to No. 475 of said thoroughfare in the Bossach of Manharam the content of the property-conners thereto having been first obtained, the week to be done as life awar as percee, ender the direction of the Commissioner of Highways; such countries in the manner only for an insular from the date of approval forcet by his Honor (he Mayor, Which was received in the Commissioner of Steels and Highways,

No. 720.

Bendved. That premission he and the same is hereby given to Frederick Free to place and here a wastering-trough, on the shiewall near the curve, in front or his plemises No. 875 Tenth average, in the Proceeding Machanan, the work in the done and water applied at his own expense under the threation is the Commissioner of Highways; such permission to continue only turned the plantage of the Machanan Assembly.

What was remission in the Commissioner of Streets and Highways.

No. 721.

Used vell. The perceives in and the rame is hereby given to Francis Jerek to erest a storm shall at the northwest current of Hamburg avenue and Mellatt treet, Borough of Brecklyn, on the Moffan arges slid, and shall on an alphonous best long, five less wide and eleven best high, the work to be done or his own exposus, ander the threaton of the Commissioner of Highways; such permit for in continuously during the pleasure of the Montopal Assembly.

Which was referred to the Commission Streets and Highways.

No. 722.

Resolved, The previous be and the same is hereby gives to Young Men's Carbitan Association of Planning, in the hisrory of Queens to erect, place and keep a indictionated on the agreests may the out on the mathematic owner of Main and Lacous areas, Planling Borough of Queens provided the consent of the owner of the property be first given, the work to be done at that owner systems, under the direction of the Commissioner of Highways; and permation to receive only during the planater of the Manicipal Assembly.

Which was referred to the Commission on Street and Highways.

No. 725

Resolved. This premission is and the same is hereby given to A. H. beweder to remove two-samey frame landling from its present location on Eighth street, sie handled feet west of Surfavenue, Canny Island, in the borough of Brooklyn, across said Eighth street to the apposite side, the work to be done at his own expense, under the direction of the Commissioner of Highways; such permission to continue could july 1/1865.

Which was referred to the Committee on Streets and Highways.

No. 724

Resolved, That permission he and the same is hereby given to Thomas F. Byrnes to remove three forms from their present location on Stary-sight street, east of Eighteenth avenue, in Owington avenue, three knowled and easy first west of Eighteenth avenue, in the Locategli of Breaklyn; and also to remove a locate from Stary-minh street, east of Eighteenth avenue, for a point on Ovington avenue three hondred and early not west at Eighteenth avenue, through of Breaklyn, the work to the done at his non-expense, under the direction of the Commissioner of Highways; such permutation to continue only until July 15, 1698.

No wee.

Na: 725.

Resolved, That permission be and the same a benchy given to Edward Harrson to place, erect and keep an tree awaing in frost of his premises, No. 223 Greenwich street, Borough of Marsha tan, provided said awaing shall be erected to comply in all suspects with the ordinates of such case made and provided, the work to be done at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Manacipal Assembly, Which was referred to the Committee on Streets and Highways.

Resolved. That permission be and the same is beneby given to E. Dolphia to error, place and keep a watering-triangle in front of his premises. No. 186 West street, Burough of Manhattan, the work to be done and water supplied at his own expense, under the direction of the Communication of Highways 1 such permission to continue only during the pleasure of the Municipal Amendaly. Which was referred to the Committee on Streets and Highways.

No. 727

Resolved. That position he and the same is hereby given to James J. Carry to place, exert and keep a show-window in front of his premises. No. 14 Hubert street, Borough of Manhattan, provided the dimensions of and show-window shall not exceed those prescribed by law, namely twelve inches from the house-line, the work to be done at his own expense, under the direction of the Commissioner at Highways; such permission to continue only during the pleasure of the Manicipal Assembly.

Which was referred to the Committee on Streets and Highways.

No. 728.

Resolved, That permission be and the same is beauty given to Fennos Jenek to ever a watering-trough in from of his permissis, No. 644 Hamburg avenue, Foreign to threadly, the work to be done and water supplied at his own expense, under the direction of the Commissioner of Highways; such permission to consiste only during the pleasure of the Municipal Astembly. Which was referred to the Commistee on Streets and Highways.

No. 729.

Resolved, That permission he and the same is hereby granted to the Prrogravore Wood Lompany to plant and maintain a light non-assunging arm in front of its premises, Nos. 231-235. East Forty-second street, with a drop upright, as designated on accompanying diagram, the some to conform in all particulars to said diagram, to the mode groundy and secure, and to work on hanges or swivels, as that when not in see for the reception or delivery of lumber, etc., it will and must be placed, and leps, along a and thus to the building wall. The same to be built and placed under direction and to the satisfaction of the Commissioner of Highways, at the expension the and Pyrogravore Company; and to remain in position only during the pleasure of the Municipal Assembly.

Which was adonted.

Which was adopted.

No. 7 in.

Resolved, That permission he and the same is hereby given to C. Remak in place and keep a suspering sign in front of his premier, No. 872 Third avenue, Hormph of Manhatian, the work to be done at his own experse, leader the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly.

Which was referred to the Committee on Streets and Highways.

Recoived, That permission he was the same to hereby given to the C. J. Reilly Association to suspend a banner announcing their outing, from the premises on the northwest corner of One Hundred and First avenue, to the southwest corner of One Hundred and First avenue, in the Borough of Manhattan, with the consent of the owners of said property, the work to be done at their two expense, under the direction of the Commissioner of Highways; such permission to continue only until August 1, 1898.

Which was referred to the Commission of Streets and Highways.

No. 732.

Resolved, That permission he and the same is hereby given to the C. J. Reilly Association to place and keep transparencies on the following lamp-posts in the Borough of Manhattan:

On the northessi corner of One Hundred and Sixth street and Lexington avenue;

Northwest corner of One Hundred and Seventeenth street and Lexington avenue;

Southeast corner of One Hundred and Nineteenth street and Frist avenue;

Southeast corner of One Hundred and Sixteenth street and Third avenue; and

Southeast corner of One Hundred and Eleventh street and Third avenue;

—the work to be done at these own expense, under the direction of the Commissioner of Highwaya;

such permission to continue only for two weeks from the date of approval by his Honor the Mayor,

Which was referred to the Committee on Streets and Highways.

No. 733.

Resolved, That permission be and the same is hereby given to St. Cerilia's Council, C. B. L., to place and keep transparences on the following lamp-posts in the Borough of Manhattan: Southwest corner of One Hundred and Sixth street and Lexington avenue; and Southwest corner of One Hundred and Touth street and Lexington avenue;—the work to be done at their own expense, under the direction of the Commissioner of Highways; such permission to continue only for two weeks from the date of approval hereof by his Hone the Mayor.

Which was referred to the Commission of Street and Lexington are not be set to the Commission of the Commission of the Commission of the Mayor.

Which was referred to the Committee on Streets and Highways.

No. 734.

Resulved, That permission be and the same is hereby given to William C. Egan to remove a watering-trough now on the corner of One Hundred and Thirty-fourth street and Madison avenue to the corner of One Hundred and Thirty-full street and Madison avenue, Borough of The Bronx, the trough to be located on the One Hundred and Thirty-lifth street side of said corner, the work to be done and water supplied at the own superior, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly.

Which was referred to the Committee on Streets and Highways.

No. 735.

Resolved, That permission be and the same is hereby given to Simon Well & Co. to place and keep an ornamental lamp-post and lamp in from at No. 2787 Third avenue, Borough of The Bronx, provided the lamp be kept lighted during the same haves as the public lamps, that the post shall not exceed the dimensions prescribed by law (eighteen inches aquare at the base), the lamp not to exceed two feet in diameter and not on its usual for advertising purposes; the work to be done and as supplied at their own expense, under the direction of the Commissioner of Highways; such permission to continue only thering the pleasure of the Montelpal Assembly.

Which was referred to the Commissioner on Highways.

No. 736.

Resolved, That permission be and the mann is benefity given to George C. Ragen to place, creek and keep a watering-trough on the sidowalk, man the cash, in front of his premises on the content of the Handred and Forty-eighth street and Hands avenue, Borough of The Brons, the work to be done and water supplied at his non expense, under the direction of the Commissioner of Highways; such percussion to continue only foring the pleasure of the Municipal Assembly.

Which was referred to the Commission and Streets and Highways.

No. 737.

No. 737.

No. 737.

No. 737.

No. 737.

Resolved, That permission be and the same a breeby given to the New York Branch of the United Post-office Cicrks' Association to drive a wages containing an annuncoment of their reception and festival through the streets of The City at New York, the work to be done at their own expense, under the direction of the Chief of Police; such permission to continue only until June 16, 1895.

Which was placed on file.

Besolved, That permission be and the same is hereby given to the "New York Tribune" and a New York Journal" to place and keep bulletin-boards and halesman in from of their promise-corner of Nassau and Spruce streams, Borough of Mandatian, said bulletin-beards to be ten feet high by forty-five feet long, the balesmies to be two for six inches by forty-five feet long, the work to be done and material supplied at their own expense, under the direction of the Commissioner of Highways; such permission to continue only during the war with Spain.

Which was adopted:

No. 739.

Resolved. That permission he and the same a hereby given to the Tremont Democratic Club to parade with bicycles carrying transparencies, in the Boronglis of Manhattan and The Bronx, two mights a week from May 28 in June 27, 1898, the work to be done at its own expense, under the direction in the Chief of Falice; such permission to continue only until the date last men-

Which was adopted.

No. 749.

Resolved. That the ordinance relating to the discharge of fineworks in The City of New York be and it is bereby suspended so as to permit the Susinata St. Antonion do Condova to discharge fireworks in Hartern, such suspension to continue only until June 15, 1898.

Which was referred to the Committee on Fire.

No. 741.

Resolved, That during the recess of the Municipal Assembly the respective City offices shall, at the option of the respective heads of Departments, open at 9 o'clock A. M. and close at 1 o'clock 1, M., and curing recess the heads of Departments are authorized to grant such vacations as the public business will permit during the months of July, August and September.

Which was referred to the Commutee on Law Department.

No. 742.

Resolved, That permission be and the same is hereby given to J. O'Connor to place and keep a watering-trough on the salewalk near the cuch on the northeast corner of Bridge and Johnston strets, in front of the premises No. 93 Bridge street, Borough of Brooklyn, the work to be done and water supplied at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly.

Which was referred to the Committee on Streets and Highways.

No. 7434

Resolved, That permission he and the same is hereby given to Saxonia Loge No. 1, to parade through the streets of the Twenty-sixth Ward, Borough of Brooklyn, under the direction of the Chief of Police; such permission to continue only for June 20, 1898.

Which was placed on file.

Wherens, The Angel of Death has taken from our midst the Right Honorable William Ewart Glasstone, whereby the whole civilized world where liberty is known and loved has lost a son, 744 and mankind a defender; and
Wherens. By a lifetime of devotion to the cause of the humble, the appressed and the lawly,

be has wrested from unwilling hands a heritage of freedom and equal rights for posterity; and
Whereas, During his lifetime he served the people of his native land with adelity and with
courage, and carned the respect and love of his countrymen and all mankind by his sacred per-

formance of public duty;

Resolved, That the Municipal Assembly of The City of New York recognizing his sterling worth and faithful service, deeply deplores the loss of the Great Commoner, and while humbly lowing to the will of the Commonent, regrets the passing away of so tried and valued a friend,

and so noble a champion of the rights of the people.

Resolved, That the Manicipal Assembly of The City of New York express its sorrow and sympathy to the afflicted family of the deceased, and that these resolutions be spread in full upon the minutes of the Assembly, and that a copy thereof, suitably engrossed, be forwarded to them.

Which was unanimously adopted by a rising vote.

No. 745.

Resolved, That the Commissioner of Highways be and he hereby is authorized to amend the contract herefore made by the Commissioner of City Works of the City of Brooklyn with Puckel-wald & Leich for repaying Borrum place and Court square, from Bergen street to Fulton street,

Barough of Brooklyn, with granite-block preement, so as to provide he the repaying of the block on Court square, between Livingsion street and bullon street, with appeals power on, laid over the old asphalt block on the order of the street and on a concrete foundation between the tracks and tails; the total expenditure under aid contract not to exceed the amount beretaker certified on said contract by the Comptroller of the City of Brooklyn.

The President put the question whether the Council would agree to accept aid report and

adopt and resolution.

Which was decided in the affirmative by the following sote:

Affirmative—The President, the Vice-Chairman, Councilnes, Allen, Bodine, Christman, Couly, Doyle, Ebbets, Foley, Francisco, Urench, Goodwin, Hart, Hester, Holtenroth, Hyland, Leich, McGarry, Murphy, O'Grady, Rysier, Van Nostmad, Williams, and Wise—24.

No. 746.

By the President-

THE CONTINUNTAL INSURANCE COMPANY, CONTRENTAL BUILDING, No. 46 CRIMA STREET, NEW YORK CETY, June 16, 1808.

Hon. RANDOLPH GUGGENERMER, President of the Council, Municipal Assembly, New York

My DEAR Str -I inclose copy of a communication addressed to the Board of Public Improve-My Diam Sir—I inclose copy of a communication addressed to the Board of Public Improvements. I regard this as a very serious matter and believe it worthly of your careful investigation. It is a proposition to place the contract for supplying water to The City of New York in the hands of a private corporation, which would have it in its power at any time to "hold up" the City for higher prices or the payment of claims by refusing to supply water either for domestic or fire purposes. The City of London is trying to-day to get rid of just such thraidom, as would be ours, if this scheme should go through, but that city find itself bound hand and foot, so that water for a fire, like that which recently did such great damage, cannot be secured until some employee of a private corporation owning the water supply puts in an appearance with a key.

Very respectfully yours,

F. C. MOORE.

THE CONTINENTAL INSURANCE COMPANY, CONTINENTAL BUILDING, NO. 46 CEDAR STREET, NEW YORK CITY, June 16, 1898.

To the Honorable Board of Public Improvements of The City of New York;

To the Homersbie Board of Public Improvements of The City of New York:

Gentlemen—You have received a communication signed by the President of the New York Board of Fire Underwriters advocating the so-called Ransapo system of water works for The City of New York. I am a member of that body, but opposed the legislation reterred to, and I feel it my duty as a citizen to organize and the interest of The City of New York, to refuse to consider any proposition from any private corporation to supply water, either for domestic or fire purposes. So far as fire estinction is concerned, it would be infinitely preferable to attlice our fireboats by a pipe system arranged for using the salt water of the harbor, according to the plan proposed by Chief Bonner. For domestic purposes, as well as for fire purposes, cor supply should be owned by the City, and should come from lacshaustible sources.

If the government of The City of New York places itself in the hands of private corporations for supplying water, it will be in the condition in which London finds itself to day, and contending with difficulties from which that great city is endeavoring, almost hopelessly, to extricate itself. In my opinion, no administration of the city government can alford, if it desires to perpetuate its power, to identify itself with any scheme for placing the city water apply in private hands.

I hold myself ready to appear before your Honorable Board to anyther any contains to a contains.

I hold myself ready to appear before your Honorable Board to answer any questions you may desire to ask me.

Respectfully yours,

P.S.—I suggest that the phraseology of the printed statement to you which lays such stress upon "a pressure due to an elevation of not less than 300 feet above tide level " would warrant impairy by you of hydraulic experts as to what would be the pressure at the New York and of an aquaduct 83 miles in length, making allowance for the calculated frictional loss in head per mile. Which was referred to the Committee on Water Supply.

No. 747-

By the President-

NEW YORK, June 17, 1898.

The Council of The City of New York:

GENTLEMEN—We, the undersigned residents of, taxpayers and properly-owners on East
Houston street, between Avenue D, Cannon, Colombia and Manhattan streets, desire to respectfully
protest against the granting of a permit to the Forty-accord Street and Grand Street Ferry Railroad Company, to build a shed in the square between the streets heretolore mentioned, to stop,
water, exchange and keep its horses on our block, for the following reasons:

First—It is detrimental to the health of the people; the street is never kept clean where the
horses, under the shed, are kept and watered, and the noise from the exchanging, and bells ringing of the horses, and the odor and stench from the manure and other refuse states sickness in the
neighborhood.

neighborhood.

Second—The stoppage also brings to the neighborhood a large influx of files which him awarm around in the refuse on the street and then pester the people in the houses, making the neighborhood unhealthy to live in during the summer months.

Third—The granting of a permit is also dangerous to the lives of the children in the neighborhood. Whenever they cross the street it is at the peril of being run over by a team of the company's horses, attached or about to be attached, or detached from a car, and it brings on the block a large number of newsboys and street leafers who have around the neighborhood and try to hitch on to the cars.

Fourth—The company keeps its horses in the square from six in the marriage and sometimes.

Fourth—The company keeps its horses in the square from six in the morning and conclines earlier, to eleven o'clock in the night, and the constant ringing of the belts and exchanging of the horses make it uncomfortable for the people in the neighborhood.

Fifth—This company and the Belt Line run their ears on this rotal on the street aforesald, and the constant exchanging of the horses attached to the cars of the former, makes a blockade of the cars on the street and the people wishing to cross from one side of the street to the other must wait entil the blockade is upsued, or risk their lives in passing between the horses of one company and the car shead of the other company.

Fermits to this commany have been granted before and the result has been detrimental to the

Permits to this company have been granted before and the result has been detrimental to the neighborhood in every instance. We have petitioned the old Board of Aldermen against the granting of these permits, time and time again, but our petitions were precon-holed and our wants disregarded and new promises made to us near the elections.

About the first of the present month we presented to our Alderman, Emil Neufeld, a petition against the granting of a permit to this company, and at the last meeting of the Board of Alderman, while one of the undersigned was present, the Clerk read a paper purported to be handed in by our Alderman in favor of granting a permit, and the same was passed by the Board of Alderman and we assume, from this, that our petition was again pricon-holed or never handed in to the Board of Alderman.

of Aldermen.

The localth and lives of all of us and of our children have been emiangered, and we protest to
the Council of The City of New York to vote against the resolution of the Board of Aldermen, and
thereby voting against the permitting of a renewal of these nuisances, which we are assured you will
been a control of the city of the council of

This company, on the fifteenth of this month, about one in the morning, as usual, crected a shed in the square between the streets aforesaid mentioned, without obtaining a permit signed by his Honor the Mayor, and continue the unisances above complained of, which we hope will be stopped by the Council. Hoping this petition will receive consideration and, if possible, a hearing granted

us, we are
Nathan Silverstein, 432 East Houston street.
Max Silverstein, 432 East Houston street.
M. Dworetzky, 428 East Houston street.
M. Dworetzky, 428 East Houston street. M. Dworetzky, 428 East Houston street.
D. N. Gounchmann, 434 E. Houston street.
A. Noplefiler, 436 East Houston street.
V. Mases, Columbia street.
M. Rosenzneiz, 436 East Houston street.
William Zeller, 438 East Houston street.
William Zeller, 438 East Houston street.
Davis Cohn, 436 East Houston street.
Max Sachks, 436 East Houston street.
Mx Sachks, 436 East Houston street.
S. Black, 444 East Houston street.
M. A. Holzman, 447 East Houston street.
Philip Furdman, 427 East Houston street.
A. Haendly, 423 East Houston street.
S. Morgenstein, 436 East Houston street.
H. Krunovet, 432 East Houston street.
H. Krunovet, 432 East Houston street.
Anton Maskowitz, 428 East Houston street.
Anton Maskowitz, 428 East Houston street.
Watsan Weinberger, 432 East Houston street. Watsan Weinberger, 432 East Houston street. Sam Maskowitz, 432 East Houston street. Max Hors, 432 East Houston street. J. Hamerschieg, 444 East Houston street. S. Hutter, 445 East Houston street.
M. W. Echsellams, 443 East Houston street.
Charles Schierfelder, 430 East Houston street.
M. Kronevitz, 432 East Houston street.
Henry Berger, 430 East Houston street.
Herman, Khan, 427 East Houston street.
Ignatz Kirinnean, 427 East Houston street.
Ignatz Kirinnean, 427 East Houston street.
Hermans Rosensweig, 427 East Houston street.
Welf Kilhile, 427 hast Houston street.
M. Kuletach, 436 East Houston street.
B. Hown, 436 East Houston street.
M. Hausman, 436 Fast Houston street.
D. Cohen, 436 East Houston street.
D. Cohen, 436 East Houston street.
Rose Berger, 430 East Houston street. D. Cohen, 436 East Houston street.
Rise Berger, 436 East Houston street.
T. Goldman, 438 East Houston street.
T. Exrin, 438 East Houston street.
T. Cohn, 438 East Houston street.
T. Goldstein, 438 East Houston street.
T. Nowember, 438 East Houston street.
M. Benjamin, 438 East Houston street.
B. Fox, 438 E. Houston street.
M. Priedman, 438 East Houston street,
T. Benjamin, 436 East Houston street,
T. Benjamin, 436 East Houston street.
Max Leo, 436 East Houston street.

I. Simon, 440 East Housen street. Simon Bergen, 430 East Housen street. Engene Blass, 436 East Housen street. Charles Ricker, 436 East Housen street.

Courad Helfman, 435 East Housens street. K. Levinsolm, 435 East Housens street. Imory Liveyo, 436 East Housens street. Tom Ghoyany, 435 Fost Housens street. Which was referred to the Committee on Streets and Highways,

MOTIONS AND RESOLUTIONS.

No. 748.

By Councilman Oakley-

AN ORDINANCE to regulate the grant of the franchise or right to use streats, assumes, highways,

By Councileman Oakley—

AN ORTHANCE to regulate the grant of the franchise or right to use streats, area see, highways, parkways and bridges for street surface rallway purpose.

Be it Ordained by the Manicipal Assembly of The City of New York T Section t. All applications for the grant of the franchise or right to assembly, avoided, it was to be in writing and executed in duplicate by the company making such application more now be in writing and executed in duplicate by the company making such application more provided to be council and to the board of alderment. The time and place when and where such opplication shall be first considered shall be fixed and determined by a joint traduction of both houses, and the city clerk shall cause a notice thereal to be published for at least fourteen days in two doily newspaces to the designated in writing by the mayor. Such notice shall specify the roun applied and he in such form as shall be determined in said resolution and shall be published on the expense of the applicant enospany. Such heating shall be had in the first instance at a 1 and marking it is committee on railreads of each house, at which a majority of each committee shall be present, and at such your meeting the chairman at the committee of the council shall preside.

Sec. 2. The joint committee may from time to one adjourn such heatings, and either committee may report appear upon such application to its house.

Sec. 3. Should the committee so making report decide in two of granting such application, it shall include in its report and admit for the consideration of its house an arthurance providing for the granting of the said application by the Municipal Assembly, which ordinance the first reading of the proposed ordinance it shall be read section by section and shall be subject to amendment and debate, and upon the completion of its said first reading it shall be transmitted to the other flowes shall also appoint a committee of the flowes, with all the documents and papers relating thereto, for its au

It shall be in order for either house to recede from any subject matter of difference about a previous to the conference, whether the purper in which and difference arose are before the house recading, formally or informally a and to such tote to recede the same number shall be required to constitute a quarant to act thereon and to so end to such receding as was required on the original question out of which the difference street.

See, 4. If the two houses shall agree upon the forms and provisions of the purposed ordinance, it shall be transmitted by the city clerk to the board of estimate and approximation, also shall make impury as to the money value of the translate or privilege to be granted and the disquery of the compensation proposed to be paid therefor, and approve or disapprove of the term made the grant is proposed to be made, as contained in said ordinance, by some or modulous entered on the minutes of said board of estimate and approximance.

The board of estimate and apportionment shall cause the said ordinance with a report of the action in relation thereto to be returned to the branch of the municipal assembly in which the said ardinance originated.

The board of estimate and apportionment shall cause the said ordinance with a report of the action in relation thereto to be returned to the branch of the municipal assembly in which the said inclinance originated.

Sec. 5. Should the board of estimate and apportionment approve of the terms on which said grant is proposed to be made as contained in said ordinance, then and before any final action in had on said ordinance, the city clerk shall, pursuant to paragraph 7 at the for the New York Charter, cause said proposed ordinance to be published for twenty day in the Cary Kitture and twice during vaid twenty days in two daily newspapers published in The City in New York to be designated in writing by the mayor, at the expense of the proposed greater. This was a fall also, pursuant to sections 29 and 30 of said Greater New York Charter, purpose a white value also, pursuant to sections 29 and 30 of said ordinance and if all recommendations of minimities and of all final proceedings, as well as full copies of all message and all process per along thereto, and shall at once transmit the same to the person appointed assuper for the parameters and of all ordinance or all said process per along the shall be certified to by the city clerk to the house in which the ordinance or all still publications, a side fact shall be certified to by the city clerk to the house in which the ordinance or all still publications, said ordinance may be taken up at any time in such house, upon motion of any members for final passage and adoption, and no amendments to any such ordinance date its approval by the ordinal ordinance and apportionment shall be in order. Every such ordinance containing or motion of estimate and apportionment shall be in order. Every such ordinance containing or motion and the approval of the mayor as previded in section 30 of three fourths of all the normal elected to such branch or the Municipal Assembly as shown by the above to all their order. I shall require a value of the section for their order of the said publication.

publication.

Sec. 7. If, however, the board of estimate and apportionment should not approve the terms stated in said ordinance, it shall cause the said ordinance with its objections to said terms to be returned to the Manicipal Assembly. Each termed in the Manicipal Assembly shall themspoon tecommit said ordinance together with the objections to its railroad committee, which committee may thereafter report an amended ordinance in its house. The same proceedings shall thereafter be taken by each branch of the municipal assembly and by the board of estimate and apportionment upon said amended ordinance as its provided for in sections 3, 4, 5 and 6 of this ordinance.

Sec. 8. All ordinances of any city, hown or village now embraced, or partly embraces within the corporate limits of this city inconsistem herewith shall be inapplicable to the grants contemplated by this ordinance.

Sec. 6. This ordinance shall take effect immediately.

Sec. 9. This ordinance shall take effect immediately, Which was referred to the Committee on Railronds.

No. 749.

By Councilman Allen-

Resolved , That permission be given to the First Regiment Colored Volunteers to march from No. 451 Seventh avenue up Seventh avenue to Fiftieth street, across Fiftieth street in Eighth avenue, and up Eighth avenue to Filty-third street on the evening of June 22, 1898. Which was adopted.

No. 750.

By Councilman Hyland-An Ordinance fixing the compensation of examining board of plumbers of The City of New York-

New York.

Be it Ordained by the Municipal Assembly of The City of New York, as follows:
Section 1. The compensation of each member of the examining board of plumbers of The City of New York is hereby fixed at five dollars per sitting, and there shall not be less than three sittings per week, making in all sixty-five dollars per mouth, the same to be paid out of the appropriation already set aside by the board of estimate and apportionment.

Sec. 2. All ordinances or parts of ordinances inconsistent or conflicting with the provisions of this ordinance are hereby repealed.

Sec. 3. This ordinance shall take effect immediately.

The President put the question whether the Council would agree to an expl said report and adopt and resolution.

adopt and resolution.

Which was decided in the affirmative by the following vote:

Affirmative—The President, the Vice-Chairman, Councilmen Allen, Bodine, Christman, Conly, Ethers, Foley, Francisco, French, Goodwin, Hart, Hester, Hottenroth, Hyland, Leich, McGarry, Murphy, O'Grady, Ryder, Williams, and Wise—22.

No. 751.

By Conneilman Francisco-

Resolved, That the Commissioner of Public Buildings, Lighting and Supplies for the Borough of Breaklyn, is and be a bereby authorized to turn over to the Veterace of the Forty-seventh Regiment the second of the old among, which was located at the corner of Bedford and Manny than avenues, Borough of Brooklyn.

While was about of.

No. 753.

By Conneilman McGarry-

Whereas, It has been suggested from many quarters that the Greater New York should this year celebrate Independence Day, July 4, in such a manuar as would fittingly mark the first anniversary of the day since the birth of the consolidated tilly and afford the people an opportunity to

versary of the day since the birth of the consolidated tily and attent the people an opportunity to show their puriodism and love of country, at a time when such demonstrations are particularly calculated to inspire a true American which; and.

Whereas, The suggestion that the most entable form of coloration would be a goand military paralle of United States and State troops has used with wide favor, there now being more than ten thousand federal troops about the city, and General Royal T, break, communing the Department of the Erst, having publicly stated this readness to order as many of them as possible to jour in a paralle, it such a demonstration to decided upon;

Therefore be it Resolved, That the Manicipal Assembly of The City of New York heartily approves of the plan to celebrate july 4 by a grand military paralle, and suggests to the Rosal of Police Commissioners and other numbered authorities who can lend their said to the successful carrying out of the celebration that they should do so.

Which was adopted:

No 75%.

Nu. 753

By Councilman Conty -

Resolver). That permission be and the same inferring given to Patisch. McTierman to erect a same-door in from or the premise No. 00 Columnia place. Barough of Brooklyn, provided the discensions of male normalized billion extend those posseriled by law, the work to be done at his own expense, under the discrement of the Commissioner of Highways 1 such permission to continue only during the pictures of the Municipal Assembly.

Which was adopted.

By the same.

Resilved, Phar permitted to and the mine is lovely given to Frederick Widmann to creet a manufactor in front of the provided No. 115 Atlanta average, floreign of Brootige, provided the finitesians in add normalized shall not exceed those prescribed by law, the work to be done at his own experimental to the done at his own experimental the direction of the Commitment of Highways; such permission to consider only during the physical at the Monteigal Assembly.

While the adapted:

No. 255

Nur 7551

By the same—
Whereas, The Bland of Estimate and Apparticument has sufferized the payment of all adarise of city of high who have collect in the crytice of the United States during their observe
from The City of New York; and
Whereas, There are a number of now employed in nounty offices within the territory of
Greater-New York, many of whom any desirons to no to the front in defence of the mag; therehad the control of t

Resolved, That the Dones of I-immute and Appeartement by and they are hereby respectfully requested to on time the salarys of all of salary days of in the county of one within the territory of treater New York while the more me disent from the county of our service of their Which we adopted

COMMUNICATIONS TROS DEPARTMENTS THE TURBORATION OFFICERS.

The Provident and United the Council the following communication from the Department of No. 786

NEW YORK, JUNE 9, 1898.

To the Santan a Sale entendent .

Six On More 16, 1898, as inquestion was none of the vacant for No. 149 Gook stood, and the same was found as a time-row conclusion, the most faint uniformed. A certain south has been said to find the one of the late for the monocone order, but without access. It threefood, experiently recommend that the Manie por Aremony to may extend to authorite the Department of Highways to care und for emord.

Hospitality infantial, (\* 1909) P. A. D. A. W. A. D., Account Santing Superintendent.

A true copy, C. Gospie date, Societa pro ten-

The Act of the Lith-Lith of New York, Capital And Prangers Streets, Bonoman or Mannagers, New York, June 15, 1898.

P. J. Scott Y. Day, the Black New York Vite:

Sig-At a months of the Board of Blanch of the Department of Realth, held this day, the following constror with adopted :

Reserved, and a year the report of Accusant Samuery Superintendent Black in respect to the day common condition of the vacant local Society and street, I complete Brooklyn, be forwarded to the Homosphe the Stemeroud Accembly, with the request that his sanitary reasons the Department of History to enther and and discussed to have said for crossin.

C. GOLDERMAN, Serresary pin tran-

Which an referred as the Committee on Public Health-

The Provident old before the Cannel the following remonination from the Board of Public Improvement), to select with ordinance (

No. 346 Broadway, Bounded of Manhartan, NEW YORK, June 17, 1898.

To the IT movable the Minterspal standards of The City of New York !

Sing—At a regular meeting of the Board, held on the 15th Instant, the following resolution was manimously adopted, and the attached ordinance is forwarded to your Hososathe Body for approval, in accordance with section 447, chapter 375, Laws of 1807;

Resolved, That achievity is and is breaty given to the Commissioner of Highways to enter into a contract, by public letting, for repaying with granic block payement the carriageway of Forty-ninth street, from the westerly side of Eleventh avenue to the materly side of Twelfih avenue, in the torough of Manhattan, and that an ordinance for same he forwarded to the Municipal Assembly.

Section 413, chapter 378, Laws of 1897.

JOHN H. MOONEY, Secretary.

P.S.—I also inclose herewith the certificate of the Commissioner of Highways that "the safety, health or convenience of the public" requires that this work be done.

DEPARTMENT OF HIGHWAYS—COMMISSIONER'S OFFICE, No. 130 NASSAU STREET, NEW YORK, June 15, 1898.

To the Municipal Assembly of The City of New York :

Portions to the provisions of the first subdivision of section 230 of the Charter of The City of New York, I hereby certify that the sainty, health or convenience of the public requires that the carry way of Forty-citit street, from Eleventh to Tweifth avenue, he repayed with granite

Place estimated cost of this work is \$10,300.

JAMES P. KEATING, Commissioner of Highways.

An Ontomaker to provide for the repaying of Forty-sinth street, from Eleventh avenue to Twelfih avenue, Borough of Manhaman.

Be it Ordaned by the Manicipal Assembly of The City of New York, as follows: That the carriageway of Forty-sinth street, from the wessely side of Eleventh avenue to the casterly side of Twelfih avenue, in the Borough of Manhattan, he repayed with granite-block pavenum, under the direction of the commissioner of highways.

Section 230 and 413, chapter 378, Laws 1897.

Which was referred to the Commission on Streets and Highways.

The Praident lab! before the Council the following communication from the Board of Public Inconvenience:

No. 758

BEARD OF POILE IMPROVEMENTS—CITY OF NEW YORK, NO. 340 BROADWAY, HOROUGH OF MASHATTAN, NEW YORK, June 17, 1898.

To the Honoradic the Municipal Assemble of The City of New York.

Sing—By a resolution adopted by the Board of a regular meeting held on the 15th leadant, I am discord to request your Henoradic Budy that when matters are referred by the Manicipal Assembly to any of the Local Boards of Improvement, the original papers in the matter be forwarded at the same time.

Lider the receives of the Charge, the Boards are also as a facility of the contraction.

Under the provisions of the Charter, this Board does not deem it advisable to authorize any improvements entailing an assessment apon property-connect suless it has evidence that such improvement is desired by them; and where recommendations are made by the Local Boards, this Board has insisted that certified capies of the petitions shall accompany such recommendations between an action will be relief.

before final action will be taken.

If, therefore, your Honorable Body will forward the original papers with all matters referred to the Local Boards, this Board will be in a better position to act promptly when the matter comes up before it.

Respectfully,
JOHN H. MOONEY, Secretary,
Which was referred to the Committee on Law Department.

The President had before the Council the following communication from the Board of Public Improvements, together with resolution :

No. 759.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, |

BOARD OF FUBLIC IMPROVEMENTS—CITY OF NEW YORK,
NO. 346 BROADWAY, BOHOUGH OF MANHATTAN,
NEW YORK, June 17, 1898.

To the Honorabit the Manicipal Assembly of The City of New York,
Six —At a regular meeting of this Board, held on the tight restant, a residuous was unanimously adopted authoriting the Commissioner of Highways to amend the restract heretofore made for repaying Bostum place and Court Square in the Borough of Brooklyn, so as to provide for the repaying of the block on Court Square, between Livingston and Fulton streets, with aspiralit; and the attached resolution is torwarded to your Honorabic Body for approval, in accordance with section 417, chapter 378, Laws of 1897.

Respectfully.

Respectfully JULIN H. MOONEY, Secretary.

Resolved, That the Commissioner of Highways be and he hereby is authorized to amend the contract herefolore made by the Commissioner of City Works of the City of Brooklyn, with Puckelwaldt & Leich, for repaying forrum place and Court Square, from Bergen street to Fulton street, with grante-block pascenent, so as to provide for the repaying of the block on Court Square, between Livingston street and Fulton street, with aspiralt pascenent, laid over the old aspiralt block on the siles of the street, and on a concrete foundation between the tracks and rails, Which was also as the

Which was placed on file.

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

Public Improvements, together with ordinance !

No. 760.

BOARD OF PURES: IMPROVEMENTS—CITY OF NEW YORK, NO. 546 BROADWAY, ROROUGH OF MANHATTAN, NEW YORK, June 17, 1898.

New York, June 17, 1898.

To the Homerakit the Maniepal According to The City of New York;

Sins—At a regular menting of this Board, held on the 15th instant, the following resolution, was unanimously adopted, and the attached ordinance is forwarded to your Homerable Body for approval, in accordance with section 417, chapter 178, Laws of 1897;

Resolved, That the Commissioner of Bridge she and is hereby surhorized to enter into a contract, by public letting, for building a bridge across Newtown creek at Greeopoint average, in the boroughs of Brooklyn and Queens, such bridge to take the place of and as a substitute for the present bridge, commonly known as the Blissville bridge, at an expense not to exceed seventy thousand dollars, to be paid from the sum of sixty-five thousand dollars appropriated by the Board of Estimate and Appartenences on the 14th day of Jone, 1898, and the sum of four thousand nine hundred and forty-sight flullars and thirty-five reans heretolous appropriated for maintenance of and repairs to bridge over Newtown creek; which sum was by said Board of Estimate and Apportionment on the said tath day of Jone, 1898, made applicable to the purpose of said appropriation for reconstructing Blissville Bridge over Newtown creek, in The City of New York, and that an ardinance for same he forwarded to the Monicipal Assembly for adoption.

Respectfully,

DEFARTMENT OF BEIDMEN—CFIT OF New YORK,

DEPARTMENT OF HEIDERS - CITY OF NEW YORK, COMMISSIONER'S OFFICE, STEWART BUILDING, MANHATTAN, NEW YORK CITY, N. Y., June 21, 1898.

To the Connell, New York City.

Gentlement Anardianae, appeared by the Board of Public Improvements, for reconstructing the Bissville Bridge crossing Newtown creek at Greenpoint avenue, in the boroughs of Brooklyn and Queens, will be presented to you at your menting this day. It is important that early consideration of the matter should be had by your Honorable Body, to the end that I may proceed with the work called for literain. I have been in constant receipt of complaints concerning the old bridge, and the damper to life and properly because of its present condition. I am also in receipt of complaint against the present structure from the War Department, as an interference with navigation. Plans which have been submitted to the War Department for a new structure have been approved, and I now only await the authority of your Honorable Body to proceed. I extractly request that the ordinance may be adopted by your Honorable Body without delay.

[IUHN L. SHEA, Commissioner of Bridges.]

As Opinioned a submitted by Commissioner of Bridges to enter into contract for reconstructing

An Openings of Bridge, between the boroughs of Brooklyn and Queens.

The Blasmile bridge, between the boroughs of Brooklyn and Queens.

Be a Ordering by the Managpal Assembly of The City of New York as follows:

That the commissioner of bridges of The City of New York be and is hereby authorized to enter into a contract by public letting for reconstructing the Binsville bridge crossing Newtown casek at Greenpoint avenue, in the boroughs of Brooklyn and Queens, at an expense not to exceed according to the board dollars, to be paid from appropriation made by the board of estimate and apportronment June 14, 1898.

Section 413, chepter 378, Laws 1897.

Which was referred to the Committee on Bridges and Tunnels.

Report of Committee on Finance, in layor of placing on file resolution to authorize the Computalist to advance the sum of \$8,000 for expenses of the summer craise of the school slap \*1St. Mary \* " (Minutes, June 14, 1898, page 594).

Which was placed on the order of evond reading.

Report of Committee on Finance, in favor of adopting resolution authorizing the Commissioners of Accounts to draw upon the Compitalist for \$300, as a Contingency Account, and to renew the same (page 758, Minutes, June 14, 1898).

Which was placed on the order of second reading.

Report of Committee on Law Department, commance to regulate directors and cartmen in The City of New York (page 221, Minutes, April 26, 1898).

Which was placed on the order of second reading.

Report of Committee on Law Department, to confide the Edison Electric Illuminating Company of Broadlyn to replace an informaty bond guaranteed by individuals with one secured by a responsible surety assignance to meaning the order of second reading.

Which was placed on the order of second reading.

ORDER OF SECOND READING. REPORTS OF STANDING COMMITTEES.

ORDER OF SECOND BEADING.

No. 500.—(5. R. 243.)

The Committee on Streets and Highways to whom was referred the annexed ordinance in favor of providing for repaving with asphalt Nineteenth street, between Eighth and Ninth avenues, Herough of Manhattan (see Minutes, June 7, 1808, page 574), respectfully REPORT:

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

An Ondinance to provide for the repaving (carriageway) of Ninetsenth street, between Eighth and Ninth avenues, with asphalt, Borough of Manhatian.

Be it Ordained by the Municipal Assembly of The City of New York, as follows:

That the carriageway of Ninetsecutis street, between Eighth and Ninth avenues, in the Borough of Manhatian, be repaved with asphalt, using the present Belgian pavement as a foundation, and that the contractor be required to give a guarantee of maintenance for a period of fifteen years, under the direction of the commissioner of highways.

Sections 230 and 413, chapter 378, Laws 1897.

JOHN J. MURPHY,

HERMAN SULZER,

DAVID L. VAN NOSTRAND,

Committee on Streets and Highways,

MARTIN ENGEL,

DEPARTMENT OF HIGHWAYs—Commissioner's OFFICE, No. 150 NASSAU STREET, NEW YORK, April 19, 1898.

To the Allumingal Assembly of The City of New York - New York, April 19, 1898. I Pursuant to the provisions of the first antidivision of section 250 of the Charter of The City of New York, I hereby certify that the safety, health or convenience of the public requires that the captuageway of Ninoteenth street between Eighth and Ninth avenues, be reported with aughalt, using the present Relgian payement as a foundation.
The estimated cost of the work is \$9,000,

JAMES P. KRATING, Commissioner of Highways.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, No. 346 BROADWAY, BOROUGH OF MANHATTAN, NEW YORK, Jude 4, 1898.

To the Honorable the Municipal Assembly of The City of New York; June 4, 1998. J

Siz=At a regular meeting of this Board, held on the 1st instant, the following resolution was adopted; and the attached ordinance is forwarded to your Honorable Body for approval, in accordance with section 417, chapter 378, Laws 1897:

Resolved, That this Board hereby authorize the making of a contract by the Commissioner of Highways for repaying with asphalt the carriageway of Nineteenth street, between Eighth and Ninth avenues, said contract to require the contractor to keep said street in repair for fifteen years; also

years; also

Resolved, That an ordinance for above be forwarded to the Municipal Assembly,

I also inclose herewith the certificate of the Commissioner of Highways that the safety, health
or convenience of the public requires that this improvement be made,

Respectfully,

JOHN H. MOONEY, Secretary,

The President put the question whether the Council would agree to accept said report and

odopt said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—The President, Councilmen Allen, Bodine, Christman, Conly, Boyle, Ebbets, Foley, Francisco, French, Goodwin, Hart, Hester, Hottenrolls, Hyland, Leich, McGarry, Murphy, O'Grady, Ryder, Williams, and Wise—22.

No. 684.—(5, R. 246.)

The Committee on Finance, to whom was referred the annexed resolution in favor of authorizing the Comptroller to advance the sam of \$8,000 for the expenses of the schoolship "51, Mary's" during the summer cruise (see Minutes, June 14, 1898, page 694), respectfully

REPORT:

That, inving examined the subject, they believe the proposed nutborcention to be unnecessary, as they are intermed that the sum of money required has been duly provided by the proper sufficienties.

They therefore recommend that the said resolution be placed on file.

HALL OF THE BOARD OF EDUCATION, No. 146 GRAND STREET, NEW YORK, June 9, 1898.

Resolved, That the Municipal Assembly be and it is hereby respectfully requested to authorize the Compireller of The City of New York to advance the new or eight thousand dollars (58,000), to be used by the Acting Superintendent of the Nantical School Ship "St. Mary's," Lieutenant Howard Patterson, for salaries, supplies, reports, port dues, pilotage, provisions and other necessary general expenses, at such ports as may be visited during the summer course of said ship; the vouchers for said expenditures to be submitted by the said Acting Superintendent to the Executive Committee on Nautical School, sport the return of the ship, for its audit and to liquidation by the Compireller; and that all by-laws and parts of by-laws inconsistent herewith he and they hereby are suspended for the purposes of this resolution.

A true copy of resolution adopted by the Board of Education at a meeting held on June 8, 1898.

A. EMERSON PALMER, Secretary.

A. EMERSON PALMER, Secretary,

OFFICES OF THE BOARD OF EDUCATION OF THE CITY OF NEW YORK, No. 146 GRAND STREET, BORDINGH OF MANHATTAN, NEW YORK, June 9, 1898.

How. RANDOLPH GUGGENHEIMER, President of the Counted;

Drake Ste.—I have the honor to transmit herewith a certified copy of a resolution adopted by
the Board of Education at a meeting hold on June 8, 1508, requesting the Manicipal Assembly to
nathorize the Comptroller to advance the sum of \$8,000 to the Acting Superintendent of the
Nantical School Ship "5t, Mary's," for the purpose of detraying the accessary expenses of the
School Ship during the summer cruise.

Representative

Respectfully,
A. EMERSON PALMER, Secretary. CHARLES F. ALLEN, GEORGE R. CHRISTMAN, ADAM H. LEIGH, HENRY PRENCH, JOSEPH F. OGRADY,

Which was adopted.

No. 691,-(5, R. 247.)

The Committee on Finance, to whom was referred the annexed resolution and ordinance in favor of authorizing the Commissioners of Accounts to draw upon the Compredier for a sum not exceeding three hundred (500) dollars for contingent expenses, and to renew the draft from time to time (see Minutes, June 14, 1898, page 758), respectfully

REPORT:

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

Resulted, That, for the purpose of defraying minor or incidental expenses contingent to the office of the Commissioners of Accounts, said Commissioners of Accounts may by a requisition draw upon the Compissioner of Accounts may, in like manner, renew the draft as often as may by them be deemed necessary to the extent of the appropriation set apart for the contingencies of the office of the Commissioners of Accounts, but no such renewal shall be made until the money paid upon the proceding draft shall be accounted for to the Comptroller by the transmission of a voucher or vouchers certified to by the Commissioners of Accounts covering the expenditure of money paid thereon.

CHARLES F. ALLEN, GEORGE B. CHRISTMAN, Committee on HENRY FRENCH, JOSEPH F. O'GRADY,

OFFICE OF THE COMMISSIONERS OF ACCOUNTS, STEWART BUILDING, No. 280 BROADWAY, NEW YORK, June 10, 1898.

Hon.P. J. Scully, City Clerk, New ...

DEAR She—We herewith inclose a resolution for many...

DEAR She—We herewith inclose a resolution for many...

DEAR She—We herewith inclose a resolution for many...

She She—We herewith inclose a resolution for many...

By giving the Municipal Assembly for passage.

By giving the matter your prompt attention you will oblige.

Yours very truly,

JOHN C. HERTLE,

EDWARD OWEN,

Commissioners of Accounts. DEAR Six-We herewith inclose a resolution for money for the contingent expenses of this

The President put the question whether the Council would agree to accept said report and

adopt and resolution.

Which was decided in the negative, a sufficient number of members not voting in favor thereof.

Affirmative—The President, Councilmen Allen, Bodine, Christman, Couly, Doyle, Ettets,
Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, McGarry, O'Grady, Ryder, Van Nostrand, and Wise-19.

Councilman Wise moved that the vote by which this resolution was lost be reconsidered.

Which was adopted.

Councilman Wise then mayed that the matter be placed on the order of unfinished business for

the next meeting. Which was adopted.

No. 305 .- (5. R. 244.)

The Committee on Law Department, to whom was referred a proposed ordinance to regulate dirt carts and cartmen in The City of New York (see Minutes, April 26, 1898, page 221), respectfully REPORT :

That, laving examined the subject, they believe the proposed ordinance to be necessary, with certain modifications of the draft submitted.

They therefore recommend that the said ordinance be adopted, as amended in the form

As Ownewance is regulate this carts and carrinon in The City of New York,
the it Ordained by the Municipal Assembly of The City of New York, as follows:
Section to Every vehicle of whomever amount than which shall be used in carring and transporting dirt, sand, gravel, clay, paying sand, achieve garlage or find long rabbish within The City of New York shall be deemed a dirt carr, and the awnor or driver or power in charge thereof shall be deemed a dirt carrinon for the purpose of this ordinance.

Sec. 2. Any which when used as a director shall be formula d with a good and tight box, the sides and fore part and the tail-board of which shall be it box of gloven inches high, and it shall be of sometest capacity to contain not less than (welve cube feer, and shall be securely envered when loaded, so as to prevent the contents of the cart from being scattered, under a ponalty of five dollars.

Sec. 3. No person or corporation shall use any dist cart within The City of New York with-out a license therefor, as hereinafter provided under a penalty of not less than sen deflars for each

Sec. 4. No person shall be licensed to keep a public cart unless a citizen of the United States or one who has regularly declared intention to become a citizen.

Sec. 5. All applications for such licenses shall be made in person to the bureau of licenses, and shall be granted by the mayor through the bureau of licenses. To so many and such persons or corporations as he may think proper, and he may revoke any or all such licenses at pleasure.

Sec. 6. All licenses for dirt earts shall expire one year from the date of i one unless sconer revoked or suspended by the mayor.

Sec. 7. The bureau of licenses shall charge and reserve, for the benefit of the city treasury, the sum of one dollar for each and every dist cart licensed, and the further sum of twenty-five cents upon the renewal of the license for every such cart.

Sec. 8. Every dirt cart shall have plainly painted on the outside and each side thereof the words "Dirt Cart," or letters "D. C.," and the figures of its official number, still would or letters or figures to be black upon a white background and not smaller than two inches in height, and to be kept at all times distinct and visible.

Sec. 9. Every owner licensed as abrevald; upon the expiration of the license, shall erase or obliterate the official number therefrom.

Sec. 16. No person shall have or use any vehicle with words, figures or letters therein like those above provided and prescribed for ticensed dire carts, unless duly ticensed a storeshid.

Sec. 11. Any violation of any of the foregoing provisions of this ordinance shall be punishable by a fine of not less than one dollar or more than ten dollars imposed and collected according to

Sec. 12. All ordinances of the former manicipal and public corporations comoditated into The City of New York, in relation to regulating this carts and cartings in The City of New York, and all other ordinances inconsistent herewith are hereby repealed.

Sen 13. This ordinance shall (also effect immediately,

ADOLPH C. HOTTENROTH, JOHN J. McGARRY, FRANC J. GODDWIN, FRANCIS P. WILLIAMS, BENJAMIN J. HODINE, Committee ru Law Department.

The President put the question whether the Council would agree in accept said report and

adopt and resolution.

Which was decided in the affirmative by the following vace:

Affirmative—The President, Conscincer Alles, Hoding, Christman, Conty, Dayle, Eddsto, Paley, Francisco, French, Goodwin, Hart, Hester, Hottencott, Hyland, Leich, McGarry, O'Crondy, Ryder, Van Noarand, Williams, and Wese—22.

No. (79.-(S. R. 245.)

The Committee on Law Department, to whom was referred a resolution in favor of permitting the exchange of indemnity bonds of the Edison Electric Illuminating Company of Brooklyn (see Minutes, June 14, 1898, page 659), respectfully

REPORT :

That, having examined the subject, they believe the proposed exchange to be permissible, but that the resolution be amended as at the term americal.

They therefore recommend that the sail resolution as assembled be adopted.

Whereas, Under late of December 11, 1888, the Edison Electric Huminating Company of Prooftlyn filed a hand with the City Clerk of sail city, independing said city in the amount of twenty-five thousand dallars against dismages to treets from the underground work of said company, with Ethan Allen Dety and Edwin Packard as sureties thereon; and

Whereas, Said company now desires to have said bond replaced by a bond in he asserted through a responsible strony company; therefore

Resolved, That permission he used furely is granted to said company to replace the huminalove mentioned secured by Edian Allen Doty and Edwin Packard by a bond of like amount, indemnifying The City of New York as now constituted, occurred by a responsible sarely company; and the City Clerk of The City of New York is hereby authorized and directed to deliver up to said asseptany said head filed December 13, 1888, upon receiving at the same that a new hand for a like amount secured by a responsible strety company of the State of New York, to be approved by the Comprobler of The City of New York.

ADOLEH C. HOTTENROTH, \( \)

ADOLPH C. HOTTENROTH, JOHN J. McGARRY.
FRANCIS F. WILLIAMS,
HENJAMIN J. BODINE,
FRANK J. GOODWIN, Committee on Law Department.

Which was adopted.

MOTIONS AND RESOLUTIONS RESURED.

Councilman Christman moved that the Council do now adjourn.

The President put the question whether the Coancil would agree with taid motion, Which was decided to the affirmative.

And the President declared that the Council stood adjourned until Tuesday, June 28, 1898, at 2 o'clock P. M. P. I. SCULLY, Chy Clerk.

### BOARD OF ALDERMEN.

STATED MEETING.

Tuestray, June 21, 1598, 1 o'clock P. M.

The Board met in the Aldermanic Chamber, City Hall:

PRESENT: Hun, Thomas F. Woods, President, ALDERMEN

William H. Gledhill, Vice-Preadent, Dennis J. Harrington, Elias Relgans, Jacob D. Ackerman, Frank Hennessy, James J. Bridges, John L. Burleigh, William Patrick H. Keahon, George A. Burrell, Francis J. Byrne, Jeremiah Cronin. William Keegan, Jeremiah Kennetick, Francis P. Kenney, Jenn Diemer,
John Diemer,
Matthew E. Dooley,
Frank Duna,
James F. Elliott,
Frederick F. Fleck, John P. Koch, Joseph A. Flinn, Homer Folks,

John T. Lang, Michael Ledwith, John T. McCall, Thomas F. McCaul, Edward F. McEnessey, Lawrence W. McGrath, James H. McInnes, Hector McNeil, Charles Metager, Louis Minsky,

Robert Mali, Joseph Ostman, Howard P. Okie, oun 5 Bernard Schmitt, William F. Schneder, Jr. Edward S. Scott, P. Tecumich Sherman, P. Tecumen Sherman, Henry Serke, James J. Smith, David S. Seewart, Jahn J. Vanghan, Jr., Jacob J. Valtsa, Muses J. Wafer, Juseph E. Welling, William Wentz, Callin H. Wuodward.

The Clerk proceeded to read the minutes. Alderman Geiger moved that a further reading of the minutes be dispensed with and that they

approved as printed,

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

Which was decided in the affirmative.

Frank Gass, Henry Geger, Bernard Glick,

Elias Goodman,

COMMUNICATIONS PROM THE COUNCIL.

The President and before the Board the following communication from the City Clerk:

THE CITY OF NEW YORK - OFFICE OF THE CITY CLERK. CITY HALL, NEW YORK, June 20, 1898.

MICHARL F. BLAKE, Eq., Clink of the Board of Aldersten:

Str.—Clink the boson to transmit benevith the documents relative to matters which were adopted by the Council at their stated meeting held on Tuesday, June 14, 1858, as scheduled (a) by the conductory New, 630, 636, 638, 653, 669, fear.
Introductory New, 630, 630, 638, 653, 669, fear.
Very respectfully,
T. J. SCULLY, Clerk.

Who have ordered as file.

The communications above referred to are as follows:

The communications of Patric Banddags, Lighting and Supplies, to whom was referred the more constitution of the Board of Aldermen, in favor of designating and numbering, and appropriately charteng and pointing upon a directory or the main corridor of the City Hall, and down to the communication of Patric Buildings, Lighting and Supplies to have said public directory completed for Miou. , May 17, 1898, page 443), respectfully

REFORT:

The laying an object the subject, they believe the proposed improvement to be more ary.

Then, but we propose an amendment to said residual, striking out after the words "basement from the words, "Mayor's Marshall" and inserting in lieu thereof the words "Bureau of Lieutest."

They therefore recommend that the said resolution as amended be adopted.

GEORGE B. CHRISTMAN, CHARLES F. ALLEN, WILLIAM A. DOVLE, BENJAMIN I. BODINE, FRANCIS F. WILLIAMS, Committee on Public Buildings, Lighting and Supplies.

New YORK, May 10, 1898.

To the Homewile the Board of Aldermon's

The wide regard, Connective on Public Buildings, Lighting and Supplies, who were instructed to recommend proper designations of the several month in the City Hall, and suitable numbers therefor, to an appropriately classified and painted upon the proposed Directory in the main comment the authors, bug have to present the following preliminary report:

The public of an duty which was embodized in the resolution of instructions, of which the store a talk a part, talking to recommendations for proper familiare and fittings in the several room not ver complete, we are imprepared to report on at this time.

We often the inflaming and recommend its adaption:

Resolved, That the reason is the City Hall be said they are bereby designated and numbered as follows, and the Commensumer at Public Buildings, Lighting and Supplies is instructed to have the proposed public Directory completed accordingly:

BAUGUENT PLOUS.

	and the second s	
Borons of License W Cuy Become Warneral Committee, G. A. K	Rimin   Marriage Barrana,	5
	Maix France.	
Mayor's Office	Name 0 Clerk of the Council	11 12 13
	SLEDNI FLAURA	- 1
Loamil Chapter	** 35 Members Room—Aldermen #*  ** 35 Members Room—Aldermen #*  ** 36 President, Baard of Aldermen #*  ** 37 Committee Room	18 19 30 31
	The Figure, Seeper of City Hall. WILLIAM H. GLEDHILL, JAMES E. DAFFNEY, EDWARD F. ADENKANEY, ELIAS GOODMAN, Supplies.	

The Problem and the question whether the board would agree to arrept and report and adors to 1 constants.

With a section of the distributive,

No. 941.

No. 941.

No. 941.

No. 941.

To more the note of a bite building. English and Supplies, to where was referred the name of a color of record setting apart the five roots in rest of second floor of Town Hall, of the large Town of the long, so the Baroush of Queens, for the use of the Januar of said building (see Manuter, buy 24, 1965) page 314), respectfully

REPORT : They, having common I the subject, they believe the proposition as set forth in the said vessits-

That the record of the five range of that the said resolution be adopted.

Included The the five range in the rear of second five of Town Hell, of the late Town of making. The late age of queens, he set apart for the use of the Jamiter of said building.

(ARORGE B. CHRISTMAN, 1. Committee on

GEORGE R. CHRISTMAN, CHARLES F. ALLEN, WILLIAM A. DOVLE, BENJAMIN J. BODINE, PRANCIS F. WILLIAMS, Committee on Public Buildings, Lighting and Supplies.

The Proposition the question whether the Board would agree to accept said report and

When we do not in the efficientive

No. 942.

The Committee on Public Buildings, Lighting and Supplies, to whom was referred the innexe ordinates to fave of authorizing advertising for bids and entering into contract for furnishing too to the public buildings and offices in the Borough of Brooklyn for the year 1898, (see Minutes, May 24, 1898, page 520), respectfully

That, having examined the subject, they believe the proposition as not furth in the said ordi-compute be now any and being duly submitted by the Roand of Public Improvements as provided

by the Charter

They therefore recommend that the said ordinance be adopted.

As the inverse is contained the commissioner of public buildings, lighting and supplies to provide to be department, and public offices, in the Borough of Brooklyn, for the year 1858.

Resolved. That the commissioner of public buildings, lighting and supplies is hereby authorized in advertise for bids and enter into a contrast for formishing ice to the public buildings.

In the Presented Commissioner for the year 1898.

and office in the Barongh of Brooklyn for the year 1898, Estimated case, \$1,400. Section 413, chapter 378, La

chapter 378, Laws 1897.
GEORGE B. CHRISTMAN,
CHARLES F. ALLEN,
WILLIAM A. DOVLE,
BENJAMIN J. BODINE,
FRANCIS F. WILLIAMS,
Cammittee on
Public Buildings,
Lighting and
Supplies.

No. 546 BROADWAY, BOROUGH OF MANHATTAN, NEW YORK, May 20, 1898.

New York, May 20, 1898. )

To the Hamorable the Municipal Assembly of The City of New York:

Sins—At a regular meeting at this Board, beld on the 18th instant, the following resolution was unantomarily adopted, and the attached resolution is forwarded to your Honorable Body for approval, in accordance with section 417, chapter 378, Laws of 1897.

Resolved, Under permannes of section 417 of the new Charter, that the Department of Public Buildings, Lighting and Supplies is hereby authorized to advertise for bids and cater into a contract to formels are for the public buildings and offices in the Borough of Brooklyn, City of New York, for the year 1898, approximate cost, one thousand four hundred dollars, and the same is recommended for passage to the Municipal Assembly.

Respectfully,

JOHN H. MOONEY, Secretary.

Which was referred to the Committee on Public Buildings, Lighting and Supplies.

No. 043

The Committee on Public Buildings, Lighting and Supplies, to whom was referred the annexed optimizes in layor of authorizing a contract to furnish material and perform the work of making and completing allerations in the old Cay Hall, Berough of Brooklyn (see Minutes, May 24, 1898, page 523), respectfully

REPORT:

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

An Ordinance to sutherize the commissioner of public buildings, lighting and supplies to provide for improvements in the old City Hall, Borough of Brooklyn.

Resolved, That the commissioner of public buildings, lighting and supplies is hereby authorized to advertise for bid, and enter into a contract to furnish material and perform the work in making and completing alternions and improvements in the old City Hall, Borough of Brooklyn.

Estimated rost, \$5,000. Section 413, chapter 378, Laws of 1897.

GEORGE B. CHRISTMAN, CHARLES F. ALLEN, FIGNOLIS F. WILLIAMS, WILLIAM A. DOVLE, Buildings, Lighting and Supplies.

BOARD OF PUBLIC IMPROVEMENTS-CETY OF NEW YORK, | No. 346 Benadway, Horough of Madhattan, New York, May 20, 1898.

To the Honorable the Municipal Assembly of The City of New York;

Sins—At a regular meeting of this Board, held on the 18th Instant, the following resolution was unanimously adopted, and the attached resolution is forwarded to your Honorable Body for approval, in accordance with section 417, chapter 378, Laws of 1897:

Resolved, Under pursuance of section 413 of the new Charter, that the Department of Public Buildings, Lighting and Supplies is hereby authorized to advertise for bids, and enter into a contract to furnish material and perform the work in making and completing alterations and improvements in the old City Hall. Borough of Brooklyn; approximate cost, three thousand dollars, and the same is recommended for passage to the Municipal Assembly.

Respectfully,

Respectfully, JOHN H. MOONEY, Secretary.

Which was referred to the Committee on Public Buildings, Lighting and Sopplies.

No. 944,-(G. O. 60,)

The Committee on Finance, to whom was referred the annexed resolution in layor of authorizing the Commissioner of Highways to draw upon the Comptroller for the sum of \$100 for contingent expenses of the Department of Highways and to rense the draft from time to time, the said drafts to be charged against the appropriation for contingencies of said Department (see Minutes, May 31, 1898, page 540), respectfully

REPORT:

That, having examined the subject, they believe the proposed authorization to be necessary, but they do not recommend that the renewal clause of said resolution be adopted.

They recommend that the said resolution, amended by striking out the renewal clause, be adopted.

adopted. Resolved, That, for the purpose of detroying any minor or incidental expenses of the Department of Highways, the Commissioner of Highways may, by requisition, draw upon the Comptroller for a sum not excessing one hundred doday (5100); the Commissioner of Highways may, in like manner, runew the draft as often as he may deem necessary, to the extent of the appropriation set apart for confingencies in the Department of Highways; but no such renewal shall be made outil the money paid upon the preceding draft shall be accounted for to the Comptroller by the transmittal of a conclusion of vouchers, certified by the Commissioner of Highways, covering the expenditure of money paid thereon.

CHARLES F. ALLEN, GEORGE B. CHRISTMAN, JOSEPH F. O'GRADY, ADAM H. LEICH, HENRY FRENCH,

DEFARTMENT OF HIGHWAYS—COMMUNIONER'S OFFICE, NO. 150 NASSAU STREET, NEW YORK, May 26, 1898.

How. EASTMOON GROGESHEIMER, President of the Council:

DEAR Sts.—Among the appropriations made for the year 1898 to the Department of High-ways by the Board of Estimate and Apportionment is the sum of two thousand dollars (\$2,000) for contingencies, such as postage, special assessment service, telegraphing, car-bares and other Incidentals.

Frior to January 1 it was the custom in the late Department of Poblic Works to draw, by repelsion on the Contingent Fund, for the sum of three hundred doffare (\$300) in advance, as provided by the ordinances of 1897, and to make an iterated return to the Comptroller of the expenditure of that amount, and then repeat the draft as often as necessary.

I desire to pursue the course in drawing from the appropriation allowed to this Department for contingencies, and herowith inclose draft of a resolution to give me authority to draw on the Comptroller for a sum not exceeding one hundred doffars (Stori), for the purpose of defraying minor and incidental expenses of this Department, and to renew the draft as aften as may be necessary, within the limits of the appropriation for contingencies in the Department of Highways.

Very respectfully,

JAMES P. KEATING, Commissioner of Highways. JAMES P. KEATING, Commissioner of Highways.

Which was laid over-

No. 915 .- (L. C. 61.)

The Committee on France, to whom was referred the annexed resolution in favor of authorizing the Compitality to advance to the school Board of the Borough of Queens the sum of two hundred and fifty dollar (\$250), to be used by add Board for petty cash expenses (see Minutes, June 7, 1898, page 386), respectfully REPORT :

That, having examined the subject, they believe the proposed authorization and appropriation

to be necessary.

They therefore recommend that the said assilution be salopted.

OFFICE OF THE BOARD OF EDUCATION, CORNER OF GRAND AND ELM STREETS, New YORK, June 5, 1898.

To the Board of Education !

The Finance Committee respectfully reports that the School Board for the Borough of Queens adopted a resolution on the 14th instant as follows:

Resolved, That a requisition be presented to the Central Board for the sum of two hundred and fifty dollars, for use as petty cash in the office of the Board, for the purpose of postage,

The Committee would report that a similar matter was presented to this Board on April 27, 1898 (Journal, pages 208, 209 and 210), at which time correspondence between the Chairman of the Finance t committee and the Comptroller of the City upon the subject was presented.

Under the circumstances the Committee sees no objection to a request being made to the Municipal Assembly to authorize the Comptroller to advance to the School Board for the Borough of Queens the sum asked, to be used for petty cash expenses.

The following resolution is submitted for adoption:

Resolved, That the Municipal Assembly be and it hereby is respectfully requested to authorize the Comptroller of The City of New York to advance to the School Board for the Borough of Queens, from the fund entitled "Incidental Expenses," the sem of two hundred and fifty dollars (\$250), said sum to be used for petty cash expenses of the said School Board for the Borough of Queens, and to be accounted for by vouchers to be subsequently submitted to the Comptroller for his approval.

A true conventional and the said service of the said School Board for the Comptroller for his approval.

A true copy of report and resolution adopted by the Board of Education on May 25, 1898.

A, EMERSON PALMER, Secretary, Board of Education.
CHAS. F. ALLEN,
ADAM H. LEICH,
HENRY FRENCH,
JOSEPH F. O'GRADY,

Committee on
Finance. GEORGE B. CHRISTMAN,

OFFICES OF THE BOARD OF EDUCATION OF THE CITY OF NEW YORK, NO. 146 GRAND STREET, DOROUGH OF MANHATTAN, NEW YORK, June 6, 1898,

Hon. RANDOLPH GUGGENHEIMER, President of the Council;

DEAR SIR-I have the honor to transmit herewith a certified copy of a report and resolution adopted by the Board of Education on May 25, 1898, requesting the Municipal Assembly to

authorize the Comptroller to advance to the School Board for the Boxongh of Queens, from the fond entitled "Incidental Expenses," the sum of \$230, to be used for perty each expenses of the said Board.

Respectfully,
A. EMERSON PALMER, Surmary.

Which was laid over.

No. 946.

AN Owninance to authorize sepairs to bridge across Newtown growth between the boroughs of Brooklyn and Queens.

Be it Ordamed by the Municipal Assembly of The City of New York, as follows: That the necessary improvements and repairs be made in the bridge crossing Newtown crock at Grand street, in the boroughs of Brooklyn and Queens, at an expense out as exceed five thousand dollars, under the direction of the commissioner of bridges.

Section 413, chapter and Laws (Nor. Section 413, chapter 378, Laws 1897.

DEPARTMENT OF BRIDGES—CITY OF NEW YORK, COMMISSIONER'S OFFICE, STEWART BUILDING, MANGATTAN, NEW YORK CITY, N. V., June 13, 1898.

To the Municipal Assembly:

To the Municipal Assembly:

Gentlamen - You will have presented to you for your consideration at your meeting on the 14th instant a proposed ordinance permitting the Commissioner of the Department of Beidges of The City of New York to advertise for bids, and to award contract to the lowest bidder, for necessary repairs to bridge crossing Newtown creek at Grand street, in the Boroughs of Browklyn and Queens, which ordinance has been recommended by the Board of Public Improvements.

It is important that your Honorable Body adopt this ordinance at the earliest possible moment, in order that the repairs proposed shall be commenced before the time limited in the notice of the Secretary of War, a copy of which is annexed hereto. If your Honorable Body will adopt this resolution at the meeting mentioned, I will then be in a position to say to the War Department that we have commenced the work required by their notice, and so secure from such Department an extension of the time limited therein.

The money necessary for the doing of the work required has been appropriated by the Board of Estimate and Apportionment, and the necessary plans for the repair have been prepared, and work may be commenced immediately upon the expiration of the time required for advertising, according to law. If this work is delayed, the War Department will proceed with the dredging of Newtown creek, and render the bridge meles for traffic.

I, therefore, respectfully urgs your Honorable Body to take immediate action upon the proposed ordinance.

Respectfully,

Respectfully,
JOHN L. SHEA, Commissioner of Bridges.

BOARD OF PUBLIC INTROVEMENTS—CITY OF NEW YORK, NO. 346 BROADWAY, BURGUER OF MARRIATTAN, NEW YORK, June 10, 1898.

To the Homorobic the Minn. spal Assembly of The City of New York;

Sign—At a regular meeting of this Board, held on the 8th instant, the following resolution was onanimously adopted; and the attached ordinance is forwarden to your Honorable Body for approval, in accordance with section 417, chapter 378, Laws of 1897;

Resolved, That the Commissioner of Hedges be and a hereby authorized to enter into a contract, by public letting, for making the necessary improvements and repairs to bridge crossing Newtown creek at Grand street, in the boxonghs of Brooklyn and Paceus, at an expense not to exceed five thousand dollars, to be paid from appropriations heretofore made by the Board of Estimate and Apportionment for manuscrance and repair of bridges over Newtown creek, in The City of New York, and that an ordinance for same be forwarded to the Minicipal Assembly for adoption. adoption.

Respectfully, JOHN H. MOONEY,

WAR DEFARTMENT, WASHINGTON, May 17, 1898.

Six—The Manufacturers' Association of the City of Brooklyn have complained to this Department that the bridges over Newtown creek at Greenpoint avenue and Grand street are unreasonable obstructions to navigation. This complaint has received the attention of the lessal engineer officer, who recommends that action on the said complaint be deferred until June 15, 1808, to allow the City opportunity to strengthen the piers of these bridges, so that eighteen first depth at mean low water can be made in both draw spans of the Greenpoint Avenue Bridge and in the west draw span of the Grand Street Bridge. The views of Major Adams are concurred in by the Chief of Engineers, and have this day received Department approval.

Very respectfully, (Signed) R. A. ALGER, Secretary of War, Hen. Jones L., Sakes, Commissioner of Bridges,

Hen. Jones L. Sires, Commissioner of Bridges,
Stewart Building, Manhattan, New York City.
Which was referred to the Commistee on Bridges and Touncle.

ANNOUNCEMENT.

The President announced at this point the following changes in the list of committees: George A, Burrell in place of John S, Gragian, as Chairman of the Law Committee.

James E, Gaffaey in place of George A, Burrell, as member of the Law Committee.

Collin H, Woodward in place of John S, Geagan, as member of the Committee on Sewers.

William F, Schneider, Jr., in place of William T, James, as member of the Committee on

Sewers, William T. James in place of James H. McIones, as member of the Committee on Privilege-

Howard P. Okie, as raember of the Committee on Street Cleaning, in place of Collin H.

COMMUNICATIONS.

The President Isid before the Board a communication from the Cooper Union, being the Thirty-minth Annual Report of that institution.

Which was ardered on file.

PETITIONS. No. 949.

By Alderman Minaky-

Woodward

To the Board of Alderman of The City of New York;
We, the undersigned, citizens and business man of The City of New York, hereby respectfully petition your Honorable Board to pass a resolution permitting fish peddlers to sell fish during certain bours of the day, on the streets.

ertain hours of the day, on the street.

Issac Guelmenn, 7 Orchard street.

J. Gilman, 121 Division street.

Goldberg & Cuesel, 4 Orchard street.

Philip Levinaky, 47 Orchard street.

Philip Levinaky, 53 Canal street.

W. Tulchinsky, 53 Canal street.

M. Napachann, 5 Sheriff spect.

M. Napachann, 5 Sheriff spect.

H. Gordon, 59 Hester street.

F. Cohen, 9½ Essex street.

M. Solomon, 38 Orchard street.

Samuel Rosenthal, 120 Division street.

A. D. Novowski, 121 Bowery.

L. Klapper, 126 Division street.

M. Lessler, 1 Orchard street. essler, I Orchard street. M. Lessier, a Orchard street.
Sol. Hur, 26 Chrystie street.
K. Weislein, 3 Orchard street.
Morris Dinovitch, 3 Orchard street.
M. Sabrentz, 3 Orchard street.
Jacob Brody.
G. Renswaky, 7 Orchard street.
Chas. Louisen, 27 Orchard street. G. Renswaky, 7 Orchard street.
Chas. Ironsen, 37 Orchard street.
Silk Karlix, 72 Orchard street.
S. Rosensweig, 72 Orchard street.
Jacob Bress, 74 Orchard street.
H. Waterman, 75 Orchard street.
Siklius S. Schaessen, 78 Orchard street.
Siklius S. Schaessen, 78 Orchard street.
Som, Pallos, 103 Orchard street.
Jacob Feldman, 111 Orchard street.
Max Workway, 36 Norfolk street.
J. Jablowa, 113 Orchard street.
Samuel Greenstin, 123 Orchard street.
J. Kartz, 129 Orchard street.
J. Kartz, 129 Orchard street.
S. G. Worsmann, 103 Fifth street and Second sense. N. Feuer, 243 Eldridge street.
Sam, Waxman, 130 Orchard street.
Louis Islly, 133 Orchard street.
A. Binder, 149 Orchard street.
J. Wellner, 155 Orchard street.
Meier Lerntru, 158 Orchard street.
H. Landnevitz, 170 Orchard street.
H. Landnevitz, 170 Orchard street.
L. Sachar, 12 Orchard street.
L. Sachar, 12 Orchard street.
L. Sachar, 14 Orchard street.
K. Friedman, 15 Orchard street.
M. Mittenthiel, 15 Orchard street.
M. Mittenthiel, 15 Orchard street.
M. Mittenthiel, 16 Orchard street.
M. Mouperowy, 16 Orchard street. M. Mouperowy, 16 Orchard street. Y. Lenellaum, Y. Lenelbaum.
Lichtenstein & Canter, 18 Orchard street.
O. Albert, 17 Orchard street.
N. Sportowitz, 23 Orchard street.
Benj. Rothberg, 66 Canal street.
Berman S. Kolttier, 20 Orchard street.
Sam Baboch, 30 Orchard street.
Meyer Solomon, 20 Orchard street.
Wolf Fish, 11 Allen street.
Harry Leildurf.
Eliaa Rosmberg, 27 Orchard street. Eliza Roamberg, 27 Orchard street. Julius Koplan, 29 Orchard street. Max Nathan, 26 Orchard street. S. Mayer, 28 Orchard street. C. Pashberg, 28 Orchard street. C. Pashberg, 28 Orchard street.
H. Leventhal, 31 Orchard street.
A. Cohen, 33 Orchard street.
Pinkes R. Frank, 33 Orchard street.
Samuel baars, 35 Orchard street.
S. Abrams, 35 Orchard street.

R. Albert, 37 Orthard street.
M. G. Schewbert, 30 Orthard street.
J. Goldstien, 58 Orthard street.
Mondel Wender, 23 Esses street.
Mondel Wender, 23 Esses street.
Hant Tassman, 37 Orthard street.
L. Levy, 27 Orthard street.
L. Levy, 27 Orthard street.
R. Marks, 41 Orthard street.
H. Greff, 45 Orthard street.
H. Greff, 45 Orthard street.
H. Greff, 45 Orthard street.
H. Davis, 47 Orthard street.
H. Dancky, 66 Canal street.
M. Field, 47 Orthard street.
J. Whansky, 51 Orthard street.
J. Whansky, 51 Orthard street.
J. Bierman, 56 Orthard street.
J. Bierman, 56 Orthard street.
J. Goldman, 36 Staffolk street.
Solomon Gabulman, 36 Staffolk street.
J. Goldman, 55 Orthard street.
J. Goldman, 55 Orthard street.
J. Goldman, 55 Orthard street.
J. Hiller, 57 Orthard street.
H. Ubshinessy, 55 Orthard street.
H. Ubshinessy, 55 Orthard street.
H. Leventhal Co., 55 Orthard street.
M. Rookel, 58 Orthard street.
M. Rookel, 58 Orthard street.
M. Rookel, 57 Orthard street.
M. Bostein, 67 Orthard street.
M. Bostein, 68 Hester street.
Loui Fried, 30 Allen street.
David Fritz, 67 Hester street.
Loui Fried, 30 Allen street.
David Davalson, 103 Hester street.
J. Silverman, 103 Hester street.
J. Silverman, 103 Hester street.
Max Goldstein, 79 Eldringe street.
J. Silverman, 103 Hester street.
M. Schecher, 88 Hester street.
M. Robinovitz, 21 Eldringe street.
M. Robinovi R: Aihert, 37 Orchard street. M. G. Schewbert, 30 Orchard street. J. Graher, 68 Orchard street. M. Robinovitz, 21 Eldridge street,
Michael Cohen, 40 Forsyth street,
Smill Cohn, 40 Forsyth street,
E. Rados, 82 He ster street.
Harry Rudos, 82 He ster street.
Neuman & Weichen, 85 Division street,
Samuel Lopian, 85 Division street,
Elly Laplan, 85 Division street,
Hirr Wenlen, 3 Allen street,
Sam Weiostein, 3 Allen street,
L. Schmiburg, 40a Manison street,
Jacob Goldbard, 81 Division street,
A. Carpelle, 77 Division street,
A. Carpelle, 77 Division street,
Max Emstean, 75 Division street,
Altred Cohen, 71 Division street,
Max Hustein, 71 Division street, Max Emstein, 75 Division street.
Altred Cohen, 71 Division street.
State I Develop, 71 Division street.
S. Howard, 71 Division street.
S. Howard, 72 Division street.
S. Howard, 73 Manros street.
S. M. Kremer, 80 Division street.
Emstein & Tabelsky, 80 Division street.
Jacob Dorf, 35 Henry street.
Banat Dorf, 215 Madism street.
S. Rosenthal, 35 Henry street.
Louis Abardos, 6445 Henry street.
Louis Abardos, 6445 Henry street.
Louis D. Washerg, 56 Heater street.
Louis D. Washerg, 56 Heater street.
Comman Cold-stem, 50 Heater street.
Comman Cold-stem, 50 Heater street.
Josef Scherm, 52 Heater street.
Walper Bros., 46 Heater street.
Walper Bros., 46 Heater street.
Nathon When, 49 Heater street.
M. H. Potniner, 44 Heater street.
M. H. Potniner, 44 Heater street.
M. H. Potniner, 47 Heater street.
M. H. Potniner, 49 Heater street.
Morris Fruchman, 29 Orchard street.
Henry Weisberg, 114 Division street.
Henry Weisberg, 114 Division street.
Henry Weisberg, 114 Division street.
L. Slycke, 89 Division street.
L. Slycke, 89 Division street.
F. Stern, 91 Division street.
F. Guilling, 87 Division street.
M. Riumenthal, 19 Essex street.
M. Riumenthal, 19 Essex street.
M. Riumenthal, 19 Essex street.
M. M. Plumenthal, 19 Essex street.
M. M. Plumenthal, 19 Essex street.
Max Verchleiser, 9 Essex street.
M. Morris Goodman, 31 Essex street.
Marris Goodman, 32 Essex street.
Marris Goodman, 31 Essex street.
Marris Goodman, 32 Essex street.
Marris Good David Saphirstein, 60 Orchard str 5. Fisch, 13 Ludlow street. H. Colbe, 14 Ludlow street. 5. Hurling, 37 Exex street. F. Wolf, 33 Exex street. C. Navissky, 2715 Emer street. Sigmend Moses, 35 Exex street. Isaac Gattes, 37 Exex street. S. Laurwiz, 30 Exex street. Jacob Heleman, 26 Exex street. Jacob Heleman, 26 Exex street. Jacob Hedeman, 26 Essex street.
J. Schimkowiz, 35 Essex street.
M. Lewis, 42 Essex street.
J. Margoliz, 45 Essex street.
Mark Bajer, 48 Essex street.
Emanuel Gritz, 30 Ludlow street.
Joset Schevem, 50 Hester street.
Col. Goldstein, 52 Hester street.
Sam Kolke, 9 Ludlow street.
M. Many, 54 Hester street.
Clarley Gartenland, 48 Hester street.
L. Potash, 30 Ludlow street.

Kiva Gullman, 48 Ludlow street. Abraham M. Fishler, 27 Hester street. Meier Yaffe, 112 Division street. Morta Rodiner, 92 Attorney street.
D. Relamwitz, 9 Ludlow street.
Emillam Simon, 22 Ludlow street.
Jacob Sihapiwa, 20 Ludlow street.
T. Goldlang, 44 Heater street.
S. Rimiterg, 32 Ludlow street.
W. Foliman, 238 Broome dreet.
Zerson Criz, 52 Heater street.
W. Foliman, 238 Broome dreet.
Zerson Criz, 52 Heater street.
Barnett Levy, 3 Essec street.
E. Hork, 48 Orchard street.
Morris Scululinsky, 30 Orchard street.
Sam. Kemple, 32 Orchard street.
A. Roffman, 49 Undlow street.
A. Roffman, 49 Ludlow street.
J. Kalmowitz, 47 Ludlow street.
J. Kalmowitz, 47 Ludlow street.
J. Kalmowitz, 47 Ludlow street.
L. Goldstein, 41 Ludlow street.
L. Goldstein, 45 Ludlow street.
Marris Lebervitz, 433 Allen street.
B. Abramon, 48 Edvidge street.
L. Gorvitz, 169 Hesser street.
J. Gurvitz, 169 Hesser street.
J. Gurvitz, 169 Hesser street.
H. Mozulevy, 76 Eldridge street.
H. Schinger, 50 Eldridge street.
H. Ostield, 79 Eldridge street.
H. Ostield, 79 Eldridge street.
H. Ostield, 79 Eldridge street.
J. Guldbarg, 70 Eldridge street.
J. Schappro, 46 Eldridge street.
J. Guldbarg, 70 Eldridge street.
J. Schappro, 46 Eldridge street.
J. Schappro, 46 Eldridge street.
J. Schappro, 47 Eldridge street.
J. Connor, 30 Eldridge street.
J. Connor, 30 Eldridge street.
J. Connor, 30 Eldridge street.
J. Connor, 36 Eldridge street.
J. Connor, 37 Eldridge street.
J. Connor, 37 Eldridge street.
J. Connor, 38 A. L. Germansky, 30 Canal strees.
Hyman Cohen, 28 Canal strees.
E. Rosenblam.

I. Wiener, 25 Canal street.
T. Gordon, 13 Canal street.
T. Gordon, 13 Canal street.
Hyman Allen, 94 Heater street.
Michael Hoffman, 94 Heater street.
Michael Hoffman, 94 Heater street.
Mas Stone, 59 Eddridge street.
Jend Friedman, 57 Eddridge street.
Abe Stone, 53 Eddridge street.
Abe Stone, 53 Eddridge street.
Abe Winer, 60 Eldridge street.
J. Stone, 60 Eldridge street.
J. Stone, 60 Eldridge street.
J. Stone, 60 Eldridge street.
J. Winer, 55 Eldridge street.
J. Winer, 55 Eldridge street.
J. Winer, 57 Eldridge street.
J. Winer, 57 Eldridge street.
J. Winer, 57 Eldridge street.
J. Winer, 58 Eldridge street.
J. Winer, 57 Eldridge street.
J. Winer, 57 Eldridge street.
J. Winer, 57 Eldridge street.
J. Rosenberg, 117 Heater street.
B. Hilbreta, 102 Heater street.
D. Rosenberg, 117 Heater street.
A. Markowitz, 107 Heater street.
Hymen Lebtert, 31 Heater street.
Mar Schwartz, 56 Norfolk street.
Mar Schwartz, 56 Norfolk street.
S. Gontheril, 31 Heater street.
A. Kaansinsky, 20 Norfolk street.
A. Kaansinsky, 20 Norfolk street.
A. Goldstein, 94 Chryste street.
H. Mosenolm, 34 Norfolk street.
M. Goldstein, 94 Chryste street.
M. Goldstein, 94 Chryste street.
J. Locov & Bro., 31 Norfolk street.
A. S. Harris, 45 Clinion street.
A. Woveintraub, 198 Orchand street.
A. S. Harris, 45 Clinion street.
J. Locov & Bro., 31 Heater street.
J. Loco Peneus Lubovilch, 29 Heiser street.
M. Edelstein, 27 Heiser street.
M. L. Braunstein, 25 Heiser street.
M. L. Braunstein, 25 Heiser street.
Rubenoff & Horowitz, 23 Heiser street.
Sonin & Brody, 23 He en street.
Sonin & Brody, 23 He en street.
Sam Wasinaky, 21 Heiser street.
Sam Wasinaky, 21 Heiser street.
H. Bueis, 9 Suffelk street.
Meier Brogszdian, 7 Suffolk street.
H. Seltzer, 12 Suffolk street.
H. Senten, 18 Suffolk street.
Liste Erkel, 72 Norfolk street.
M. Tearle, 72 Norfolk street.
M. Tearle, 72 Norfolk street.
H. Weinberger, 88 Norfolk street.
H. Unetzky, 87 Norfolk street.
H. Linetzky, 87 Norfolk street.
H. Linetzky, 87 Norfolk street.
Benjamin Felintein, 81 Norfolk street.
Benjamin Felintein, 81 Norfolk street. M. James dy, 77 Nortall and 1.

H. Kankel, 73 Nariell area.

L. Lavirovitt, 44 Allen street.

J. Maisel, 114 Division area.

H. Birmann, 100 Division area.

H. Birmann, 100 Division area.

Harmann, 100 Division area.

Haller a Osiansly, 113 Division area.

R. Zonerman, 117 Division area.

R. Zonerman, 117 Division area.

R. Zonerman, 117 Division street.

J. Kenart, 119 Division street.

J. Kenart, 119 Division street.

J. Kenart, 119 Division street.

J. Kenart, 121 Division street.

J. Kenart, 123 Division street.

A. Litschitz, 123 Division street.

A. Litschitz, 123 Division street.

A. Litschitz, 123 Division street.

J. Alper, 127 Division street.

J. Smith, 133 Division street.

J. Smith, 133 Division street.

M. Weisberg, 133 Division street.

Dr. George Cohen, 133 Division street.

David I. Seiffer, 125 Division street.

David I. Seiffer, 126 Division street.

E. Rosenberg, 27 Orchard street.

E. Rosenberg, 27 Orchard street.

E. Seinway, 27 Orchard street.

J. Apports, 21 Orchard street.

J. Apports, 21 Orchard street.

Strinberg, 19 Orchard street.

L. Strinberg, 19 Orchard street.

Kitch was referred to the committee on Tax.

S. Shingiro, 13 Orchard street.
M. Vardunin, 35 Canal street.
H. Silm buik, 37 Canal street.
S. Illanderg, 59 Canal street.
E. Schlegman, 65 Canal street.
E. Gruderg, 69 Canal street.
S. Feldman, 60 Canal street.
H. Rahmowitz, 60 Canal street.
H. Rahmowitz, 60 Canal street. II, Ralmouvitz, do Canal street,
M. Sysian, 152 East Broadway,
A. Kammel, 64 Canal street,
Jacob Ackermann, 62 Canal street,
Samuel Tellio, 54 Conal street,
J. Dairely, 78 Hoster street,
L. Lipsky, 83 Hoster street,
Max Loyio, 55 Hoster street,
Louis Grauberd, 157 Orchard street,
S. Woulf, 67 Orchard street,
Well Hawan, x. Orchard street,
Well Hawan, x. Orchard street, Wolf Hyman, 54 Orchard street. L. Singer, 29 Listley street. L. Singer, 27 Lindlow street.
M. Histor, 27 & Christic street.
George Oakman, 84 Hester street.
Joe Paddock, 48 Allen street.
Obed Paddock, 48 Allen street.
L. Goldberg, 51 Ludlow street.
Edward Duoloy, 58 Hester street.
Atoms Cohen, 187 Clinton street. looph Criman, 51 Orchard street. Phillip Carfinkel, 71 Sulaik street. Hymna Stone, 84 Eidridge street.

The Committee on Scharink and Office, to whom was released the maneked resolution and report of the Council in favor of appointing 4 hear Pertor o City Surveyor, respectfully (CLIP OCT)

That, having examined the subject, they recommend that the said resolution and report he

DERPOTATI CRONIN, LAWRENCE W. MCGRATH, ROLL NELFELD,

Committee on Salaries and Offices

(Paper referred to be preciding Referb).

The Committee on Salanes and Offices, to whom was referred the annual conductor to favor of appointing Albert Porter a City Surveyor, ve pretfolly EEFORT:

That, having examined the subject, they helieve the proposed appointment to be proper. They therefore recommend that the and resolution be adopted. Resolved, That Albert Power is said by a levely appointed a City Surveyor or and for The City of New York.

STEWART M. BRICE,
JOHN T. OAKLEY,
ADOLPH C. HOTTENROTH,
Salatio and Office.

The President put the question whether the Hourd would agree to incept said report and adopt said collection.

Which was decided in the affirmative by the following year:

Affirmative—The President Althorner theology, Barrell, Byrne, Diemer, Dooley, Dann, Ellion, Frien, Folke, Gase, Orleger, Clieb, Goodman, Harrington, Helgans, Hence et James, Keegan, Kennes & Konney, Konn, Jang, Ladwith, McCall, McCani, McEneaney, McGrath, McLane, Minsky, Main, Orlegen, Rostly, Schmitt, Schweder, Sterman, Siethe, Smith, Stewart, Vanghae, Veisse, Water, Welling, Wente, and Woodward—47.

No.05).

The Committee on Salarim and Offices, to whom was referred the namezed resolution in favor of appointing Paul Bosa a City Surveyor, requestially KKPOKT:

That, having examined the subject, they believe the group and apprehenent to be proper.
They therefore recommend that the and resolution to adopted.
Freedwest, That Paul Ross, of No. 40 South Eighth most, Burough of Brooklyn, be and by is barely appointed a City Surveyor.

JEREMIAH CRONIN, LAWRENCE W. McGRATH, Saleries and Offices, EMIL NEAFFILI),

The President put the question whether the Board would agree to accept said report and adopt

The Freedom per the quantum whether the Bosed would agree to accept said report and adopting the detion.

Which was decided in the affirmative by the following role:

Affirmative—The Frendom, Aslerman Acherman, Bridges, Borleigh, Boroll, Byrne, Croain, Diamer, Decley, Dung, Elliot, Flinn, Folle, Gase, Geiger, Glick, Londom, Harrington, Helgans, Hennessey, James, Reegan, Kinny, Roch, Lodwith, McCaol, McC

No. 952.

The Committee or Salaries and Offices, to whom was referred the annexed resolution in favor of appointing Henry S. Brighton a City Surveyor, respectfully

REPORT

That, having examined the solvent, they believe the proposed appointment to be proper.
They therefore renomined that the sild resolution be adopted.
Resolved, That Henry S. Brighma, of No. 120 End Equip-sected street, floreign of Manhatian, be and he is briefly appointed a City Serveyor,

JEREMIAH CRONIS,

LAURENCE W. McGRATH,

EMIL SEUFELD,

Committee on Salaries and Offices.

The Freahlest put the question whether the Buard would agree to accept said report and adopt

The President parties question when the later than the following sets:

Which was decided in the affirmative by the following sets:

Affirmative—The President, Aldermon Ackermon, Bridger, Burleigh, Byrne, Cronin, Diemer, Desley, Duon, Elliott, Pilon, Folks, Gue, Geiger, Goodman, Harrington, Heigens, Hennessy, James, Kenney, Koch, Ledwith, McCail, McCoul, McFarrney, McGrath, McIanes, Manager, Montay, Mah, Neufeld, Oaman, Olor, Roddy, Schmitt, Sherman, Sefke, Smith, Stewart, Vanghan, Waler, Welling, Westr, and Woodward—45.

MOTIONS, AMSOLUTIONS AND OXDINANCES.

Alderman Woods and across to a question of personal privilege and asked the President under what rule of the Board of Aldermen changes Incl. been made in the names on the different com-

The President replied that under the rules be claimed the power not only to name the committees, but to make such clustges as he deemed advisable.

Alderman Woodward gave notice that he did not relimpand his rights as a member of the Com-

mittee of Street Cleaning.

REPORTS RESUMDLY,

No. 953.-(G. O. 62.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance entitled "An Ordinance in provide for the reparing, with asphalt, etc., of the carriagoway of Fifty-fifth street, from Eighth avenue to Ninth avenue, in the Borough of Manbattan, respectfully REPORT;

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

AN ORDINANCE to provide for the reparing, with aspiralt, etc., of the carriageway of Tifty-fifth

Be it Ordained by the Municipal Assembly of The City of New York, as follows:

That the carringerary of Fifty-fifth arrest, from Eighth avenue to Nimib avenue, be reproved with asphalt pavenue, and that the carringerary of and the carringerary of the commissioner of the charge of the line of said street where noteen any other the direction of the commissioner of the theaty.

Chapter 378, Laws 1897.

JAMES F. ELLIOTT, JOHN L. BURLEIGH, JEREMIAH CRONIN, JAMES J. BRIDGES, JOHN S. RODDY,

No. 346 Broadway, Bounded of Marchateas, New York, March 18, 1898.

To the Honorable the Monte pal Secondly of The City of New York

Size—At a regular meeting of this Board, hald on the 4th instant, the following resolution was an anomously adopted, and the attached ordinance to forwarded to your Houseable Body for approval, in accordance with section 417, chapter 378, Laws of 1897.

Resolved, That the carriageway of Fifty-fifth street, from Eighth avenue to Ninth avenue, be repoved with applied prevenent, and that the curb-stones be set and sidewalks flagged along the line of said street where necessary, under the direction of the Countissioner of Highways of The City of New York. City of New York, Chapter 378, Laws 1897.

Respectfully, JOHN H. MOONEY, Secretary.

Which was laid over-

No. 931

The Committee on Streets and Highways, to whom was referred the amexed resolution in layor of authorizing the Commissioner of Highways to amend the contract for repaying Bostum place, etc., respectfully

REPORT: That, having examined the subject, they believe the proposed authorization to be necessary

That, having examined the subject, they believe the proposed authorization to be because and proper.

They therefore recommend that the said resolution be adopted.

Resolved, That the Commissioner of Highways be and he hereby is authorized to amend the contract beretofore made by the Commissioner of City Works of the City of Brooklyn, with Puckelwaldt and Leich, for reparing Eccrum place, and Court square, from Bergen street to Felton street, Borough of Brooklyn, with granite-block pavement, so as to provide for the repaying of the block on Court square, between Livingston street and Fulton street, with asphalt pavement, lad over the old asphalt block on the sides of the street, and on a concrete foundation between the tracks and rails; the total expenditure under said contract not to excend the amount heretofore certified on said contract by the Comptroller of the City of Brooklyn.

IAMES T. ELLIOTT,

JAMES T. ELLIOTT, JOHN S. RODDY, JAMES J. BRIDGES, JEREMIAH CRONIN, Streets and Highways. JOHN L. BURLEIGH,

Alderman Burleigh moved for lumediate consideration.

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

Which was decided in the affirmative.

The President then put the question whether the Board would agree to accept said report and

The President then put the question whether the loans would agree to accept and report and adopt unit resolution.

Which was decided in the affirmative by the following vote:

Affirmative—The President, Aldernon Ackerman, Bridges, Barleigh, Burrell, Byrne, Cronin, Diemer, Dooley, Danes, Filott, Fieck, Flam, Folks, Gas, Jedger, Glick, Goodman, Harrington, Helgans, Hennesy, James, Kengan, Kenneshek, Kenney, Koch, Lang, Ledwith, McCall, McLaul, McCall, McCall, McCaul, McCall, McCall, McCaul, Schmitt, Schmitter, Section, Sieffer, Smith, Vaughan, Velton, Wafer, Welling, Wentz, and Woodward—50. Negative—Aldernon Stewart—1.

No. 954.

Alderman Byrne, to whom was returned the annualed resolution in layer of permitting the Worman's Animal Aid Society to exect an iron drinking formula corner of Lafayante avenue and Fulton street, Borough of Brocklyn, respectfully

That, inving examined the subject, he believes the permission should be granted.

He therefore recommends that the said resolution be adopted.

Resolved. That permission be said the same is hereby given to the Woman's Asimal Aid Society of Brooklyn to erect a dranking-formation for horses at the junction of Lafayotte avenue and fullow street. Borough of brooklyn, the work to be done at their own expense, under the direction of the Commissioner of Water Supply; such permission to continue only during the pleasure of the Manicipal Assembly. Manicipal Assembly,

FRANCIS J. BYRNE, Alderman, Tenth District, Brooklyn.

Alderman Byrne moved for immediate consideration.

The President post the question whether the Board would agree with said motion.

Which was decided in the afformative.

The President then put the question whether the Board would agree to accept said report and adopt said resolution.

Which was decided in the affirmative.

No. 520.

The Committee on Finance, to whom was referred the snorred ordinance, entitled, "An Ordinance fixing the compensation of examining lound of plumbers of The City of New York," respectfully

That, laving examined the subject, they recommend that the said ordinance be adopted.

An Ontakanez fixing the compensation of examining board of plumbers of The City of New York,
Be it Orderined, by the Manacipal Assembly at the City of New York, as follows:
Section 1, The compensation of each member of the examining board of plumbers of The
City of New York is hereby fixed at five dollars per sitting, and there shall not be less than three
altrings per work, making in all sixty-five dollars per month, the same to be paid out of the
appropriation already set and by the board of estimate and apportionment.

See a All ordinances of tests of orderinance measurements are conflicted as with the appropriation.

Sec. 7. All ordinances or parts of ordinances inconsistent or conflicting with the provisions of the ordinance are hereby repealed. Sec. 3. Tell oranisance shall take effect immediately.

ROBERT MUH, HENRY SIEFRE, FRANCIS J. BYRNE, FLIAS GOODMAN, Committee on

Aldernan Mah moved for immodule consideration.

The President put the question shether the Board would agree with said motion.

Which was decided in the alternative.

The President then put the question shether the Board would agree to accept said report and adopt and ordinance.

Which was decided in the alternative by the following vote:

Alternative—The President, Aldermen Ackerman, Barleigh, Barrell, Byrne, Cronin, Diemer, Ducley, Durm, Elliott, Fleck, Flian, Folks, Gass, Geiger, Glick, Goodman, Harrington, Hennessy, James, Keegav, Ramesfek, Kenkey, Koch, Laog, Ledwith, McCaul, McChenney, McGrath, McIones, Metger, Miesky, Mah, Oatman, Okae, Roddy, Schmitt, Schneider, Scott, Siefke, Vacgian, Velton, Wafer, Welling, Wentz, and Woodward—47.

(G, O, No. 63.)

The Committee on Finance, to whom was referred the annexed resolution in favor of authorizing the President of the Borough of Queens to draw on his contingent account to the extent of one hundred dollars at a time, respectfully

REPORT: That, having examined the subject, they believe the proposed authorization to be proper and

That, having examined the subject, they denote the proposed annihilation to be proper and necessary.

They therefore recommend that the said resolution be adopted.

Resolved, That, for the purpose of delraying any minor or incidental expenses contingent to the office of the Borough of Carena, the President of the Borough of Queens may, by requisition, draw apon the Complicifier for a sum not exceeding one hundred dollars (\$100); the President of the Borough of Queens may, in like manner, cance the drafts as often as he may deem necessary, to the extent of the appropriation set apart for contingencies in the office of the President of the Borough of Queens, but no such renewal shall be made until the maney paid upon the preceding that shall be accounted for to the Comptroller by the transmittal of a voncher or vouchers, certified by the President of the Borough of Queens, covering the expenditure of money paid thereon.

ROBERT MUH.

ROBERT MUH, HENRY SIEFKE, FRANCIS J. BYRNE, ELIAS GOODMAN, Committee on

Which was laid over-

No. 883.

The Committee on Law, to whom was referred the annexed resolution in favor of designating and setting apart Lorillard Mausion, Borough of The Bronx, for use as station-house and prison,

Thus, having examined the subject, they recommend that the said resolution be adopted.

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lig-alved. That the province known as the Lordland Monston, on Pelliam Bridge road, in the Bosonph of The Boson, in and the same we hereby descinated and set apart for the purposes of a station home, and prison.

GROWGE A BURRELL. JOSEPH A FLINS, BEINARD GLICE, JACOB J. VILTON, MATTHIWE, DODLEY, JAMES H. McINNES, Committee on

Ableman John T. McCall moved for immediate consideration.

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

Which was decided in the affermative.

The President them put the question whether the Board would agree to accept said report and a said resolution. adopt stid resolution,
Which was decided in the affirmative,

#### No. 836 .- (S. O. No. 11.)

The Committee on Finance, to whom was referred the marked resolutions adopted by the Council on June 14, 1898, logether with a report of the Committee on Finance of the Council, recommending that the Compitalist be authorized to seek corporate stock of The City of New York for the amounts and purposes specified, = follows;

1. In the place of unisened balances of bonds authorized to be issued prior to January 1, 1898,

by anthorities of former City of New York, amounting to \$17,357,016.67.

2. For the new East River Bridge, amounting to \$3,487,823.66.

3. For awards, etc., in whose-site proceedings, confirmed prior to January 1, 1898, amounting

5. 14.700.25.
4. To pay bill of costs of Thomas Allison, taxed in school-site proceedings prior to January 1, 1898, for a line Board of Education makes requisition, acting under manulances, amounting to \$1,000.
5. \$1,000,000 for Aquadact Commission in addition to bonds resulthorized.
b. For awards in first and second separate reports of the Commissioners of Estimate in the proceeding to acquire title to lands required for a public park, bounded by One Hundred and Eleventh and One Hundred and Fourteenth streets, First avenue and the East river, amountsing to

51, 738, 362.12.

7. For award in first separate report in the proceeding to acquire hards required for approaches to the Willia Avenue Bridge, amounting to \$154, 844, 83.

8. To pay expenses in rear tenement condemnation proceedings, confirmed December 23.

1897, amounting to \$1,001.

g. To provide for payment of expenses anthorized to be incurred in connection with the straining prosection of the Croton watershell (chapter 189, Laws of 1891), amounting to \$100,000 respectfully REITORT 1

That these bond issues are necessary to provide funds to complete public improvements begun, and to meet contract liabilities already incurred by the former City of New York prior to January 1, 1898. The Corporation Counsel, in an opinion dated January 25, 1898, has dated that while it might not be strictly necessary for the Municipal Assembly to act on bonds which have been authorized prior to January 1, 1898, such a course is nevertheless desirable as a matter of precedurion so that no question can be urged by intending purchasers in regard to the validity that not. The bonds covered by these resolutions have been regularly authorized by the Roard of Entitions.

and Apportionment.

Your committee therefore believe that the authorization moght for should be granuel, and recommend that the resolutions here of annexed and referred to your committee be severally adopted.

New York, June 20, 4898.

ROMERT MILL

ROBERT MIDI. HENRY SIEFRE, EDWARD S. SCOTT, ELIAS GOODMAN. Committee in

Nu. 07 t. — (% R. 242.)

The Committee on Finance, to whom was referred the annexed communication from the Board of Estimate and Apportonment recommending that the Comparable he authorized to issue corporate stock of The City of New York for the amounts and for the purposes specified as follows:

Relative to issue of unissued balances of bonds authorized to be issued prior to January 1, 1808, by outhorities of former City of New York, amounting to \$17,337,016.67.
 Relative to issue of bonds for New East River Bridge, amounting to \$2,487,823.05.
 Relative to issue of bonds for awards, etc., in school size proceedings, continued prior to January 21, 1808.

J. Relative to issue of boods to pay hill of costs of Thomas Allieon, taxed to school site proceedings prior to January 1, 1898, for which floard of Education makes requisition, acting under mandamus, amounting to \$3,000.

3. Relative to issue of \$1,000,000 bonds for Aqueduct Commission in addition to bonds

remularized.

6. Relative to authorizing bonds for awards in first and second separate reports of the Commissioners of Estimate in providing to acquire fitte to lands required for a public park bounded by One Hundred and Eleventh and One Hundred and Fourteenth streets, First avenue and East

The financial and Eleventa and Control and Pointerna are easily the providing to acquire lands required for approaches to the Willis Avenue Bridge, amounting to \$154,844,85.

S. Relative to bout of hands to pay expenses in rear tenement condemnation proceedings, confirmed December 23, 1897, amounting to \$1,005.

g. Relative to bout all bonds to provide for payment of expenses antihorized to be incurred in connection with the sanitary protection of the Cautan water-abod (chapter 189, Laws of 1803), assumed to the payment of the connection with the sanitary protection of the Cautan water-abod (chapter 189, Laws of 1803), assumed to the payment of the connection with the sanitary protection of the Cautan water-abod (chapter 189, Laws of 1803), assumed to the connection with the sanitary protection. amounting to \$500,000, respectfully

REPORT

That, having examined the subject, they believe that the authorization sought should be granted, and therefore recommend that the resulutions heroto amound and referred to your Committee be severally adopted.

By the President-

C

By the Freident—
Whereas, The Board of Estimate and Apportionment of The City of New York, on June 7, 1808, adopted the following preambles and resolution:
Whereas, Carnan bonds and stock of The City of New York, as constituted prior to January 1, 1808, which were duly authorized to be issued by the Board of Estimate and Apportionment and by the Aqueduct Commission, respectively, of and, city, remained unissued on the 31st day of December, 1897, as hereinafter set forth; and
Whereas, It will be necessary for amounts of such bonds and stock to be issued, from time to time, to provide for the payment of obligations incurred by The City of New York, as constituted prior to January 1, 1898; and
Whereas, The Compt-offer has been advised by the Corporation Counsel, in a communication dated January 26, 1808, that it is extremely advisable that all such bonds and stock before being based should be again guathorized to be issued by the Board of Estimate and Apportionment and by the Mandelpal Assembly of The City of New York, as now constituted, as provided by section top of the Greater New York Charter;
Resolved, That the Comptroller be and he hereby is authorized to issue Corporate Stock of The City of New York, when authority therefor has been obtained from the Municipal Assembly, for the amounts and for the purposes for which the following described bonds and stock were duly authorized to be issued by the Board of Estimate and Apportionment and by the Aquedust Commission, respectively, of The City of New York, as constituted prior to January 1, 1898, but which remained unissued on the 31st day of December, 1897, amounting in the aggregate to seventeen million three hendred and thirty-seven thousand and sixteen dollars and acty-seven cents (\$17,537,016,67), vis.: (\$17,337,016,67), vis. :

AUTHORIZED BY THE BOARD OF ESTIMATE AND APPORTUNMENT OF THE CITY OF NEW

Consolidated Stock (For Constructing 2 Bridge between Pelham Bay I Island)—Anthorized by chapter 638, Laws 1894, as amended by Laws 1896	chapter 307,	\$215,000,00
Chapter 252, Laws 1889 Chapter 88, Laws 1895 Chapter 728, Laws 1895 Chapter 740, Laws 1897	\$258,145 11 34,761 49 355,274 50 1,653,405 86	

Consolidated Stock (For the extension of East River Park and for the Construction of a Sea Wall).—Authorized by chapter 320, Laws 1887; chapter 69, Laws

Consolidated Stock (For Constructing a Bridge over the Harlem River at Third Avenue)—Authorized by chapter 413, Laws 1892; chapter 716, Laws 1890; chapter 660, Laws 1897. Additional Croton Water Stock—Authorized by section 141 of the New York City Consolidation Act of 1882.

250,566 00

65,000 00

2,301,586 96

RECORD Additional Water Stock for the Senton Protoction of the Water Supply-Authorized by charter (80, Law 1801) Compiler 315, Laws 1801 Compulated Stock (For Republic Streets and Assented Authorized by Chapter 15, Laws 1802
Consolidated Stock (For Repairing Streets and Avenues) - Authorized by chapter 475, Laws 1805
Consolidated Stock (For Repairing Streets and Avenues) - Authorized by Conper

Consolidated Stock (For Reposing Smoots on Associated by Copper \$7, Law 1897.

Consolidated Stock (For in Extension of the Wildlan of the Metropolium Monoton of Art)—Authorized by chapter \$47, Law 1805.

Consolidated Stock (For the Erection and Equipment of an Addition to the Present Building of the American Museum of Natural Homory)—Authorized by chapter 175, Law 1896.

Consolidated Stock (For Communiting a Bridge over Flarkers River at Present the Community—Authorized by chapter 147, Law 1894.

Consolidated Stock (For New Parks, Parkways and Public Places in the Twenty third and Twenty-Inorth Wards and in Westchester Control—Authorized by chapter 79, Law 1889.

Consolidated Stock (For Surveys, etc., for Nincet-stath Surget Violance and International Stock (For Surveys, etc., for Nincet-stath Surget Violance and International Stock (For Surveys, etc., for Nincet-stath Surget Violance and International Completion of Riverside Fark and Drives)—Authorized by chapter 79, Laws 1894.

Consolidated Speck (For the Construction of a Visiber carrying Riverside Difference Was Ninety sixth Street)—Authorized by chapter 74, Laws (1994) chapter 120, Laws (1995); chapter 519, Laws (1995). Consolidated Stock (For Construction and Laporozonem of Parkways)—Authorized by chapter 417, Laws (1992); chapter 529, Laws (1892). Consolidated Stock (For the Construction and Equipment of a Hodding for the Botanical Museum and Herbarum, etc.)—Authorized by chapter 125, Laws (1994); chapter 103, Laws (1994); chapter 177, Laws (1994). Consolidated Stock (For the Construction and Improvement of St. Julio Park in the Ninth Ward)—Authorized by chapter 329, Laws (1895).

Consolidated Stock (For Laying Pipes to Extend and Enlarge the Distribution on Water Through The City of New York, and in Laying Mains Novemby to Deliver Such Water at Higher Levels and in Grearer Quantified)—Authorized by chapter 669, Laws (1896).

Deliver Such Water at Higher Levels and in Greater Quantities)—Authorized by chapter 669, Laws 1896.

Consolidated Stock (For Constructing a Bridge over the Hardent River, from One Handred and Forty-fifth street to One Handred and Forty-finish street)—Authorized by chapter 986, Laws 1895.

Consolidated Stock (For the Extension of Bondway or Kingshringe Road from the Present Terminous in the Twenth Water, across the Horient River of the Junction with Spayten Payer) threek, to the Present Terminous of Bondway in the Twenty-hourth Water,—Authorized by hander 197, Laws 1897.

Consolidated Stock (For the Breathon of New Buildings and for Addition to and Extension, Alterations and Improvement of Brising Building or one the control of the Department of Pathic Chambers—Authorized by chapter 724, Laws 1896.

Consolidated Stock (For the Erection of New Buildings and for Audition to said Extensions, Alterations and Improvement of Extension and for Audition to said Extensions, Alterations and Improvement of Extension Buildings moder the Control of the Department of Corrollar). Authorized by chapter 229, Laws 1896.

Considered Stock (For Constructing a Fubble Park in Loventh Word, Magnitud by Houston, Stanton, Pitt and Sheriff streets). Authorized by chapter 203. Laws 1895; chapter 576, Laws 1897.

Consolidated Stock (For the Construction at a Steel Heard Structure over the Tracks of the Part Morris Branch of the Nov Voice and Harden Hadland on Brook Avenue, from the Southerly side at Fast One Hundred and Vitys seventh Street to the Westerly and at East One Hundred and Vitys seventh Street to the Westerly and at Board Avenue, near Third Avenue)—Authorized by chapter 616, Laws 1800.

Consolidated Stock (For the Payment of the Expense Incurred by the Harden Health in the Condemnation, etc., of Buildings)—Authorized by chapter 57. Laws 1897.

Laws 1897

Consolidated Stock (Paving Jerono: Avenue)—Audinosced by chapter 71, Laws 1897

Consolidated Stock (For the Erection and Equipment of Additions to the Personal Entitling of the Assertican Museum of Natural Homey)—Audinosch by chapter

Consolidated Stock (For the Construction of a Bridge over the Bridge River at Kast One Hundred and Seventy-seventh Street)—Authorized by chapter #57, Laws

One Hundred and Stock (Far the Construction of a Builge over the Tracks of the New York and Harlem Railous) at One Hundred and Fully-than Street and the Approaches therein)—Authorized by chapter 653, Laws 1837.

Consolidated Stock (For the Construction of a Public Drive and Packway with the Necessary Viaduct and Bridge as an Estension of Research Drive to the Roulevard Lafavertee)—Authorized by chapter 655, Laws 1897.

Consolidated Stock (For Improving the Park at Rutgers Slip, chapter 320, Laws 1884)

Consalidated Stock (For the Improvements Necessary to the Buildings on Ward's Island and upon New Buildings and Appartenances at Central Dip, chaquer 537, Laws 1892).....

\$15,667,016 67

AUTHORIZED BY THE AQUIDUCT COURSOON OF THE CITY OF NEW YORK, AS CONSTITUTED PRIOR TO JANUARY I, 1898.

Additional Water Stock - Authorized by shapter 450, Laws 1883, .... \$1,650,000 on Recapitulation,

Authorized by Board of Estimate and Apportingment \$15,687,016 67 Authorized by Aqueduct Commission 1,650,000 od 1,030,000 00

Resolved, That the Manicipal Assembly hereby concar in the action of the Board of Estimate and Apportionment, as set forth in cold preambles and resolution, and authorizes the Compredict to issue from time to time, as may be required, corporate stock of The City of New York for the amounts and purposes for which the foregoing bonds and stock were duly authorized to be assed by the Board of Estimate and Apportionment and by the Aquadiant Commission, respectively, of The City of New York, as constituted prior to January 1, 1508, and which remain unissued, amounting in the aggregate to seventien million three burnired and thuty-seven thousand and sixteen dollars and sixty-seven cents (\$17,337,016.67); such corporate stock to be issued in the manner provided by section 150 of the Oreater New York Charter.

Whereas, The Board of Estimate and Apportionment, by a resolution adopted June 7, 1898, subject to concurrence therewith by the Municipal Assembly, authorized the Comptroller to issue

comparison and the City of New York to the amount of two militon love incodes of sighty-seven theorem or the latter of twenty three dellaw and maryons come (\$2.487,823,000), to pro-cible for the processor of the New York Rend - Commission, as provided by observe 784 of the Law of 1985.

Resolved. That the Montajort Assembly havely magner in the author of the Board of Estimate and Applications in the effective sold continues, and that the Compression has been authorized to have separate took of the City of Size Young in the national or replied by solving 150 of chapter 178 of the License (Co.), so the summer of two million four families is a facility-seven domested and toward the chapter of the most of the control of the magnetic control of the control of the magnetic control of the Community.

Whether, The December Leadman's and Appendicusarius, by resolutions adopted Jane 7, 1898, subject to concentracy thereight by the Mana pul Associaty, cuthorized his Comptroller to node response took of the City of New York and a means of one function and therefore the december area and rest and the Life of New York and a means of one function and the property of awards and rest in the following about the proceedings.

The December of the City of New York and Associate (MINATORIZE), to provide for the payment of awards and rest in the following about the proceedings.

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Che Homiro Card Sixty third street, train and Morro persons.

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Southerly, and or the Clausical and Adjacency the second continuity and Malices grounds.

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Resolved, "that the Mann put Assembly breely concars in the action of the Court of Estimate and Appendiaments, a on match in and accounter, and actions a the Computation to book accounts at a 11-00 at New Yor. In the atmosphere partially explain the computation of the Court of New Yor. In the atmosphere partially explained the counter to the Appendix of the Resolution and the Appendix of the Court of the

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time from test and Plant, not the Handred and Doubt strates between Medicos and

On Handal I are they be a first thanker and French street, between Fifth \$1,000.00 1,500.00 and Larry Printers .....

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Execute 1. That the Minimum control is finishly compare to the action of the Louise of Estimate and Ary commences, and tender of the control of control is sufficient and the Louise of the Control is the Laws of the Control of the Control of the Laws of the the Armand on the Control of the C

Thomas Allies . Special Const. . To present to the Drive sention of a school size in Co., Director on College and Const. In the Const. Const. I Special below the United States of States and Const. C

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Restrict, that he Man-tpot teached, heads concern with the action of the Board of Falpells and Anjord man to be at both or and resolution, and sufficient the Compirating in some rapid to be at the first by at Sec. And in the manner provided by section they chapter provided the Level through to the court of our could be section to provide for the insert of the Level through the teacher of the Annual Level through the section of the Annual Level through the section of the Compiler of the Annual Level through through the Annual Level through t

related Phys.

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there are an Appetitioners of the first in addition, and mithodize the Comptoble to compare the state of the second of the Board of Real and Appetitioners of the Army than the addition are provided at section 169, chapter 178 of the lawrent of the first of the Army than the second of the second of the second of the permanent of the first and the second of the second of the permanent of another and the permanent of another than the first and the second of the comparence of the Company open of Laurent and permanent of the first and the second of the second of the Company open of Laurent and permanent of the first and the second of the second of the first than the second of the first the first than the second of the first than the firs

Harpine Out of the Laws of the Manifelpal Assembly hereby tempors in the action of the Board of Estimate and App or common as one facilities and resolution, and that the Congresiler be and hereby is actionwell to four or provide and of The City of New York in the manner provides by section to a capture of the Laws of 1807, in the amount of one hundred and 809 cour thousand approximately one builders and appropriate when (\$154,844.83) in provide for the payment of awards and forest, increase as made in the first separate report in the proceeding to require hand require to the approach to the White avenue bridge, as provided by chapter 147 of the Laws of the L

Whence, the Berglet Economy and Approximating by a resolution adapted force 7, (898, subset to compare the result by the Mannagual Apertulary, authorized the Compredict to force corporate to act of the Lay of Sec., Vink is the amount of our thousand and our dullers (\$1,000), to provide to the region of according to the force of the region of the out-only one in the presenting brought by the Bound of Health, pursuant to Carpter 57 = the Law 1 25g, for the endocuments of building pressure to said any affiliate.

Condemnation of reas buildings of Nos. 59 and 6r James street :

Award—Michelies Medicalco Award—William Munica and Charles Remem. Costs—William McArthur, attorney of Michelina Maniscale Sylic lut THE RE

Resolved, That the Municipal A tembly hereby concues in the action of the floant of Entrants and Apportionment as all to the in said resolution, and that for the purpose of providing means in things as he are more the Comptroller is and is hereby authorized to issue corporate stock of The Chy of New York, in the manner provided by section they of shapter 378 of the Laws of 1897, to be mount of on the count and one dollars (\$1,007).

Where a The Board of I doubte and Appendioments, by a resolution adapted June 7, 1898, adopt the concurrence there with by the Mannergal Assembly, authorized the Comptroller to issue concerns on the Chy of New York, to the amount of five hundred rhousand dollars (\$00,000), to provide the the patriagna of each should be incurred in connection with the solution provides have at the Union water sheet, as provided by chapter 189 of the Laws of 1833;

Resolved, That the Municipal Assembly hereby concurs in the section of the Baard of Entimate and Apportionment, as an forth in and resolution, and that the Comptrollar be and is hereby authorized in issue corporate stock of the City of New York, in the manner provided by section 169, chapter 376 of the Laws of 1877, in the amusent of five hundred thousand deliars (\$500,000), to provide to the payment of expenses authorized to be incurred in connection with the sanitary protection of the Cratic watersheet, as provided to be incurred in connection with the sanitary protection of the Cratic watersheet, as provided to be incurred in connection with the sanitary protection of the Cratic watersheet, as provided to be incurred in connection with the sanitary protection of the Cratic watersheet, as provided to be incurred in the first and motion.

The President put the question whether the Board would agree with sald motion.

Addresses Male moved for insanding consideration.

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

Which was decided in the alternative by the following vote:

Alternative—The President, Addresses Harrell, Cronia, Dunia, Fleck, Flian, Folks, Gass, Geiger, Gilch, the Johan, Harrington, Lume, Keegan, Kemacick, Koch, Ledwith, McCall, McCaul, McKnesney, McGath, McLager, Marky, Mah, Oatman, Okie, Roddy, Schmitt, Schneider, Soutt, Surtie, Santh, Vanghan, Welling, and Woodward—35.

Negative—Alternation Ackerman, Bridges, Barleigh, Byrne, Diemer, Dooley, Elliott, Helgans, Homesey, Kraney, Loop, McIanae, Stowart, Velton, Wafer, and Wentz—46.

Alternation McLaues moved that the entire matter be recommitted to the Committee on Limano, and that and committee wait upon the Board of Estimate and Apportionment and ask that improvements for the Boards of Brooklyn be incorporated in the bond issue; and further, that the amounties regord back to the Board at the next meeting.

The Previous put the question whether the Board would agree with said motion.

Which may the deal in the negative by the following vote:

Alternative Abterness Bridge, Borleigh, Byrne, Diemer, Dooley, Elliott, Helgan, Henney, Junes, Keegan, Kernoy, Lang, McLanes, McNeil, Schmitt, Stewart, Velton, Wafer, and Want—16.

Monative—The Proodon, the Vice President, Aldermen Ackerman, Burrell, Cronin, Dann, Hack, Piline, Pollo, Oser, Oleger, Glick, Goodman, Harrington, Kennefick, Koch, Ledwith, McLail McCaul, McLaulouse, McGrath, Metroer, Mireky, McL. Ontman, Olic, Roddy, Schneider, Son, Storman, Sielle, Soult, Vangham, Welling, and Woodward—35.

Anderson Brogger roused that the mole matter be hild over and mode a special order for the

The trendent put the quarties whether the Board would agree with said motion, Whith was durided in the negative,

The President (for, but the question whether the Board would agree to accept said report and salept east resolutions.

Which was doubled in the negative by the following sote, three-fourths of all the members obscred taking to your in favor thereof:

Anomalize The President, the Vita-President, Aldermen Acherman, Borrell, Cronin, Dung, Elliot, Flora, Pince, Colke, Goodman, Harrington, James, Kengen, Kennenck, Kente, Lodoute, McCail, McCaul, McEnnawey, McGraff, Meinger, Mickey, Mah, Ontman, Ohan, Rochty, Sala itt, Schneider, Scott, Sterman, Sierke, Smith, Vanghan, Welling, and Wood-

Normits—Aldermon Bridges, Pariciph, Byrne, Diemer, Donley, Heleans, Hennesey, Kranay, Kanay, McInna, McNeal, Stevari, Vellon, Wafer, and Wentz—Tig.
On realism of Alterman Woodward, the above tote was revocablesed.
Alterman Woodward moved the report and corolations be made a Special Order for Tuesday, Jane 23, 1905, at 3 o'clock p. at.
Alterman McInna moves as an amendment flow the Committee on Finance be directed to make from the bloom' of Islands and Apportionment, and sent any provider can be made for the amendment for the formittee of Finance be directed to make from the bloom' of Islands and Apportionment, and sent any provider can be made for the amendment of treatment with the order to the formittee of Alternatic McInnes was out of order, because the Islands of order that the standards of Alternatic McInnes was out of order, because the Islands of order that the standards of the matter it was now before the Don't and no longer in the breat of order was not of order.

The President theorem to out the openion of order was not a would agree with said matter of Alternatic Woodward.

Alderman Woodward, Whish was decided in the alternative,

Alternate McInternational that the Figures Communities to directed so wait upon the Board of Estimate and Appendix of order of the County to the World of the sext meeting as to any and all improvements at the Boards of Brooklys requires the natures of home.

The Principal part the question with the the Board would agree with said motion. Which was decided in the or since.

At the point the Promess of Bod Alden in Crisis to the chara-

#### COMMUNICATIONS FROM THE GOUNCE RESIDERS.

280,955

No.955.

Removed, That the Commissioner of Public Buildings, Lighting and Supplies for the Borough of Binoldyn, he will be it bereby authorized to turn over to the Vecetars of the Forty seventh Regiment the cornerous of the clot armory, which was located at the corner of Belford and Mestapol on assumes, Bosongh of Brooklyn.

The Provident protons, not be question whether the Board would agree with said resolution, Whath was deaded to the controlline by the following vote:

Althoughter—The Provident, Alderman Ackerman, Burkeigh, Barriell, Byrne, Cronin, Diamer, Unidov, Phinn, Ethalt, Heck, Filon, Folks, Caus, Geiger, Glock, Goodman, Harringtot, Bulletian, Horsey, Inness, Korgo, Kennetick, Retner, Koch, Lang, Ledwith, McChail, McChai

Where 2s, It has been connected from many quarters that the Coenter New York should this your externate. In the play may the first is not a manner as would firringly mark the first analysemaly at the slay may the barb of the consolidated city and allow the people an apportunity of on their rationism and fow of country, at a first when such demonstrations are particularly calculated to happe a five American plets, and

Whereas. The aggression that the most original form of celebration would be a grand military name of United Scale and Sine toops for met up the days, there now being more than ten thousand fracted their troops about the city, and tice, Royal T. Frank, commanding the Department of the Last, having publicly stated to receive, to order as many of them as possible to join in a particular traction by decided apong therefore, be if

Resolved, That the Monogral Assembly of The City of New York hearthy approves of the plan to othermic fully a by a grand initiative parade, and suggests in the Board of Police Cosmissioners and other managing authorities who can lead their aid to the successful carrying out of the original authorities who can lead their aid to the successful carrying out of the original of the Prophetori polynomial authorities who can lead their aid to the successful carrying out of the original or decided in the affirmative.

No. 205. No. 936.

No. 205.

The Committee on Law, to whom was recommitted the annexed ordinance entitled "An Ordinance to regulate the application for and issuing of licenses to public in the streets of City of New York, etc." (see Minutes, May 10, 1898, page 437), adopted by the Board of Aldermen March 1, 1898, and amended by Council May 3, 1898, respectfully

IEFORT:

That, has ing examined the polyect, they recommend that the said ordinance be adopted in the annexed amended form.

AN UNIVARIOR to regulate the application for and the issuing of licenses to peddle in the streets of The City of New York and for permits for stands within stoop-lines and underneath the state of elevated railroad automs in The City of New York.

Be it Ordained by the Municipal Assembly of The City of New York, as follows:
Section 1. All applications for licenses to peddle in the streets of The City of New York shall be made to the bareau of licenses of said city.

Sec. 2. No one shall public in the streets of The City of New York without being duly licensed as berein provided. Any violation of this series shall be punishable upon conviction by a fine of not more than twenty-five dollars nor less than one dollar, or, in default of payment thereof, by impostment of not less than one or now than ten slays.

Sec. 3. The mayor of The City of New York, through the bureau of licenses of said city, may prant hiermes for peddling in the streets of said city upon the following conditions: Application for such license shall be made to the bureau of licenses and state under oath the name, age, place of hirth and residence, with satisfactory evidence of the good character of the applicant. None shall be licensed except a citizen of the United States, or one who has regularly declared intention to become a citizen. intention to become a citizen.

Sec. 4. The fees for such bosons shall be as follows : All peddlers using a horse and wagon, or like vehicle, shall pay "eight" dollars for each and every vehicle used; all peddlers using

\$1,001 00

a push cart or band cart, or like vehicle, shall pay "foor" deduct for each and every such vehicle used; all peodics using a basket, tray or like receptable or carrying water open the person shall pay "two" dellars each.

Sec. 5. Each and every Hornsed peddler while peddling shall wear conspicuously on the left breast of the outer garment a metal badge baving engraved or such seal thereon the woods. "Licensed Peddler, The City of New York," together with the number of the off-old Hornse, the whole of a size, shape and style to be approved by the mayor. Hach and every colotion of the bregoing provision shall be possiblable by a fine of nor more than ten dellars (\$10) or less than one dollar (\$1).

Sec. 6. The said license shall remain in force one year from the flate thereof notes sooner suspended or revoked by the mayor, and shall not be transferable. Every peddler, while peddling, shall sarry the official license and shall produce it for inspection at the request of any police others, or other person. Every peddler asing a wagon or cart of any kind shall have the words "Licensed Peddler" and the number of the official license plainly painted to black letters and figures not less than two inches high on a white background on each side of every vehicle used; a violation of this regulation shall be punishable by a fine of not more than twenty-tive dollars or less than one dollar.

See Asia peddler data licensed to be a fine of not more than twenty-tive dollars or

Sec. 7. Any pendler dely licensed to use a horse and wagon shall be permitted to employ two persons and no more to assist in selling and delivering wares, but such persons shall so art only while accompanying such peddler; any person violating the provisions of this section shall be halde to a fine of ten dollars.

Sec. 8. The selling of newspapers and periodicals in the streets is not included in or regulated by this ordinance.

Sec. 9. All applications for permits for stands within stoop-lines and underscath the stairs of the clevated railroad stations in said city shall be granted by resolution to be introduced by the alderman of the aldermanic district or a councilman " resulting in the aldermanic" district in which said stand or stands are to be located, passed by the numerical assembly and approved by the Such resolution shall then be certified by the city clerk to the bureau of licenses and the permit issued by said bureau.

Sec. 10. Each application shall be accompanied by the written consent of the accorpant of the premises in front of which it is proposed to creek such stand or booth

Sec. 11. Such sand must be within the steep-line, and shall not be an abstraction to the free-se of the street by the public, nor exceed six feet langly from feet wide, except that in the case of boulding stands a space not more than three Suct wide and from her long may be recognical by each chair of and stand; and the construction and eventual of all stands provided for in this work name shall be at the applicant's expense under the direction of the department of highways; such permission to continue only during the phenomena of the Manietyal Amenably.

Sec. 12. The dimensions of the sound must be confined strictly to the Bodts allove specified, and no person shall held more than one promit.

Sec. 13. Before the establishment or creation of any of the stands provided for love if a permit must be precured from the mayor, which permit must contain (ts) the name of the person to whom it is granted, with his address ( [21]) the horation of the stand. ((d) the date when the one expires; (4th) the amount of space and stand may occupy, and in the above bouldard, stands (5th) the number of chairs which may be used on each stand; such permit shall be attached to and displayed upon all such stands at all times so as to be plainly made.

and displayed upon all such stands at all times to as to be plainly mode.

See, 14. An annual fee shall be paid by the disperse for such hand, as below, fruit stands and softs water stands, five dollars each; movable stands for the sale of new papers only, one dollar each; standards hands, five dollars each chair thereof; melt have been when o paid, but he deposited to the credit of the disking fund for the redeemption of the city doll.

No bookback stands shall consist of more than three chairs; nor shall an person or person have, receive or hold more than one permit or any stand, booth for bootback stands, for one have, receive or hold more than one permit or any stand, booth for bootback stone, nor could sack permit be assignable or transferable to any person or person who moved, not could be permit shall be granted except to a citizen of the United States, or one one to really doclared his intention to become such.

See, 15. Upon a written rerocation by the owner or owners in front of or adjuntage whose property any such booth or stand shall have been erected, of any consent which shall have been given therefor, sinced by such conser or owners and filed in the oblice of the only or, said mayor shall have power, after a hearing of the parties, to recolle the borner or permit for such booth or stand and the same shall thereupon cease, determine and become roughtings thereby conserned or only of the recorder, shall therempon cease, determine and become void.

Sec. 16. The mayor, upon being satisfied that not of the provisions of this ordinance, or any other conditions upon which any such permit has been granted, have been violated, shall have power to revoke the permit in respect to which such violation has tracen place, and such permit and the privileges thereby conserned or onlyed the recorder, shall therempon cease, determine and become void. become void.

Sec. 17. The penalty for a violation of any of the provisions of sections to to 17, inclusive shall not exceed the sum of ten dollars.

Sec. 18. Any person destring to erect a stand underseath the stain of the algebraic stations for the sale of newspapers and periodicals shall ale in the one of the try clerk an application independ by the alderman of the aldermanic district, or a commitman "residing in the aldermanic" district in which said stand is to be located, in which the applicant shall state (1) in many and residence; (2) whether he is a cluster of the Dulter States; (3) the location district for such

and residence; (2) whether he is a clinical of the United States (13) the measurement stand.

See, 19. No such booth or stand or any projection therefrom shall be sound which it while than the width of the state under which it is placed at which cannot along the constraints, and the greater distance than to a point where the under surface of the main is the over over over from the level of the salewalk; and stands shall be constrainted, around and manatand at the applicant's expense, under the direction of the department of highways, upon plans to be approved by the other engineer of the alevated railroad company affected, or a to persuit of a resily removal of so much thereof as any to increasing the such as and company, its agents of employees to get convenient access to the under part of said calculate, for the appetition, pointing or regarding thereof, and shall be pulsated the same coins as the intensity of the about distinct of the distribution of the observation of the distribution of the period of one year only, and an amount fee of one dollars shall be pulse to the major for each person greatest by the major for arands under the stain of the elevated reduced, as above provided.

Sec. on. Every permit for standa underseath the stairs of the elevated railroad stations granted

Sec. 21. Every permit for stands undermeath the stains of the elevated redroad station granted pursuant to this ordinance shall contain the following reservation:

"It is expressly agreed and understood that this permit is given subject to the right of the elevated company affected, its agents, employees, successors or assigns, or the owner of said stairway, at any time properly to inspect, paint, repair, reconstruct or remove from and stairway, at any time properly to inspect, paint, repair, reconstruct or remove from and stairway, at any time properly to inspect, paint, repair, reconstruct or remove and stairway, for dimagns to or interference with said booth or stand, or the basiness therein conducted, occasioned by such inspection, painting, repair, renewal, reconstruction or removal."

Sec. 21. All permits issued by the bureau of because, in accordance with certified resolutions at the Manicipal Assembly, shall date from the date of approval of said resolutions by the mayor, and the chief of the bureau of licenses may transfer permits is such under the provisions of this ardinance from one location to another provided that in each case the consent of the source or occupant of the premises to which transfer is made the given his rement to the placing or a grand at such location.

Sec. 22. All ordinances of the former municipal and public corporations consultated into The

Sec. 22. All ordinances of the former municipal and public corporations committated into The City of New York inconsistent herewith are hereby repealed.

Sec. 23. This ordinance shall take effect immediately.

GEORGE A. BURRELL, BERNARD GLICK, JOSEPH A. FLINN, JACOB J. VELTON, JAMES H. MCINNES, Committee on

Alderman Woodward moved that section 5 be amended by adding after the words "approved by the mayor" the words "at a cost not to exceed twenty-five conts."

The President pro tem, put the question whether the Board would agree with and amendment. Which was decided in the affirmative.

Which was decided in the alimatics.

The Vice-President moved as an amendment to strike out the words "ur a" before the word uncilman" and after the words "aldermanic district," and leaves the word "the" in lieu si campallman

The President pro tem, put the question whether the Board would agree with said amendment. Which was decided in the negative.

Alderman Woodward moved that section to be amended by adding after the word "both" the words "excepting for stands under stairways heading to the showed railroad stations."

The President pro tem, put the question whether the Board would agree with said amendment. Which was decided in the affirmative.

Alderman Wafer moved that section 14 be amended by satisfac out after the words " boot is stands" the words " five dollars for each chair thereof."

The President pro tons, pur the question whether the Hoard would agree with said amendment.

Which was decided in the negative by the following vare:

Affirmative—Aldermen Bridges, Burleigh, Byrne, Diemer, Dooley, Elliott, James, Kongan, Kenney, McIanes, McNeil, Scott, Stewart, Velton, Wafer, and Wentz—15.

Newstive—The Prosident, the Vice-President, Alderson terroit, Dane, Flock, Plane, Calle, Cone, Collet, Condina, Dan enter, Homes, Remainel, Rock, Lewisth, McCall, McRanney, McCardin, McC

Fine Committee:
Addressed Woodward moved that the Thord direct the Circle to read the approximate,
The President per tem put the question whether the Honed would agree with soid median.
Which was decided to the acquire.
Alderman Woodward colled for the ayer and new.
The President per tens, decided to call for a division, holding that the manage had already less that

Alternan Woodward appeals) from the the form of the Chair.

The President protein put the question "Shall the dacking of the Chair stand as the decision of the Chair stand as the decision

Which was decided by the administrative by the following vote:
 Africantive—The Vice-Propolers, Administrative The Vice-Propolers, Administrative—The Vice-Propolers, Administrative—The Vice-Propolers, Administrative Theory, Propolers, Company, Propolers, Kommissis, Konney, Kuch, Polity, Physics, Administrative, McColl, McConney, McColl, McConney, McColl, McConney, McColl, Mc

The President pur the quantine whether the Board would agree with a liferantize of Alderman

Carefronia.

Which was decided in the impulse.

Althorizing Workward moves at the american distribution 12 of the digital ordinance adopted by the Entert of Althorize March 1, 1903, which relates to the appropriate of periformal printings be reconstruct.

The Provident on less, put the question whether the Board would agree with said position.

Which was decided in the neutron by the following come.

Althorized Althorize Reviews, the first Decides the Policy Policy Come, United Green, March 1, 1903, Come 1, 1904, C

and Woodward-9-

No. 758-975:

The Competitive on Live, to a lone was referred the concrete proposed considerars to the ordinance requiriting pedicing, special in The City of New York, respectfully

REPORT That, lowing or minor the adjoint, they believe the proposed amondments and advoided as they have reported beyonday an ordernoce of the question.

They therefore recomment that the following resolution be adopted according to the Committee on Law or discharges from farther consideration of the public and the based on the

untities, and that it for placed on file.

GEORGIC A. BUBLLETL, DEBNARD GLICK, TACOR J. VELTON, TOSEPH A. PLINN, JAMES PE MCINNES,

Resolved, That the Committee on Law, to whom his been recommittee the imposed amounted ordinates relating to discuss to venture, one, finding bodies on the public streets be useful to broad to introduce to propose at the resolvent of the resolvent of the first of the Mission of the same of the same of the first of May 37, to the east ordinates will read at an amountary to the same of the first of the Mission of the National article NAM of beyond Oralisations of the Mayor. Although and Committee of the first of the Mission of the National and Committee of the Mission of the National and Committee of the Mission of the Mayor. Although and Committee of the Mission of the Miss

ne follows

| Sec. 500 | Strike and all after the word " inflowe" in first line, to and including the namerals | \$10 for the large and interest the inflowing | \$25 to for the borney of Manhanan and The Brines | \$25 to for the borney of Manhanan and The Brines | \$25 to for the borney of Manhanan and The Brines | \$25 to for the borney of Backers | \$10 to for the Backers | \$10 to f Venders of merchandise currying upon their person a basics, is sy or other recognicle for their goods shall pay r
For the Boroughs of Manhatian and Venduck
For the Borough of Drobelyn.

For the florough of Brooklyn.

For the Borough of Choose.

For the Borough of Richmont.

For a grownal florough which will promit the because to operate to sell all warm in any part of the city, or any and all the borough othered:

For find dealers.

For flors and wagen.

For brisket, fray or other receptable curried on the period.

Strike out the semi-cides to the said section 515 after the numeral "5" in the 46th lies and more a period; also strike out the word "and" following, and begin the next assistance with a capital "T."

See, 510. Strike out the word "florescent floration.

Sec. 519. Strike out the words "Common Council" in amond bur, and insert the words "Manicipal Assumbly,"

Sec. 525. Add at the end thereof the tallowing: The tip signs and most budges must wary in color and form, so that those intended for use in the respective because it may be readily distinguishable as such. The Mayor shall have power to prepare and adopt such designs as will conform

to the requirement of this provision.

Soc. 524. And other word "ambority" in second line the following : or may one operating or plying his or her trade in any brough other than that for which a disease has been assed to

or piging his or her trade in any borough about take that the structure is decided to him or her.

Add a new vertice to be known as section 536 to read as follows: All ordinates of the former manifigalities or public comparations committated into the old City of New York, in relation to the insuring of limitates to public conclusions, are hereby repealed.

The Provident proteins, put the question whether the Board would agree to accept said report and adopt said resolution.

Which was discided in the affirmative.

No. 950.

Resolved, That permission be and the same it hereby given to Frederick Wideanon to creek a storm door in front of the premises No. 115 Atlantic avenue, Borough of Brooklyn, provided the dimensions of said norm-door shall not exceed these pre-critical by law, the work to be done at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly.

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

Which was decided in the affirmative.

No. 057

Resolved, This permittion he and the same is hereby gives to Patrick McTesora to exect a storic story of the premiters No. 60 Californias place. Bosonach of Brooklyn, provided the amountained with some experience and said some from shall not exceed those prescribed by law, the work to be done at the concentration of the premitted of Highways; a such position to continue only storing the plantage of the Manageri Assembly.

The Local of pressure, part the quantum of the Board would agree with said resolution. Which was alreaded to the additionality.

Resolved, That permission be given to the Rivel Regiment, Colored Volunteers, to march from No. 454 Seventh avenue, of Seventh avenue to broadle freely across billieth street to higher avenue on any higher avenue in a my third freely on the avenue of func 22, 1808.

The broadent provides pur the question whether the Board would agree with said resolution. Which this decorded to the administration.

MOTORS, MUSICIPAS AND DIMENANCES RESPMED.

No. 050

By the President—

Removed, That the deliment comments be and they hereby are appointed Commissioners of Tuesda to more for The City of New York;

By De Premiors

Tran 5.4 prainted, No. vin Ran Sixteenth arrest, Manhattan, J. Fred J. vent, No. 120 No. 120 No. 120 Manhattan, Descript J. Blockins, No. 20 Liberty street, Manhattan, Josephon, Jr., No. 20 Liberty street, Manhattan, Josephon, Jr., No. 20 Liberty Manhattan.

By Arderson, Larrellia.
1. C. Wasserman, No. 402 East Phylogy-matheticus, Manhattan, Water Locall, No. 202 Late Noticey and array, Manhattan, Poorga James Kir, dam No. 449 Page Page Righty-matrix array, Manhattan.

By Alderson Electry—
Others F. Aren, So. Get Free plane, liverthyre.

By Alexande France—
Frank France—
Frank France, Aren over one Avenue M. Herninger

by Alasman Cronnell And Ewin, Sea perfective times, Manhaman-ty Apartment, Festive

Work A. Morrott, No. 174 First Seventyolog Street, Mankadan.

Thomas I. Sortey, No. 1137 Markott Avenue, Mankadan.

By Alternate Lecture.

William I. Sortest, Pr., No. 8 West Thorpologistic arrang, Mankadan.

By Academic Malesco.

By Assertion Planguage State Introduction Segment Involving No. 84 January Segment Involving Section 1.

Dy Alacenson, Karamers,

1919, W. Altini etc., No., 194 Bond server, Brenchiya.

1920, Maria etc., No., 194 Bond server, Brenchiya.

193 Academ va K. Ser.

194 Academ va K. Ser.

195 Academ va K. Ser.

195 Academ va C. Ser.

Wellow Francock To have a discrete many Second aversor, Brenchiya.

By Admironal Server.

196 Academ va Colored v., No., pay Kant Com Hamilton and Thompson's come. Manifestian.

197 Academ va Kantana.

Process C. C. Ser. Ser. 2015. One Hamilton's and Thirty south server. The Brenchi

Francis, L.C., a, No. 17: Use The Hissiand and Thirty wall street, The Brees.

By Abbrera, colors

In the N. Principe. No. 224 For Termondles age: Madianan Howard C. P. Len South Co. 1 (1) commissively. Madianan Cross Nation. No. 14 West Physician areas, Manianan Frank Nation. No. 244 Westerday on oversia. Manhattan Princk Nation. No. 265 West Highworth areas, Manhattan Henry Bull, No. 246 Manianan oversia, Manhattan.

By Willerson, Sales clur-

George E. Dinne, No. 109 East One Glorified and Seventh street, Mindiation.

No. 1100.

By the name-Resolved, That Room No. 2 or the first Matt in the Through of Drenklen, formerly occupied by the License from not the Lay of Brooklyn, he must be brookly set and for the me of the former of the License of the License of the License of the present thry of New York, Which is a resolved to the Lorentzian of Therefore the License of the present thry of New York, Which is a resolved to the Lorentzian or Poble it stalling. Lighting and Supplies.

By the Vice I is formed Recorded Transcomment to and the name is basely used to C. J. O'Donnell to ered and keep an operation of the complaint of the machine to the operation of Seconds average and Thirty-fourth orient. For each of Manhadam, New orth, o become at the own experse, under the direction of the horomorphic of Highways and permanent to common only during the pleasure of the Mann pat Assembly.

Which was returned to the Committee of Streets and Highways.

by Althoram Engleight

As translating the distribution of band tills, dangers, etc., upon the street; averages on pending places of the effect.

By it contained by the Ministrya Assembly of The City of New York, as follows:

Some 1. We produced distribute or cause to be chardward any hard bill, dedger, card, the sin or accounting distribute or cause to be chardward may hard bill, dedger, card, the sin or accounting distribute or pure or arbitracts aromay to perfoling with the provisions of the ordinance are hardly reproduct.

Soc. 5. If a provision of the Committee on Law.

Normalia:

AN Ohars area probleming to throwing of manner in human peel, etc., upon the streets, sidewalks or public planes of the city.

Be it Codai and by the Mannipel Assembly in The City of New York, as follows:
Section is No process ball throw man the areas, adewalks or public places of this city only

orange or some peer or other an entire their breause persons passing along the same to dip or fall thereon:

Sec. 2. All inflormation or parts of ordinances, incominion) or conflicting with the provisions of the ordinance are largely repealed.

Sec. 1. This ordinance shall take office inmodiately.

Which was reserved to the Committee on Law.

By the same-Resolved, That has Honor the Mayor be and he is hereby respectfully requested to return to this Board for furface on detailion I resolution now in his hands permitting S. E. Extes to buy conduir is Union on Delgo on Borough of Honoldyn.

The President new teat, but the position whether the Board would agree with said resolution. Which was died and in the othersalore,

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

No. 810.

Resolved, That permission be and the same is hereby given to S. E. Baies, Manager of the Hotel Margaret. No. 99 Columbia Heights, Borough of Brooklyn, to by a consider from said building No. 99 Columbia Heights to the opposite side, No. 114 Columbia Heights, said conduit to contain pipes for the purpose of conducting steam and electricity for heating and lighting said

building No. 111 Columbia Heights, provided said 5. E. Betes shall stipulate to the Commissioner of Highways to save the City harmless from any loss or damage that may be accasioned during the progress or subscribent to the completion of the work of laying said conduit, the work in he dame at his own expense, under the direction of the Commissioner of Highways; such permission in continue only during the pleasaste of the Municipal Assembly.

Alderman Burleigh moved a recombileration of the your by which the above resolution was

The Persident per tem, per the question whether the Board would agree with said motion. Which was desided in the affirmative.

Alderwan Burleigh then offered the following:

Resolved. That the resolution he amended by wisking out the words "on Highways," and inscribing to lieu thereof the words "of Public Buldings, Lighting and Supplies."

The President process pure the quantum whether the Board would agree with said amendment. When was decided to the afternative.

The President process our discussion whether

The President pro tem put the question whether the Board would agree with said resolution as amended.

Which was decided in the atmusative.

No. 1664 - (C. O. 64.)

By Alderman Byrne-

Whereas, It has been extending to post years in fire national address to Part Greene or Workington Parks, in the Borough of Brooklyn; and
Whereas, The charges in the Borough of Brooklyn are very desirant of herping up the same-homoved contraction; therefore by it
besetved, That the same of two humbred disflars he and the same is beely appropriated in pay
Fere. I Analysis to the work of supplying the ordinates and amount amount discharging the same
in and Fore Greene in Washington Park on the fourth day of July, 1808.

Which was laid over.

Which was laid over.

No pos.

By Alderman Diemes—

An Output of report DeKalli avenue, from Hulbert avenue in Hundway, Barangh of Brooklyin, with appliab.

Be it Detained by the Manietput As enably of The City of New York, as follows:

Section 1. That the corringency of DaKalli avenue, from Helbert avenue in Hundway, Barangh of Brooklyin, by repoved with appliable pavenuess open the present pavenues, under the direction of the Commissioner of Highways.

Sec. 2. All ordinances or parts of ordinances, inconsistent or conflicting with the provisions of tall ordinances shall take effect immediately.

Which was referred to the Baard of Public Improvements.

By Alderman Geiger —

Resolved, That permission be and the same is benchy given to L. McKenna in place and keep an iron watering trough on the sifewalk near the curb in front of his promise. No out Kingabhidge road, Barough of The Brown, the work to be done and water supplied at his own expense, under the direction of the Commissioner of Highways; such permission in continue only during the pleasure of the Municipal Assembly.

The President protein, put the question whether the Board would agree with tald resolution. Whinh was decoded in the affirmative.

No. 967.

Dy Alderman Gosdinan—

Wherea, On the suppression of his Honor the Mayor, the Managral Assembly residuals the ordinates graving the National Historical Museum the use of the Old Holl of Residuals in the purposes of subtinature of and

Whereas, His Honor, in the communication in this Honorly substanted that his objections in the gaint were based principally upon the following three revenue, via a front the outlinead principal data for which the building was problemly so only the use of the Via Holl Park for a collisional principal and fluid, because the cop busine content were low-looped to produce the integral of the Gity; and Whereas, His Honor states that his action was not on the content on the Gity; and Whereas, The length of a uncernative way to be the constraint of the Copy and whereas, and recalled in a surface of a uncernative content of the copy and various fluid acquired and recalled in a surface of a particular content which acquired in a content with he Honor the Mayor, with the Computative and the Simplifies to and the horsely interested in a content which has harden and a way and acquired the surface of the content of the model of the surface of the content o

Which was referred to the Committee on Public Buildings, Lighting and Supplies.

Sa. 26%.

By the name—
Whereas, The Board of Ahlermen date, me December 25, 1897, adopt complimentary resolutions expressive or the land testings of its numbers rewards How, John Jereioman, President, How, John J. Winningh, Vira-President, and William H. Tom Rych, Kop, Chric, as per copies thereof breats appeared a mil.

Whereas, Alberton Rilas Govinson, Prant L'Combin and Descurios E. Hall were appointed a committee to carry into other the instruction of any into other the instructions as estimplate the presentation of any many resolutions by the City, in order to give them the official character atmosphere.

Realized That the Physics Committee of the Board is and it hereby is authorized to confer

Resolved, That the Phance Committee of this lines be and it hereby is authorized to confer with the committee of the Bhand of Abbrenian of 1967, above mentioned, and to recommend for our consideration such resolutions as will make it possible to have prepared for presentation the complicatorizer resolutions referred to, in the manuer and under conditions that will comply with the purposes and desires of the Common Council of 1897.

Which was referred to the Committee on Phasine.

No. 959.

By Alderman Herrington—

Be if Ordained by the Municipal Assembly of The City of New York, as follows:
That the Hundred and Eddy-eighth street be regularly opened and extended from Eighth avenue to the Speciary, under such directions as shall be given by the Commissioner of Highways, who may appoint an Impactor thereon, and one of the City Speciary.

And Whareas, The and The City of New York deems it necessary, for the more specified to be executed and done at its own expense, on account of the purpose above specified to be executed and done at its own expense, on account of the persons respectively upon whom the same might be assessed;

Therefore he is further Ordained, That the Board of Assessors he and they are hereby discord to make a just and equipable assessment of the expense of conforming to the provisions of this ordinance among the owners or occupants of all the houses and loss intended to be benefited thereby, in proportion, as nearly as may be, to the adventages which each may be deemed to

Which was referred to the Committee on Streets and Highways.

By Alderman Helgans-Resolved, That permission be and the same is hereby given to Louis Hommel to erect a storm-door at the northeast corner of Liberty avenue and Van Solien avenue, Borough of Brooklyn, on the Van Solien ade, provided said atorm-door be erected in conformity with the ordinance relating to atorm-doors, the work to be done at his own expense, under the direction of the Commissioner of Highs ays; such permission to continue only during the plausure of the Municipal Assembly.

The President pro temper the question whether the Board would agree with said resolution, Which was decaded in the affirmatives.

By Ablerman John T. McCall—
Resolved, Tour the ordinance relating to the discharge of fireworks in The City of New York to and the same is hereby suspended Monday, July 4, 1898, such suspension to containe for that day and date only. The President pro tem put the question whether the Board would agree with axid resolution. Which was decided in the affirmative.

No. 972

Be it be selected. That all ordinances for the regulation of back service in The City of New York, permitting the literatory or establishing of special backstands after than the regular public backstands in The City of New York, be and the same are bereby revoked and repealed. Which was referred to the Committee on Streets and Highways.

By the same-

No. 973.

As Outreases to regulate the grant of the franchise or right to use streets, avenues, highways, parkways and bridges for street surface railway purposes.

parkways and bridges for dreet surface railway purposes.

Le it Ordained by the Municipal A sembly of the City of New York:

Section t. All applications for the grant of the franchise or right to use steets, atenues, highways parkways and bridge for street surface railway purposes in The City of New York must be in writing and executed in displicate by the company making such application and presented to the Council and to the Board of Aldermen. The time and place when and where such application shall be first considered shall be fixed and determined by a joint resolution of both houses, and the city clerk shall cause a notice thereof to be published for at least fourteen days in two daily neuropapers to be designated in writing by the mayor. Such notice shall specify the route applied for, and be to such form as shall be determined in said resolution, and shall be published at the expense of the applicant company. Such hearing shall be had in the first instance at a joint meeting of the committee on railroads of each house, at which a majority of each committee shall be present, and at such joint meeting the chairman of the committee of the Council shall preside. shall preside.

Sec. 2. The joint committee may from time to time adjourn such hearing, and either committee may report upon such application to its house.

mittee may report upon such application to its house.

See, 3. Should the committee so making report decide in favor of granting such application, it shall include in its report and submit for the consideration of its house, an ordinance providing for the granting of the said application by the Manierpal Assembly, which ordinance shall contain all the terms and conditions, including the provisions as to rates, fares and charges. Upon the first reading of the proposed ordinance, it shall be read section by section, and shall be subject to amendment and dehate, and upon the completion of its said liest reading, it shall be transmitted to the other house, with all the documents and papers relating therein, for its action thereon in like manner. Upon its first reading in such other house, it the proposed ordinance be averaged, it shall be returned to the house from which it was received for concurrance in such amendments, and in case of non-concurrence, either house may request a conference and appoint a committee of the Consent and the other house shall also appoint a committee of the Board of Ablerman of the members, and the committee of the Board of Ablerman of the members. and in case of non-concurrence, either house may request a conference and appoint a committee for that purpose, and the other house shall also appoint a committee to confer. The administration of the Control shall consist of three members, and the committee of the Board of Ablerman of five members. The said committee shall meet at such hour and place as shall be appointed by the chairman of the committee of the linux requesting such conference. The conference shall state to each other verbally or in writing, as either shall climate, the reasons of their respective house.

The committee shall report is writing, and shall be authorized to report such modifications or amendments as they think advisable; but no committee on conference shall consider or report or any other matter except those directly at some between the two linuxes. The papers shall be left with the conference of the house asseming to such conference, and they shall present the report of such committee to their house. When such betwee shall have acted thereon, it shall transmit the same and the papers relating thereto to the other, with a message certifying its action thereon. Every report of a committee of conference shall be read through in each house before a vote is taken on the same.

taken on the same.

It shall be in order for either house to recide from any subject matter of difference subsisting between the two houses at any time previous to the conference, whether the papers on which such difference arose are before the house receding, formally or informally; and on such sate to recede the same number shall be required to constitute a quorum to act there are not to such the such receding as was required on the original quotion ovi of which the difference arose.

Sec. 4. If the two houses shall are e-gion the form and provisions of the proposed ordinance it shall be transmitted by the city clerk to the board of e-timate and apportionment, who shall make inquiry as to the money value of the franchise or privilege to be granted and the adequacy of the companisation proposed to be paid thenefor, and approve or disapprove of the terms upon which the grant is proposed to be reade as contained in said ordinance, by vote or resolution entered on the minutes of soid board of estimate and apportionment.

The board of estimate and apportionment shall cause the said ordinance, with a separt of its action in relation thereto, to be returned to the branch of the Manicipal Assembly is which the said ordinance organisated.

prilinance originated.

Sec. 5. Should the board of estimate and apportionment approve of the terms on which said grant is proposed to be made as collection in said endinance, then any before any final action is fast on said ordinance, the city clerk shall, pursuit a to paragraph 74 of the Greater New York Charter, research moposed ordinance to be published for twenty days in the Crity Recommand twice during said twenty days in two daily new groups published in The City of New York, to be designated in a miner to the major at the expense of the proposed granter. The city clark shall also, pursuant to sections 29, and 30 of said Greater New York Charter, prepare a brief extract, omitting off (termical and formal details, of said ordinance and of all recommendations of committees and of all final proceedings, as well as full copies of all messages and all reports pertunning thereto, and duals at once transaction to the person appointed to supervise the publication of the Unity Recommendation of the Arry Recommendation of the Arry Recommendation of the Crity Recommendations of the Crity Recommendation of the Crity Recommendation of the commendation of the Crity Recommendations of the Crity Recommendation of the Crity Recommendation

publication of the Unit linearing to be fartowith published therein.

See, b. Upon the expansion of five days after the completion of all said publications, which fact shall be certified to by the city cierk to the house in which the addinance originated, the said ordinance may be taken up at any time in each bouse, upon motion of any receiber, for final passage and adoption, and no aim educates to any such ordinance after its approval by the board of estimate and appendinances shall be in order. Every such ordinance containing or nothing such transit shall require on its final passage the orders every such ordinance containing or nothing such transit shall require a stall tensor as provided in section 25 of the said Charter, and they days at least shall intervence between the introduction and final passage of any such ordinance. It shall require a vote of five-risch of all the members elected to each branch or the Manicipal Assembly to pass such ordinance over the mayor a very Upon the passage of any such ordinance, it shall be the day of the city clerk in transmit to the person appendich to appears the publication of the City Research containing the title of such ordinance, reference to the date and page of the City Research containing the title of such ordinance, reference to the date and page of the City Research containing the title of such ordinance, reference to the date and page of the City Research containing the title of such ordinance was then faint a passage of such ordinance was then faint or a passage of such ordinance was required by sections 29 and 30 of said Greeker New York Charter; and no such ordinance scale approved by the major until the expiration of an least three days after the completion of such publication. approved b

Sec. 7. If, however, the board of estimate and apportionment should not approve the terms at ited in said ordinance, it shall cause the said ordinance with its objections to said terms to be rantined in the Municipal Assembly. Each branch of the Municipal Assembly shall thereupon recommit said ordinance, together with the objections, to its railroad committee, which committee may thereafter report as amended ordinance to its house. The same proceedings shall thereafter be taken by each branch of the Municipal Assembly and by the board of estimate and apportionment upon said amended ordinance as a provided for in sections 3, 4, 5 and 6 of this ordinance.

Sec. 8. All ordinances of any city, town or village now embraced or partly embraced within the corporate limits of this city inconsistent herewith shall be mapplicable to the grants contemplated by this ordinance.

See, g. This ordinance shall take effect immediately. Which was referred to the Committee on Railroads.

By Alderman Thomas F. McCaul-

Resolved, That permission be and the same is hereby given to the Harlem Catholic Club to place transparencies on the following lamp-posts: Southwest corner of One Hundred and Sixth street and Lexington avenue; northwest corner of One Hundred and Seventeeath street and Lexington avenue, and northwest corner of One Hundred and Twenty-second street and First avenue, the work to be done at its own expense, under the direction of the Commissioner of Highways; such permission to continue only for two weeks from the date of approval by his Honor the Mayor. The President proteon, put the question whether the Board would agree with said resolution.

Which was decided to the affirmative.

Which was decided in the affirmative.

Nu. 975.

By the same-

Resolved. That permission be and the same is hereby given to W. Von Erlenbeil to place and keep an ornamental lamp upon the unused lamp-post on the southeast corner of One Hundred and Fifteenth street and Third avenue, Eurongh of Manhaltan, provided said lamp shall be kept lighted during the astae hours as the public lamps, the work to be done and gas supplied at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Manicipal Assembly.

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

No. 976.

By Alderman McGrath-Resolved, That permission be and the same is hereby given to the Henry Bruckner Association to drive a wagon containing a transparency through the streets of the Twenty-third and Twenty-fourth Wards, Borough of The Brook, the work to be done at their own expense, under the direction of the Chief of Police; such permission to continue only until June 26, 1868.

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

Which was decided in the affirmative.

Resolved. That permission be and the same is lovely given to John Demonst to place and keep an iron matering-trough on the sidentials near the corb in front of his provises. So, 2401 Third avenue, Borough of The Brons, the sort to be done and water supplied at his own expense, ander the direction of the Commissioner of Highways ; such permission to common only during the pleasure of the Municipal Assembly.

The Periodent can be useful to constitute whether the Period words given with and resolution.

NO+0774

The President pro tem, put the question whether the Board would agree with said resolution. Which was decided in the attremative.

No. 198.

By Alderman McEnganey-

Resolved, That permission to and the same is hereby even to Dr. Anno L. Langworthy, of the Alumnor Settlement, to place and keep an improved from draking-fountain on the sidewalk more the curb, in front of her premises. No. 445 East Second series, Dorough of Manhatton, the work to be done and water supplied at her own expense, ander the direction of the Commissioner of Highways; such permission to commissioner of Highways; such permission to commissioner the President protein, put the question whether the Board would a recently add a solution, Which was decided in the afformative.

No. 179.

By Aldermon Melanes-

An Oktobrance to establish a bicycle path along certain streets and thoroughforce in the Borough of Brooklyn.

Borough of Brooklyn.

Be it Ordained, by the Municipal Assembly of The City of New York, as follows:

Section 1. That a strip of the carriageway, three feet wide on either side of the following thoroughteres, be repayed with septialt for the purpose of making a bicycle path on the following thoroughteres; From the boundary of the Twenty-ninth and Thirty second wards in the Borough of Brooklyn along Flatbush avenue to Avenue N. the case to Avenue U and along Avenue U, cast to Seventy-sixth street, under the direction of the Commissioner of Highways.

Sec. 2. All ordinances or parts of ordinances, inconsistent or conflicting with the provisions of this ordinance shall take effect immediately.

Which was referred to the Committee on Streets and Highways.

Hy Alderman Mah-

Whereas, The Senate of the United States, in presing the appropriation bill for the Post Office Department, has attempted to reduce the delivery of small matter in New York from eight three to

Department, has attempted to reduce the delivery of roall matter in New York from eight three to four times daily; and

Whereas, Said reduction in deliveries would note to the delivering and delivering of becomes men and citizens generally in the terrology of Greater New York. December in it is Besidved, That the Municipal Assembly to The application of New York series and no compared against said section by the Congress of the United States, and that a copy on the environment of the House of Representatives from New York town, should have to oppose the amendment to the post-office appropriation oil, which provides to said states.

The President problem, put the question whether the board would agree with said resolutions. Which was decided in the afformative.

No. 981-

Resolved, That the names of the following persons, recently appointed Commissioners of Deeds, be convected to us to read as follows:

Max Meyer to road Max Myers.

Max Meyer to road Max Myers,
Jacob Meyers to read Jacob Meyers,
John T. McGuire to read John T. Maguire.
Sarah Sestinte to read Sarah Sesabute.
The President pro tem, put the question whether the froat would agree with add resolution.
Which was divided in the attirmative.

No. 982.

By Alderman Schneider-

Resolved, That permission be and the same is beauty given to Paul Brothers to erect, been and maintain a storm dear in from at their premises the southwest career of One Himdred and Eighth street and Third avenue, provided that the said strendoor be constructed in compliance with the provisions of the ordinance relating to strong-door, the work to be done at their own expense, under the direction of the Commission of Highways, such permission is continue only during the pleasure of the Municipal Assembly.

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

No. 983.

By Alderman Velton-

Resolved, That permission he and the same is beyong given to Low thermann to plane and keep an iron watering-trough on the side of the first of he from of he prome. Would Stogg street, Borough of Brooklyn, the work to be done and enter supplied to he now only a motor the direction of the Commissioner of Highways, such permission to amount only buring the electric of the Manifold Associate. pleasure of the Municipal Assembly.

The President pro tem put the question whether the Board would agree with tall a solution.

Which was decided in the affermative.

No. 984.

By Alderman Welling-

Resolved, That permission be and the same to hereby given to Joh. Index a creat busy and maintain on the sidewalk near the curb in front of premiss No. 326 West around molecular by a horseshow, the work to be done at the own expense, under the direction of an elementary of Highways; such permission to continue only during the pleasure of the Montaly A country. The President protein, put the question whether the Board would agree with add resolution. Which was decided in the althoughter.

Nu. 1985.

By Alderman Woodward-

Resolved, That permission be and the same is briefly given in Rd, Bearen to parade with advertising wagon, with lamps, through the Romagha of Mashartin and Desax, the work to be done at his own expense, under the direction of the Charlet Pelloc and permission to continue only for three months from date of approval of he Hunor the Mayor.

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

By the same-

Resolved, That permission he and the same is bornly given to G. Carfelite to pasade with nonice with advertising cards, beginning at One Humbred and Eighty seventh street and Amelectam avenue, in Eleventh avenue, to Eighty-orgish street, to Second avenue, to One Humbred and Twentieth street, by Lexington avenue, to Madison Avenue Bridge, to Washington Bridge, to Tenth avenue and One Humbred and Eighty-second street, the work to be clone at his own expense, under the direction of the Chief of Police; such permission to continue only until Angust 1, 1898.

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

Whereas, The President of this Board has made announcement at this session of clauses in the make up of certain committees, which changes include the removing from, as well as the appointing of members on said committees; and

Whereas, Scenon 2 of the Rules of this Board expressly limits the power of the President to the appointing of committees, and does not include power to make removals from committees; therefore be it

Resolved. That the announcement of changes in committees made by the President at this meeting, he not concurred in by this Board,
Resolved, That the President be directed to make appointments to fill sucancies on committees caused by the withdrawal of John 5, Geogran as a member of this Board.

Which was referred to the Committee on Rules.

MOTIONS AND RESOLUTIONS.

Alderman John T. McCall moved that the Board do now adjourn,
The President pro tem, put the question whether the Board would agree with said motion, Which was decided in the aintmative,

MICHAEL F. BLAKE, Clerk of the Boant of Aldermen.

And the President pro tem, declared that the Board stood adjourned until Tuesday, June 28, 1898, at I o'clock P. M.

#### DEPARTMENT OF HEALTH.

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14	localization in communities of despected diphtheria, vol. t. True og- me dishricma 65; indeclare 56, vol. t. Calcure waste postate in disease 24, incubation growin on culture medium o, culture medium consummented 7, culture medium dried up o, asspectants toolis only Fauril 5, on dishriberia bacilli harne o, invagged	
- 10	have anticpic applied within two horsets. Assessment have reduced a commission of convalencent cases of diphtheris, present-	
16.	tog the decision.  In principal continuous of healthy decision infected families	
17.	the interpretation of the party of the land of the Anglied Advert	
	influence in cases of corported diphtheria taken by Medical School Imperior in schools, viz.; Diphtheria bacilli found 1, diphtheria bacilli nor found 1 indecisive 0	
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Total number of dead animals removed from streets	3,564
Executive Action.	
Potal number of orders issued for abatement of numances  Actoring 's notices issued for non-compliance with orders,  civil actions begun.  Criminal actions begun.  urrests made.  judgments obtained in civil courts	905 444 60 36 5
eraninal courts	3

Infections and Contagious Diseases,

By indeput the Board,

EMMONS CLARK, Semetary,

767

### AQUEDUCT COMMISSION.

per on removed from overcrowded apartments

AQUEDOCT COMMISSIONERS' OFFICE, ROOM 209, STEWART HOLEMAN, NEW YORK, June 29, 1898.

Abstract of Amount of Expenditures and Liabilities of the Aquadusi Commissioners During the Mouth of May, 1895, or Exputed by Section 39, Chapter 490, Laws of 1983.

EXPLAINTERA	
Sainrie - Commissioners and employees:	512,579 53
Rent,,,	1,875 00
Trues	1,001.75
Traveling and incidental expenses 122	145 04
Drawing materials, etc	97 85 80 L2
Maintenars e of Lorses, wagents and laterest .	89 Lz
Stationers ele	51.15
Tolephops centals and talk	20 15
Hine of horse and wagons	32.00
Hardware, eld	X 24
Sonitary work, ele	5 (8)
Expenditures	\$16,405 mg
New Croton Dam : Jerome Park Reservoir : retaining pussuary, cut, near shair	

LIABILITIES.	
Salades—Commissioners and employees Additional work, New Coolen Dans Lent: Maintenance of hosses, wagoon and famous. Travesing and incidental expension pipe, funder, etc. Travesing rental and folls. Hire of horses and wagons Stationery	\$9,282 5 985 6 525 0 136 8 128 2 84 8 22 8 12 0
Liabilities	\$11,505 5

100,880 32 Total natshies . .........

I hereby certify that the foregoing is a cornect and true abstract of account of the expenditions and limitities of the Aquedott Commissioners for the month of May, 1898, the said account being on life in the office of the Comptroller of The City of New York. HARRY W. WALKER, Secretary.

#### COMMISSIONERS OF ACCOUNTS.

OFFICE OF THE COMMISSIONERS OF ACCOUNTS,

STEWART BUILDING, No. 280 BEGGEWAY,

NEW YORK, June 22, 1898.

Supervisor of the City Record:

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He

Dank Siz — At a meeting of the Board of Commissioners of Accounts, held on the 17th day of June, 1808, the following appointments, to take effect June 20, 1898, were made, at the salaries stated opposite their respective names:

4230000	Fer Annum.
J. Joseph Scully, No. 203 East Forty-sixth street, at	\$2,000.00
James Fitzsimons, No. 220 West Nineteenth street, at	1,500 00
Philip Markey, No. 307 West Fifty-hunth street, at	1,500.00
Charles C. Gilligan, No. 23 Charlton street, at	1,500 00
Daniel I. Riordan, No. 15 Oliver street, at.	1,500 00
Frank M. Daushur, No. 132 East Seventy-first street, at	1,500 00

At a further meeting of the Board, held on the 20th sky of June, 1808, the following appointment was made at the salary stated upposite his name, viz :

Esaminer.	
	Per Ammu.
enry H. Meyborg, No. 89 West Washington place, at	\$1,000 00

This appointment took effect June 20, 1898.

At a further meeting of the Board held on the 22d day at June, 1898, the following appointment was saide at the salary stated opposite his name, viz. :

Examiner.	Per Annum.
Frank A. Swanson, No. 152 Madison street, at	\$1,500 00

This appointment takes effect June 22, 1898.

Respectfully,

JOHN C. HERTLE, | Commissioners
EDWARD OWEN, | of Accounts.

#### DEPARTMENT OF BUILDINGS.

DEFARTMENT OF BUILDINGS,
BOROUGH OF MANUATTAN, NO. 220 FORETH AVENUE,
NEW YORK CITY, June 13, 1808.

OPERATIONS OF THE DEPARTMENT OF BUILDINGS FOR THE WHILE UNITED JUNE 11, 1898.

#### BOROUGHS OF MANHATTAN AND THE BRONX.

Plans filed for new buildings, main office (estimated cost, \$1,077,050)	
Plans filed for new buildings, branch office (estimated cost, \$621,300)	
Plans filed for alterations, main office (estimated cost, \$381,080)	
Plans filed for alterations, branch office (estimated cost, 512,500)	
Building wheated as made	
Buildings reported as misafe	
Buildings reported for additional means of escape.	
Other violations of law reported.	
Unsate building hooces issued.	
Pire-escape notices issued.	
Violation nonces issued	- 0
Dusaie building cases lotwarded for prosecution	
Fire-escape cases forwarded for prosecution	
Violation cases forwarded for pursecution.	
Ivan and steel interestints would	4.
Iron and steel inspectious made	9+
Complaints lodged with the Department.	

#### BOROUGH OF BROOKLYN.

Permits issued for new buildings, brick (estimated cost Permits issued for new buildings, frame (estimated cost	\$209,200) \$5,705)	35 T	63
Permits issued for alterations (estimated cost, \$19,157).  Buildings reported as unsafe. Buildings reported for additional means of escape. Other violations of law reported. Fire-escape notices issued. Violation notices issued. Violation eases forwarded for presention. Iron and steel inspections made. Factories and storehouses examined. Passenger elevators inspected. Letters issued in reference to special violation reports. Complaints lodged with the Department.			35 4 2 77 2 2 1 3 8 3 C 2 3 4 7 1 C

#### BOROUGHS OF QUEENS AND RICHMOND.

Plans filed for new buildings (estimated cost, \$109,700) Plans filed for alterations (estimated cost, \$6,\$45).	2.
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T. J. BRADY, President of the Board of Buildings.

A. J. Joneson, Secretary.

#### DEPARTMENT OF PUBLIC CHARITIES.

BOROUGHS OF MANHATTAN AND THE BRONK.

SYNOPSIS OF PROCEEDINGS OF THE DEPARTMENT FOR WEEK ENDING JUNE 11, 1898.

From Heads of Institutions—Reporting meats, milk, fish, etc., received during week ending June 55, 1898, of good quality and up to the standard; on file. Central Office—

Appointments, resignations and dismissals, as per lists attached.

List of unknown dead at Morgue, Bellevue Hospital, as per list attached.

Resolution received from Municipal Assembly, as follows:

Resolved, That the heads of the different departments by and they terroly are requested to make no deduction from the pay of employees in their respective departments by reason of the observance of any legal holidays.

Filed.

Filed.

Leave of absence for one week, from June 13, granted Superintendent Biair, Out-door Poor, to attend the Convention of Out-door Poor Superintendents.

In accordance with an ordinance of the Common Council, "in relation to the burial of strangers or unknown persons who may die in any of the public institutions of The City of New York," the Commissioner of Public Charities reports 2s follows:

At Morgue, Bellevue Hospital—Unknown woman, from No. 460 West Thirty-sighth street, about 28 years old, 5 feet 3 inches, about 130 pounds weight, white; brown eyes; black hair; good teeth, right foot deformed. Clothing: Gray cloth closts, pink ration waist, black cheviot skirt, black corsets, white cotton underwear and stockings, button garters, black ailk belt. Condition of body, fair.

skirt, black corsets, white cotton underwear and stockings, button garters, black silk belt. Condition of body, fair.

At Morgue, Bellevue Hospital—Unknown man, from Thirtieth street, North river, about 45 years old, 5 feet 8 inches, about 160 pounds, white; good teeth; no hair or flesh on head or face. Clothing: Black cutaway diagonal coat, blue melton vest, black striped transers, white cotton outing-shirt, white cotton indershirt, one blue votton sock, laced shoes, white suspenders.

At Morgue, Bellevue Hospital—Unknown man, from One Hundred and Twenty-ninth street, Second and Third avenues, about 55 years old, 5 feet 8 inches, about 155 pounds, white; gray eyes; gray hair; gray moustache; false upper teeth; lower teeth missing. Clothing: Black diagonal overcost, cutaway coat and vest and tronsers of same material, white lines shirt, gray woolen underwear, brown cotton socks, laced shoes, white suspenders. Condition of body, fair. Remarks: Had letters "J. H. Sand, 1844," tatocad on left arm.

At Morgue, Bellevue Hospital—Unknown man, from Sixty-faith street, North river, alamat 45 years old, 5 feet 6 inches, about 160 pounds, white; good teeth; no hair or flesh on face or head. Clothing: Brown sack coat and vest, gray jean trousers, with a blue flannel patch on right

years old, 5 feet 6 inches, about 160 pounds, white; good feeth; no hair or flesh on face or head. Clothing: Brown sack coat and vest, gray jean transers, with a blue flannel patch on right knee, blue flannel shirt, gray flannel underwear, white cotton socks, laced shoes, white suspenders. At Morgue, Bellevae Hospital—Unknown man, from Twenty-second street, North river, about 35 years old, 5 feet 6 inches, about 150 pounds, white; brown hair; from upper feeth missing; smooth face. Clothing: Brown and black striped suck roat, black diagonal vest and transers, white cotton outing-shirt, white cotton underwear and socks, laced shoes, white suspenders. Condition of body, bad.

Appointments for Week ending June 11, 1898.

June 6. H. J. Hill, Temporary Flor, Steamboats, at \$3 per day.

June 6. Annie Allen, Inspectress, Bellevae Hospital, reinstated, at \$480 per annum; services dispensed with February to, 1898; was certified by Civil Service, under date of February 5, 1897, as an Inspector, at 79.60 per cent.

June 11. M. A. Hensfall, Supervising Nurse, Mat. Hospital, Cily Hospital, at \$600 per annum, Graduate of the New York City Training School.

Dismissals, etc., for Week ending June 11, 1898.

June 5. George Searles, Ambulance Driver, Bellevue Hospital, dismissed for absence without June 9. Patrick O'Neill, Ambulance Driver, Gouverneur Hospital, dropped from the roll, he having died.

J. McKEE BORDEN, Secretary, Department of Public Charities.

COMMUNICATION OF PUBLIC CHARITIES-BOROGGIES OF BROOKERN AND QUIESS, No. 29 Real Place, Bosonom of Recorder, New York City, June 15, 1898.

BOROUGHS OF BROOKLYN AND QUEENS,

RECEIPT OF TRANSACTIONS FOR WELL ENGING JUNE 14, 1898.

June 8.

Reports of census, labor, etc., Mospital and Alamhouse, he week ending June 7, 1898. Hills approved for general supplies, assounding to \$1.074.61.

Pay of the following-named employers of the Kings County Hospital was increased from

July 1, 1898:

Martha O'Neill, Superintendent, Training School, from \$50 to \$65 per month,
William Noonan, Stenographer, from \$20 to \$25 per month.

Daniel O'Neill, Orderly, from \$18 to \$24 per month.

William Connelly, Orderly, from \$10 to \$25 per month.

The weekly requisitions of the various institutions were received and approved.

FAIR 10.

Hills for general supplies, amounting to \$6,425.19, approved.

Margarat McCormack and Mary Gillan, employed as Pupil Nurses at Kings County Hospital. ar 596 per nunum. Jun 13:

Catharine H. Cowles, appointed Sentar Nume, Kings County Haspital, at Spec per aunum, Received abandonment hand at William DeGress. On file.

June 14: Made requisition on Municipal Civil Service Commission for three Orderlies for Kings County Hospital. A. SIMIS, Ja., Commissioner.

#### APPROVED PAPERS.

No. 248.

Resolved, That permission be and the same is hereby granted to the Fire Department to use and occupy as additional quarters for Engine Company No. 54, Bornegh of Brooklyn, the second story of the building known as the Town Hall of the former town of Gravesens, which is part at

the City property.

Adopted by the Council, June 7, 1898.

Adopted by the Board of Aldermen June 14, 1898.

Approved by the Mayor, June 17, 1898.

### BOARD OF PUBLIC IMPROVE-MENTS.

BUARD OF PUBLIC IMPROVEMENTS, ) No. 346 Bedatiway, Education of Manhattan, New York, June 24, 1598.

Superstant of the City Record:

DEAR Sin—I bug to report that the President of this Borough has promoted William J. O'Gradly, Claimman in the Topographical Bureau, to the position of Rodman, same to take effect July 1, 1868. No increase in salary. Kespecifully,

JOHN H. MOONEY,

Secretary.

Secretary.

#### DEPARTMENT OF FINANCE.

THE CITY OF NEW YORK, OFFICE OF THE CITY CHAMBELLAIS, June 21, 1895.

Supervision of the City Record :

Dear Sin—In accordance with provisions of section 1546, chapter 578 of the Laws of 1897, I beg to submit for publication the following appointment and retignation:

Appointed.

John R. O'Neill, No. 273 Stanton street, New York City, Warrant Clerk; salary, \$1,000 per manum.

Retigned.

Percy S. Barrest, No. 327 Hannock street, Branklyn, Bookkeeper, Respectfully, PATRICK KEENAN, Chamberlain.

#### DEPARTMENT OF BUILDINGS.

DEPARTMENT OF BUILDINGS Nex 220 FOURTH AVENUE,
BOROUGH OF MANUATTAN,
NEW YORK CITY, June 21, 1898.

Supercises of the City Record :

DEAR SIE —I desire to inform you that Commissioner John Guilfoyle, of the Department of Buildings in the Borough of Brooklyn, has appointed Michael A. Hickey, Tempurary Elevator Inspector in the Borough of Brooklyn, at a salary of \$100 per month, said appointment to date from June 20, 1808.

Yours respectfully,

A. I. JOHNSON.

A. J. JOHNSON, Secretary to the Board of Buildings.

### LAW DEPARTMENT.

DAW DEPARTMENT,
OFFICE OF THE CORPORATION COUNSELL
NEW YORK, June 21, 1898.

Supervisor of the City Record :

Sig-You are hereby notified that Anson G. Raught, Computer of Accounts in the Bureau of Street Openings, Law Department of The City of New York, has tendered his resignation, which May, 1898.
Very respectfully,
JOHN WHALEN,
Corporation Counsel. I have accepted, to take effect on the 31st day of

#### OFFICIAL DIRECTORY.

STATEMENT OF THE HOURS DURING which the Public Offices in the City are open for business, and at which the Courts regularly open and adjourn, as well as of the places where such offices are kept and such Courts are held; sugether with the heads of Departments and Courts t

#### EXECUTIVE DEPARTMENT, Mayor's Office.

No. 6 City Hall, g A, M, to a R, M, ; Saturdays, g A, to to M. S. Saturdays, g ROBERT A, VAN WYCK, Mayor, Account M, Downto, Private Secretary, Surveys of Licenses.

No. r City Hall, g s. w. m & t. M. D. vvo J. Recke, Chief. Chance W. Baows, Jr., Deputy,

AQUEDUCT COMMISSIONERS,
Room soy Streatt Building, 4th floor, 9 A.m. 152 P.M.
John J. Ryan, Marance J. Fough, William H.,
Ten Even,
and Contributes, Commissioners; Hanny W.,
Warker, Switterry, A. Freiny, Chief Englisher.

COMMISSIONERS OF ACCOUNTS.

Rooms 114 and 415, Stewart Bunding, 9 A. 21, 10 4 F. M.
Junes C. Herter and Koward Ower.

DOARD OF ARMERY COMMISSIONERS, The Mayor, Chairman; Farstoner or Department of Taret and Assessments, Secretary, Address Tunnas L. Fortyan, Secretary, Building, Office hours, g a. st. to 47, st.; Security, g a. st. to to st.

MUNICIPAL ASSEMBLY. THE COMMIN.

RANDULPS GOUDENSHINGS, President of the Council P. J. BOULLY, City Clerk, Circle's office open from to K. M. to 4 F. M.; Saturdays, the black of the Mar

BOATO OF ALDRESSES. THOMAS F. WOME, Provident, Michael, Clark,

#### BOROUGH PRESIDENTS.

Office of the President of the Remogh of Manhattan,
Nos. 19, 21 and 22, City Hall, 9 a state 9 7, 81, 7 Substantian, 9 a. 96, 70 12 M.
Apparers W. Perrus, President,
Tra Eduar Russ, Secretary,

Borough of the Brane.

Office of the President of the Brane, owner Third avenue and One Hundred and Seventy-seventh affect, \$\displays, \text{w.in.} \displays \text{Substitutions}, \quad \displays \text{A.s.} \displays \text{Third Street, } \displays

LOUIS F. HAPPEN, President, Borough at Breaklyn.

Precident's Office, No. r Borough Hall 2 3 A. M. to 3 M. r Saturdays, 5 A. M. to 12 M. Enwann M. Guour, President.

Francisco: Borough of Qurens.

Francisco: Bower, President.

Office, Long Island Cny; 9 s. m., until 2 r. m.; Saturday, from 2 s. m., until 2 r. m.;

Borough of Richmond.

PUBLIC ADMINISTRATOR. No. 112 Nussau street, g a. s. to a r. s. William M. Hoss, Public Administrator,

BOARD OF PUBLIC IMPROVEMENTS. No. 346 Brondway, 9 a. M. to 4 F. M.; Saturdays, 9 s. M. m cs M. Maurice F. Hollanas, President, Jone H. Mooney, Secretary.

Department of Hickorys. No. 150 Nasum street, o A. M. th. 1 M.
James P. Kentus, Commissioner of Highways.
William N. Shannos, Deputy for Manhattan.
Thomas R. Darkett, Deputy for Brooklyn.
James H. Matoney, Deputy for Brook.
Joint P. Matoney, Deputy for Broos.
Joint P. Matones, Deputy for Greens.
Henry P. Markenson, Deputy and Chief Engineer for
Richmond. Office, "Richmond Building," corner Richmond Terrice and Varla evente, New Hrighton, S. L.

Department of Sewers,

Department of Scorers,
Nos. 255 and style Broadway, 9 A. S. 10 4 F. M.
James Kara, Commissioner of hewers.
Matthew F. Dorosipe, Deputy for Brons.
THOMAS J. BYSENS, Deputy for Brons.
WILLIAM BRENNAS, Deputy for Brooklyn,
MATTHEW I. GOLDNAS, Deputy Commissioner of
Sewers, Borough of Luwens,
HERRY F. Moreners, Deputy Commissioner and
Chief Engineer of Sewers, Borough of Ris amond. Office,
"Richmond Bullilling," sorner Richmond Terrare and
York as anne, New Brighton, 5, 1,

Department of Bridge.

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W. R. William Water Belliam
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#### Department of Albert Chapters

James McConspart, Commissioner San pt Broads

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F. M. Crosses, Deputy Commissioner San pt Broads

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M. Crosses, Deputy Commissioner on Benergle of

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Barrena H. Quine Deputy Commissioner of the

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#### DEPARTMENT OF PINANCE,

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Office of the City Frommeter, No. 23 Reads around narrow hading, 2 to Jours H. Timmen and Lay Paymenter, and he was

#### LAW DEPARTMENT.

Chine of Corporation Courses.

Single-Zenteng Herbarg, 35 and ath thoras y a. M.
To y t.M., Saturday's 2 a. 3. No 32 M.
John Wanner, Companion Commiss.
Democrate Convolve, W. W. Lenne, Jr., Coursess
Braying, Assistants.
Account a International Convolve, Courses for Herselyn.

Euran for Collection of Arrears of Fernman Taxes Stowart Building, Brandway and Chambers street 9.AUTO 40.4 O.M.

Survey for the Survey of Francher, Nothing and yea Name of the Autom T. K. 195, April 1970 Commel. Surges of Street Chemings.
Non-go sine of West, billind day.
Jam's P. Dires, Assistant to Corporation Courses.

DEPARTMENT OF FULLIC CHARITIES.

No. of Third avenue, namer Lieventh street, y a. st.

No. of Third avenue, normer Lieventh street, y & M. in a t. M.

Joid W. Kinner. President of the Board: Commissioner for Biocharan and Strong.

Tamous S. Harcason, Deputy Commissioner.

Annual Strong Jr., Commissioner for Breshipt and Queen. Across & Queen. Deputy Commissioner.

James Service & Queen. Deputy Commissioner.

Plans and Specifications, Lowerteen, Properate and Estimaters for Works and Muserals for Building, Repairs and Specifications.

Plans and Specifications. (Limitation, Properate and Estimaters for Works and Muserals to Building, Repairs and Supplyins, Hills and Accounts, y a.m. to a r. M. Sarestage, as. M.

Dus-discr Foor Department. (Affice Boars, S.ye a. M. to 4.90 F. M.

PULICE DEPARTMENT, Central Office, No. pp. Mulberry error, y. a. s. t. p. m., Bernsam J. Yose, Discolate of the Bland; James B. Server, Jacob Bras, Commissioners.

FIRE DEPARTMENT. Office hours for all, except where otherwise noted, from q a, it, to q r, M : Saturdays, 22 M,

Headquarters,

Headpacriery,
Nos. 157 and an East bary seventh atree.
John J. Nancella, Fore Commissioner.
James H. Tento, Deputy Commissioner, Daroughs of the clays and Queens.
Authorized T. Decitary, Sentellary.
Head Rossins, Chief of Department, and in Charge of Fire Alarm Telegraph.
James Daris, Deputy Chief, in Charge of Bernagha, a Brooklyo and Queens.
Brooklyo and Queens.
Perus Sensy, Fire Marshal, Descript of Machillan, The Brings and Recharme.
John M. Gravy, Fire Marshal, Descript of Hydright and Queens.
Grooks E. McGuine (tempopary), Authors Fire Marshal, Descript of Machillan, Chester Office upon at all liners.

Central Office upon at all liners.

# DEPARTMENT OF CORRECTION, Gentral Office.

No. 148 East Twentieth street, Q & M, to 4 F, M. France J. Lastry, Communication, N.O. Fabrico, Deputy Communication, Lawrence, Deputy Communication of Brought of Brooklyn and Queens. DEPARTMENT OF EDUCATION.

Makes on Employees

No, 136 Group storm, Berough of Manhatan,
Change Burney Haman, Pointing A. Employe
School Burney the Propaga of Manhatan and
The Break
No. 146 Grand street from the Manhatan
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Lating Statement.

Harm, Survey.

Actual Reset for the Borough of Quaria.

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10. How Land Leadury, President planes. II. Pro
remain, Society,

School Board for the Borough of Sichmond.

Surpeign. Section Bland

France Parter, President President C, Vett. Sec-

#### DEFARTMENT OF HEALTH. New Columnil Court Building, Centre street, 9 A. M.

in F. M. Minney, President, and William T. Janeson, M. D., Jose B. Court, M. D., the Publication of the Publication of the Publication of the Point, exception, and the Health Directs of the Point, exception, Communicationers; Embroon Clark, September,

### DEPARTMENT OF DOCKS AND PERRIES.

Pier " A." N. B., Daniery pube.

J. Sismon's Cand. Premiert. Charles F. Mussey.

Transcer. Perra F. Mayor. Commissioners.

Watton H. Burner, Senerary.

Disce hours, 9 A. s. to 4 s. s.; Saturdays, 12 st.

#### DEPARTMENT OF PARKS.

Arrynal Building, Central Park, 9 A. M. to a F. M. Arthur, Sand C., Charles, President, Commissioner in Manisteen and Bushmord.

Greene V. Buswes, Commissioner in Dresklyn and

Minist Money, Commissioner in Berough of the Perca, House to Mension, Clarement Park.

DEPARTMENT OF MULDINGS. Man Dive. No ess Fourth avenue, Borough of Man-

James J. Bager, President of the Exard at Book-lane and Commissioner for the Boroughs of Manhatres and The Joseph

thereto, Commissioner for the Borough or

and the bount.

John Charlevia, Commissioner for the Ecrosph of the lifth.

District Charlevia, Commissioner for the Ecrosph of Innoise and Radineral.

A. J. Leoners, Scarspay.

Other of the Department for the Decouple of Manhana and The Bount, No. 220 Fourth avenue, Harragh of Manhana that In partment for the Commiss of English (Harragh Hall, Introduct) of the Commission of the Department for the Commission of Harragh Hall, Introduct of the Commission of the Department for the Europe of Harragh of the Commission of the Department of the Europe of Harragh of the commission of the Department of the Europe of Harragh of the commission of the Department of the Europe of Harragh of Harragh of the commission o

DEPARTMENT OF TAXES AND ASSESSMENTS. Blassart Building, 9 s. to to a r. tr.; Saturday 8, ra st. Turnay L. Farmers, President at the Board? Lowan C. Sarmers, Annuar C. Saturday, Turnay J. Payrance and Whatam Great, Complements.

BOARD OF ASSESSORS,
Office No. pollimoderay, 9, 4, 8, 10, 4 F. M.
Edward Charle, 7 - was A. Whore, 1 was Distance,
Howard McCor and Particle M. Haverett, Iberton

PUDDIAL OF MUNICIPAL STATISTICS.

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MUNICIPAL CIVIL SERVICE COMMISSION, Criminal Court Building, Centre street, Selvece Frankin and White streets, 9 a. st. in 4 s. m. Christian II Knox, President, Bonner E. Davo and Without N. Hyrotta, Commissioners, Lag Frances, Secretary,

LOARD OF ESTIMATE AND APPORTIONMENT.
The Mayon, Chairman's Tamban L. Furthers (Frederica): Department of Tamban and Assessments), Severally: the Controllar, Parimetry of the Controllar, Severally: April Clark.
April, Clark.
Office of Clark, Department of Taxes and Assessments, Stewart Building.

COMMISSIONERS OF THE SINKING FUND.
The Mayor, Chairman: Binn 5, Colles, Composite; Patrick Karren, Chamberleb; Rosen on Geogramman, President of the Count, and Rosent Mon. Chairman, France Composite, Bord of Aldersen, Members, Edward J. Layer, Servert Building.
Other of Secretary, Rose No. 11, Servert Building.

#### SHERIFF'S OFFICE

Stewart Sulfring, p.a.s. to a r.m. Timman J. Dunw, Sheriff; Hassey P. Motivany, Guier Sheriff.

REGISTER'S OFFICE.

East eide City Hall Park, g.a.m. 0.4 z.m. Isaac Fassana, Register; Joss Von Glass Deputy Register.

COMMISSIONER OF JURORS.
Rusen 197, Stewart Hallding, Chambers street and freedway, 9 a. m. to c. h. m.
June Poucera, Commissioner.

SPECIAL COMMISSIONER OF JURORS No. are Fifth avenue.

N. Y. COUNTY JAIL. No. 72 Ludlow atreet, 2 a. st. 10 4 F. M. Parkiek H. Pierker, Warden.

COUNTY CLERK'S DIFFICE. Nos. 7 ami è New County Court-Iorise, 9 s. M. to 9 f. M. William Summo, County Clerk, George M. Farranach, Deputy.

THE CITY RECORD OFFICE. ine therma of Peruting, Statemery and Hand Make. No. 2 City Hall, you be to 2 r. s., except Strawbay... inir/Inevna to which days on the rest.

Winfrom A. Bettier, Separation; Series Besterk, Depart Operation; Thomas C. Cowatt, Depart Supervisor and Accountant.

DISTRICT ATTORNEY.

Crimical Court Buidmy, Centre Street, g &. W. to a r. st. Ann Bord Gardenes, District Attorney : William J. McKessa, Chief Clerk, NEW EAST RIVER BRIDGE COMMISSION.

Commissioner' Office, Nov. 22 and 34 Chambers arrow, Niw York. 3.5, 4, 5 a. 2, 5 a. 3. State of the Arrow News, Proposition: James W. Bertz, Vice-President, Sorrel E. Lane, Secretary; Junior D. Forconto, Processor: Junio W. Warre, Process S. Mosse, and Ton Marce, Commissioners, Clark Engineer's Office, No. 2, Brandsay, Brooklyb, E. D., 2.5, 8, 10, 5, 7, 8.

CHANGE OF GRADE DAMAGE COMMISSION, TWENTY-THERD AND TWENTY-FURTH WARDS.

Born 31, Schermerhorn Building, No. of Brownway. Meetings, Ministrya, Wednesdays and Fridays, at 3

DARIEL LINES, Chairman I JAMES M. VARSUS, VILLIAN II VILLIAGE, Commissioners, LANCOY MCLINGSHIE, Clerk,

CURONERS. CORONERS.
Discough of Montantan.
Other, New Criminal Court Building. Open at 201
troug of day and right.
Enwarm T. Fittantarince, Jacob E. Bausen, Edward
W. Hart, Astrono Zucca.

ANTHONY McOwen, THOMAS M. LYNCH Bereigh of Brooklyn. Anthony J. Bergen, General W. Delar.

Funge T. Cancer, 11s. S. Singer S. Gov., Ir., Land Ann. Rover, Iv., January, L. I.

Herough of Richmond.
John Seaver, George C. Tearries.

SURROGATES' COURT. New County Court-bouss, Court opens at 20, 30 A. M. adjuarce 4 F. M.
FRANK T. FITZERRALD and JOHN H. V. ANNOAD, Sur-rogates : William V. LEARY, Chief Clerk.

ENAMINING BUARD OF PLUMBERS. Remark 4, 15 and 6 No. 15 to 12 Church dreet.

Produced, General E. Brown; secretary, James C. McConvern. Transcert, June Researces, House, Committee of the American Physics of the Committee of

SUPREMIL COURT,
County Court-bonne, to, p. 4. M. M. F. M.
Special Term, Fort H. Room No. 42.
Special Term, Pert H. Room No. 42.
Special Term, Hart V., Hoom No. 43.
Special Term, Hart V., Hoom No. 44.
Trial Term, Pert VIII., Room No. 44.
Trial Term, Pert VIII., Room No. 45.
Trial Term, Pert VIII., Room No. 46.
Tr SUPREME COURT.

COURT OF GENERAL SESSIONS.

Hald in the initial for Cris and Courts, Centre,

Jun, White and Francis streets. Court opens at re-

Prince Is, Cowing Dir John: Jacks Princeste, judge of the Court of General Science; John W. Livin, Reprince; Juneau E. Narsunum and Magnis T. M. Manney, Judge of the Court of General Section. John F. Cananti, Clerk.

Livin's infine open from the A. M. in 4 v. M.

Superior Court Part L. Crimbal Trial Term. Held in the building for Cruminal Courts. Court

June F. Carrotta, Clerk, Hours from to A. M. to 4

# APPELLATE DIVISION, SUPREME COURT,

Court tone. No. 711 Follows. SUPREME COURT.
Court tones at a v. n.
Case in the Van Baust, Freeding Justice; Gaussie
Courter, Courter B. McLoughells, Espace Parresson, Manna J. O'Buint, Gaussia, Lineadata,
Willyran Release, Justices Alfrein Wallstary, Gerk.
Willyran Release, Justices Alfrein Wallstary, Gerk.

CRIMINAL DIVISION, SUPREME COURT, New Griconal Court Building, Centre street. Fourt opens at these a Guet a. M. John F. Chancer, Clerk. Hours from in A.M. to 4

CITY COURT,
Brown turns Building, City Hall Park,
General Term,
Frail Term, Part L
Fart II.
Fart III.
Fart III.
Special T ecial Term Chambers will be held so A. M. to a

Clerk's Office, brown arms building, No. 30 Chambers errors, clark in 1948.

Janes M. Functions, Chief Justice; John H. McCarrier, Lewis J. Contag, Roberto F. O'Dwens, John P. Schochens and W. M. K. Cheory, Justices; Tunnas F. Sonra, Clerk.

COURT OF SPECIAL SESSIONS.

Building for Erformal Courts, Centre street, between Franklin and White streets, Borningh of Manhattan. Court upons at 10 A.M.

Santices. First Diction—Exitys R. Honneaux, William Travers Income. Everains A. Jacon, John Haver, William Phares, Diction—Exitys R. Honneaux, William Travers Income. Everains A. Jacon, John Haver, William Theorem, Departy Clerk.

Check's office again from 9 A.M. to 4 P. S.

Sernot Division—Trul days—Horningh Hall, Brook-Jee, Mondays, Wednesdays and Fridays, at 10 o'clock.

Town Hall, Jaconica, Borningh of Querns, Tuesdays, at 10 o'clock. Town Hall, New Brighton, Borningh of Bichannel, Thorsday, at 10 o'clock.

Theorem, Innex Courtings, Howard L. Forker, Josep L. Devaton, John Fleiners, Tomas W. Ferrograche, Joseph L. Karringes, Clerk; Charles J., Wolf, Borningh Hall, Borningh of Brooklyn open from 9 A. 8/10 4 P. S.

BUNICIPAL COURTS.

Borough of Manhartan.

First District—Third, Fifth and Eighth Wards, and all that you of the First Ward lying west of Broadway and Whitehald Steers, including Governor's bland, Ecileo's Talant, Ellis Island and the Oyater Islands.

Louri-room, No. 38 Chambers street Brown Stone Bundong.

Banding L. Lewis, Justice. Frank L. Bacon, Clark Clark's Office open from 9 & M. to 4 P. M. Scomo Detrict—Second, Fourth, Sight and Fourteenth Wards, and all that persons of the First Ward lying south and east at Brandway and Whitehall street. Court moon, corner in Grand and Contrastreets.

Harmony Butter, Justice. Francis Mangin, Clark. Clark's Liffice apain from 9 a. M. 10 4 F. E.

Third District—Ninth and Fifteenth Wards. Courtroom, monthwest corner Sixth avenue and West Tenth
street. Court open daily (Sundays and legal holidays
are penil from a N. to 2 P. M.
We. F. Moons, Instice. Darent Williams, Clerk
Fusch District—Tenth and Seventeenth Wards.
Court-room, No. in First street, corner Second avenue,
Chart dress g A. at daily, and remains open to close of
formatics.

Omnors F. Rossich, Justice. John E. Lynch, Clerk. Fifth District—Seventh, Eleventh and Thirteenth Vards. Court-room, No. 24 Clinton street. Henry M. Guzhroma, Justice. Jereman Haven,

Cierk.

Sixth District—Eighteenth and Twenty-first Warfs
Court-room, northwest toener Twenty-first Warfs
Second awares. Court opens 9 a. M. dally, and continues
upon to close of business.

Darian F. Mawrin, Justice Annan Barmars. Clerk
Seventh District—Nineteenth Ward. Court-room,
No. 151 East Fifty-seventh aircet. Court opens every
morning at 9 o'clock (except Simulays and legal holidays),
and continues open to close of business.

John B. McKean, Justice. Parkick McDavity,
Clerk.

English District.

Eighth District -State-orth and Twentieth Wards, Court-room, northwest corner of Twenty-third street and Eighth strents. Court-spens at y 4.00, and continues open to close of torsioess.

Cheric's office open from y A. M. to 4 P. M. each Court description.

Cherc's once open and day. Trial days, Wednesdays, Fridays and Saturdays, Return days, Toroctays, Thursdays and Saturdays, Joseph H. STINER, JUSTON. THOMAS CONTIGAN, Clerk.

Correction the STINER, JUNIOS. TROMAS CONTIGEN, Clerk.

Ninth District—Fwelfth Ward, except that portion thereof which lies west at the centire line of Lerna or Stath secone, and of the Harless river north of the termions of Lenes aremore. Court-from, No. 17s. East One Hundred and Twenty-first street, southeast corner of Sylvan place. Court-opens every morning at a cleic of second business.

JUNEAU P., FALLOR, JURICE. WILLIAM J. KEINEROY, Clerk.

Chris's office open daily from y A. M. to a F. M.

Tenth Prairies—Twenty-second Ward and all that portion of the Twelth Ward which is bounded and Tenth street, on the south by the seniors line of Eighty-sixth street, on the seat by the remarking of Sixth avenue, and on the west by the Immirriver. Court-room, No. 318 West Filty-horth street. Court opens daily (Sinda va and legal helidays enceptical) from 9 A. M. 10 4 F. M.

JANES A. O'LORSAM, JUNICE. JAMES J. GALLHAM, Clerk.

Flevanth District—That portion of the Twelth Ward, which be north of the courte line of West.

Clerk.

Flevench District—That portion of the Twellth Ward which live north of the centre line of West One Hundred and Touth street and west of the centre line of Lenox or Stath avenue, and of the Harten river north of the permuted Lenox or Stath avenue. Court-room, corner of One Hundred and Twenty-Stath street and Colombias avenue. Court opens stally foundarys and legal holdstyre and provided, from room to the State.

France J. Wordersen, Justice. Andrea N. Direchart, Clerk.

Horough as the Brone.

HAUT, Clerk.

Form District—All that part of the Tounty-fourth Ward which was lately anaexed to the City and County of New York by chapte roas of the Laws of star county of the York by chapte roas of Westchester and part of the Towns of Eastchester and Pollum, including the Yillages of Waterfell and Williamshridge. Court op on stally (Sundays and legal holidays excepted), from 2 and to 4 to 4.

WILLIAM W. PRINCELL JUSTICE, JOHN N. STRWART,

Second Descript—Twenty-third and Twenty-fourth Wards. Cours-room corner of Third avenue and One Binstreis and Fifty might street. Office hours from 9 4.16. for 4 of M. Caurt opens at 9 6 M. Jones M. Transaw, Justice.

Jose M. Transey, Justee,

Berngh of Brooklyn,

Feer District-Comprising First, Second, Teird,
Furrth, Firm, Stath, Tenth and Twelfile Wards of the
Berngth of Brooklyn,

Jacon No. Justee, Enwart Mohan, Cierk,
Cierk's Diffice open from 9 A. S. to 4 P. S.

Second District-Seventh, Eighth, Night, Eigeneth,
Twentieth, Twenty-bret, Twenty-cond and Twentythard Wards, Court-room hearted at No. 59, threadway, Brooklyn,
Geraul B. Van Wart, Justice, Walland H. Aslaw
Chief Clerk.

Chief Clerk.
Clerk's office open from g 4. to to 4 r. st.

Core's office open from q & w. to q r. M.

Third District—Installed the Thirdenth, Fourteenth, Eightrenth and Ninerceath Wards, Court-house, Neg and I Lea are now, Breaklyn.

Whithird Schultzmann, Junior. Chartier A. Contant, Gard.

Charl's office open from q a. M. mill q R. M. Coint opens at he o'glock.

Fourth District.—Theory shouth, Theory hith, Thomps and a control, No. 14 Horneth and Theory eight Wards. Control of the control of th

Clerk's office open from q a.m. to 4 F.M.

### Burough si Queens.

First Intrict-First Ward (all of Long Island City, formerly composing five Wards). Court-more, Queens County Court-house (bushed temporarily). Thomas L. Karriss, Justice. Thomas F. Kannenv, Clerk.

Clerk.
Clerk's office upon from g s, m, to g r, m, each week
day. Court held each day, except Saturday.
Second District—Second and Third Wards, which indioise the territory of the late Towns of Newtown and
Flashing. Court-room in Court-house of late Town of
Newtown, corner of Irrasilway and Court street, Elm
turst, New York. P. O. address, Elmburst, New York.
WILLIAM T. MONTEVERINE, Justice. HENRY WALTER,
Jr. Clerk.

The Clerk, Clerk's office open from a A. M. to 4 P. M., Third District—James F. McLovennics. tioraugh of Richmond

Biorough of Richmond.

First District—First and Third Wards (Tawns of Castleon and Northfield), Court-room, former Vullage Hall, Langette avenue and Second street, New Brighton.

Jung J. Kersey, Justice: Francis F. Lanan, Clerk, Laurt office open from y A. N. 10.4. B. Court held each day, sycrept Saturday, from to A. M.

Second District—Second, Fourth and Birth Wards (Towns of Middlenawn, Southfield and Westfield).

Court-room, former Edgewater Village Hall Stapletin Park, Stapleton.

Along MayNaup, Justice: Perme Tirenam, Clerk, Court office open Irong A. M. 10.4 B. M. Court held each day from to A. M. and tonumues until close of legions.

CITY MAGISTRATES COURTS.

CHITY MAGISTRATES COURTS.

Court agen from q. S. until q. S. .

City Magistrate: Henry A. Bears, Robert C.

Consent, Lawoy E. Crant, Joseph M. Druch, Charles
A. Frakenen, Henrian C. Kuntler, Clearing W.

Means, John O. Morr, Joseph Pont, Charles K.

Stano, Jr., Thomas F. Whiteworth, W. H. Charles E.

Brins Dewarder, Scrietary.

Firs District—Crimmal Court Building.

Second District—Jederam Market

Third District—Jederam Market

Third District—Jederam Market

Fourth District-Fifty-seventh street, near Lexington

Still District—One Hundred and Dwenty-first street, southeastern corner of Sylvan place, Bish District—One Hundred and Fitty-eighth street and Third system.

and Third -venue.

Seventh Distroit -- Fifty-burth street, West of Eighth avenue.

рассии Вруговы

Become Divisions,
Become Divisions,
Become di Brooklyn.

Their District—Ne. 318 Adoms street. Jacon Bernstein, Magistrate
Sermod District—Court and Builer streets. Busing
Barrows, Magnoste.
Turd Blemer—Myrile and Vanderbilt eremes.
Chisarse E. Teats, Magistrate.
Fourth District—Nos 5 and r Lee avenue, William Kasama, Magistrate.
Fifth Datrict—Ewen and Powers streets. Assume
Lexon, Magistrate.
Saith District—Collegand Reid avenues. Lewis R.
Worth, Magistrate.
Seventh District—No. 31 Gram streets, Fisibudi,
Alargeo E. Streets, Magistrate.
Fighth District—Coney Islandt, J. Lort Northams,
Magistrate.

Berough of Queens.

flarough of Queens,

First District—Nos. or and on Jackson overno, Long Island City. Marriers J. Surro, Magistrate, Second District—Flushing, Long Island, LCRR J. Consuston, Magistrate.

Third District—Far Rockaway, Long Island. En-meran J. Hearty, Mogistrate,

Borough of Richmond.

First District— New Brighton, Staten Island. John Cook. M., strate. S. and District—Stapleton, Staten Island. Nathannel Massin, M. ediscrate. Serretary to the Board. Channel B. Charles, Myrtic and V. no-rholt avenues florough of Br. oklyn.

#### OFFICIAL PAPERS.

MORNING-"MORNINGTOURNAL," STELL M graph "
Evening - Duly News" "Evening Sun."
Westly - Westly Union," "trish American,"
Genome - Margan Journit,
WILLIAM A. DUTLER,
Seperatur, Cay Record.

#### DAMAGE COMM .- 23-24 WARDS.

PURSUANT TO THE PROVISIONS OF CHARter 197 of the Laws of 1695, emilled "An acpreside for an aurulating and paying the moduli of
"damages to lands and lookings serviced by reason of
"changes to lands and lookings serviced by reason of
"the changer yet of the Laws of 1885, croming but the
"daprontion of railroad tracks in the Twenty-third and
"Twenty-burth Wards, in the Lay of the Vort, at
"otherwise," and the acts animaly thereof and
"therwise," and the acts animals where any
applemental therete, notice to hereing given that
public questings of the Commissioners appointed purcent to raid one, will be held at Room et, before
here Building, No. of Brandway, in the Cay of New
Verts, our Ministry, Wedersday and Friday at each
week, at a struck 1.45, and forther notice.

Dantel Lober J. Amers N. VARNUM, WILLIAM
E, STILLINGS, Commissioners,
Laguest McLeonners, Clerk,

### BOARD OF PUBLIC IMPROVE-

BOARD OF PUBLIC IMPROVEMENTS.

BOARD OF PUBLIC IMPROVEMENTS.

BOARD OF PUBLIC IMPROVEMENTS.

No. 36 Board of Public Ingression of The City of New York is ensure that the public Ingress of the City of New York is comment to me the public Ingress to select the major planned. The City of New York is charged the approaches in the large are the Harden and Forty and the test of the public Interest, in the Board of the said Board will be held on the office of the said Board will be held on the public and that a meeting of the said Board will be held on the public and that a first of the said Board will be held on the public and the public and the said Board will be held on the public of the said Board will be the following residualized by and Board will be said the following residualized by and Board will be the following residualized by the disposal of white the bablic interest on the disposal of the traversions of Section 30 of New York by changing the approaches to the Board will be Board and Forty ninth street in East One Hundred and Forty ninth street in East One Hundred and Forty-ninth street, to East One Hundred and Forty-ninth street, at the Board will

No. 346 BROADWAY.

No. 346 Excension.

No. 34

for al Marcher seeme, between East One Hundred and Sixty-night street and East One Hundred and Sixty-night street, in the Recorge of The Brows, they of New York, more questioned described a follows. Beginning it a point in the western line of Marcher avenue, distant up, og lest conductly from the interaction of the several new of Marcher avenue with the southern line of East One Hundred and Sixty mathetree.

tree. There southerly along the western line of Marcher avenus for amount feet in the northern line of Fast One Humired and Sixty-eighth street (Birch

street;
2d. Thence westerly along said northern line of East
10e Hundred and Sixty eighth street for 118,11 feet.
2d. Theore casserly, covering to the left on the are of
a carele of fifty feet radius and tangent to the preceding

3d. Theore taskerly, or the tangent to the preceding course for 44, 35 feat.

4th. Throw cortheorety on a line tangent to the preceding course for 4, 35 feat.

4th. Throw cortheorety on a line tangent to the preceding carries for 13d to the point of beginning. Resolved, That the Board consider the proposed change of line of the above named street at a meeting of the board, to be held in the office of this Board, as 2 o'clock r. st.

Resolved, That the Secretary of this Board cause those resolutions, and a mode to all persons offerted thereby, that the proposed change of line of the above named streets will be considered in all persons offerted thereby, that the proposed change of line of the above named streets will be considered in a meeting of the Board, to be held at the algressid time and place, to be published in the Curv Recomb in ten days continuously, Sandays and least helid ys excepted, prior to the 7th day of July, 1503.

Dated New York, June 44, 1565.

Buted New York, June 44, 1565.

Secretary.

IGHN II MOONEY.

Secretary.

Boand of Public Improvements of The City of New York, decimally if for the public interest of the City of New York, decimal, if for the public interest of the City of New York, decimal, if for the public interest of the City of New York, decimal, if for the public interest of the City of New York, he changing the grade of Edgreenthe road, between One Hundrest and Titre-fifth street and One Hundrest and Titre-fifth street and One huttain, City of New York, and that a morning of the said Board will be held in the office of the said Board at No. 348 Broadway, on the safe day of land, (2008, 31 of clubs e. 35, at which such prepared change of grade will be considered by said Board of the said Reard of No. 348 Broadway, on the safe have of hims, (2008, 31 of clubs e. 35, at which such prepared change of grade will be considered by said Board of the said Reard of the following resolutions, adopted by said Board of the provisions of said and a fait of the change of the following the said Reard of the following the said the said the man of said on 4.2 of said said the following the said that the said the said the said that the said th

hat,
All clavations alove City Platon Line.
Resolved, That this Board consuler the proposed change of grade of the above earned street at a meeting of the Board, to be held in the often of this Board, at No. 346 Broadway, or the region day of June, 1848, as a victoric v. st.
Resolved, That the Secretary of this Board cause the resolution, and a notice to all persons off-circle thereby.

resolutions, and a natice to all persons affected thereby, that the proposed clearer of grades of the shore some of street will be considered at a meeting of this found, to be held at the above solid time and place to be published in the Crix Rusons in the two years continuously. Studies and legal holidays exempted, prior to the 24th day of

Dated New York, June 15, 1805. H. MOONEY, JUNE H. MOONEY

# DEPARTMENT OF PUBLIC CHARITIES.

DEVALUABLE OF PURIO CHARACTERS.
HOWST OPEN OF BUILDING AND QUICKS.
NEW YOLK, June 14, 1898.

TO CONTRACTORS.

PROPOSALS FOR MATERIALS AND WORK PROUBLED FOR REPAIRS AT KINGS COUNTY HOSPITAL AND ALMSHOUSE, FLATAUSH, DOROUGH OF BROOKLYN, AS FOLLOWS:
1-ROOF AND SKYLIGHT FOR KITCHEN EXTENSION, HOSPITAL.
11-ROOF FOR BOILFR-HOUSE, HOSPITAL.
11C-ROOF AND SKYLIGHT FOR BATH-HOUSE EXTENSION, ALMSHOUSE.

SEALID HIDS OR ESTIMATES FOR THE D aforesaid work and materials, in accordance with the specifications, will be received at the office of the Department of Public Charlies, No. 6: Third avenue, in the City of New York, until its o'clock at of

#### MONDAY, JUNE 27, 18d8.

The person or persons making any lod or estimate shall formish the same in a scaled emoling a localised of Bid or Estimate for Repairs No. 1, for the Department of Public Charines, Borough's of Brooklyn and Queens, with his or their usum or names and address, and the date of presentation, to the head of said Department, at the said office, on or lesions the day and from above named, at which time and place the hole or estimates received will be publicly opened by the President of said Department and read.

The Boann or Public Charines greeners the hole for the President of said Department and read.

The Boann or Public Charines greeners the hole for the President of Said Department and read.

The Boann or Public Charines greeners the figure of the public in the state of the public of the p

surely or otherwise, upon any brogger made as soon as portuint.

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

Any bidder for the contract most he knawn to be engaged in and wolf prepared for the luminess, and must have satisfactory testimonials to that effect, and the person of persons to whom the contract may be awarded will be required to give security for the performance of the contract by his or their bond, with two sufficient sureties.

the contract by his or their bond, with two sufficient sureties.

Each bid or estimate shall contain and stars the nome and place of residences of each of the persons making the sames, the names of all persons interested with him or them therein, and it no other person he so interested, it shall distinctly state that fact a days that it is made without any concertion with any other person nothing an estimate for the same purpose, and is in all respects fair and without collision or trand, and that no member of the Minutepol Assembly, head of a department, chief of a horsain, deputy thereof of each theiron, or other discard the Corporation, is directly or indirectly interested observing or in the supplies or work to which it relates, or in any purion of the profits thereof. The hid or estimate must be writted by the each, 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 in its requisite the vesselecture.

Each bid or estimate shall be accompanied by the con-

sent, in writing, of two householders or fresholders in The Use of Fow York, with their respective places of the inters of residence, to the effect that if the contract to severally to the person making the estimate, they will, on its letter a sparties, become bound as his one as in a latitude performance, soot that it he shall control or the exercise the same, they will pay to the Corporation any difference between the same that which the Competition any difference between the same that which the Corporation any difference between the same that which the Corporation any difference between the same that which the Corporation any difference between the same that which the Corporation any difference between the same that which the Corporation any difference between the same that the contract may be availabled at any saftwappent letting; the amount in each case to be enhanced upon the estimated amount of the work by which the body are creed. The consent above meaning that he is above his farmation, in writing, or each of the person signific the same, that he is above his failure of the contract and the worth the above his failure of the competition of this contract, over and above his finishing as forcery nature, and ever and above his finishing as a surely required for the competition of this contract shall be awarded to the person of the same streaty. The adequacy and salloclosely of the security required to the person of the contract shall be awarded to the person of the State or National breaks of the person of the State or National breaks of the person of the State or National breaks of the tailout performance of the contract will be received or considered unless accompanied by either a contribute, or money has been excluded in the observed or considered to the section of the contract within the section of the contract shall be approved by the sound to the section of the person of the person of the contract within the difference of the contract which the successful bidder, with the contract the contract withi

law. Bidders will write our the amount of their collinates

Bridger will write our the amount of their solitories a arbitron re-inserting the amount in figures.

Playment will be made by a requestion on the Computation, in accordance with the terms of the orienteen epochton more and to obtained at New Expertition on an to obtained at New Expertition, New York City, and Nex. ag Elm place thorough of Brooklyn, and builders are caudimed to execute soil and all of those previous capabilly, as the blaseri of Public Chambes will make upon their absolute conformment in every controller.

Public Charmies will no by pro-ment in every conficular, OHN W. KELLER, President, ALDI.PH SIMIS, 1s. Commissioner, JAMUS FEENY, Concentrationer, Denartment of Public Clarifics.

#### DEPARTMENT OF PARKS.

DEPARTMENT OF PARES,
AASTRAL, CENTRAL PARE,
GROCCOR OF MARINAYEAS, CITY OF NEW YORK
June 21, 1895.

### TO CONTRACTORS.

STALED RIDS OR ESTIMATES, WITH THE slick of the work and the partie of the billion and the partie of the billion and the flower of the billion of the billio

milorised therein, will be received by the Park hand, at its offices, Are and Booding, Physical street and With street, Are and Booding, Physical street and With street, Are and FURKI-HING, AND DELIVERING HAY, STEAW, OATS, CORN AND BEAN, AN FURKIN-HING, AND DELIVERING HAY, STEAW, OATS, CORN AND BEAN, AN FURKIN-HING, AND DELIVERING HAY, STEAW, OATS, CORN AND BEAN, AN FURKIN-HING, as you permed at the start of the street, and the control of the street, and the street of the street, and street of the street, and the street of the street, and the street of the street, and and street of the street, and at the street, and the street of the Mandicipal Assembly, head of a department, third of a burrant, deputy thereof, and the part is the street, and the several matters stated therein, and the species of the Mandicipal Assembly, head of a department, third of a burrant of the worth of the street, and the several matters stated therein are in all respects true.

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he warried to the person making the astimate, they will, on its being so awarded, become bound as his sureties for its faithful performance, and that it he shall smit or relies to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Lors poration may be obliged to pay to the person or persons to whom the contract may be awarded as any subsequent eiting, the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent almost mentioned shall be accompanied by the oath or athremation, in writing, of each of the persons signing the amount, that he is a householder or fresholder in The Cray of New York, and is worth the amount of the security required for the completion of this contract, over and atows all his delite at every nature and over and above his flabilities as ball, surety or otherwise, and that he has offered himself as a surety to good faith and with the intention to execute the hond required by section as of the contract shall be awarded for the person or persons for whom he unwants in hecome surety. The adequacy and sufficiency of the security offered to be approved by the Comptroller of The City of New York.

No bid or estimate will be received or considered unless accompanied by either a certified check upon one of the State or National banks of The City of New York, drawn to the order of the Comptroller, or mosey

STEED WALL

The department of Vance Will Six

THURSDAY, JUNE 10, 1898,

THURSHAY, A CAR Off what I A Samphown Laws I A Samphown Laws I A Samphown Laws I A Samphown Law Lamba I Samphown Research I and I Samphown Research I and I A Samphown Research I and I an

Department of Panel, Assessor, Christian Panel, Monorch of Manual van, Cristian New York, June 17, 1145.

#### TO CONTRACTORS,

SEALED BIDS OR 1 TIMALES, WITH THE STREET BOARD, AT IN ORDER OF THE STREET, WITH THE STREET BOARD, AT IN ORDER, AT ON A STREET BOARD, AT IN ORDER OF THE REDAY, JUNE 10, 1848.

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THERSON, JUNE 10, 1848.

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was any mismoni-relimining relative to the warmen of the work to be performed at materials as in membed.

Each life or estimate shall contain and state the comes and place of residence of each of the persons making the same, the names of all persons increased with the or them therein, and if no other person be so interested in shall distinctly state that tast; that it is made without any connection with any other person making an estimate for the same purpose and is in all respects this and without collusion or transl, and that no member of the Municipal Assembly, head of a department, chief of a bureau, deputy thereof, or nierk therein, or in the supplies of sorts to which it reliates, or in any portion of the productive or university interested therein, or in the supplies of sorts thereof. The bid or estimate must be verified by the cash, in critical, of the party or particle making the estimate that the several matters stated therein are in all respects true. Where more than one person is increased it is requisite that the verification be made and subscribed by all the narties interested.

Each but or estimate shall be accomposited by the consent, in writing, of row inqualitations in the large person of the productive in the consent.

Each but or estimate shall be stromp awail by the consent, in writing, of two householders in fracholders in
The City of New York, with their respective pieces of
instructs or residence, to the effect that if the contract be
awarded to the person making the estimate, they
will, on its being so awarded, become bound as his
sureties for its rathful personnairs, and that if he
shall staft or refuse to excent the same they will
pay to the Corporation any difference between the same
to which he would be entitled on its completion and
that which the Corporation may be adding to pay
to the person or persons to whom the contract may be
swarded at any subsequent leading, the automat he
seath case to be releasaited mon the estimated
amount of the work by which the lade are ested.
The consent above mentioned shall be accompanied

by the maje of a minute of, to writing, of each of the persons signing the same that he to horselforton or time butter in The Cary of New York, and is worsh to mount of the second or The Cary of New York, and is worsh to mount of the second or the completion of this man track mere and discrete in the day of array or atherwise, and that he has offered billined as a correy or atherwise, and that he has offered billined as a correy or atherwise, and that he has offered billined as a correy or atherwise, and that he has offered billined as a correy of mount fails and offer he between the body of confidence of The City of New York, if the compact of the compact of the second of the person of persons for whom he common to have come sirely if the compact you and table second of the compact of the second of the Cary of the compact of the compact of the second of the Cary of New York, drawn to the order of the Cary of the compact of the control of the carrier of t

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#### DEPARTMENT OF STREET CLEANING.

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Build not on Municipal Age The Bridge

CONTRACT FOR FURNISHING FOR AGE FOR THE USE OF THE DEPARTMENT OF STREET CLEANING.

PUBLIC NOTICE.

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PRIDAY, THE 19T DAY OF JULY, 1509,

PRIDAY, THE 18Y DAY OF JULY, 1808, at which time and also the ordinates will be privately upwest and read top the Fermiding one Federally upwest and read top the Fermiding one Federally process pageds Hay, of the quality and spendard harves as better Hay.

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minutes of Street Chaoling will render the series and note the series, and so in this the contract is secupited sed energies.

Endows are required to state to their common, the man of all persons interested with them distributed to a natural of they shall distribute persons be an interested they shall distribute the traction with any other persons and are noted for which any other persons making mer hid or entimined by the state persons in the real of the state of the

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[Signed] JAMES MICCARTNEY.

[Commissioner of Street Cleaning.

Decad New York, John 22, 1831.

PERSONS HAVING BULKHEADS TO FILL, IN the vicinity of New York Bay, can program material far that purpose—ashie, stress owerplant, atc., such as is multicled by the Begarinest of Street Cheming—free of course, for applying to the Commissioner of Street Cheming, and Broods or, Borough of Manhatten.

JAMES McCARTNEY, Commissioner of Street Cleaning.

# DEPARTMENT OF DOCKS AND FERRIES.

PHILIP A. SMYTH, AUCTIONITIE, WILL.

WEBSBAY, JULY 6, 1808, to manufact the second of the secon

On the Law Brenn.

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of Arthritis of East Twestich areas. East steel, 4th. At the first of West Pitty sweeth wrest, Nucl.

off Apple for of West Eleventh street. North over Each at the store type will be old expandibly and for

Each of the store byte will be only separately and to a sign be given.

The remarked quantities stored to be to the overall has no believed to be corport the the Department will be not mine only flowed from the nonvision many the short determine or any lie, and believe noise judge the thorselves as to the correctness of the estamate of material will be estamate in another when making their body.

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Terms of sale to be rook, to be paid at the time of

de, An order sub he given for the material perchased.
) SERCHANT CRAM,
ETIAN T. MURPHY.
PATER F. MEVAR.
Commissioners of Dode. Duted June 17, 1815.

(Water of Consenseries Users New Plate)

DEPARTMENT OF DOCUMAND FERRIES,

TO CONTRACTORS.

(No. 635.)

PROPOSALS FOR ESTIMATES FOR FURNISH-130) GRANITE STONES FOR BULKHIAD ON RIVLE WALL.

ESTIMATES FOR FURNISHING GRANILE by the Board of Communicates at the bing of the Department of Deals and Ferrors, or the office of stand Department, so Pier "A," Son of Bintery place. North river, in The Cay of New York, and rag o'clock risk of

#### PRIDAY, JULY 1, 1808,

at which time and place the estimates will be publicly appeared by the head of tast Department. The award of the restrict, if worsels will be such as soon as practicable after the opening of the late.

Any person making an estimate for the work shall formed the same in a walled treatment of the work shall formed the same in a walled treatment and thearth at said office, on we before the day not burn shore named, which implicit shall be independ with the same or restrict if the person or persons presenting the score, the day of the presentation and a statement of the work to which it relates

The bioder to whose the course is made shall give security by the faithful performance of the conjugat. In the manner president and coupled by ordinarie, in the same of these Chosened From Humbert Bellarie.
The loginary statement of the work at he derived a faithful work at h

Table filewicked, car in accordance with specimentians.

About 117 possess I impute constituted of About 118 Headers and an Structure, continuing along 5,00 could be bett.

For further particulars, see the drawing referred to in the speciment forming part of the ordered.

N. H.—As the above mentioned quantities of subjective distributions of pointies of subjective distribution of particular and particular required to submit their estimate upon the following express conditions, which shall apply to and become a part of every estimate precised:

(1) Budders must satisfy themselves, by personal expendituation of the above and Ferres, and of the plane, and by such other means as they may prefer, as to the accuracy of the foregoing Engineer's estimate, and shall not at any time after the submission of an estimate, and shall not at any time after the submission of an estimate departs or complain of the above statement of quantities, not assert that there was any mistuder standard for regard to the nature or amount of the work to be above.

[3) Budders will be required to complete the centre.

done.

(a) Budders will be required to complete the course work to the satisfaction of the Department of Decks and Perres, and by substantial amorthmen with the specification of the tomoran and the plane therein reternal Newton to the tomoran and the plane therein reternal Newton to the tomoran beyond the amount payable for the work is few monthand, which shall be annually perfectled at the procedure torus, per units tour, to be perfectled by the lowest hidder, shall be donor payable for the outer work.

The few delivery of county ander this permany will.

specified by the lowest bidder, shall be don ar payable for the orthe sork.

The first delivery of granife under the vacquar will be made as soon as practicable after the date of the execution of the contract, and will proceed the relative with traceoutlin despatch, and all the work to be done under this contract is to be fully completed on as before the yeth day of delivery, and all the amounts at each delivery are to be divided between the several classes, as ordered by the Engineer in Clate. The danners in his paol by the Contracture for each day that the contract of the time fixed the contract of the line fixed at the contract of correct of the line fixed at the contract, determined, fixed and liquiditied at Fifty Dollars too day.

Hidder will one in their estimates the poize, per object of the time of the state of the st

The person or persons in when the modract may be awarded will be required to extend at the order with the arrained higher the order of a nature of the order of the order of a nature of the order of th

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In case wild shall be submerted by on in behalf of any expression, it must be signed in the name of such cor-poration by some Skly suffering affeir or agreen Court-in, who stall and websards his own same and offset. If practicable, the scal of the corporation shocks than be offset.

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Hidders are informed that no deviation from the speti-ficturem will be allowed unless under the written in-structions of the Engineer-in-Chief.

No indicate with be also plead from, or contract on welfall in, any person who is in acrower to. The City of Riew York, upon debt or contract, or who is in a department or service or otherwise, upon any obligation to the world the English of the paragraph of the city of New York.

Bulliars are requested, to making their hold or estimates, to use the blank proposed for that paragraph them of the appropriate for the paragraph of the department, and the appropriate for the paragraph of the appropriate of a the world, as the other and upon application therefor at the office of the Department, L. SERGEANT CRAM, CHARLES F. MICRIPAL, Potter New York, June 3, 1894.

Purch A. Santh, Accounted.

PIRLIP A. SECURE, ACCOUNTED SALE OF FERRY FRANCHISES.

This Franchises of Ferries, as More presented begins and begins and to be used, begins of the cut of New York, and to be used, or which has been commonly used in connection therewish, which what is perfect a drown in detail on map attached to form of healt, of his may be examined an application to the Department, Pier "A," Battery place, will be offered for all the the Board of Decker, at public method, to the bighost hidder, at the Society of the Research of Decker, at public method, to the bighost hidder, at the offered a, at

#### MONDAY, JUNE 27, 1808.

For a Torm of Ton Venro from May s. 1898. For a Term of Ten Venes from May 1, 18-th. In and round had been of Removedt strict, Eise river, Bernards of Remote in. In the City of New York from and to the fact of Remote may and South Lighth attent, Bernards of Brookley, in The City of New York Upon trion, 190,000 per aminin.

Let 1: To and from the fact of East Hamiton and Last their force of the fact in East theory, force in a Resident of Montarian, in The City of New York, Ity is not and to the fact of Grand street, Boronard of Brooklyn, in The City of New York, Ity is proper amining.

Let 5: To and from the form of Grand street, East river, Boronard and Manhattan, in The City of New York, from and to the first of Grand street, Boronard of the first of Grand street, Boronard and Manhattan, in The City of New York, from and to the first of Grand street, Boronard and Manhattan, in The City of New York, Upon prince, 55,000 per annum.

assume.

The fram bases and scharf property embadied in the formening will be add subject to the following terms and conditions of sales.

conditions of sales.

The fearer will be said unforce as the approximal of the terral throad by the Communications of Bull Stating Para.

The fearer will be are extend which should be less than the terral throad by the Communications of Bull Stating Para.

The local will be received with should be less than the upon precessor mentioned above.

Each purchaser will be required at the time of the sale to pay, in addition to the autenomer's tyre, to the Demarkation of the Articles of Para and the Articles and Para and the another of the another of the sale to be the terral and the sale to the payment of the read articles of the Department of the paracheses of the precision of the read and another as exercise the base when executed, or will be herfested to the Department of the paracheses of medicate to execute the base with good and sufficient security, to be approved by the Board of Ducke, within ten thay a first before market that the kease is prepared and ready for execution at the other of the tracks and the sale is prepared and ready for execution at the other of the territy of the formal and tracks, and the sale is prepared and ready for execution at the other of the formal and the obligation plantly and severally with the less are the same double the another part, for the folicital performants of all the reviewants and conditions at the bases.

The wave will contain the new many and eventual constitutions with the same.

a bond or obligation joinely and asymptly with the besses, in the oan displicit the anomal part, for the faithful performance of all the covenant and conditions of the bases.

The besses will contact the processes of the said readings, in conformire with the processes of the said readings, in conformire with the processes of the said readings, and shall provide that he rate is all the said the said the formation of the said the said that the said the formation is all the said that and capacitate bonds and sufficient in the way of all and capacitate bonds and sufficiently if they are in the said only of which a commodation the dense of the said only of the said dredge to be the said dense of the board of Docks thalf for final; also conditions that the besses said dredge to be the dense of the large they will recent and build, at sheir own superses, and will as all more well out and during the treat, natural and keep or good order, all and sopular the flacts, racks, forders, image and other formers in the landship places, and the even of any monore to the buildheads or pure from adiation by the ferry-board or otherwise, form any accident completion by the ferry-board or otherwise, form any accident comproduced and their formers in the landship places, and in the said of the said of the ferry during a distribution, the other hands of the ferry building the said of the said of the control of the ferry during a first large any time current to proceed with the water from maps of more and the ferry during the said of the sa

The rates of terrings and tharges for vehicles and fraight soft not accord the rates now tharged. The term of lease which the purchaser will be required to execute can be seen at the affice of the flowed of Ducks.

Ducks.
The right to reject any hid is reserved it doesned by the Board of Ducks to be for the bast interests of the City.
By order of the Beard of Ducks, under a resolution scapted June 3, 1898.
New York, James 10, 1898.
CHARLES F. MGRPHY, PUTER F. MEVPER,

CHEMISSICHER F. MEVER.

Pillian A. SMYTH, AUCTIONEER, WILL SELL or public auction, to the highest bidder, at Pear "A," Ballery place, in The City of New York, on

#### MONDAY, JUNE 27, 1898,

at to values some, the right to collect and cetain all whatness and cenange at the following-named wharf property:

For a Term of Nine Years and Ten Months from July 2, 1898.

Tuly 1, 1898.

Lot a The existing half of Pier, old 31, the westerly half of Pier, old 31, and the small pier between, sometimes taked Pier cris, and the buildhead situated between Pier old 11, and said small pier, and between and small pier and Pier, old 32, East river. The lesses shall have the privilege of erecting sheds on said Pier, old 31, and Pier, old 32, has river on the count terms and contitions, in seven those with pians and specifications to be submitted to and approved by the Board of Docks and standard the direction and supervision of the

Engineer-p-Chief of this Department, prevaled the newest or owners of the halve, of said pure award by private parties shall join with the Department's former in the application for some, said sheds to revert to and the small the property of the Cary on the experiation or some at the property of the Laws. The lesses shall also have permission to see and occupy, during the term of the lesses, the platform about 30 feet wide in from at the legislated between Pier, old 31, and the small pier situated between Pier, old 31 and sides, and in from at the bulkhead between Pier, old 32 and sides, and in from at the bulkhead between the small pier situated between Piers, old 32, and the small pier situated between Piers, old 32 and sides of 33, and in from at the bulkhead lettween the small pier situated between Piers, old 31 and of 32, and Terr, old 32, East river. To entire with the shed thereon, upon condition that the lesses shall may for the same at the rate of 33, awars per square tout per square, for the rare of the land under water oversel by the said platform; and siese per amount sudditional for the use of the shed on said plotform.

For a Term of Taxo Years and Tex Months from

For a Term of Two Years and Ten Months from July 4, 1898.

with privilege of recewal for a forther term of ten years, the rental for the renewal term to be an advance at ten years, the rental for the renewal term to be an advance at ten per sent, on the first form of ten years.

Lot z. The faithhead extending from a point gr feet out to die northerly side of Fier, one 30, North river, southerly to a point gr feet worth of the scatherly side of said pier. The buildhead will be set aside for the special kind of compactor curricul on by the bessee. The tensor shall have the privilege of treeting a shed on said buildhead estanding from the buildhead internations of distance of fifty fort, on the small terms and conditions, in accordance with plane and specifications to be submitted to and approved by the Heard of Dicks, the work to be done under the direction and supervision of the Engineer-in-Chief.

#### TERMS AND CONDITIONS OF SALE;

The premises must be taken in the condition in which they may be at the commencement of the term of the leave, and no claim or demand that the premises or preperty are not in suitable and transmitted condition at the commencement of the term will be allowed by this Denorman.

All repairs, maintaining or rebuilding required or interestery to be done to or upon the premises, or any part thereof, during the continuance of the reem of the tease, shull be done by and at the cost and expenses of the leaves or purchaser.

No claim or demand will be considered or allowed by the Denormanic, resulting from or we assumed by any order attending, resulting from or we assumed by any order or attending or other leaves of the premise, or any part thereof, bring analysis or on account of the premise, resulting from the sum of the particle of the part price of the particle or premises as pared or offered for sile will be automated by the interior and the time of sale.

The premisent will do all dredging whenever it shall dress it occasions will be partially useful and the residence of the rem for which is always are take will commence at the date mentioned in the advertising on the residence.

The term by which is always are take will commence at the date mentioned in the advertising them as the residence of the residence of the residence of the particle of the

much uses.

Mack furchases of a lane will be required, at the
four of his select ones, in addition to the nucleoner's
feet, he the Impartment of Docks and Ferrica
functioner for and less of the advanced of
angual real lat, is sentially for the advanced of
well be applied to the payment of the real first certain
will be applied to the payment of the rear first certain
indicate the lesses when essential ones for the certain
indicate the lesses when essential ones in refuses to
the Department if the purchaser onglects on refuses to
essential the lesses, with pood and mufficient ancety of
services to be approximately by the Department, within the
days after being outlifted that the lesses is proported and
resays for uncertained at the office of the Department of
Docks and Ferrica, Pier "A," North riser, Battery
plane.

place.

This Department expressly reserves the right to result the lease or premiers had see, by those failing, refusion in neglecting to comply with these serves and conditions, the party so failing, sensing or neglecting to be habitated by The City of New York for any deficiency resulting from or occasioned by such results.

no The City of New York for any deficiency results from or occasioned by such results.

Lessers will be required to pay their rent quarterly in alwance, in compilance with the arms and anothrons of the less aposphered and adopted by the Deparament.

In all cases solver it is monitored in the Deparament.

In all cases solver it is monitored in the piece of asia, the purchaser had be outside to the problem of warmying any find apon the piece of both had at the commencement of the term or rivel allowed to premise on the hand in the term or rivel allowed to premise on the hand in the term of the parament, and in the rights attribute to complete the permission of because har adjust to the conception thereof, such problems, had using the engalist to the tength of the first first the purpose of regularly receiving and describe carried thereof.

Not less than two arctice, each to be a boweshader or freeholder is the State of New York, to be approved by the Hand of Docks, will be required under each lease to mater late a bond or obligation, which and averally with the lesser, in the sum of double the annual rest, for the familial general more or all the community and conditions of the base, the succession interests of the arctics to be an emitted at the time of the tenths.

underesses of the surveine to be encountered at the town of table.

Each purchaser will be required to arrect that be will, upon ten shape and a to the context a base, with sufficient shape and attended, the printer being of able to the Secretary, at the office of the Department, Fig. A." Basers place.

No person will be enroyed as a lesses or survey who is definited on any former base from this Department or the City.

No not will be accepted from any person who is in arrests to this Department or the City, upon did not altrait, or who is a staulter, as arrety or wherewise, upon any obligation to this Department or to The City of New York.

The accretioner's feet [Sra) on each lot or parasimant be paid by the purchasers thereof respectively at the time of sile.

Datad Saw York, June 10, 48-8.

Dated Saw Vork, June 10, 1858. ). SERGEANT CRAM, CHARLES F. MURPHY, PETER F. MEYER, Commissioners of Docks

PRILIP A. BAYTH, AUCTIONORS. SALE OF FERRY FRANCHISES.

THE FRANCHISES OF FERRIES, AS MORE particularly bereinates described, will be offered for sore in the Board of Docks, at public auction, to she highest bliffer, at Poet "A," fastery place, at 12 o'clock at, of

#### MONDAY, JUNE 27, 1898.

For a Jerus of Jim Proves from May 1, 1808.
Let 1, To and from Curlimite arrest, North river, Borough at Manhattan, in The City of New York, from and to Jersey City, in the State of New Jersey. Upset price a tracos per anoma, with the privilege at renewal top a further term of ten years at the same runtil as the first term, subject to the additions specified in the terms and conditions of sale.

and conditions of sile.

Let a, To and from Do recess street, North river, Berough of Manhattan, in The City of New York, to and from Jersey City, in the State of New Jersey, Upset price, \$\foatin{c}
\sigma\_{\sigma}\sigma\_{\sin}\sigma\_{\sigma}\sigma\_{\sigma}\sigma\_{\sigma}\sigma\_{\sigma}\si

Lot s. To and from the foot of Tenth street, East river, Borrough of Manhattan, in The City of New York, from and to the foot of Greenpoint avenue, Harough of Brooklyn, in The City of New York, Upset pices, \$7,000 [et 2000].

The transhives unbodied in the taxening will be sold subject to the following terms and conditions of sale;

THEMS AND CONFICTIONS OF SALE,

The leases will be sold subject to the approval of the terms thereof by the Commissioners of the Surking Fund.

Firms thereof by the Lommissioners of the Sanking Fund.

In case the owners of the what tog-rights arising at the bulkbead extending from a point where the westerly side at Wext stream on the resided by a line drawn parallel with and five feet wortherly from the markerly line of Liberty street, extended westerly, northerly to be point where the same is intersected by the coutherly line of Liberty street, extended westerly, shall within three parallel with May 1, 1828, complete the work of more smeat of soid property in accordance with the plans adopted by the Board of Darks April 11, 1821, and approved by the Commissioners of the Sinking Find April oy, 1831, then and to that cose the Descensional bave the privilege of receival of the ferry translater, described as Lot 1, for a further term of ten years, at the same results provide before the series and the ferry translater, described as Lot 2, for a further term of ten years, at the same result) per amount as the first term, upon three months, notice being given prior to the expection of the first term.

In case the owners of the wharfage right, attaching and the first term.

the first term.

In case the owners of the wharfage right, see, arising at the bulkhead extending from a point where the westerly side of West afrect is intersected by a flow drawn parallel with and lority-three fest nine toolio-northerly from its marketly bee of Verry street, extended sectorly, northerly for of Verry street, extended sectorly, northerly lime of Watts street, extended westerly, shall, within the years from May 1, 1503, complete the work of improvement of said property in a cardinace with the plans of quest by the Board of Docks, April 12, 1871, and approved by the Commissioners of the Sukung fund, April 22, 1871, then not in that case the losses shall have the privilege of enewed of the forty franchine described as Let y, for a lutther term of one years at the same rained as the first term, upon three months' nature heing given prior to the Vapiration of the first term.

No fold will be received which shall be Iess than the

the spiration of the first term.

No loid will be received which shall be less than the open price mentioned above.

Luch pour base will be required, at the time of sale, to gay, in addition to the auxiliances to co, to the Department of Dock and Ferries, twenty-fee per case, so the amount of the annual rent bid as security for the excention of the annual rent bid as security for the excention of the annual rent bid as security for the excention of the proposed of the rent first authorized indee the lease when executed, or will be forfeited to the Department of the preference refuses or neglects to excent the lease with good and sufficient security to be approved by the Hoard of Docks, within ten days after being multiple that has lease is prepared and ready for execution, at the office of the Department of Docks and Ferries, First "A," North river, but of lintery place.

Two solfiel of surplies to be approved by the Board of Docks, will be required and ready by the Board of Docks, will be required and ready by the Board of Docks, will be required and execution as a band or obligation, jointly and severally with the leases, in the sum of double the annual rane, for the faithful preferences of all the executions and conditions of the lease.

The lease will contain the usual coverants and conditions of the lease.

into a band or obligation, jointly and severally with the leases, in this sum of or double the amount and, for the faithful performance of all the coverants and conditions of the lease.

The lease will gental the usual coverants and conditions in conformity with the provious of the wand the ordinances of the Minicipal A warelly relative to ferries, and shall provide that the leases will maintain and operate the leavy during the whole term, and will provide apply accommodations in the way of safe and capacitot hours and sufficiency of tyles, as to the ordinance of which accommodations in the decision of the Board of Doube shall be first, also manditions that the leases of which accounts altitude to the first at the second shall decide the terry sig, acc, or required by the Board of Leaks; that doing the term of the lease, cases, fenders, build create all and strong the term of the lease, reaks, reduces and other natures of the lunding places, and in the event of any domagn to the bulk case, reaks, reduces and other natures of the lunding places, and in the event of any domagn to the bulk case, reaks, reduces and other natures of the lunding places, and in the event of any domagn to the bulk case, reaks, reduces and other natures of the lunding places, and in the event of any domagn to the bulk case, the province conditions has of case in The Lity of New Yorks, that if at any dome disting the term of the leave, the Beard of Docks shall require any of the wharf print; used for ferry purposes to offer to provide and harden for the property of the gent and any action upon the Cay your and domagn the premises without any chim upon the Cay your and done and the provide and the provide and the provide and improvements to be made in various in advances of the provide and the provide and improvements to be made in various of the provide and provide and the ferry inding, also, that in account and improvements to be made in various of the account of the provide and the after the other of the count of Docks when required by

The races of terrings and charges for vehicles and freight shall not exceed the rules one charged. The item of least which the purchaser will be required to escale out to seen at the offers of the Board of Docks.

The right to reject any hid a reasonal if deemed by a Board of Backs to be for the best interests of the

The Beart of Dacks to be for the beart of the Board of Dacks under a resolution adopted June 3, 189%.

NEW YORK, June 11, 1194.

J. SERGEANT CRAM.

J. SERGEANT CRAM, CHARLES F. MURPHY, PETER F. MEVER, Communications of Dodler,

Pies "A," North River.

TO CONTRACTORS.

(No. 534.)

PROPOSALS FOR ESTIMATES FOR PURNISHING AND DELIVERING ABOUT 700 TONS OF ANTHRACITE COAL.

ESTIMATES FOR FURNISHING AND DIreceived by the Board of Commercianes Coal will be received by the Board of Commercianers at the head the Department of Ducks and Ferries, at the effice-said Bepartment, on Pier "A," fool of Battery plac North river, in The City of New York, natil 1,00 clock p, at. of

#### FRIDAY, JUNE 24, 1808,

at which there and place the estimates will be publicly opened by the fixed of said Department. The award of the contract, if awarded, will be made as soon as prac-roadle after the opening of the folds.

Any person making an estimate for the work shall furnish the same in a scaled envelope to said floard, at said office, on or before the day ar hour above toused, which envelope shall be indocted with the name or names of the person or persons presenting the same, the date of its presentation, and a statement of the work to which it relates.

The bidder to whom the award is made shall give scarrity for the faithful performance of the contract, in the manner prescribed and required by unliname, in the sum of One Thousand Two Hundred Dellars. The Engineer's estimate of the quantity of coal to be furnished and delivered is about 700 tons. It is expected that about 600 tons will be required to

ha delivered at the West Fifty sevents flarest Vara at the Department of Dicks and Farrier, and ther about no normal be required to be delivered to the flow. The mysteric Variation of the Construction of New York owns the whorf, plan a bulklead at which materials under the vertical at the believes in entering with made to the observation are to be believes; as charge will be under to the outer for whartage upon visuals conveying and materials.

The Re-Bibliotex was recognized to authorise their

M. B.—Bidders are required to submit their estimates upon the following express conditions, which shall apply to and become a part of every enti-mate received:

To B.—Blatters are required to salmit their estimates upon the following express conditions, which shall apply to and become a part of eyesy estimate faceleved:

131. Bolders must satisfy themselves, by personal examination of the location of the proposed distingues of materials, and by such other mesons as they may prefer, as to the accuracy of the foregoing Engineer's estimate, and shall not, at any time after the estimatement of upontities, nor assert that there was any miscoolerstonding in regard to the mature or amount of the work to be disting.

2d. Bidders will be required to complise the source was to the source was to the satisfaction of the Department of Hocks and Ferries and in substantial contribute with the specifications of the contract. No extra compensation, beyond the amount payable for the work before mentioned, which shall be creatified by the lowest holder, shall be the or payable for the work feture mentioned, which is the contract.

A too of each under these specifical by the lowest holder, shall be the cryatple for the source of the receipt of an order from the Engineer to those of the delivery of each, and the delivery will be contained in less of about 250 mms at such times and places, and in such manner as may be directed by the Engineer to those of the delivery of each, and the delivery of the first completed on at before the 3ch and they of Englered the the Language to be good by the Contractor for exchalay that the contract may be unsufficient at First Dollars per day.

Bidders will be fully completed on at before the 3ch and laquidated atter the time fixed for infollment thereof this expreed, are, by a places for infollment of the specifications therein are forth, by which pace the bids will be ressed. This price as to cover all expenses of every kind involvancy of the work directions, the amount of the infollment of the personal or the personal for the personal fo

work. The person or persons in whom the contract may be awarded will be required to attend at this office with the surerless offered by him circhem, and execute the contract within five days from the date of the service of a mixer to that effect, and in case of officers may be not always as a relay will be remarkered as having abandanced it and as in details to The City of New York, and the contract will be residentiated and relet, and so on uptil it he accepted and executed.

and as in a stall to los City a New York, and so on until it be accepted and executed.

Holders are required to state in their estimate their names and places of residence, the nonce of all persons interested with them clarein, and if no other person interested with them clarein, and if no other person be so interested in estimate shall distinctly state the fact, also, that the sationate is made various any constitution, commentum as native with, and the amount thereof has not been disclosed to any other person or persons making an estimate for the same purpose, and is not higher whan the lowest regular market points for the same band of labor or man real, and is in all respects fair and without collisions or fraunt, that as combination or pack exists of which the badder is a monbine for lowhich be the stowledge, other personal or afterways, to bid a certain price, of me less than a certain price, to hid a certain price, of me less than a certain price, to said shor or material, or to keep others from hidding thereony, and also the no monber of the Municipal Assembly, head of a department, chief if a bursan, flapiny thereon, or less than a certain price, for said shor or may other officer or may of the department, chief if a bursan, it is not have gone for the Municipal Assembly, bead of a department, chief if a bursan, it is not been gone of the Municipal Assembly, bead of a department, chief if a bursan, it is not been gone of the fair of any of the department of the supplies or work to which it relates, or in any portion of the profits thereon, and but to receive any other officerly price of price of the man of the collective indicately, soly permitted in the certain man and officer of the collective indicately, soly permitted in the certain man and officer of the collective indicated or anyther first of the collective indicated or anyther first of the collective indicated or anyther first of the collective indicated or the officer of the collective indicated or the first of the collective indicated or the f

he was a substruct of the repeated that the welf-rate he was a substruct to be a companied by the coment, is writing at two tools indice or freeholders in The City of New York, with their respectives flows of heavestary regularize, to the effect that if the construct he awarded to the person or per one making the estimate, they will, upon its bring so awarded, become found as his or their saugites for its fatchful performance, and that if said person of persons shall unit or relies on execute the contract, they will pay to The City of New York any diffusion he have not be used upon its completion and that which The City of New York any diffusion helware the wind upon its completion and that which The City of New York any he officed it pay to the person to whom the contract may be awarded at any subsequent leading, the awarded in pay to the person to whom the contract may be awarded at any subsequent leading, the award amount of the west to be reliabled upon the estimated amount of the west to be due by which the hids are tusted. The consent above significant he is a householder or freeholder in The City of New York, and is worth the amount of the scarrity required for the completion of the contract, user and above his Habilities as ball, surely and otherwise, and that he has offered himself as overly in good faith and with the intention to execute the band required by law. The adequacy and sufficiency of the sensitive offered will be arbitracy and repaired by lart to the signing of the tourtast.

No estimate will be received as considered united accompanied by sither a certified check upon one of

The City of New York after the award is made and prior to the signing of the contrast.

No estimute will be received or considered unless accompanied by sither a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or made to the amount of five fig. for the faithful performance of the amount of security required for the faithful performance of the contract. Such theck or money must not a inclosed in the scaled such proper containing the self-mate, but must be handed to the officer or clerk of the Department who has charge at the astimate-box, and no estimate can be deposited in said that until such there or money has been examined by said officer or yierk and found to be correct. All such deposits, except that of the souversful bidder, will be returned to the persons making the same which there days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to escent the same, the amount of the deposit made by him shall be forested to and retained by The City of New York as Bajalated damages for such neglect or refusal; but if he shall execute the contract within the time advocable, the amount of his deposit will be returned to him.

Bidders are informed that no deviation from the specifications will be silowed, 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 City of New York, upon delst or contract, or who is a delauter, as ascerty or otherwise, upon any obligation in the Curporation. surely or otherwise, upon any obligation in the Curporation.

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

Bidders are requested in making their bids or war-mares to use the blank prepared for that jurpose by the Department, a copy of which, together with the form of agreement, including specification, and

showing the assessor of payment for the work, the in-

Dated New York, June 14, 16th.

Dated New York, June 14, 16th.

### DEPARTMENT OF FINANCE.

NOTICE TO PROPERTY-OWNERS.

IN PURSUANCE OF SECTION COR OF THE Greener New York Charter, the Companion of The City of New York Intelly gives public notice to all persons, wooses of prajectes, afficial by the following assessments for LOCAL IMPROVEMENTS:

Bondrasi or Tue Braids

TWENTY-THILL WARD,
ONE HUNDRED AND SIXTY-NINTH STREET,
—I AVING AND LAVING CROSSWALRS, from
the New York and Habon Bedination Website avenue.
Area of assessment: Both rides of One Bundred and
Sulyainth senat, from the New York and Harlein
Ratifront is Websiter avenue, and in the estant of ball
the Yorks so the intersecting and terminating avenues.

#### TWENTY FOURTH WARD.

TWENTY FOURTH WARD.

CAMMAN STREET REGULATING, GRAD-ING, CURBING, FLAGGING, LAVING CROSS-WALKS AND PENCING, between Harlen, Reverterner and Furdham mad. Arm of Assessment: Both sides of Camman street, between Harlen, River terrace and Furdham mad, and ot the critical of half the blacks on the increaseding and termination grounds——that the come were continued by the Board of Assessment and the increased of Tales of Assessment Confirmant, explain the Board of Assessment and Arman of Tales of Assessment Confirmant and Arman of Tales of Assessment and Assessment and Arman of Tales of Assessment and Assessment and Arman of Tales of Assessment and Assessment and Arman of the confirmant and Arman of the street for a second assessed for brackless and arman of the street for a second assessed for brackless and assessment of the street for the street of the arman of the street for the street of the street of the street for the street of the street of Tales of Assessment for the proposed the street of Tales of Assessment for the proposed the street of the stree

of figures.

The direct constructive regardle to the Collector of Assessments and Arrears, on the Burson for the Editector of Assessments and Arrears of Tases and Assessments and Arrears of Tases and Assessments and Arrears of Tases and Assessments and in Edited in Samilary arrends to the force of the second of Samilary arrends to the force of the second of the first of the second of the first of Assessments in said Bureau to the Base of payment.

[HO COLER.]

gigo = COLER; Conproller. Cory of New Voca-Transferred of Pinance. Conferences Afterior June 14, 1985.

# INTEREST ON BONDS AND STOCKS OF THE CITY OF NEW YORK.

THE INTEREST 10/B 10/LY is all the Residenced Points on IS the of the forces City of New York; in the line City of Perolityin and of the Lineary is hoogh, will be paid in the description of the City of New York; in the line of the Unit of New York; in the line of the Unit of New York; in the line of the City of New York; in the Chambers city of Residence of New York; in the Chambers city of New York; in the line of the Council Interest of the Interest of Interest of the Interest of Interest of the Interest of Interes

Irradway.
The intrest due laty a high, or the Corpor Books of the late City of Booklys will be paid or that day by the Nasan Sanboud Book or Brooklys, No. 26 Court succes.

BIRD a. COLLER, Compareller.

City of New Value-Produce Repairment, Empresonate Origin, May 18, 1850

# MUNICIPAL CIVIL SERVICE COM-

Menicipal Civil Spaying Community of row Gers of New Volus, Calerna, East, Francisco de Weiter Science, New York, Jan. 10, 154

PUBLIC NOTICE IS HUREBY GIVEN THAT open competing examination will be held in the offices of this Commission for the following position, upon the dates specified:

upon the dates position:

Wednesday, Ind. to BAUTERIOLOGIST. Subjects for eminemation: Technical knowledge, experience. Thursday, Jone pr. REUPER IN AJULIDUCT. Dubes, reading, writing and arithmetic.

Thesday, July S. ASSEPANT DISINFECTOR, Technical knowledge, experience, writing.

Wednesday, July 5. STEWARD. Dutes, especiese, arithmetic, wridog.
Thursday, July 2. COLLECTOR, DEPARTMENT OF DOCKS. Unites, experience, arithmetic, wrinug, Friday, July 5. TORGGRAPHICAL DRAUGHTS-MAN. Technical knowledge, residentatics, experience, landlections. Lindwriting.

Monday, August r. EXAMINER, DEPARTMENT OF EDUCATION. Candidates will be required to take the "Pris" emponention, and one of the "Prisops," Subjects of Pass examination: Science of teaching, English language and literature, superiorer (see Wed-uerday, August 2).

Wichestler, August z. EXAMINER, DEPART-MENT OF EDUCATION. Subject of Group exami-nations: I. Lenguage. II. Mathematics. III. Science. IV. History, physical geography, etc. LEE PHILLIPS.

#### FIRE DEPARTMENT.

VAN TASSELL & KEARNEY, AUCTIONEERS, on behalf of the Fire Department, will offer for all as put he auchin, to the highest bidder, ar their asker straight or Machattan, to the Light Straigh of Machattan,

#### FRIDAY, JULY 1, 1898,

at se o'clock moon, the fails were property belonging as the Free Department of The Cay of New York: Five Horses, no tanger factor as in the Department, A Brawn Horses, No. 554. A Brawn Horses, No. 570. A Brawn Horses, No. 570. A Bray Horses, No. 570. A Cray Horses, No. 505. A Chestaur Horses, No. 505. A Chestaur Horses, No. 505. IOHN J. SCANNELL. Fire Commissioner,

#### WEDNESDAY, JULY 0, 1808,

WEDNISHAY, JULY 0, 1808,

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grown j. academia.

Nam Ville, Junior, 1978.

#### TO CONTRACTORS.

STALUD PHOPOGRALS FOR STATUTE PROPERTY FOR FUNCTIONS

The analysis and decide to be the way reparty on a company of the reason of the way refler Department of the property of the decide decided

First Administration of the property of the company of FURNISHING

#### WEDNMODAY, JULY 0, 1806.

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forms of presentations to obtained and the plans may be soon as the object of the Eupersones.

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JOHN I SCANNELL.

Hann, series Find Dr. series of June York, June 20, slept

#### TO CONTRACTOR.

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#### WEDNESDAY, JULY 6, 1898,

at which store and place that will be publicly opened by the wead of only Department and rend.

No estimate will be received by considered after the foresterned.

No estimate will be received it a send and of more than name. For independent is in the annuar and smill of more in ladars, budges are referred to the specifications. The force of the acrossors would specificationally, through the name of the acrossors would specificationally, through the name of proposal for the work, may be seen, and forms or proposals may be unusually at the efficient that the proposals may be unusually at the efficient that the proposals are not the contract.

The work is in be taily completed and delivered within here; they are the contract.

The desires or be raid on the contracts for each

letty feet 42, days after the sacration of the contract.

It is dynamic in the paid by the contracts for each day class the contract may be undefined over the cine specified for the completion thereof shall have expended to the completion thereof shall have expended to the contract will be used as bond as pleasing and the late.

Any person making an estimate for the south shall present making an estimate for the south shall present making an estimate for the south shall present the table of a solid smoother, or said office, or or hadren the days of hour above sound, when it would be full be independed by the training the same of the contract of the south shall be independed by the course of the contract of the south states.

The The Commentioner reserves the trickly in decision

The tire Commendence reserves the right in decide one and all had or estimates, if deemed to be for the partie of the transport. No find or estimate with the acceptation, or comment awarded to, any parson who is a great in the Corporation upon the transport of the Corporation upon the transport, or who is a definition, as strictly at attention, upon the comment of the corporation.

Lack lead or estimate what contain and state the same and place of readence of each of the persons making

the sape, the sames of all pers as interested work him as there there a confirm a other person be as interested, it shall desiredly state that fire; that it is mark without any terrestricts with any other person molting an estimate for the terre purpose, and is in all respects the one without any terrestricts with any other person molting an estimate for the terre and the following a military out that no member of the Mandalpo As embly, we do as department, chief of a barrier, department, the residence of the Carporation, is directly an unifically nurseased of rein, as the supplies or work to which it relates, the interior any persons of the profits discretely fire below the party or parties on also the contains that the very cond by the contains that the several matter is state there are as all respect from Where another these are persons is interested if or requested that the versamine be made and adverted at the party of the

When more the me person is interested if a requisite that the serial mile be made and substituted by all the parties of series and an accorpance by the person of series and a series and the person is returned, in recitable about the respective parts of the Lity of Arts have substituted as their respective parts of the Lity of Arts have substituted in the control be unarried to the person making the estimate. But with no in both, wo awarded, become bound as its nutries or a talkfuld performance to the son of Parts I because of the control of the same they will pay to the Corporation any difference to try and that if he shall omet on relies to exercite the same they will pay to the Corporation any difference to try and the which he would be control on an army difference to try and to pay by the person of persons to whem the contract may be absurded at any subsequent briting, the amount of each case it is estudiated open the extracted The consent abovementations shall be accompassed by the both or afformation, or writing, it are maded. The consent abovementations of the substitute of the compact of the substitute of the substitute

Vorte before the second usuals and prior to the signing of the course?

We calculate with he considered under an employed a street of the best of the backs of the back of the back

JOHN J. SCANNELL, Emmoniment

New York, Jim're 1807

STATED PROPOSALS FOR TURNISHING the Department with the arm the behind specified will be received by the Few Commissioner, at the class of the Ver Department, New Yor and My Unit Stryssownth specific and the Department of the City of Saw Vick, and to problems to the

#### WEDNESDAY, JUNE 39, 1898,

strate 3 time and place to y with the public by opened by the book of and Department and made to prove the grains pound by a Harry to be a pound by a Harry to be a pound by a Harry to be a harry to

To be determed at old the care bonne of the Department of the Barough of Heady's and in Long Island City, thorough of Queen, and it was more added and sended on the countries of the countries o

All of the day, steam out outs shall be subject to provide the provided by the subject to the su

function:

A common will be related in considered effer the first samed.

To defin the agreement, with specification, showning the marginer of the particles, and but the single particles as placed deserty, may be seen and form of preparate may be already at the colors of the Department.

Indeed, more write out the terms, specifying the cries per such to Hay, wreat, then and form.

Indeed more write out the mount of their estimates a sum of the preparate to after the figures.

The award of the colorary will be made a soon at practicable effect the opening of the bias.

Any procommitting in estimate by the work shall trend the same in a scaled involve to said Board, of and side fire, on or before the day and have above named, and if the except the same in a scaled involve to said Board, of and the particle of the same of an extended to the property of the first the common or names of the particle of the property of the Department of the same to which if resides.

The first Department is reserves the right to decline any set of the force of the proble interest.

No hid or estimate will be screened from, or contract awarded to any person who is to a receive the Corporation.

Each hid or estimate shall contain and state the name in the

refine, upon debt or contract, or who is a detaulter as surely or otherwise, upon any sublication to the Corporation.

Each hid 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 so other person to so interested it shall distroctly state that fact; that it is made without any contraction with any other person taking an estimate for the same purpose, and is in all respects that and without any contraction with any other person making an estimate for the same purpose, and is in all respects that and without collaism or thand, and that no member of the Maniegal Assembly, lead of a department, chief of a fluctuary of the Corporation, is always or work to which it relies, or in any portion of the profits thereof. The hid or estimate most be verified by the estimate, that the relies that the subjection of the profits thereof. The hid or estimate must be deadled by the server another training the resimulation of the profit of the party or parties making the estimate, that the training of the mate and authoritied by all the next subjects of profit of the party of the hearth and authoritied by the terminal is perfectly in the hearth of the profit of the party of the hearth of the profit of the party of the hearth of the places of forgers or verification; to the effect that if the contract is assembled to the person making the estimate, they will, on at being so we arised, become bound as surrice, or lichally general on the sum of Four Thesiume (a cost) Dullies; and that if he shall omit

or refuse to transmitted same, they will pay to the Escaparation any difference between the same in which he would be entitled on an ampletion and the which the Larporotica may be obtiged to gay to the paperson or persons to shown the contract may be awarded at any anterequent letting, the amount in such stage in he globalised upon the stometed amount of the work by which the tide are rested. The moment above mentioned shall be amount and by the outh or affirmation, in writing, it each of the persons signing the since, that he is a move holder or trecholder to The Lay of New York, and is worth the amount of the security required for the completion of this contract, over and above all his delits of every nature, and one can above his labilities as Sail, surety or where see, and that he has affered times! It a waterty in good faith and with the intention is massing the head required by law. The alientary and sufficiency of the security affered is no be approved by the Comprisite of The Lity of New York before the award is made and prior to the signing of the contract.

No extransic will be considered unless accompanied by

before the award is made and prior to the signing of the contract.

As extremely will be considered unless accompanied by either a cretified the Lapon one of the banks of The City of these last, drawn to the order of the Considered are a mover to the amount of Two theorems, and the considered in the scales of the considered in the scales of the the scales of the scales of the scales of the the scales of which is the officer or where of the Bepartment who has there is no done or where of the Bepartment who has there is no done or where of the Bepartment who has the scales of the stimute-law, and no restinate can be deposited as and has until no helped on money loss been a someof by and officer or electron money loss been a someof by and officer or electron to the persons making the same within three days after the nontract is awarded. If the successful bidder, will be returned to the persons making the same within three days after the contract has been awarded to lam, to except the same, the amount of the desposit made by him shall be turnlifted to and retained by The City of New York as liquidated damages for such neglect or returned to him.

Should the person or persons to whom the contract may be awarded neglect or return at whom the contract with a three days after within the time stores as the amount of his deposit will be returned to lime.

Should the person or persons to whom the contract may be awarded region or persons to whom the contract with a feet days after within the time store has been awarded on the contract with a material and give the propert security, he or they and the contract and give the propert security, he or they and be recommended in the contract of the contract with a first the contract and give the propert security, he or they and the contract and give the propert security.

JOHN J. SCANNEIA.

# NORMAL COLLEGE OF THE CITY OF NEW YORK.

SEALED PROPERTY WILL BE RECEIVED by the Executive Learning for the owner, greater most only management of the Normal Enthsystem of a o'clock s, so, on

THURSDAY, JULY 7, 1508.

If the Hall of the Point of Education No. 440 Orand Street. Invested of Membelson for supplies a few officers street. Invested of Membelson for supplies a few officers street. Invested and Street from two courses of the street from the supplies and the supplies of the street from the supplies of the street from the street f

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the party become entered to the property of the party of

A. Barmani Painter.
Screenery.
Dated Bronnerier Manualities, June 21, 1849.

SEALTH PROPERTY WILL BE RECEIVED BY On the Executive Uniquestics for the Error of the Normal Course, or the Half of the Bourse of Education, No. 147 Grand error, there exists a Stanfactor, until 1,00 JUNE 28, 1998,

or Missing Reports, Alterations, etc., is the College Brotharts, Supersignate and Staty and a treat. It can be college Brotharts, Supersignate and Staty and a treat. It can be seen and seventimeness.

These and seventimeness may be seen and that prepared of Missing as the Assessed the Half of the Bard of Education, Estimating Brown, No. 193 Broadway, twelfth floor.

The atomism of landers is expressly called a the time statest in the contrast within which the work must be completed. They are expressly multiple to within said time.

The Committee exercise the right to reject one or all of the proposals admitted.

The Committee exercise the right to reject one or all of the proposals admitted.

The party attraction a proposal, and the purpose purposing to become appriors, many tack write his mann and place of residence or to a proposal.

Two responsible and approved around, residents of the city, are required in all cases.

No proposal will be considered from persons whose character and according dealings with the linged of Tristage resident distress responsibility dealerful.

It is required, as a condition presenting to the certified

character and anterodori fastlogs with the Basel of Trustees render their responsibility doubted.

It is required, as a condition presents to the reception or consideration of any proposals, that a certified their hybrid, or a certifical of deposit of one of the State or National balks or Trust Lempanes of the State or National balks or Trust Lempanes of the Coy of New York, drawn to the order of the Chairman of the Board of Trustees of the Normal College, shall accompany the proposal to an amount of one has five proposal when soon proposal is for or exceeds on thousand dollars, and to an amount of not less than five per cont. or such proposal when such proposal when such proposal is for an amount under ten thousand dollars; that and smand, within one may also to the awarding of the doors at by the Committee, the Chairman of the board of Trustees of the Normal College will return oil the deposit of the land continuous whose hid to be been an acceptant by the continuous whose hid to be been an acceptant when the person or persons whose hid too been an acceptant shall relate to respect, writing five days after the notice has been given that the contract is easily to acceptant, it execute the same, the amount of the deposit or of the check or cartificate of deposit one to be him or them shall be forficired to and remained by this Scand, are as a penalty, but as lagnatured demanes for such neglect or related, and a lagnatured demanes for such neglect or related, and a lagnatured demanes for such neglect or related, and a lagnatured demanes for such neglect or related, and a lagnatured demanes for such neglect or related, and a lagnatured demanes for such neglect or related, and a lagnatured demanes for such neglect or related, and a lagnatured demanes for such neglect or related, and a lagnatured demanes for such neglect or related, and a lagnatured demanes for such neglect or related, and a lagnatured demanes for such neglect or related to and remained by the such as a present of the foreign case of the firm of th

Into the City Tremury to the credit at the Socking Found of the City of New York; but of the soul person of persons where had has been as accepted shall exercise the contract within the time absence, the amount of his or their deposit of check or certificate of deposit shall be returned to him or them.

IACOH W. MACK,
DUIN G. AGAR,
WILLIAM GREENOUGH,
JOHN M. MACK,
HELIAM GREENOUGH,
JOHN M. PRENTISS,
J. EDWARD SWANSTROM,
JOHN R. THOMPSON,
THOMAS HUNTER,
Executive Committee for the Care, etc.,
of the Normal College.

Dated Borotom or Maniation, June 18, 1802

A STATED SESSION OF THE BOARD OF THIS BEEN OF THIS BOARD OF THIS BOARD OF THE BOARD OF THIS BOARD OF THIS BOARD OF THIS BOARD OF THIS BOARD OF THE BOARD OF THIS BOARD OF THE BOARD OF THE

A. ESBRECH PALMER, Secretary, Dated Borguest of Maniastan, June 16, (198.

### CORPORATION NOTICE.

PUBLIC NOTICE IS HERRISY GIVEN TO THE owner or owners of all masses and lots, improved or miniproved lands affected thereby, that the following proposed assessments have been completed and are lodged in the office of the library of Assessors for examination by all persons interested, viz. t

BORGUGH OF THE BURNS

Bonouter or The Bullows

Bonouter or The Bullows

List well, No. r. Regulating, grading, curbing, flagging and laying crosswalks in Teller assume, from Railroad accoupt, West, to One Hundred and Stary-burth street, together with a let of owards for damages caused by a change of gradic.

List 1.38. No. g. Regulating, grading, curbing, flagging and laying crosswalks, in lingge assume, from the Southern Boulevard to Macholit paraway.

The limits withou which it is proposed to lay the said assuments inclinde all the several houses and lets of ground, supercline, process and paraels of land situated off.

No. 1. Both sides of Teller assume, from Railroad average West, to One Hundred and city-delich arrest, and to the extent of half the black at the interescence

awante Wist, of the binds at the intersecting streets.

No. 2. Both sides of Briggs avenue, from the smallern Boulesard to Mashain Parkway, and to the extent of built the block at the intersecting streets.

Also per any who as interests are affected by the downloans are passed assessments, and who are approved to the same, or white of them, are requested to green their adjustments, in writing, in the Security of the Board of Assessors, No. 120 Brights, New York, nor a before July in, they are to a which there and place the said objections with the bound and resilement thereto.

FOW ARD MCDIE, ELWARD CHILL, THOSA, JOHN DELMAR, FATRICK M. HAVERTY, Built of Assessors, William H. James,

WHEIAM H JANUA, Serretary, No. 120 Broadway. Ciry of New York, Berovern of Marianten, June 27, 1898.

PUBLIC NOTICE IS HERKERY GIVEN TO THE owner or amount of all houses and lots, improved or animproved lands affected thereby, that the following proposed excessments have been completed and are lodged in the office of the board of Assessors for examination by all persons interested, vis.;

Bonnoan or The Reserve

Boundari or Too Bounce.

List year, No. 1. Regulating, cracine, mirring and flagging and laying crosswalks in Wolf street. Item Union street to Sadgwick assense, ingesher with a first of awards for damages agained by a change of rate.

Last very, No. 2. Regulating conting, anding, decring man taying treasurable in Boston againer, thou Burley avenue to Sadgwick availes, tragitier with a first of awards for damages caused by a flagge of grade.

List vall, No. 1. Parling Weisser assense from the New York and Harlem Kalifored Bridge all One Hundred and Sisty fith street is the corth advice for the Hundred and Eighty-forms values, with grante-block payement and laying crosswalls.

List vall, No. 2. I taying Kaliford avenue, Wey, from Doe Franciscal and Sorty-second to the Hundred and Sirty-fith street, with grantic-block payement and laying crosswalls.

The limits within which it is proposed to lay the and assessments inclinds all the several houses and lais of cround, valuant lots, pieces and pares got hand dimared for No. 4. Buth sides of Walf street, from Union Superior to

No. 1. Both sides of Wall street, from Union street to Scheme above, and to the extent of hab the black at the intersecting streets and avenue, from Body wee-nes to Sadgwick avenue, and is the extent of ball the black at the intersecting streets and avenues. No. 1. Both sides of Webser avenue, from the north mass of the Hundred and Stary-fish sweet to the north side at One Hundred and Edgitty-fourth street, and to the extent of half the black at the intermeding streats and avenues.

the extent of host the block at the interesting stream and asserting.

No. 4. Both sides of Railroad avenue, West, from One Hundred and Starty second to the Hundred and Starty second to the Hundred and Starty-fifth street, and to the extent of half the block at the intersecting streets and avenues.

All persons whose interests are affected by the above-named proposed assessments, and who are opposed to be same, or either of them, are requested to present their objections, in writing, to the Secretary of the Hoard of Assessors, No. 400 Broadway, New York, on the before Joly 10, 189, at 1 to 'clock A. w., at which time and place the said objections will be heard and testimony received in reference thereto.

RDWARD McCUE.

rence thereto.

RDWARD McCUF.

RDWARD CAHILI.,

THUS, A. WILSON,

JOHN DELMAR,

PATRICE M. HAVERTY,

Bard of Assessor

WELLIAM H. JANES.
SOCIETARY.
No. per Broadway.
Cere of New York, Boscocki of Manuatras. J.
June 16, 1898. WILLIAM H. JASPER,

### POLICE DEPARTMENT.

POLICE DEPARTMENT OF THE CITY OF NEW YORK,
NO. 300 MULBERTY STREET,
NEW YORK, JUDE 17, 1895.

PUBLIC NOTICE IS HERERY GIVEN THAT
the following Horses will be sold at Public Auction, at the salestroms of Mesors, Van Tassell &
Kearney, No. 130 East Chitteenth Street, on

#### PRIDAY, JULY L. 1808.

at 10 A, M., vir.!

Thirty-eighth Precinct—" Major," No. 12: "Miden,"
No. 31: "Judge," No. 32:
Farristh Precince—" Kono," No. 32: "Soldier," No. 32: "Tankey, No. 32:
Eightent Precinct—" Fenton," No. 24:
Tarry-third Precinct—" Judge," No. 27:
By order of the Board of Police,

JOHN F. HARRIOT,

Property Clerk.

Produce Description of The Core of Non-Young No., por Mulicency Science.

TO CONTRACTORS.

PROPOBALS POR ESTIMATES.

SEALED ESTIMATES FOR SUPPLYING THE Palice Department of histography of the Period at the Central Office of the Department of histography of the Cryst New York, and provided a set of Education, in The Cryst New York, and provided a set of Education, in The Cryst New York, and provided a set of Education, the Cryst New York, and provided a set of Education of the Statement of Section 1998.

The person of persons making an estimate shall furnish the same in a scaled envelope, notices of "Estimates for furnithing Stationery," and with his or their name or names and the date of presentation, in the least of add Department, at the said office, on or before the day and hour above named, at which from and place the estimates received will be publicly opened by the head of said Department and read.

In particulars as to the quality, kind and grantiny of each article required, refer not must be most to the specifications, blank forms of whath may be abblined at the office of the Cherk Cherk in the Central Department. Hidders will state the price for the entire schedule, a well as for each item, for which they will convent to supply the articles of rationery, in accordance with the specifications therefore. The Palice Department reserves the right to purchase by the entire schedule or to router for each liceu.

Permission will not be given for the will drawed of any bid or estimate will not be given for the will drawed of any bid or estimate will be accompany to refer the contract of the contract with the particular will be accompany to the form person on permitted or, any person when in account on the Company of the test of the region of the whom the contract may be awarded will be regioned to along the whom the contract may be awarded will be regioned to along the wountry for the permitted.

swanted to, any person who is a structure to the Corporation mon dicht or nontroct, as who is a defoulter, as when it is a defoulter, as when it is a defoulter, as when it is a defoulter, as who is a defoulter, as when it is observed to give security for the performance of the sentrace in the security for the performance of the sentrace in the security for the performance of the sentrace in the security for the performance of each of the persons making the same; the names of all persons interested with the other in; and if no other person to so interested, it shall distinctly state that fact; also, that it is made without any conception with any other present present making an estimate for the same purpose, not is an all responsibility and without any conception with any other present and that of a department, cheef of a buryon, deputy thereof of a department, cheef of a buryon, deputy thereof of a supplies or work to which a relates, or in any portion of the profits thereof. The estimate must be vortified by the earth; in the contact, that the everal matters can be not any portion of the profits thereof. The estimate must be vortified by the earth; that the everal matters as if it is a structure of the profits thereof, as who is more than any position of the profits thereof, or the party or parties indicate the single of the everal matters as if it is a structure of the profits that the variation of the profits the everal matters as if it is a structure of the profits that the variation of the consent, the whole of the party or parties indicated any the surface to the calculated of the consent of the contact and the party of parties of the indicate of the contact and the contact and the party of the contact and the contact and the party of the contact and the contact and the surface of th

The subspace and such cency of the security of the control of the

Samples of all goods, materials, supplies, etc., exti-mated on and for which hids are submitted must be defivered at the office of the Chief Clerk, when required by the Department. Hank forms for estimates may be abtanced by applica-tion to the undersigned at his office in the Central De-partment.

partment.

Hy order of the Board, WILLIAM II, KIPP.

Chief Clerk.

New York, Jane 17, 189!

POLICE DEPARTMENT-CITY OF NEW YORK, 1898. OWNERS WANTED BY THE PROPERTY Clark of the City of New York, No., 100 Mulberry street, Room No., 1 for the following property, now in his custody, without claimants: Boats, rope, 1 on, lead, male and lemnic clothing, hoots, shoes, wine, blankets, diamonals, canned goods, liquors, etc.; also small amount money taken from prisoners and found by Patrolmen of this Department [OHN F., HARRIOT, Property Clerk.]

POLICE DEPARTMENT, CITY OF NEW YORK, BORGUER OF BROGERYS.

OWNERS WANTED BY THE DEPUTY PROPerty Clerk of the Police Department in the City at
New York—Office, Municipal Boilding, Increase in
Brooklyn—for the following property own in line united
without plainants; Basts, 10ps, tren, lead, male and
femals distribut, boots, shore, wine, blankets, diamonds,
cammed goods, fiquers, etc. Also small amount money
taken from prisoners and found by Patrolman of this
Department.

CHARLES D. BLATCHFORD, Deputy Property Clerk.

#### AQUEDUCT COMMISSION.

PUBLIC AUCTION.

THURSDAY, JUSK Q, AND TWO O'CLOCK

Side to Blight At Wetyrocaville and Wi Committee

THE ACCEPTATE OF THE STATE OF THE CASE OF

Karman,

Divel No.	Vonina Dymen.	Distriction.	Minimum. Price.
0.6	Est. B. Travition	House Irane	920 00
200	AND THE PERSON NAMED IN	House, frame	\$5.00
	Pr. state	Barn consequences	4 4104
100	Simb J. Hayton	House, frame	25, 100
B.		Born	
and-	W.F.Gregory	House, trame	AE 00
193	Emily L.Plewellin.	4 vereille	11.00
DO.	December 2	Banton communic	
915	Mary E. Vlowethin	House, frame	85.01
	The second	Barnessessessesses	MF-0W
	2400	Shop and shelming	30100
D.B.	J.M. Lymmuna	House trans-	100-00
	mann of desired	Barn and sheda	\$5-80
F39	B.W. Certaman	Honen, frame	MI-00
939		them, cheds, etc.,	A1.4W
231	Hoyt Undien	House, frame	75 91
	W 197	Born and shedy	75 890
US.	Atlant Lyan	House, trans-	25,00
100	Tallar Control	Chicken-coop,	\$0.00
257	Story Bruterana	Home, frame	WE SHO
LTE	D W Kellion		25 100
7,51	D.W. Kellogg		7.5.100
SAY	Acery, Cur &	11111111	3.00
ma.	Tudil,		4.50
110	Tunes Constraint	AH VONCTOR	80.00
2001	U Januar	of contract	59-14
3330	Avery & Imittee	Starry frame	0 m
	47 114	House, Printer	200
		The second secon	40 (0)
		Photoconten ofen-	.000
551	D. W. C. MoChan		
	w 550 terror (0.00)	House, house, or or or	14.00
	D. W. C. M. Clear,	91	
	#6Yestman	Barton con control	1000

Viras—The purches moves must be paid on the designation.

Second—The landships will be sold on the store femolectory.

To ref.—The landships will be sold on the store femolectory.

To ref.—The landships must be moved in the City property by Clember 1, 12.

Voarth—The landships must be moved in new signs which are at least two the Lity Parasis and in the powers.

Fith—The landships must be moved in new signs which are at least two hands and in the powers.

Fith—The landships must be moved in new signs which are at least two hands and in the fraction through the first line. See hands of the bindings while an any dame on previous through on the bindings while is never the fraction of the New Coulous Reservoir, as allows on the maps on rite in the Everety Clerk's allies as White White, We stricester Country, N. Y.

Seventh—Hand louding or part of the same is the on the first hands of the City of New York on and the first of the bindings or any part of buildings or lands and file to the bondings or any part of buildings or part of the world we have a been and a series of desired and such ballings or part of the world we have a been and a series the right to an and a series of desired and such ballings or part of line with the right to an and a series of desired whe have a series the right to an and a series of desired when any hardships or part of line in the control of the same and the same

COUN J. BVAN. President.

HARRY W. WACKER, BUILDING,

PUBLIC AUCTION,

THURSDAY, JUNE 10, 10th, AT TEN O'CLOCK

THE ADDITION FOR THE PROPERTY IS ALL SOLD
THE ADDITION FOR THE THE CHY AND ADDITION FOR THE CHY AND ADDITION FOR THE CHY AND ADDITION FOR THE CHY ADDITION FOR THE PROPERTY OF THE PROPERTY OF

Pared No.	Former Gward.	Discouration.	Minimum
955	Edward D. Bredy	store, frame, with shed	
200		and scaling a construction	£110.00
	ex.	Barn	20.70
	At .	Levelieuse	5 00
	270	Shop, frame.	10.00
	н.	Cow-barn, with addi-	
	10	LOUIS CO. CO. CO.	75 99
	and the same	Stable married	for an
421	Laurs J. Henikova	House, frame	50.00
498	Edward B. Brady	** ******	27 100
		PARENTAL INC.	25 m
	-0-	Di Lilius	5 00
	V TO WOOD IN THE	Storebones, frume.	\$ -00
497	A. B. Whitlock	Cuschara, iramo	730 CO
	7 996	Spring-house arrang	10. mm
		Wood-end	2 00
	NA .	Sherp-sheil frame	10 00
	W 313	Wash-bouse-	\$ 90
	4 50	Stable, frame	35 00
	4 775	Darn, frame	15 00
	14. (1)	Corn-crit	5 (0)
	40 (41	Humse, frame, mail.	DIT-DO

First—The purchase money most be pold on the day cond-The buildings will be sald to the stem-

andations. Therd-The laddings mass be moved off the City's

property by October 1, 150".

Fourth No leading will be said for less than the minimum price given in the Univ Recome and in the

posters.
Fifth—The buildings must be moved to new sites which are at least two hundred and fifty feet from the Croton river, or any of its affluors or any drain emptyon therein.
Such — None of the buildings shall be moved to limit feetured for the New Erstein Reservair, as shown on the major on his in the Croton Reservair, as shown on the major on his in the Croton, N. V.
Seventh—If my building or part of the same is left on the property of The City of New York on and after the rat day of October, 1898, the purchaser shall furfeit all

state not title to the legislate or any part of building as leading as the consideration to the state of the

joins J. RVAN. President.

Hants W. Waters,

# THE COLLEGE OF THE CITY OF NEW YORK.

A STATED SESSION OF THE BOARD OF Trades of their decreal The Circuit New York with the held of Carrenge Mass: Hell, Filly or early arrest and research to such of Mandastan, on Thursday, John and Pale of Age of Such a Mandastan, on CHA: THE FILLY HUBBILLS.

As January Panes,

Dated Brandon of Manuartan, June 26, 1848.

#### DEPARTMENT OF WATER SUPPLY.

MOTIOE

#### WATER TAXES.

WATER TAXES.

DUBSTANT TO THE PROVISIONS OF THE STATE OF

### DEPARTMENT OF EDUCATION.

Served the number of the bands of Manuary Are to the Cartest Street, Anna Voltage of the Server Street, Anna Voltage of the Server Street, Anna Voltage of the Server of t

Show here the American Multiple of Mandard Single States of Mandard Multiple States of Multiple States of Mandard Multiple States of Mandard Multiple States of Multiple Stat

#### DEPARTMENT OF CORRECTION.

DEFARTMENT OF CORRECTION, No. 148 EAST TWENTIETH STREET, New York City, June 21, 1168

TO CONTRACTORS.

PROPOSALS FOR TURNISHING THE FOLLOW-ING MATERIALS FOR MANUFACTURING PORPISES FOR THE KINGS COUNTY PENI-TENTIARY, MOROUGH OF BRODIELYN;

SEALED MIDS OR ESTIMATES FOR FUR-nising the binning most rials for manufacturing purposes to the Kinga County Positionizary, Reicruigh of Bronckly or, in co-oformity with specification, will be received at the office of the Commissioner of Cor-

rection, No. 240 East Twentisth server, City, at 20 s. n.

SATURDAY, JULY 2, 1808, sh in he delivered to the Kings County Peni-

— expressed Centra Yara, mixed and control.

I see Truthe appropriate Central Rivered Carrie Needles,

the Long Cr. of Agree 2 Sugar Needles,

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No. 5, 100 Cape for Large Broom.
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Any bidder the first material must be assume to be engaged to and well prepared for the business, and must have establed by receiving made in this offers and the person of persons to whom there are may be assumed will be received by the performance of the contract by the or their band with the performance of the contract by the or their band with the performance of the contract by the or their band with the self-contract by the or their band with the softened and performance of the bid for each self-fit formers and pince at reachests of each of the person coulding the same, the names of all persons interested with into or down theories and his no uther person be a interested in thail distinctly east that fact, also there is made without may elementate with into a their the name gather of administer of the former of

than any person is interested it is required that its synthesistion be made and subscribed by all the parties interested.

Each list or exclusing of two heaveholders or free-holders, or assured, and or deposit reexpansion in The City of New York, with their respective places of bissaces or residence in the effect that of the sourcer because the sourcer because they will not us aimstall the person making the estimate they will not us initially performence, use that if he shall unit or reduce a warned to exacute the same they will gap to the Corporation any difference between the source which the Corporation any difference between the source which the Corporation may be dislighed up you to the person of persons to sometime may be addinged to you to the persons of persons to some the contrast may be averaged at any subscription listing; the assumed amount of the work by which the bads are rested. The terrest alone mentioned shall be not expanded that he is a hopseholder or treatmoster in The City of New York, and is worth the amount of

the security required the the completion of this contract over and above all he delter of every name, and over and above all he delter of every name, and over and above his hall lines as hall, surer of other wise, and that he has offered his self as a senty his good both and with the healthies in execute the body required by self in a subtraction of the European of the Security o

the manner will be recovered and rate, as provided to love.

The grandle of the articles, supplier, goods, waves are more against made anything a provide anything of the same as a confidence of the same and the same of the same and the same of th

DESCRIPTION OF CONSCREPA,

TO OMER OF MACHINERY,

NO. 14 East To Bostonia System,

No. 24 Your City, June or, eight

PROPOSALS FOR MATERIALS AND WORK RECOURSED FOR NEW ROOFING AND SKY MATERIAL AT THE KINGS COTTNET PENE VEST DARY MORDHAM OF HEROKAYN.

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The Technical Section 1 of the Control of the Contr

Signit.

The A communication of Communication asserting the finisher of support and one of Estimates in support to the cost the results by the estimate of the support of t

No field on any parton who is in arrange to the Coninvarian space of the contract, or white a defaulter, as
involved in the wines, some any observed in the Lenperisher.

The month of the contract will be under as soon as
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Any inductive the contract must be grown to be engazed or and well prevaged on the beauty and the
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drawn to the order of the Comptedier, or money to the administ of few per common of the administ of the scarrily required for the faithful performance of the contract. Such checks or money must bent be unclosed in the scaled envelope containing the estimate, but must be handed to the officer or clerk ofthe Department who has change of the commission, and no estimate can be deposited in said box north such these armoney has been examined by and officer or clerk and found to be correct. All such deposite, except that of the successful bidder, will be retarmed to the persons undang the same within three days after the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be foreigned to and retained by The City of New York as liquidated damages for such neglect, will be returned in the amount of the deposit made by him shall be foreigned to and retained by The City of New York as liquidated damages for such neglects or religious but if he shall asseme the contract within the time attressed the amount of the deposit made by him shall be foreigned in the contract within five days after written notice that the same has been awarded neglect or refuse to accept the contract within five days after written notice that the same has been awarded as its at their had or proposal, or if he to they accept but do not essecute the contract and give the group abandened of and as in default to the Corporation, and the contract will be readwortered and relat as previous by law.

Hidders will write out the amount of their estimates to addition to inserting the same un figures.

Hidder will write out the amount of their estimates in addition to inserting the same in figures.

Payment will be made by a requirement on the Compiralist, in accordance with the terms of the amounter. Hank forms of proposals can be obtained at the affice of General Buckle-uper and Auditor, No. 143 East Twentieth street, New York City, also Horgon & Natury. Architects. No. 5 Malloon avenue, New York City, also James I. Kirwin, Departy Ceramitationer, No. 5 City Hall. Barment of Brasidys.

PHANCES I. LANTRY.

PRANCIS J. LANIRY, Commissioner.

### SUPREME COURT.

FIRST DEPARTMENT.

In the matter of the application of The Mayer, Alder-non and Learnardly of The City of New York, rela-tive to acquiring tills, wherever the same has not been beyonder appointed, to the binds, toomen's and hardleanness required for the purpose of opening KIEK PLACK although only ye purpose of opening subjectly, from Morra average is Kyez recome, as the same has been begundered that our and designoused as a first less threat or much is the Twenty-South Ward of The City of New York.

when the best term of multiple that I wanty-burth ward of The Elly of New York.

WE THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-outling nature, between the states to all present linearising in this processing, and to the states recompany of action, and to the states and into and improved and union once I said affected thereby, and to all others whom it may more the old affected thereby, and to all others whom it may more the old affected thereby, and to all others whom it may more the old affected thereby, and to all others whom it may more the total affected thereby, and having objections thereby a present than the structure, or in any of the lends affected thereby, and having objections thereby a present than the structure, or and you work flowed by a problem to the problem of the old Commissioners, will hear purities us obserting on the structure, or the cold Commissioners, will hear purities us obserting on the structure, or and one and of the day of July 100 and the control of the structure of the old Commissioners, will hear purities us obserting on the structure of July 100 and flow on and other and assessment, regardles with our almost and therein mays, and also all too offsites and and assessment, regardles with our almost and benefit mays, and also all too offsites and produced by the structure of the structu

Freigh—That our report terein will be presented to
the Supreme Cours of the State of New York, First
Department, at a Special Term thereof, Part I, no be
lived in and for the County of New York, at the See
Vers County Court-house, in The City of New York, on
the sight day of Indy, 1838, at the opening of the Court
on that day, and that then and there, or as soon thereeller as notined use the heard for reas, a fraction will be
made that the said report be confirmed.

Dated Bostonal or Massiarrati, June 18, 1848.

[JAMIN O. FARRELL.

Chairman,

THOMAS J. CLARK. Commissioners.

Jases P. Droce, Chirle.

#### FIRST DEPARTMENT.

In the matter of the application of The Mayor, Aldermen and Commondly of The City of New York, relative to acquiring fille, wherever the same has not been besterolors acquired, to the lands, tenements and herollinaneuts required for the purpose of opening CLINTON AVENUE (although not yet oamed by propor authority), from Crotton Fark, North, relation. However and eligibly accord street, as the same has been been forced and observated as a breaches street or road, in the Iwanty-howth Ward of The Cay of New York.

W. E. THE UNDERSIGNED COMMISSIONERS

If Estimate not Assessment in the abovemultint matter, bereive give notice to all persons intersted in this purecelling, and in the owner or twosers,
occupant or occupants, of all homes and lots and
improved and unitoproved bade effected thereby, and
is all athers whose is may concern, to set:

First—That we have completed our estimate and
assessment, and that all persons increased in this

Thursday, June 23, 1898.

proceeding, or in any of the lands affected thereby, and having objections, thereto, do present their said objections, in writing, duly verified, or in a story office. Ness go and as What Broadway, ninth floor, in the Bormugh of Marchattan, in The City of New York, on or before the with day of June, 1898, and that we, the said Commissioners, will been parties as objecting on the 38th day of June, 1898, and ton that purpose will be in gitencame at our said office on said 18th day of June, 1898, at 11 o'clock A. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, and proofs used by so of making our report, lawly been deposited in the Bureau of Street Opening. In the Law Department of The City of New York, Nos., oo and 90 West Broadway, Barvach of Machattan, in said city, there to remain until the 7th day of July, 1893.

Third—That the limits of our assessment for benefit include all those loss, pieces or parcers of land silmary, lying and being to the Borough of The Broans in The City of New York, which taken together are bounded and described as follows, viz.: On the courb by the southerly side of Garden street from the enaturely side of Crotona avenue to the westerly side of Prospect avenue; on the southerly ide of Crotona Park, North, and distant con feet wontherly trom the southerly and therefor from the ensterly side of Crotona Park, North, and dustant con feet wontherly in the westerly side of Garden street to a line drawn parallel to Crotona Park, North, and dustant con feet wontherly from the westerly side of Prospect avenue; on the spat by the westerly side of Prospect avenue; on the spat by the westerly side of Prospect avenue; on the spat by the westerly side of Prospect avenue; on the spat by the materity side of Prospect avenue; on the spat by the materity side of Prospect avenue; on the spat by the materity side of Prospect avenue; on the spat by the materity side of Prospect avenue and sa

Juns P. Donn, Clerk.

#### FIRST DEPARTMENT.

In the matter of the application of The Mayor, Alder-tice and Commonalty of The City of New York, rela-tive to acquiring othe, wherever the same has not been herefolder acquired, to the lands, remement and beveitingousts required for the purpose of opening. BISTON RUAD of though not yet named by proper authority, from Tremon avenue to the Brook Park, us dec same has been herefolder laid out and desig-nand as a first class street or soul in the Taumy-fearth Ward of The City of New York.

We, FIRE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the shore-entitled mains, hereby give notice to all persons interested to this properties, of all broase and hor soul improved and reimproved lands affected thereby, and in all others along the may concern, to wit:

First—That we have completed out estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected shorely, and lowing observious thereto, to present their sold observing observings, fally veryingly, for its also marked, No. ac and go West Broadway, ninth flower, in the largough of Manhattan, in The City of New York, an or before the 5th day of July, 1858, and that we, the said Commissioners, will hear parties so to be sing on the 6th day of July, 4th, and for that purpose will so in attendance at me and office on said tab day of July, 1858, at a School That the abstract of our said primate and

of July, 1915, and for that purpose wall so in airst lange at our and office on sold oth day of July, 191, at 2 stoles to the sound of the day of July, 191, at 2 stoles to the sound of the air that the purpose wall so in airst lange and season on the profession of also all the officiavits and proofs used by us in making our report, have been depeated in the Bureau of Street Opening in the Law Department of The City of New York, Nos. go and go West Bradway, Borough or Machattan, in said city, there to remain until the right slay of July, 1928.

Third—That the limits of our assument for beastiful and the last posess or parcel or from fainter, the right slay of July, 1928.

Third—That the limits of our assument for beastiful and all these last, posess or parcel or Island State; the said of the last, posess or parcel or the fainter, there are localised as follows, vir.; Our the overthell and destribed as follows, vir.; Our the overth by a loss from the modelle line of the last of the said of the said of the said of states. The last second areas and and narrherly the reduced as the said distant on fact northerly the reduced to the Bronz model in the of the last second areas and aid middle line produced to the Bronz river; on the south by a line drawn parallel to the southerly side of East One Hundred and Newsay, sixth street Wendraft street) and is middle line produced to the Bronz river; on the south by a line drawn parallel to the southerly side thereof from the middle line artherly distributed and Savany sixth street. (Wendraft street) and six marked for any there is no drawn parallel to the southerly side of East One Hundred and Eastry cound street and soid northerly side produced and distant two hundred line of the blacks between the northerly side of East One Hundred and Eastry as and middle line produced from a line drawn parallel to the southerly therefore a line street, and distant no feet southerly therefore a line seatherly side thereof, as and middle line of the windred and Eastry said middle line of the

such area is shown upon our assess, may aleresaid.
Fourth—That our report herein will be presented to the Sopreme Churt of the State of New York, First Department, or a Special Term therein, Part I., to be held in and for the County of New York, at the New York County Court-hause, in The City of New York, or the sist hiny of July, 1898, at the specing of the Court ou that day, and that then and there, or as soon thereafter as coroses can be heard thereon, a motion will be made that the said report is conformat.

Dated Boxotton of Massiaterat, May 24, 1898.

JAMES R. ELV,
Lastman.

Chairman.

WILLIAM G. ROSS, SAMUEL B. PAUL, Commissioners:

Jones P. Dussi, Clerk.

#### THE CITY RECORD.

THE CITY RECORD IS PUBLISHED DAILY, Sendays and legal habitary ascepted, at No. 2 Sendays and legal halidays ascepted at No. 2 Ciry Hall, New York City. Annual satisfaction, 55.30, postegy prepaid. WILLIAM A. BITLAM.