

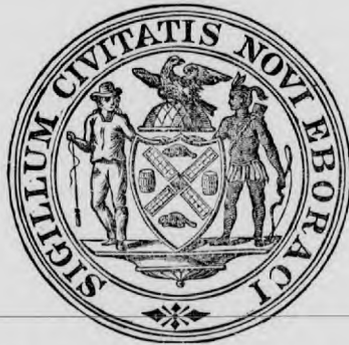
THE CITY RECORD.

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NEW YORK, MONDAY, JUNE 8, 1891.

NUMBER 5,496.



LAW DEPARTMENT.

The following schedules form a report of the transactions of the office of the Counsel to the Corporation for the week ending May 16, 1891:

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

SCHEDULE "A."

SUITS AND SPECIAL PROCEEDINGS INSTITUTED.

COURT.	REGIS-TER FOLIO.	WHEN COM-MENCED.	TITLE OF ACTION.	NATURE OF ACTION.
Supreme....	41 204	1891. May 11	Chase, Julia A., vs. The Mayor, etc., of the City of New York, the Board of Docks and the New York, Lake Erie and Western Railway Co.....	Summons only served.
"	41 202	" 11	Beard, William H., vs. William W. Hagerman, The Mayor, etc., of the City of New York et al.....	To foreclose lien for lumber, etc., furnished and services performed in the construction of the new wooden pier and dumping-board at foot of East 110th street, Harlem river, between September 8 and 20, 1890, \$1,076.
"	41 203	" 11	Murray, Alfred J., vs. William W. Hagerman, The Mayor, etc., of the City of New York et al.....	To foreclose a lien for lumber, etc., furnished and services performed in the construction of a new wooden pier and dumping-board at the foot of East 110th street and Harlem river, between July 19 and December 1, 1890, \$3,178.87.
"	41 205	" 12	McArdle, Michael.....	Damages for alleged personal injuries resulting from falling on ice on sidewalk in 70th street, between 9th and West End avenues, on December 8, 1890, \$5,000.
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 1..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 2..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 3..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 4..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 5..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 6..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 7..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 8..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 9..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 10..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 11..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 12..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 13..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 14..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 15..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 16..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 17..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)

COURT.	REGIS-TER FOLIO.	WHEN COM-MENCED.	TITLE OF ACTION.	NATURE OF ACTION.
Supreme....	41 206	1891. May 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 18..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 19..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 20..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 21..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 22..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 23..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 24..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 25..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 26..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 27..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 28..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 29..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 30..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 206	" 13	Equitable Life Assurance Society of the United States (The) vs. John Ruck and Wilhelmina Ruck, his wife, John M. Ruck, The Mayor, etc., et al., No. 31..	To foreclose a mortgage executed by the defendants Ruck. (The City a judgment creditor against John Ruck.)
"	41 208	" 14	Byrne, Joseph H.....	Summons only served.
Com. Pleas.	41 209	" 14	Filippo, Rappalini, vs. The Mayor, etc., et al.....	To foreclose lien for work performed as a blacksmith, between April and October, 1890, under contract of Maicho Fortunato, for regulating, etc., 143d street and 10th avenue, \$125.84.
Supreme ...	41 210	" 14	O'Roarke, Esther, vs. Andrew Egan, Alexander E. McDonald, Henry H. Porter, Charles E. Simmons, Edward C. Sheehy.....	Damages for personal injuries resulting from a fall received at Hart's Island.
"	41 211	" 14	Brady, Jerome.....	For services as Stenographer to the Grand Jury in November and December, 1890, \$250.
"	41 212	" 14	Van Cortlandt, Peter J. M., matter of.....	For awards made to "A. Spence" on Damage Map No. 87 (\$2,554.01), and No. 88 (\$45.73), in the matter of opening Bremmer avenue, from Jerome avenue to Birch street.
"	41 213	" 14	McLean, Thomas H., William Bird, John H. Pentz and John H. Selmes, trustees for the creditors and stockholders of the late Broadway Surface Railroad Co. vs. The Broadway and Seventh Avenue Railroad Co., the Twenty-third Street Railroad Co., The Mayor, etc., James R. Walters, Lyman Rhoades and Francis A. Palmer....	To have the account of the plaintiffs, as trustees, taken and stated, the amount of debts and claims, shares and stockholders ascertained and paid out of the fund, and the plaintiffs discharged and paid their commissions, etc.
"	41 214	" 14	Eichler, John.....	To restrain the sale of premises Ward Nos. 14, 15, 21, 22, 23, 24, 25 and 26, Block 231, Twelfth Ward, for nonpayment of an alleged void assessment for sewers in 1st avenue, between 120th and 121st streets.
"	41 215	" 14	Beers, Kate E.....	To restrain the sale of premises Ward Nos. 56, 57 and 58, Block 480, for nonpayment of an alleged void assessment for Madison avenue regulating and grading, from 99th to 110th street.

SCHEDULE "B."

ORDERS AND JUDGMENTS ENTERED (EXCEPT THOSE INCLUDED IN SCHEDULE "D").

William M. Kingsland—Order entered affirming the order denying the motion for a resettlement of a case on appeal with \$10 costs and disbursements.

The Mayor, etc., of the City of New York vs. James Williams et al.—Judgment entered in favor of the defendant Williams, dismissing the complaint and for \$407.48 costs and disbursements.

Matter of the New Aqueduct, Manhattan Island Section (additional lands)—Order entered confirming the report of the Commissioners of Appraisal as to lands within the lines of Convent avenue, between One Hundred and Twenty-sixth and One Hundred and Thirty-sixth streets, and as to claim for damages to property contiguous thereto.

The Suburban Rapid Transit Co.—General Term order of affirmance entered.

The Suburban Rapid Transit Co.—General Term judgment of affirmance entered in favor of the City and for \$80 costs.

Matter of Lucie R. Cassidy (Webster avenue opening award)—Order entered confirming the referee's report and directing payment of award to the petitioner.
 Christian Kuebler as administrator, etc.—Order entered directing the plaintiff's exceptions to be heard in the first instance at General Term and staying entry of judgment.
 People ex rel. William F. Erving vs. Theodore W. Myers, Comptroller—Order entered denying the motion for a writ of mandamus without costs.
 The Electric Power Co.—Order entered granting the motion to amend the answer and allowing service of a supplemental answer heretofore made to stand.
 The People ex rel. The New York Underground Railway Company vs. John Newton, Commissioner of Public Works, etc.—Judgment entered on remittitur in favor of the Commissioner of Public Works and for \$139.80 costs and disbursements.
 In re Union Theological Seminary, sewers in St. Nicholas avenue—Order entered modifying the order of November 8, 1890, by striking out certain block and ward numbers, etc.
 The People ex rel. James H. Hart vs. The New York City Civil Service Boards—Order entered granting the peremptory writ of mandamus directing the Board to receive evidence on the question of identity.
 Catherine Pilkington as administratrix, etc.—Judgment entered in favor of the plaintiff for \$339.89.
 Repauno Chemical Co.—Decree entered in favor of the plaintiff directing the payment of the sum of \$5,451.36 to the several lienors.
 Charles L. Bucki and another—Order entered amending the summons by adding the name of Michael Maddigan as defendant.
 People ex rel. Patrick Kelly vs. The Board of Police Commissioners of the City of New York—Order entered dismissing the writ of certiorari with \$50 costs and disbursements to be taxed.
 People ex rel. Francis H. McGowen—Order entered dismissing the writ of certiorari with \$30 costs and disbursements to be taxed.
 Louis D'Argencourt vs. John F. Harriot—Judgment entered in favor of the defendant dismissing the complaint for lack of prosecution and for \$28.84 costs and disbursements.
 Matter of Eliotte Nelson Casey et al. (New Parks award)—Order entered referring the matter to William L. Findlay, Esq., to take proofs, etc.
 Archer & Pancoast Manufacturing Co.—Order of discontinuance without costs entered.
 Gaetano W. H. Zeglio; Martin Wolf et al.; Mayer Kahn—Orders of discontinuance without costs entered.
 William A. Dawson—Ordered entered reviving and continuing the action in the name of John F. Dawson as administrator, etc.

William M. Kingsland, sole surviving trustee, etc.—Argued at the General Term; decision reserved; Charles Blandy for the City.
 Isabella S. Tripler—Motion to send cause from Special Term to Circuit argued; decision reserved; G. L. Sterling for the City.
 Christian Kuebler, as administrator, etc.—Tried before Beach, J., and a jury; complaint dismissed; exceptions to be heard in the first instance at General Term; J. J. Delany for the City.
 William D. Phelan—Argued at General Term; decision reserved; E. J. Freedman for the City.
 James Brannigan—Tried before Andrews, J., and a jury (trial lasting four days); jury disagree; S. J. Cowen for the City.
 People ex rel. Alexander Meakim et al. vs. Leonard A. Giegerich, County Clerk—Motion for mandamus argued before Lawrence, J.; decision reserved; D. J. Dean for the City.
 James Gregory—Tried before O'Brien, J., and a jury; verdict for the City; D. J. Dean and W. Hartwell for the City.
 People ex rel. John W. Goodwin vs. The Board of Police Commissioners of the City of New York—Tried before O'Brien, J., and a jury; verdict for the plaintiff on the special findings; E. H. Hawke, Jr., for the City.
 Electric Power Company—Motion for injunction argued before Lawrence, J.; decision reserved; D. J. Dean for the City.
 People ex rel. John Loftus vs. Hans S. Beattie, Commissioner of Street Cleaning—Argued at General Term; decision reserved; W. A. Sweetser for the Commissioner.
 Owl Transportation Company—Trial proceeded and adjourned to May 20; J. M. Ward for the City.
 Matter of the application of the Dock Department (Harrison street)—Hearing proceeded and adjourned to May 22; J. J. Townsend for the City.
 In re D. Willis James; Charles S. Kohler; Manhattan Railway Company; Catharine Koch; Samuel J. Luckings; The Park Presbyterian Church; Charles Leasenfeld; James McGay; James Mulholland; Helen Moran; William R. Morgan, Jr.; Julius Ellinger; William Fischer; John Glackner; Levi L. Gans; Behrend Helmke; James Hamel; Martha M. Huylar; Charles W. Hoffman; William Haight et al., executors; Robert Irwin; Albert B. Boardman; Aaron Backsbaum; David W. Bishop; John E. Barth; Ann E. Crumie; Margaret Crawford; John Bushman; William Rankin; Francis F. Robins; B. F. Romaine; William A. Righter; Riverside Baptist Church; William J. Schwindt; Charles Schroeder; George H. Scott et al.; Margaret B. Tripp; Joseph E. Vandewater; Jacob Werner; George E. Weed; Caroline Welch; Mortimer M. Morrison et al.; Robert Morrison; Seth M. Milliken; Mary J. Clark; Edmund Coffin, Jr.; Euphemia Coffin; Edward Davis; Otto Ernst; John G. Prague; Louis H. Schnakenberg; Alexander J. Meyer; Thomas Morgan, Tenth avenue paving, Seventy-fourth to One Hundred and Tenth street—Motions to dismiss the petition for lack of prosecution made before Lawrence, J.; motions granted; G. L. Sterling for the City.

SCHEDULE "C."

SUITS AND SPECIAL PROCEEDINGS TRIED OR ARGUED.

Electric Power Company—Motion for leave to serve supplemental answer made before Lawrence, J.; motion granted; D. J. Dean for the City.

SCHEDULE "D."

SUITS AND SPECIAL PROCEEDINGS CLOSED.

REGISTER FOLIO.	COURT.	TITLE.	CAUSE OF ACTION.	CLAIM.	DATE.	HOW DONE.	REMARKS.
					1891.		
40 340	Supreme	Matter of Lucie R. Cassidy.	For an award made in opening Webster avenue	\$589 95	May 11	Order entered confirming Referee's report directing payment of the award to the petitioner.	After hearing before a Referee.
37 561	Superior	People ex rel. New York Underground Railway Co. vs. Commissioner of Public Works.	Mandamus to compel granting of permit to open street.		" 12	Judgment entered on remittitur in favor of the City for \$139.80 costs, etc.	After argument at Court of Appeals.
(10) 280	Supreme	In re George P. Smith.	To vacate assessment for St. Nicholas avenue sewers.		" 13	Order vacating assessment certified to Comptroller.	Pursuant to decision in re Female Academy of the Sacred Heart.
50 280	City	Louis D'Argencourt vs. John F. Harriot.	Action in replevin.		" 15	Judgment entered dismissing complaint with \$28.84 costs, etc.	For lack of prosecution.
29 516	Supreme	Repauno Chemical Co.	To foreclose lien for materials furnished under the contract of Maicho Fortunato, for regulating, etc., 147th street.	749 15	" 15	Judgment decree directing distribution of the moneys certified to Comptroller.	After trial before Andrews, J.
(11) 140	"	In re D. Willis James	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	Upon motion before Lawrence, J.
(11) 140	"	In re Charles S. Kohler	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Catharine Koch	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Samuel J. Lucking	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Park Presbyterian Church	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Charles Leasenfeld	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re James McGay	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re James Mulholland	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Helen Moran	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re William R. Morgan, Jr.	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Julius Ellinger	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re William Fischer	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re John Glackner	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Levi L. Gans	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Behrend Helmke	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re James Hamel	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Martha M. Huylar	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Charles W. Hoffman	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re William Haight et al., executors.	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Robert Irwin	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Albert Boardman	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Aaron Backsbaum	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re David W. Bishop	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re John C. Barth	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Ann E. Crumie	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Margaret Crawford	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re John Bushman	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re William Rankin	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Francis F. Robins	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re B. F. Romaine	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re William A. Righter	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Riverside Baptist Church	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re William J. Schwindt	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Charles Schroeder	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re George H. Scott et al.	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Margaret B. Tripp	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Jacob Vandewater	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Jacob Werner	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re George E. Weed	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Caroline Welch	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Robert Morrison	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Seth M. Milliken	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 140	"	In re Mary J. Clark	To vacate assessment for 10th avenue paving, from 74th to 110th street.		" 15	Order entered dismissing petition without costs for lack of prosecution.	do do

Table with columns: REGIS-TER FOLIO, COURT, TITLE, CAUSE OF ACTION, CLAIM, DATE, HOW DONE, REMARKS. Contains multiple rows of legal proceedings.

WM. H. CLARK, Counsel to the Corporation.

The following schedules form a report of the transactions of the office of the Counsel to the Corporation for the week ending May 23, 1891.

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

SCHEDULE "A."

SUITS AND SPECIAL PROCEEDINGS INSTITUTED.

Table with columns: COURT, REGIS-TER FOLIO, WHEN COM-MENCED, TITLE OF ACTION, NATURE OF ACTION. Lists various legal cases.

SCHEDULE "B."

ORDERS AND JUDGMENTS ENTERED (EXCEPT THOSE INCLUDED IN SCHEDULE "D").

People ex rel. Thomas Moore vs. Albert Gallup et al., Commissioners of Public Parks—Order entered denying the motion for a writ of mandamus without costs.

The Mayor, etc., of the City of New York vs. Patrick Norton—Order entered discontinuing the action without costs.

Michael Noonan—Order entered restoring costs to the Day Calendar setting down for trial. In the matter of opening One Hundred and Sixty-third street—Order entered allowing Martin B. Brown to file objections, etc.

SCHEDULE "C."

SUITS AND SPECIAL PROCEEDINGS TRIED OR ARGUED.

John Duryea—Tried before Brown, J.; trial lasting three days; decision reserved; J. M. Ward for the City. People ex rel. Henry Casey vs. The Board of Police Commissioners of the City of New York—Submitted to the General Term; decision reserved; E. H. Hawke, Jr., for the City.

SCHEDULE "D."

SUITS AND SPECIAL PROCEEDINGS CLOSED.

Table with columns: REGIS-TER FOLIO, COURT, TITLE, CAUSE OF ACTION, CLAIM, DATE, HOW DONE, REMARKS. Lists closed legal proceedings.

REGIS- TER FOLIO.	COURT.	TITLE.	CAUSE OF ACTION.	CLAIM.	DATE.	HOW DONE.	REMARKS.
(11) 156	Supreme	In re Herman H. Cammann.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	1891. May 23	Order entered dismissing petition without costs for lack of prosecution.	Upon motion before Ingraham, J.
(11) 156	"	In re Frederika P. Conrad.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 156	"	In re Julia Edgar et al.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 156	"	In re William Astor.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 156	"	In re Laton Horton.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 156	"	In re Myer S. Isaacs.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 156	"	In re David H. Knapp.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 156	"	In re J. Edward Marsh.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 156	"	In re Margaretta H. Ward.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 156	"	In re William T. Walton.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 156	"	In re William W. Astor.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 158	"	In re Philip and William Ebling.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 158	"	In re Fred. Horling.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 158	"	In re John Eylers.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 158	"	In re Robert Power.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 158	"	In re L. Hansen.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 158	"	In re Daniel Katz.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re Catherine Koch.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re Bernard S. Levy.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re Barbara Einberger.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re Robert Hanna.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re Richard Deeves.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re David Christie.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re John O. Baker.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re Catharine Canfield.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re David Banford.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re Isaac A. S. Bernheimer.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re John Eggers.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re Cecilia Cassell.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re David Campbell.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re John C. Bauble.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re Max Freund.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re Mary Deaken.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re Pierce Dunne.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re Theodore A. Cardler.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re Mary E. Mullen.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re Thomas J. McGuire.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re William F. Mott.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 142	"	In re Emma McGann, administrator.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 149	"	In re Jacob M. Newman.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 149	"	In re Abraham Meyer.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 149	"	In re William R. Morgan et al.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 149	"	In re Charles T. Willis.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 149	"	In re De Borden Wilmot.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 149	"	In re Henry Walger.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 149	"	In re Kate Scholes.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 149	"	In re Luke S. Van Zandt.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 149	"	In re John C. UMBERFIELD.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 149	"	In re Thomas M. Peters.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 166	"	In re Mitchell Rogers.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 166	"	In re Metropolitan Life Insurance Co.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 166	"	In re H. M. and Hy. Sonn.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 166	"	In re St. Michael's Protestant Episcopal Church.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 166	"	In re St. Michael's Protestant Episcopal Church.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 166	"	In re Charles G. Tomlinson.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do
(11) 166	"	In re Ralph Townsend.	To vacate assessment for 10th avenue paving, from 74th to 110th street.	" 23	Order entered dismissing petition without costs for lack of prosecution.	do do

WM. H. CLARK, Counsel to the Corporation.

APPROVED PAPERS

Approved Papers for the week ending June 6, 1891.

Resolved, That the letter carriers of the United States be and they hereby are granted permission to erect, in the public place at the junction of Astor place and Eighth street, opposite Lafayette place, a statue to the memory of the late Samuel S. Cox, Member of Congress, and that the Commissioner of Public Works be and is hereby authorized to permit the proper excavations to be made forthwith for the foundations of the pedestal.

Adopted by the Board of Aldermen, May 19, 1891.
Approved by the Mayor, May 29, 1891.

Resolved, That an improved iron drinking-fountain be placed on the southeast corner of One Hundred and Eighty-third street and Ryer avenue, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, May 19, 1891.
Received from his Honor the Mayor, June 1, 1891, without his approval or objections thereto; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

Resolved, That an improved iron drinking-fountain be placed on the sidewalk, near the curb, in front of No. 100 West Thirty-seventh street, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, May 19, 1891.
Received from his Honor the Mayor, June 1, 1891, without his approval or objections thereto; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

Resolved, That permission be and the same is hereby given to John Ulrich to place and keep a watering-trough in front of the premises of John Ulrich, No. 875 First avenue, the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Adopted by the Board of Aldermen, May 19, 1891.
Received from his Honor the Mayor, June 1, 1891, without his approval or objections thereto; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

Resolved, That an improved iron drinking-fountain be placed in front of No. 115 Amsterdam avenue, corner of Sixty-fifth street, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, May 19, 1891.
Received from his Honor the Mayor, June 1, 1891, without his approval or objections thereto; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

Resolved, That an improved iron drinking-fountain be placed on the sidewalk, near the curb, in front of No. 2667 Eighth avenue, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, May 19, 1891.
Received from his Honor the Mayor, June 1, 1891, without his approval or objections thereto; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

Resolved, That permission be and the same is hereby given to Daniel Scribner to place and keep two ornamental lamp-posts and lamps in front of No. 1347 Broadway, provided the lamps be kept lighted during the same hours as the public lamps; that the posts shall not exceed the dimensions prescribed by law (eighteen inches square at the base), the lamps not to exceed two feet in diameter and not to be used for advertising purposes; the work to be done and gas supplied at his

own expense, under the direction of the Commissioner of Public Works ; such permission to continue only during the pleasure of the Common Council.

Adopted by the Board of Aldermen, May 19, 1891.
Approved by the Mayor, June 1, 1891.

Resolved, That gas-lamps be erected and lighted on both sides of One Hundred and Seventeenth street, from Park to Madison avenue, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, May 19, 1891.
Approved by the Mayor, June 1, 1891.

Resolved, That gas-mains be laid, lamp-posts erected, lamps placed thereon and lighted, on the Southern Boulevard, from Pelham avenue to Egbert street.

Adopted by the Board of Aldermen, May 19, 1891.
Approved by the Mayor, June 1, 1891.

Resolved, That permission be and the same is hereby given to Thomas Leddy to place and keep a watering-trough on the sidewalk, near the curb, in front of the northeast corner of Grand street and South Fifth avenue, the work to be done and water supplied at his own expense, under the direction of the Commissioner of Public Works ; such permission to continue only during the pleasure of the Common Council.

Adopted by the Board of Aldermen, May 19, 1891.
Approved by the Mayor, June 1, 1891.

Resolved, That gas-mains be laid, lamp-posts erected, lamps placed thereon and lighted, on Briggs avenue, from the Southern Boulevard to Marion avenue.

Adopted by the Board of Aldermen, May 19, 1891.
Approved by the Mayor, June 1, 1891.

Resolved, That One Hundred and Fourteenth street, from Fifth to Lenox avenue, be paved with granite-block pavement on concrete foundation, except that crosswalks be laid at the intersecting and terminating avenues, where not already done, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, May 19, 1891.
Approved by the Mayor, June 1, 1891.

Resolved, That gas-pipes be laid, lamp-posts erected and street-lamps placed thereon and lighted in Briggs avenue, from the Southern Boulevard to Suburban street, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, May 19, 1891.
Approved by the Mayor, June 1, 1891.

Resolved, That the Commissioner of Public Works be and hereby authorized to lay water-mains in One Hundred and Thirteenth street, between Fifth and Madison avenues, as provided by section 356 of the New York City Consolidation Act of 1882.

Adopted by the Board of Aldermen, May 19, 1891.
Approved by the Mayor, June 1, 1891.

Resolved, That Croton-water mains be laid in Ninety-fifth street, between First and Second avenues, as provided in section 356 of the New York City Consolidation Act of 1882.

Adopted by the Board of Aldermen, May 19, 1891.
Approved by the Mayor, June 1, 1891.

Resolved, That water-mains be laid through Webster avenue, from Mosholu Parkway northward to Scott avenue, with a branch of two hundred feet on Signal place, and on Scott avenue westward to Decatur avenue, and southward on Decatur avenue to Mosholu Parkway, as provided in section 356 of the New York City Consolidation Act of 1882.

Adopted by the Board of Aldermen, May 19, 1891.
Approved by the Mayor, June 1, 1891.

Resolved, That One Hundred and Fifty-third street, between Third and Courtland avenues, be paved with trap-block pavement, the curb-stones be readjusted to the established lines, and crosswalks of blue stone be laid at the intersecting and terminating avenues, where not already done, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards ; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, May 19, 1891.
Approved by the Mayor, June 1, 1891.

Resolved, That the Comptroller be and he is hereby authorized and directed to draw a warrant in favor of Thomas V. Costello for the sum of fifty dollars (\$50), to be in full payment for annexed bill for furnishing the Common Council with copies of all bills introduced in the State Legislature during the session of 1891, and charge the amount to the appropriation for "City Contingencies."

Adopted by the Board of Aldermen, May 26, 1891.
Approved by the Mayor, June 1, 1891.

Resolved, That a crosswalk of two courses, with a row of paving-blocks between the courses, be laid across Amsterdam avenue, at its intersection with the northerly and southerly sides of One Hundred and Sixty-first street, the materials to be used for said work to be bridge-stone of North river blue stone, of the dimensions and according to the specifications now used in the Department of Public Works, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, May 26, 1891.
Approved by the Mayor, June 1, 1891.

Resolved, That the sidewalks on the north side of Seventy-third street, from First to Second avenue, be flagged full width, where not already done, and that the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws 1882, as amended by chapter 569, Laws 1887, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, May 26, 1891.
Approved by the Mayor, June 1, 1891.

Resolved, That the roadway of East One Hundred and Forty-ninth street, from the westerly abutment of the bridge over the New York Central and Hudson River Railroad to Mott avenue, be regulated and paved with granite-block pavement, and that crosswalks be laid at the intersection of Spencer place, under the direction of the Commissioner of Street Improvements, Twenty-third and Twenty-fourth Wards ; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, May 26, 1891.
Approved by the Mayor, June 3, 1891.

Resolved, That permission be and the same is hereby given to R. H. Macy & Co. to extend a vault fourteen feet outside and beyond the curb in front of the property known as Nos. 59, 61 and 63 West Thirteenth street, beginning at a point one hundred and twenty-five feet east of Sixth avenue, and extending thence in an easterly direction seventy-five feet one inch, and be subject to such regulation and location as the Department of Public Works may determine on, and upon payment of the usual fee ; provided that the work be done in a durable and substantial manner, and that the said R. H. Macy & Co. shall stipulate with the Commissioner of Public Works to save

the city harmless from any loss or damage that may occur in consequence of the building or extension of said vault during the progress or subsequent to the building thereof, the work to be done at their own expense, under the direction and to the satisfaction of the Commissioner of Public Works ; such permission to continue only during the pleasure of the Common Council.

Adopted by the Board of Aldermen, June 2, 1891.
Approved by the Mayor, June 3, 1891.

Resolved, That an improved iron drinking-fountain be placed on the sidewalk in front of the northeast corner of Fifth street and the Bowery, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, May 26, 1891.

Received from his Honor the Mayor, June 5, 1891, without his approval or objections thereto ; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

Resolved, That permission be and the same is hereby given to Henry Von Minden to lay a crosswalk of three courses of bridge-stones, with a row of paving-blocks between each course, across the carriageway of Grand street, opposite No. 125, the work to be done at his own expense, under the direction of the Commissioner of Public Works ; such permission to continue only during the pleasure of the Common Council.

Adopted by the Board of Aldermen, May 26, 1891.

Received from his Honor the Mayor, June 5, 1891, without his approval or objections thereto ; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

Resolved, That gas-mains be laid, lamp-posts erected and street-lamps placed thereon and lighted in Eagle avenue, between East One Hundred and Fifty-sixth street and Cedar place, and in Cedar place, between Eagle avenue and Cauldwell avenue, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, May 26, 1891.

Received from his Honor the Mayor, June 5, 1891, without his approval or objections thereto ; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

Resolved, That gas-mains be laid, lamp-posts erected and street-lamps placed thereon and lighted in Valentine avenue, from Suburban street to Garfield street, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, May 26, 1891.

Received from his Honor the Mayor, June 5, 1891, without his approval or objections thereto ; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

Resolved, That an improved iron drinking-fountain be placed on the sidewalk, near the curb, in front of No. 801 Columbus avenue, near the northeast corner of Ninety-ninth street, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, May 26, 1891.

Received from his Honor the Mayor, June 5, 1891, without his approval or objections thereto ; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

Resolved, That an improved iron drinking-fountain be placed on the sidewalk, near the curb, in front of No. 154 Christopher street, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, May 26, 1891.

Received from his Honor the Mayor, June 5, 1891, without his approval or objections thereto ; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

Resolved, That an improved iron drinking-fountain be placed on the sidewalk, near the curb, in front of the premises No. 33 Monroe street, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, May 26, 1891.

Received from his Honor the Mayor, June 5, 1891, without his approval or objections thereto ; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

Resolved, That One Hundred and Thirty-eighth street, from Fifth to Lenox avenue, be regulated and graded, the curb-stones set and sidewalks flagged a space four feet wide through the centre thereof, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, May 26, 1891.
Approved by the Mayor, June 6, 1891.

Resolved, That water-pipes be laid in Scott avenue, from Decatur avenue to Perry avenue, and in Perry avenue, from Scott avenue to Mosholu Parkway, as provided in section 356 of the New York City Consolidation Act of 1882.

Adopted by the Board of Aldermen, May 26, 1891.
Approved by the Mayor, June 6, 1891.

Resolved, That Croton-water pipes be laid in Jennings street, from a point two hundred and forty-nine feet west of Bristow street to Union avenue, as provided by section 356 of the New York City Consolidation Act of 1882.

Adopted by the Board of Aldermen, May 26, 1891.
Approved by the Mayor, June 6, 1891.

Resolved, That gas-mains be laid, lamp-post erected and street-lamps placed thereon and lighted in One Hundred and Forty-ninth street, from St. Nicholas avenue to Amsterdam avenue, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, May 26, 1891.
Approved by the Mayor, June 6, 1891.

Resolved, That two lamp-posts be erected and lamps placed thereon and lighted in front of the Columbus avenue entrance to St. Joseph's Church, corner of Columbus avenue and One Hundred and Twenty-fifth street, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, May 26, 1891.
Approved by the Mayor, June 6, 1891.

Resolved, That permission be and the same is hereby given to M. Arnowitz to erect an ornamental clock in front of his premises, No. 418 Tenth avenue, provided the post shall not exceed the dimensions prescribed by law for ornamental lamps (eighteen inches square at the base), the work to be done at his own expense, under the direction of the Commissioner of Public Works ; such permission to continue only during the pleasure of the Common Council.

Adopted by the Board of Aldermen, May 26, 1891.
Approved by the Mayor, June 6, 1891.

Resolved, That the sidewalks on the north side of One Hundred and Twenty-fifth street, extending a distance about one hundred and twenty-five feet west of Seventh avenue, and on the west side of Seventh avenue, from One Hundred and Twenty-fifth to One Hundred and Twenty-seventh street, and on both sides of One Hundred and Twenty-sixth street, extending a distance about one hundred and twenty-five feet west of Seventh avenue, be flagged full width, where not already done, and that the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works ; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, June 2, 1891.
Approved by the Mayor, June 6, 1891.

Resolved, That gas-pipes be laid, lamp-posts erected and street-lamps placed thereon and lighted in One Hundred and Forty-third street, between Eighth avenue and Bradhurst avenue, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, June 2, 1891. Approved by the Mayor, June 6, 1891.

Resolved, That an additional course of flagging, four feet wide, be laid on the sidewalks on the north side of One Hundred and Third street, from Central Park, West, to Columbus avenue, and on the west side of Central Park, West, from One Hundred and Third to One Hundred and Fourth street, where not already done, and that the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, June 2, 1891. Approved by the Mayor, June 6, 1891.

Resolved, That an additional course of flagging, four feet wide, be laid on the sidewalks on the south side of One Hundred and Twentieth street, from Madison to Lenox avenue, where not already done, and that the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321, chapter 410, Laws 1882, as amended by chapter 569, Laws 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, June 2, 1891. Approved by the Mayor, June 6, 1891.

Resolved, That the sidewalks on the east side of Second avenue, extending a distance about fifty feet north of One Hundred and Eighth street and a distance about one hundred and twenty-five feet south of One Hundred and Eighth street, be flagged eight feet wide, where not already done, and that the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, June 2, 1891. Approved by the Mayor, June 6, 1891.

Resolved, That the sidewalks on the southwest corner of Greene street and West Fourth street, extending a distance about one hundred feet on Greene street and about fifty feet on West Fourth street, be flagged full width where not already done, and that the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, June 2, 1891. Approved by the Mayor, June 6, 1891.

Resolved, That the sidewalks on the southwest corner of Hudson street and West Eleventh street, extending a distance about one hundred feet on Hudson street and about forty feet on West Eleventh street, be flagged full width, where not already done, and that the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, June 2, 1891. Approved by the Mayor, June 6, 1891.

Resolved, That gas-mains be laid and lamp-posts erected and street-lamps placed thereon and lighted in Tinton avenue, from One Hundred and Sixty-eighth street to a line about two hundred feet north, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, June 2, 1891. Approved by the Mayor, June 6, 1891.

Resolved, That an additional course of flagging, four feet wide, be laid on the sidewalks on the south side of Forty-fourth street, from Second to Third avenue, where not already done, and that the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, June 2, 1891. Approved by the Mayor, June 6, 1891.

Resolved, That a crosswalk of two courses, with a row of paving-blocks between the courses, be laid across One Hundred and Twenty-third street, at its intersection with the westerly side of Lenox avenue; the materials to be used for said work to be bridge-stone of North river blue stone, of the dimensions and according to the specifications now used in the Department of Public Works, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, June 2, 1891. Approved by the Mayor, June 6, 1891.

Resolved, That the sidewalks on the north side of Eighty-sixth street, from Madison to Fifth avenue, be flagged full width, where not already done, that the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, June 2, 1891. Approved by the Mayor, June 6, 1891.

Resolved, That permission be and the same is hereby given to Leonard R. Kerr to place and keep an ornamental lamp-post and lamp in front of his premises, northeast corner Fourth avenue and Twenty-sixth street, provided the lamp be kept lighted during the same hours as the public lamps, that the post shall not exceed the dimensions prescribed by law (eighteen inches square at the base), the lamp not to exceed two feet in diameter and not to be used for advertising purposes, the work to be done and gas supplied at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Adopted by the Board of Aldermen, June 2, 1891. Approved by the Mayor, June 6, 1891.

FRANCIS J. TWOMEY, Clerk, Common Council.

POLICE DEPARTMENT.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, No. 300 MULBERRY STREET, NEW YORK, June 5, 1891.

To the Supervisor of the City Record:

Sir—Pursuant to chapter 226, Laws of 1889, I herewith transmit the following list of appointments and applicants for appointment in the Police Department of the City of New York for the week ending June 5, 1891:

Appointed on Probation.

Table with 3 columns: NAME, RESIDENCE, OCCUPATION. Lists Mark P. Murphy, Michael J. Sullivan, and John Carroll.

Applicants for Appointment.

Table with 4 columns: NAME, RESIDENCE, OCCUPATION, and a status column. Lists William Cahill, Edmund J. McDonough, Richard Dillon, etc.

Respectfully, WM. H. KIPP, Chief Clerk.

EXECUTIVE DEPARTMENT.

MAYOR'S MARSHAL'S OFFICE, NEW YORK, June 6, 1891. Number of licenses issued and amounts received therefor, in the week ending Friday, June 5, 1891.

Table with 3 columns: DATE, NUMBER OF LICENSES, AMOUNTS. Shows data for Saturday, May 30, 1891, and Monday through Friday of June 1-5, 1891.

DANIEL ENGELHARD, Mayor's Marshal.

MAYOR'S OFFICE, NEW YORK, March 4, 1890.

Pursuant to section 1, subdivision 3 of chapter 10, Laws of 1888, I hereby designate the "New Yorker Zeitung" and "New York Daily News" of the daily papers printed in the City of New York as the newspapers in which the advertisements of the public notice of the time and place of auction sales in the City of New York shall be published.

HUGH J. GRANT, Mayor.

MAYOR'S OFFICE, NEW YORK, February 1, 1889.

Pursuant to section 9 of chapter 339, Laws of 1883, I hereby designate the "Daily News" and the "New York Morning Journal," two of the daily papers printed in the City of New York, in which notice of each sale of unredeemed pawns or pledges by public auction in said city, by pawnbrokers, shall be published for at least six days previous thereto, until otherwise ordered.

HUGH J. GRANT, Mayor.

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; together with the heads of Departments and Courts:

EXECUTIVE DEPARTMENT.

Mayor's Office. No. 6 City Hall, 10 A. M. to 4 P. M.; Saturdays, 10 A. M. to 12 M. HUGH J. GRANT, Mayor. WM. McM. SPEER, Secretary and Chief Clerk. Mayor's Marshal's Office. No. 1 City Hall, 9 A. M. to 4 P. M. DANIEL ENGELHARD, First Marshal. FRANK FOX, Second Marshal.

COMMISSIONERS OF ACCOUNTS.

Rooms 114 and 115, Stewart Building, 9 A. M. to 4 P. M. MICHAEL T. DALY, CHARLES G. F. WAHLE.

AQUEDUCT COMMISSIONERS.

Room 209, Stewart Building, 5th floor, 9 A. M. to 5 P. M. JAMES C. DUANE, President; JOHN C. SHEEHAN, Secretary; A. FTELEY, Chief Engineer; J. C. LULLLEY, Auditor.

BOARD OF ARMORY COMMISSIONERS.

THE MAYOR, Chairman; PRESIDENT OF DEPARTMENT OF TAXES AND ASSESSMENTS, Secretary. Address EDWARD P. BARKER, Staats Zeitung Building, Tryon Row. Office hours, 9 A. M. to 4 P. M.; Saturdays, 9 A. M. to 12 M.

COMMON COUNCIL.

Office of Clerk of Common Council. No. 8 City Hall, 9 A. M. to 4 P. M. JOHN H. V. ARNOLD, President Board of Aldermen. FRANCIS J. TWOMEY, Clerk Common Council.

City Library.

No. 12 City Hall, 10 A. M. to 4 P. M. MICHAEL C. PADDEN, City Librarian.

DEPARTMENT OF PUBLIC WORKS.

Commissioner's Office. No. 31 Chambers street, 9 A. M. to 4 P. M. THOMAS F. GILROY, Commissioner; MAURICE F. HOLAHAN, Deputy Commissioner.

Bureau of Chief Engineer. No. 31 Chambers street, 9 A. M. to 4 P. M. GEORGE W. BIRDSALL, Chief Engineer.

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

Bureau of Street Improvements. No. 31 Chambers street, 9 A. M. to 4 P. M. WM. M. DEAN, Superintendent.

Office of Engineer in Charge of Sewers. No. 31 Chambers street, 9 A. M. to 4 P. M. HORACE LOOMIS, Engineer-in-Charge.

Bureau of Repairs and Supplies. No. 31 Chambers street, 9 A. M. to 4 P. M. WILLIAM G. BERGEN, Superintendent.

Bureau of Water Purveyor. No. 31 Chambers street, 9 A. M. to 4 P. M. WM. H. BURKE, Water Purveyor.

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

Bureau of Streets and Roads. No. 31 Chambers street, 9 A. M. to 4 P. M. JOHN B. SHEA, Superintendent.

Bureau of Incumbrances. No. 31 Chambers street, 9 A. M. to 4 P. M. MICHAEL T. CUMMINGS, Superintendent.

Keeper of City Hall. MARTIN J. KEESSE, City Hall.

DEPARTMENT OF STREET IMPROVEMENTS

TWENTY-THIRD AND TWENTY-FOURTH WARDS. No. 2656 Third avenue. LOUIS J. HEINTZ, Commissioner; JOHN H. J. RONNER, Deputy Commissioner; WM. H. TEN EVCK, Secreatar &

FINANCE DEPARTMENT.

Comptroller's Office. No. 15 Stewart Building, Chambers street and Broadway, 9 A. M. to 4 P. M. THEODORE W. MYERS, Comptroller; RICHARD A. STORRS, Deputy Comptroller; D. LOWBER SMITH, Assistant Deputy Comptroller.

Auditing Bureau. Nos. 19, 21, 23 Stewart Building, Chambers street and Broadway, 9 A. M. to 4 P. M. WILLIAM J. LYON, First Auditor. DAVID E. AUSTEN, Second Auditor.

Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents. Nos. 31, 33, 35, 37, 39 Stewart Building, Chambers street and Broadway, 9 A. M. to 4 P. M. OSBORNE MACDANIEL, Collector of Assessments and lerk of Arrears. No money received after 2 P. M.

Bureau for the Collection of City Revenue and of Markets. Nos. 1 and 3 Stewart Building, Chambers street and Broadway, 9 A. M. to 4 P. M. JAMES DALY, Collector of the City Revenue and Superintendent of Markets. No money received after 2 P. M.

Bureau for the Collection of Taxes. No. 57 Chambers street and No. 35 Reade stree Stewart Building, 9 A. M. to 4 P. M. GEORGE W. McLEAN, Receiver of Taxes; ALFRED VREDENBURGH, Deputy Receiver of Taxes. No money received after 2 P. M.

Bureau of the City Chamberlain. Nos. 25, 27 Stewart Building, Chambers street and Broadway, 9 A. M. to 4 P. M. THOMAS C. T. CRAIN, City Chamberlain.

Office of the City Paymaster. No. 33 Reade street, Stewart Building, 9 A. M. to 4 P. M. JOHN H. TIMMERMAN, City Paymaster.

LAW DEPARTMENT.

Office of the Counsel to the Corporation
Staats Zeitung Building, third and fourth floors, 9 A. M. to 5 P. M. Saturdays, 9 A. M. to 12 M.
WILLIAM H. CLARK, Counsel to the Corporation.
ANDREW T. CAMPBELL, Chief Clerk.
Office of the Public Administrator.
No. 49 Beekman street, 9 A. M. to 4 P. M.
CHARLES E. LYECKER, Public Administrator.
Office of Attorney for Collection of Arrears of Persona Taxes.
Stewart Building, Broadway and Chambers street, 9 A. M. to 4 P. M.
JOHN G. H. MEYERS, Attorney.
SAMUEL BARRY, Clerk.

POLICE DEPARTMENT.

Central Office.
No. 300 Mulberry street, 9 A. M. to 4 P. M.
CHARLES F. MACLEAN, President; WILLIAM H. KIPP, Chief Clerk; T. F. RODENBOUGH, Chief of Bureau of Elections.

DEPARTMENT OF CHARITIES AND CORRECTION.

Central Office.
No. 66 Third avenue, corner Eleventh street, 9 A. M. to 4 P. M.
HENRY H. PORTER, President; GEORGE F. BRITTON, Secretary.
Purchasing Agent, FREDERICK A. CUSHMAN. Office hours, 9 A. M. to 4 P. M. Saturdays, 12 M.
Plans and Specifications, Contracts, Proposals and Estimates for Work and Materials for Building, Repairs and Supplies, Bills and Accounts, 9 A. M. to 4 P. M. Saturdays, 12 M.
CHARLES BENN, General Bookkeeper.
Out-Door Poor Department. Office hours, 8.30 A. M. to 4.30 P. M.
WILLIAM BLAKE, Superintendent. Entrance on Eleventh street.

HARLEM RIVER BRIDGE COMMISSION.

Washington Building, No. 1 Broadway.

HEALTH DEPARTMENT.

No. 301 Mott street, 9 A. M. to 4 P. M.
CHARLES G. WILSON, President; EMMONS CLARK, Secretary.

DEPARTMENT OF PUBLIC PARKS.

Emigrant Industrial Savings Bank Building, Nos. 49 and 51 Chambers street, 9 A. M. to 4 P. M. Saturdays, 12 M.
ALBERT GALLUP, President; CHARLES DE F. BURNS, Secretary.

FIRE DEPARTMENT.

Office hours for all, except where otherwise noted from 9 A. M. to 4 P. M. Saturdays, to 12 M.
Headquarters.
Nos. 157 and 159 East Sixty-seventh street.
HENRY D. PURROY, President; CARL JUSSEN, Secretary.
Bureau of Chief of Department.
HUGH BONNER, Chief of Department.
Bureau of Inspector of Combustibles.
PETER SEERY, Inspector of Combustibles.
Bureau of Fire Marshal.
JAMES MITCHELL, Fire Marshal.
Bureau of Inspection of Buildings.
THOMAS J. BRADY, Superintendent of Buildings.
Attorney to Department.
WM. L. FINDLEY.
Fire Alarm Telegraph.
J. ELLIOT SMITH, Superintendent.
Central Office open at all hours.
Repair Shops.
Nos. 128 and 130 West Third street.
JOHN CASTLES, Foreman-in-Charge, 8 A. M. to 5 P. M.

DEPARTMENT OF DOCKS.

Battery, Pier A, North river.
EDWIN A. POST, President; AUGUSTUS T. DOCHARTY, Secretary.
Office hours, from 9 A. M. to 4 P. M.

DEPARTMENT OF TAXES AND ASSESSMENTS.

Staats Zeitung Building, Tryon Row, 9 A. M. to 4 P. M. Saturdays, 12 M.
EDWARD P. BARKER, President; FLOYD T. SMITH, Secretary.

DEPARTMENT OF STREET CLEANING.

Stewart Building. Office hours, 9 A. M. to 4 P. M.
HANS S. BEATTIE, Commissioner; WILLIAM DALTON, Deputy Commissioner; GILBERT O. F. NICOLL, Chief Clerk.

CIVIL SERVICE SUPERVISORY AND EXAMINING BOARDS.

Cooper Union, 9 A. M. to 4 P. M.
JAMES THOMSON, Chairman of the Supervisory Board
LEE PHILLIPS, Secretary and Executive Officer.

BOARD OF ESTIMATE AND APPORTIONMENT

Office of Clerk, Staats Zeitung Building, Room 5.
The MAYOR, Chairman; CHARLES V. ADEE, Clerk.

BOARD OF ASSESSORS.

Office, 27 Chambers street, 9 A. M. to 4 P. M.
EDWARD GILON, Chairman; WM. H. JASPER, Secretary

BOARD OF EXCISE.

No. 54 Bond street, 9 A. M. to 4 P. M.
ALEXANDER MEAKIN, President; JAMES F. BISHOP, Secretary and Chief Clerk.

SHERIFF'S OFFICE.

Nos. 6 and 7 New County Court-house, 9 A. M. to 4 P. M.
JOHN J. GORMAN, Sheriff; JOHN B. SEXTON, Under Sheriff.

REGISTER'S OFFICE.

East side City Hall Park, 9 A. M. to 4 P. M.
FRANK T. FITZGERALD, Register; JAMES A. HANLEY, Deputy Register.

COMMISSIONER OF JURORS.

Room 127, Stewart Building, Chambers street and Broadway, 9 A. M. to 4 P. M.
BERNARD F. MARTIN, Commissioner; JAMES E. CONNER, Deputy Commissioner.

COUNTY CLERK'S OFFICE.

Nos. 7 and 8 New County Court-house, 9 A. M. to 4 P. M.
LEONARD A. GIEGERICH, County Clerk; P. J. SCULLY, Deputy County Clerk.

FINANCE DEPARTMENT.

NOTICE OF POSTPONEMENT OF SALE FOR UNPAID ASSESSMENTS.

WHEREAS, SECTION 928 OF THE NEW YORK City Consolidation Act of 1882 authorizes the Comptroller, in his discretion, to postpone any sale for unpaid taxes or assessments; and, Whereas, A sale for unpaid assessments advertised to be held on Monday, March 2, 1891, was postponed until June 1, 1891, and Whereas, Applications for a further postponement of said sale have been made by many persons who own and are interested in the property so advertised to be sold for unpaid assessments thereon. Now, therefore, I do hereby order and direct said sale to be postponed from June 1, 1891, to Monday, the 9th day of November, 1891, when it will be held at 12 o'clock, noon, at the County Court-house, City Hall Park.
THEO. W. MYERS, Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, JUNE 1, 1891.

CITY OF NEW YORK, FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, May 29, 1891.

NOTICE TO PROPERTY-OWNERS.

IN PURSUANCE OF SECTION 907 OF THE "New York City Consolidation Act of 1882," the Comptroller of the City of New York hereby gives public notice to all persons, owners of property, affected by the assessment list in the matter of acquiring title to Wales avenue, from Kelly street to St. Joseph's street, which was confirmed by the Supreme Court May 19, 1891, and entered on the 27th day of May, 1891, in the Record of Titles of Assessments, kept in the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," that unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided in section 908 of said "New York City Consolidation Act of 1882."

Section 908 of the said act provides that, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated from the date of such entry to the date of payment."

The above assessment is payable to the Collector of Assessments and Clerk of Arrears, at the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," Room 31 Stewart Building, between the hours of 9 A. M. and 2 P. M., and all payments made thereon on or before July 27, 1891, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per cent. per annum from the date of entry in the Record of Titles of Assessments in said Bureau to the date of payment.
THEO. W. MYERS, Comptroller.

REAL ESTATE RECORDS.

THE ATTENTION OF LAWYERS, REAL Estate Owners, Monetary Institutions engaged in making loans upon real estate, and all who are interested in providing themselves with facilities for reducing the cost of examinations and searches, is invited to these Official Indices of Records, containing all recorded transfers of real estate in the City of New York from 1653 to 1857, prepared under the direction of the Commissioners of Records
Grantors, grantees, suits in equity, insolvents' and Sheriff's sales in 61 volumes, full bound, price \$100 00
The same in 25 volumes, half bound, 50 00
Complete sets, folded, ready for binding, 15 00
Records of Judgments, 25 volumes, bound, 10 00
Orders should be addressed to "Mr. Stephen Angell Room 23, Stewart Building."
THEODORE W. MYERS, Comptroller.

FIRE DEPARTMENT.

HEADQUARTERS FIRE DEPARTMENT, CITY OF NEW YORK, NOS. 157 AND 159 EAST SIXTY-SEVENTH STREET, NEW YORK, June 4, 1891.

TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING THE materials and labor and doing the work required in repairing and altering the building of this Department, viz.: Quarters of Engine Company No. 17, at No. 91 Ludlow street, will be received by the Board of Commissioners at the head of the Fire Department, at the office of said Department, Nos. 157 and 159 East Sixty-seventh street, in the City of New York, until 10 o'clock A. M., Wednesday, June 17, 1891, at which time and place they will be publicly opened by the head of said Department and read.
No estimate will be received or considered after the hour named.

For information as to the amount and kind of work to be done, bidders are referred to the specifications and drawings, which form part of these proposals.

The form of the agreement showing the manner of payment for the work, with the specifications, and forms of proposals, may be obtained and the plans may be seen at the office of the Department.

Bidders must write out the amount of their estimate in addition to inserting the same in figures.

The work is to be completed and delivered within the time specified in the contract.

The damages to be paid by the contractor for each day that the contract may be unfulfilled after the time specified for the completion thereof shall have expired, are fixed and liquidated at ten (10) dollars.

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

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

The Fire Department reserves the right to decline any and all bids or estimates, if deemed to be for the public interest. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same; the names of all persons interested with him or them therein; and if no other person be so interested, it shall distinctly state that fact; that it is made without any connection with any other person making an estimate for the same purpose, and is in all respects fair, and without collusion or fraud; and that no member of the Common Council, head of a department, chief of a bureau, deputy thereof or clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified

by the oath, in writing, of the party or parties making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as sureties for its faithful performance in the sum of three thousand (3,000) dollars, and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion, and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York before the award is made and prior to the signing of the contract.

No estimate will be considered unless accompanied by either a certified check upon one of the banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of one hundred and fifty (150) dollars. Such check or money must not be included in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited and retained by the City of New York, as liquidated damages for such neglect or refusal, but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

Should the person or persons to whom the contract may be awarded neglect or refuse to accept the contract within five days after written notice that the same has been awarded to his or their bid or proposal, or if he or they accept but do not execute the contract and give the proper security, he or they shall be considered as having abandoned it, and as in default to the Corporation, and the contract will be readvertised and relet as provided by law.

HENRY D. PURROY, S. HOWLAND ROBBINS, ANTHONY EICKHOFF, Commissioners.

POLICE DEPARTMENT.

POLICE DEPARTMENT—CITY OF NEW YORK, OFFICE OF THE PROPERTY CLERK (ROOM NO. 9), NO. 300 MULBERRY STREET, NEW YORK, 1891.

OWNERS WANTED BY THE PROPERTY Clerk of the Police Department of the City of New York, No. 300 Mulberry street, Room No. 9, for the following property, now in his custody, without claimants: Boats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc., also small amount money taken from prisoners and found by patrolmen in this Department.
JOHN F. HARRIOT, Property Clerk.

CORPORATION NOTICE.

PUBLIC NOTICE IS HEREBY GIVEN TO THE owner or owners, occupant or occupants, of all houses and lots, improved or unimproved lands affected thereby, that the following assessments have been completed and are lodged in the office of the Board of Assessors for examination by all persons interested, viz.:
List 3411, No. 1. Regulating, grading, curbing and flagging One Hundred and Ninth street, from Ninth avenue to Riverside Drive.
List 3444, No. 2. Re-regulating, regrading, curbing and flagging Edgecombe avenue, from One Hundred and Forty-first to One Hundred and Forty-fifth street.
List 3445, No. 3. Regulating, grading, curbing and flagging One Hundred and Forty-seventh street, from Tenth avenue to the Boulevard.

List 3475, No. 4. Regulating and paving Rider avenue, from the north curb-line of One Hundred and Thirty-fifth street to the south house-line of One Hundred and Forty-fourth street, with trap blocks.

List 3480, No. 5. Regulating and grading, curbing and flagging Sedgwick avenue, from the northerly curb-line of Montgomery avenue to the southerly house-line of Van Cortlandt avenue, in the Twenty-fourth Ward.

List 3486, No. 6. Regulating and grading, curbing and flagging One Hundred and Forty-sixth street, from Eighth avenue to the Harlem river.

List 3497, No. 7. Paving One Hundred and First street, from Eighth avenue to the Boulevard, with granite blocks, and laying crosswalks.

List 3502, No. 8. Paving One Hundred and Thirty-third street, from Eighth avenue to Avenue St. Nicholas, with asphalt, and laying crosswalks.

List 3540, No. 9. Paving One Hundred and Thirtieth street, from Tenth avenue to the Boulevard, with granite blocks, and laying crosswalks.

List 3541, No. 10. Paving One Hundred and Fourth street, from the Boulevard to the Riverside Drive, with granite blocks, and laying crosswalks.

List 3542, No. 11. Paving Eighty-fourth street, from Tenth avenue to the Boulevard, with granite blocks, and laying crosswalks.

List 3549, No. 12. Regulating, grading, curbing and flagging One Hundred and Thirty-ninth street, from Tenth avenue to a point distant about 425 feet west of the Boulevard.

List 3568, No. 13. Alteration and improvement to sewers in Fourth (Park) avenue, west side, between Seventy-first and Seventy-third streets, and in Seventy-second street, between Park and Madison avenues.

List 3569, No. 14. Regulating and grading, curbing and flagging Fifth avenue, from One Hundred and Thirty-eighth street to Harlem river.

The limits embraced by such assessments include all the several houses and lots of ground, vacant lots, pieces and parcels of land situated on—
No. 1. Both sides of One Hundred and Ninth street, from Ninth avenue to the Riverside Drive, and to the extent of half the block at the intersecting avenues.

No. 2. Both sides of Edgecombe avenue, from One Hundred and Forty-first to One Hundred and Forty-fifth street, and to the extent of half the block at the intersecting streets and avenues.

No. 3. Both sides of One Hundred and Forty-seventh street, from Tenth avenue to the Boulevard, and to the extent of half the block at the intersecting avenues.

No. 4. Both sides of Rider avenue, from One Hundred and Thirty-fifth to One Hundred and Forty-fourth street, and to the extent of half the block at the intersecting streets.

No. 6. Both sides of One Hundred and Forty-sixth street, from Eighth avenue to the Harlem river, and to the extent of half the block at the intersecting avenues.

No. 7. Both sides of One Hundred and First street, from Eighth avenue to the Boulevard, and to the extent of half the block at the intersecting avenues.

No. 8. Both sides of One Hundred and Thirty-third street, from Eighth avenue to Avenue St. Nicholas, and to the extent of half the block at the intersecting avenues.

No. 9. Both sides of One Hundred and Thirtieth street, from Tenth avenue to the Boulevard, and to the extent of half the block at the intersecting avenues.

No. 10. Both sides of One Hundred and Fourth street, from the Boulevard to Riverside Drive, and to the extent of half the block at the intersecting avenues.

No. 11. Both sides of Eighty-fourth street, from Tenth avenue to the Boulevard, and to the extent of half the block at the intersecting avenues.

No. 12. Both sides of One Hundred and Thirty-ninth street, from Tenth avenue to a point distant about 425 feet westerly from the Boulevard, and to the extent of half the block at the intersecting avenues.

No. 13. Blocks bounded by Seventieth and Seventy-second streets, Park and Fifth avenues, including both sides of Seventy-second street, and both sides of Seventieth street, between Park and Fifth avenues, and both sides of Madison avenue, from Sixty-ninth to Seventieth street, and west side of Park avenue, from Sixty-ninth to Seventieth street.

No. 14. Both sides of Fifth avenue, from One Hundred and Thirty-eighth street to the Harlem river, and to the extent of half the block at the intersecting streets.

All persons whose interests are affected by the above-named assessments, and who are opposed to the same, or either of them, are requested to present their objections in writing to the Chairman of the Board of Assessors, at their office, No. 27 Chambers street, within thirty days from the date of this notice.

The above-described lists will be transmitted, as provided by law, to the Board of Revision and Correction of Assessments for confirmation, on the 6th day of July, 1891.

EDWARD GILON, Chairman, PATRICK M. HAVERLY, CHAS. E. WENDT, EDWARD CAHILL, Board of Assessors. OFFICE OF THE BOARD OF ASSESSORS, NO. 27 CHAMBERS STREET, NEW YORK, JUNE 3, 1891.

DEPARTMENT OF PUBLIC WORKS

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, NO. 31 CHAMBERS STREET, NEW YORK, JUNE 1, 1891.

NOTICE OF SALE AT PUBLIC AUCTION.

ON FRIDAY, JUNE 12, 1891, AT 11.30 A. M., THE Department of Public Works will sell at public auction, by Messrs. Van Tassel & Kearney, auctioneers, at the Pipe Yard, foot of East Twenty-fourth street, the following, viz:

9,500 NAVARRO WATER-METERS. TERMS OF SALE. Cash payments in bankable funds at the time and place of sale, and the removal by the purchasers, within ten days, of the meters purchased, otherwise purchasers will forfeit the same, together with all moneys paid therefor.

THOS. F. GILROY, Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, ROOM 6, NO. 31 CHAMBERS STREET, NEW YORK, JUNE 3, 1891.

TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN A sealed envelope, with the title of the work and the name of the bidder indorsed thereon, also the number of the work as in the advertisement, will be received at this office until 12 o'clock M. on Monday, June 15, 1891, at which place and hour they will be publicly opened by the head of the Department.

No. 1. FOR REGULATING AND PAVING WITH ASPHALT PAVEMENT, ON THE PRESENT STONE-BLOCK PAVEMENT, THE CARRIAGEWAY OF NINTH STREET, between Fifth avenue and University place; TWENTY-SECOND STREET, between Lexington and Third avenues; THIRTY-EIGHTH STREET, between Fifth and Madison avenues, and FIFTY-SECOND STREET, between Fifth and Sixth avenues.

Each estimate must contain the name and place of residence of the person making the same, the names of all persons interested with him therein, and if no other person be so interested, it shall distinctly state that fact. That it is made without any connection with any other person making an estimate for the same work, and is in all respects fair and without collusion or fraud. That no member of the Common Council, head of a department, chief of a bureau, deputy thereof, or clerk therein, or other officer of the Corporation, is directly or indirectly interested in the estimate, or in the work to which it relates or in the profits thereof.

Each estimate must be verified by the oath, in writing, of the party making the same, that the several matters therein stated are true, and must be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, to the effect that if the contract is awarded to the person making the estimate, they will, upon its being so awarded, become bound as his sureties for its faithful performance; and that if he shall refuse or neglect to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled upon its completion and that which the Corporation may be obliged to pay to the person to whom the contract shall be awarded at any subsequent letting; the amount to be calculated upon the estimated amount of the work by which the bids are tested.

The consent last above mentioned must be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of the contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety, or otherwise, and that he has offered himself as surety in good faith, with the intention to execute the bond required by law.

No estimate will be considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of five per centum of the amount of the contract. Such check or money must not be included in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of the deposit will be returned to him.

No. 2. Both sides of One Hundred and Ninth street, from Ninth avenue to the Riverside Drive, and to the extent of half the block at the intersecting avenues.

No. 3. Both sides of Edgecombe avenue, from One Hundred and Forty-first to One Hundred and Forty-fifth street, and to the extent of half the block at the intersecting streets and avenues.

No. 4. Both sides of One Hundred and Forty-seventh street, from Tenth avenue to the Boulevard, and to the extent of half the block at the intersecting avenues.

No. 5. Both sides of Rider avenue, from One Hundred and Thirty-fifth to One Hundred and Forty-fourth street, and to the extent of half the block at the intersecting streets.

No. 6. Both sides of One Hundred and Forty-sixth street, from Eighth avenue to the Harlem river.

No. 7. Paving One Hundred and First street, from Eighth avenue to the Boulevard, with granite blocks, and laying crosswalks.

No. 8. Paving One Hundred and Thirty-third street, from Eighth avenue to Avenue St. Nicholas, with asphalt, and laying crosswalks.

No. 9. Paving One Hundred and Thirtieth street, from Tenth avenue to the Boulevard, with granite blocks, and laying crosswalks.

No. 10. Paving One Hundred and Fourth street, from the Boulevard to the Riverside Drive, with granite blocks, and laying crosswalks.

No. 11. Paving Eighty-fourth street, from Tenth avenue to the Boulevard, with granite blocks, and laying crosswalks.

No. 12. Regulating, grading, curbing and flagging One Hundred and Thirty-ninth street, from Tenth avenue to a point distant about 425 feet west of the Boulevard.

No. 13. Alteration and improvement to sewers in Fourth (Park) avenue, west side, between Seventy-first and Seventy-third streets, and in Seventy-second street, between Park and Madison avenues.

No. 14. Regulating and grading, curbing and flagging Fifth avenue, from One Hundred and Thirty-eighth street to Harlem river.

THE COMMISSIONER OF PUBLIC WORKS RESERVES THE RIGHT TO REJECT ALL BIDS RECEIVED FOR ANY PARTICULAR WORK IF HE DEEMS IT FOR THE BEST INTERESTS OF THE CITY.

Blank forms of bid or estimate, the proper envelopes in which to inclose the same, the specifications and agreements, and any further information desired, can be obtained at Room 9, No. 31 Chambers street.

THOS. F. GILROY, Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, ROOM 6, NO. 31 CHAMBERS STREET, NEW YORK, May 25, 1891.

TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN A sealed envelope, with the title of the work and the name of the bidder indorsed thereon, also the number of the work as in the advertisement, will be received at this office until 12 o'clock M. on Monday, June 8, 1891, at which place and hour they will be publicly opened by the head of the Department.

No. 1. FOR REMOVING, REBUILDING AND RENEWING THE STATION ARRANGEMENTS, PLATFORMS AND STAIRWAYS OF THE ONE HUNDRED AND FIFTY-FIFTH STREET STATION OF THE MANHATTAN RAILWAY COMPANY AT EIGHTH AVENUE.

No. 2. FOR SEWER IN EDGEcombe AVENUE, between One Hundred and Thirty-ninth and One Hundred and Fortieth streets, connecting with present sewer in One Hundred and Fortieth street.

Each estimate must contain the name and place of residence of the person making the same, the names of all persons interested with him therein, and if no other person be so interested, it shall distinctly state that fact. That it is made without any connection with any other person making an estimate for the same work, and is in all respects fair and without collusion or fraud.

Each estimate must be verified by the oath, in writing, of the party making the same, that the several matters therein stated are true, and must be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, to the effect that if the contract is awarded to the person making the estimate, they will, upon its being so awarded, become bound as his sureties for its faithful performance; and that if he shall refuse or neglect to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled upon its completion and that which the Corporation may be obliged to pay to the person to whom the contract shall be awarded at any subsequent letting; the amount to be calculated upon the estimated amount of the work by which the bids are tested.

The consent last above mentioned must be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of the contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety, or otherwise, and that he has offered himself as surety in good faith, with the intention to execute the bond required by law.

No estimate will be considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct.

All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of the deposit will be returned to him.

THE COMMISSIONER OF PUBLIC WORKS RESERVES THE RIGHT TO REJECT ALL BIDS RECEIVED FOR ANY PARTICULAR WORK IF HE DEEMS IT FOR THE BEST INTERESTS OF THE CITY.

Blank forms of bid or estimate, the proper envelopes in which to inclose the same, the specifications and agreements, and any further information desired, can be obtained at Rooms 10 and 9, No. 31 Chambers street.

THOS. F. GILROY, Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS, BUREAU OF WATER REGISTRY, NO. 31 CHAMBERS STREET, ROOM 2, NEW YORK, May 1, 1891.

CROTON WATER RATES.

NOTICE IS HEREBY GIVEN THAT THE annual Water Rates for 1891 are now due and payable at this office.

THOMAS F. GILROY, Commissioner of Public Works.*

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, NO. 31 CHAMBERS STREET, NEW YORK, August 14, 1889.

TO OWNERS OF LANDS ORIGINALLY ACQUIRED BY WATER GRANTS.

ATTENTION IS CALLED TO THE RECENT act of the Legislature (chapter 449, Laws of 1889), which provides that whenever any streets or avenues in the city, described in any grant of land under water, from the Mayor, Aldermen and Commonalty containing covenants requiring the grantees and their successors to pave, repave, keep in repair or maintain such streets, shall be in need of repairs, pavement or repavement the Common Council may, by ordinance, require the same to be paved, repaved or repaired, and the expense thereof to be assessed on the property benefited; and whenever the owner of a lot so assessed shall have paid the assessment levied for such paving, repaving or repairing, such payment shall release and discharge such owner from any and every covenant and obligation as to paving, repaving and repairing, contained in the water grant under which the premises are held, and no further assessment shall be imposed on such lot for paving, repaving or repairing such street or avenue, unless it shall be petitioned for by a majority of the owners of the property (who shall also be the owners of a majority of the property in frontage) on the line of the proposed improvement.

The act further provides that the owner of any such lot may notify the Commissioner of Public Works, in writing, specifying the ward number and street number of the lot that he desires, for himself, his heirs and assigns, to be released from the obligation of such covenants, and elects and agrees that said lot shall be thereupon liable to be assessed as above provided, and thereupon the owner of such lot, his heirs and assigns shall thereupon be relieved from any obligation to pave, repair, uphold or maintain said street, and the lot in respect of which such notice was given shall be liable to assessment accordingly.

The Commissioner of Public Works desires to give the following explanation of the operation of this act: When notice, as above described, is given to the Commissioner of Public Works, the owner of the lot or lots therein described, and his heirs and assigns, are forever released from all obligation under the grant in respect to paving, repaving or repairing the street in front of or adjacent to said lot or lots, except one assessment for such paving, repaving or repairs, as the Common Council may, by ordinance direct to be made thereafter.

No street or avenue within the limits of such grants can be paved, repaved or repaired until said work is authorized by ordinance of the Common Council, and when the owners of such lots desire their streets to be paved, repaved or repaired, they should state their desire and make their application to the Board of Aldermen and not to the Commissioner of Public Works, who has no authority in the matter until directed by ordinance of the Common Council to proceed with the pavement, repavement or repairs.

THOS. F. GILROY, Commissioner of Public Works.

AQUEDUCT COMMISSION.

AQUEDUCT COMMISSIONERS' OFFICE, ROOM 209, STEWART BUILDING, NO. 280 BROADWAY, NEW YORK, May 28, 1891.

TO CONTRACTORS.

BIDS OR PROPOSALS FOR BUILDING THE Headhouse and Engine Room Superstructure, etc., at Shaft No. 25, on Section 12 of the New Croton Aqueduct, as called for in the approved forms of contract, and specifications on file in the office of the Aqueduct Commissioners, will be received at this office until 3 o'clock P. M. on Wednesday, June 17, 1891, at which place and hour they will be publicly opened by the Aqueduct Commissioners, and the award for doing said work will be made by said Commissioners as soon thereafter as possible.

Also bids or proposals for finishing Shaft No. 21, on Section B of the New Aqueduct, in the Twenty-fourth Ward of the City of New York.

Blank forms of contract and specifications for doing said work, and bids or proposals, and proper envelopes for their inclosure, can be obtained at the above office of the Aqueduct Commissioners on application to the Secretary.

By order of the Aqueduct Commissioners, JAMES C. DUANE, President.

JOHN C. SHEEHAN, Secretary.

BOARD OF EDUCATION.

SEALED PROPOSALS WILL BE RECEIVED BY the Board of School Trustees for the Tenth Ward, at the Hall of the Board of Education, No. 146 Grand street, until 9.30 o'clock A. M. on Friday, June 19, 1891, for Heating Apparatus, Repairs, etc., at Grammar School No. 20.

PAIRICK CARROLL, Chairman, FRANK A. SPENCER, Secretary, Board of School Trustees, Tenth Ward. Dated NEW YORK, June 6, 1891.

Sealed proposals will also be received at the same place by the School Trustees of the Seventh Ward, until 9.30 o'clock A. M. on Thursday, June 18, 1891, for making Repairs, Alterations, etc., at Grammar Schools Nos. 2, 12, 31, and Primary School No. 35.

WILLIAM H. TOWNLEY, Chairman, JAMES B. MULRY, Secretary, Board of School Trustees, Seventh Ward. Dated NEW YORK, June 5, 1891.

Sealed proposals will also be received at the same place by the School Trustees of the Eighth Ward, until 10 o'clock A. M., on Thursday, June 18, 1891, for making Repairs, Alterations, etc., at Grammar School No. 28, and Heating Apparatus, Repairs, etc., at Grammar School No. 33.

HOMER P. BEACH, Chairman, SAMUEL C. MOTT, Secretary, Board of School Trustees, Eighth Ward. Dated NEW YORK, June 5, 1891.

Sealed proposals will also be received at the same place by the School Trustees of the Nineteenth Ward, until 4 o'clock P. M., on Thursday, June 18, 1891, for making Repairs, Alterations, etc., at Grammar School No. 74; also for Heating Apparatus Work at Grammar Schools Nos. 74 and 76; also for Sanitary Work at Grammar Schools Nos. 73 and 77.

RICHARD KELLY, Chairman, L. M. HORNTHAL, Secretary, Board of School Trustees, Nineteenth Ward. Dated NEW YORK, June 5, 1891.

Sealed proposals will also be received at the same place by the School Trustees of the Twentieth Ward, until 4.30 o'clock P. M., on Thursday, June 18, 1891, for Heating Apparatus Repairs at Grammar Schools Nos. 33 and 48.

J. WESLEY SMITH, Chairman, G. W. FERGUSON, Secretary, Board of School Trustees, Twentieth Ward. Dated NEW YORK, June 5, 1891.

Sealed proposals will also be received at the same place by the School Trustees of the Twentieth Ward, until 10 o'clock A. M., on Wednesday, June 17, 1891, for making Repairs, Alterations, etc., at Grammar Schools Nos. 26, 32, 33, 48, and Primary School No. 27.

J. WESLEY SMITH, Chairman, G. W. FERGUSON, Secretary, Board of School Trustees, Twentieth Ward. Dated NEW YORK, June 4, 1891.

Sealed proposals will also be received at the same place by the Board of School Trustees of the Twenty-second Ward, until 9.30 o'clock A. M., on Wednesday, June 17, 1891, for supplying New Furniture for Grammar School No. 67.

JAMES R. CUMING, Chairman, RICHARD S. TREACY, Secretary, Board of School Trustees, Twenty-second Ward. Dated NEW YORK, June 4, 1891.

Sealed proposals will also be received at the same place by the Board of School Trustees for the Twenty-first Ward, until 9.30 o'clock A. M., on Tuesday, June 16, 1891, for Improving the Property Nos. 222 and 230 East Thirty-eighth street, adjoining Grammar School No. 49, and Alterations, etc., at said school.

A. G. AGNEW, Chairman, E. ELLERY ANDERSON, Secretary, Board of School Trustees, Twenty-first Ward. Dated NEW YORK, June 3, 1891.

Sealed proposals will also be received by the Board of School Trustees for the Seventh Ward, at the same place, until 4 o'clock P. M., on Monday, June 15, 1891, for supplying New Furniture for Grammar Schools Nos. 12, 31, and Primary School No. 36.

WILLIAM H. TOWNLEY, Chairman, JAMES B. MULRY, Secretary, Board of School Trustees, Seventh Ward. Dated NEW YORK, June 2, 1891.

Sealed proposals will also be received at the same place by the Board of School Trustees of the Twelfth Ward, until 9.30 o'clock A. M., on Monday, June 15, 1891, for supplying the Heating Apparatus for the new school building in course of erection on northwest corner Amsterdam avenue and Ninety-third street.

JOHN WHALEN, Chairman, ANTONIO RASINES, Secretary, Board of School Trustees, Twelfth Ward. Dated NEW YORK, May 29, 1891.

Sealed proposals will also be received at the same place by the School Trustees of the Twenty-third Ward, until 3.30 o'clock P. M., on Monday, June 15, 1891, for making Repairs, Alterations, etc., at Grammar Department, Grammar School No. 60 and Grammar School No. 61.

WILLIAM HOGG, Chairman, ALBERT F. BRUGMAN, Secretary, Board of School Trustees, Twenty-third Ward. Dated NEW YORK, May 29, 1891.

Sealed proposals will also be received at the same place by the School Trustees of the Eleventh Ward, until 10 o'clock A. M., on Thursday, June 11, 1891, for making Repairs, etc., to Heating Apparatus of Grammar School No. 22.

P. J. McCUE, Chairman, GEORGE MUNDORFF, Secretary, Board of School Trustees, Eleventh Ward. Dated NEW YORK, May 28, 1891.

Sealed proposals will also be received at the same place by the School Trustees of the Twelfth Ward, until 11 o'clock A. M., on Thursday, June 11, 1891, for repairing Heating Apparatus of Grammar Schools Nos. 37, 43, 72 and 83; also for Repairs, Alterations, etc., at Grammar Schools Nos. 37, 54, 72 and 78.

JOHN WHALEN, Chairman, ANTONIO RASINES, Secretary, Board of School Trustees, Twelfth Ward. Dated NEW YORK, May 28, 1891.

Sealed proposals will also be received at the same place by the School Trustees of the Fourteenth Ward, until 3 o'clock P. M., on Thursday, June 11, 1891, for Sanitary Work, etc., at Grammar School No. 21.

JOHN A. O'BRIEN, Chairman, M. B. FEENEY, Secretary, Board of School Trustees, Fourteenth Ward. Dated NEW YORK, May 28, 1891.

Sealed proposals will also be received at the same place by the School Trustees of the Eighteenth Ward, until 3.30 o'clock P. M., on Thursday, June 11, 1891, for making Repairs, Alterations, etc., at Grammar School No. 50 and Primary Schools Nos. 4, 28 and 29.

A. G. VANDERPOEL, Chairman, WILLIAM J. FANNING, Secretary, Board of School Trustees, Eighteenth Ward. Dated NEW YORK, May 28, 1891.

Sealed proposals will also be received at the same place by the School Trustees of the Twenty-second Ward, until 4 o'clock P. M., on Thursday, June 11, 1891, for Sanitary Work, etc., at Grammar School No. 84 and Primary School No. 41.

JAMES R. CUMING, Chairman, RICHARD S. TREACY, Secretary, Board of School Trustees, Twenty-second Ward. Dated NEW YORK, May 28, 1891.

Sealed proposals will also be received by the Board of School Trustees for the Sixth Ward, at the Hall of the Board of Education, No. 146 Grand street, until 9.30 o'clock A. M., on Monday, June 8, 1891, for making Repairs, Alterations, etc., at Grammar School No. 23 and Primary School No. 8.

JOHN F. WHELAN, Chairman, PETER KRAEGER, Secretary, Board of School Trustees, Sixth Ward. Dated NEW YORK, May 23, 1891.

Sealed proposals will also be received at the same place by the School Trustees of the Twenty-first Ward, until 10 o'clock A. M., on Monday, June 8, 1891, for making Repairs, Alterations, etc., at Grammar School No. 14 and Primary School No. 16.

ANDREW G. AGNEW, Chairman, E. ELLERY ANDERSON, Secretary, Board of School Trustees, Twenty-first Ward. Dated NEW YORK, May 23, 1891.

Sealed proposals will also be received at the same place by the School Trustees of the Fourteenth Ward until 3 o'clock P. M., on Monday, June 8, 1891, for making Repairs, etc., at Grammar School No. 21.

JOHN A. O'BRIEN, Chairman, M. B. FEENEY, Secretary, Board of School Trustees, Fourteenth Ward. Dated NEW YORK, May 23, 1891.

Sealed proposals will also be received at the same place by the School Trustees of the Twenty-fourth Ward, until 4 o'clock P. M., on Monday, June 8, 1891, for Heating Apparatus Work at Grammar School No. 64.

ELMER A. ALLEN, Chairman, THEO. E. THOMSON, Secretary, Board of School Trustees, Twenty-fourth Ward. Dated NEW YORK, May 23, 1891.

Sealed proposals will also be received at the same place by the School Trustees of the Ninth Ward, until 11 o'clock A. M., on Monday, June 8, 1891, for Heating Apparatus, Repairs, etc., at Grammar School No. 3.

L. J. McNAMARA, Chairman, JOHN P. FAURE, Secretary, Board of School Trustees, Ninth Ward. Dated NEW YORK, May 23, 1891.

Sealed proposals will also be received at the same place by the School Trustees of the Eleventh Ward, until 3 o'clock P. M., on Monday, June 8, 1891, for Altering, etc., the Building and Premises No. 162 Stanton street, Annex to Grammar School No. 22.

P. J. McCUE, Chairman, GEORGE MUNDORFF, Secretary, Board of School Trustees, Eleventh Ward. Dated NEW YORK, May 23, 1891.

Plans and specifications may be seen, and blank proposals obtained, at the office of the Superintendent of School Buildings, No. 146 Grand street, third floor.

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

The party submitting a proposal, and the parties proposing to become sureties, must each write his name and place of residence on said proposal.

Two responsible and approved sureties, residents of this city, are required in all cases.

No proposal will be considered from persons whose character and antecedent dealings with the Board of Education render their responsibility doubtful.

DEPARTMENT OF DOCKS.

DEPARTMENT OF DOCKS, PIER "A," NORTH RIVER, }

TO CONTRACTORS.

(No. 381.)

PROPOSALS FOR ESTIMATES FOR DREDGING AT THE DUMPING-BOARD AT WEST THIRTY-SEVENTH STREET AND AT WEST FORTY-SEVENTH STREET PIER, ON THE NORTH RIVER.

ESTIMATES FOR DREDGING AT THE ABOVE-named places, on the North river, will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, on Pier "A," foot of Battery place, North river, in the City of New York, until 12 o'clock M. of

THURSDAY, JUNE 18, 1891,

at which time and place the estimates will be publicly opened by the head of said Department. The award of

the contract, if awarded, will be made as soon as practicable after the opening of the bids.

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

The bidder to whom the award is made shall give security for the faithful performance of the contract, in the manner prescribed and required by ordinance, in the sum of One Thousand Dollars.

The Engineer's estimate of the quantities of material necessary to be dredged in order to secure at the premises mentioned the depth of water set opposite thereto in the specifications, is as follows:

Table with 2 columns: Description of work and Quantity. Includes items like 'Dump-board at West Thirty-seventh street, North river' (5,600 cubic yards) and 'Pier at West Forty-seventh street, North river (south side)' (14,000 cubic yards). Total: 19,600 cubic yards.

N. B.—Bidders are required to submit their estimates upon the following express conditions, which shall apply to and become a part of every estimate received:

1. Bidders must satisfy themselves, by personal examination of the locations of the proposed dredging, 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, dispute or complain of the above statement of quantities, nor assert that there was any misunderstanding in regard to the nature or amount of the work to be done.

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

The work to be done under this contract is to be commenced within five days after the date of the contract, and the entire work is to be fully completed on or before the 31st day of July, 1891, and the damages to be paid by the contractor for each day that the contract may be unfulfilled after the time fixed for the fulfillment thereof has expired are, by a clause in the contract, fixed and liquidated at Fifty Dollars per day.

Bidders will state in their estimates a price, per cubic yard, for doing such dredging, in conformity with the approved form of agreement and the specifications therein set forth, by which price the bids will be tested. This price is to cover all expenses of every kind involved in or incidental to the fulfillment of the contract, including any claim that may arise through delay, from any cause, in the performing of the work thereunder.

Bidders will distinctly write out, both in words and in figures, the amount of their estimates for doing this work.

The person or persons to whom the contract may be awarded will be required to attend at this office with the sureties offered by him or them, and execute the contract within five days from the date of the service of a notice to that effect; and in case of failure or neglect so to do, he or they will be considered as having abandoned it, and as in default to the Corporation; and the contract will be re-advertised and relet, and so on until it be accepted and executed.

Bidders are required to state in their estimates their names and places of residence, the names of all persons interested with them therein; and if no other person be so interested, the estimate shall distinctly state the fact; also that the estimate is made without any connection with any other person making an estimate for the same work, and that it is in all respects fair and without collusion or fraud; and also that no member of the Common Council, head of a department, chief of a bureau, deputy thereof, or clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof; which estimate must be verified by the oath, in writing, of the party making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed to by all the parties interested.

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

No 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 money, to the amount of five per centum of the amount of security required for the faithful performance of the contract. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same, within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

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

No estimate will be accepted from or contract awarded to any person who is in arrears to the Corporation, upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation. THE RIGHT TO DECLINE ALL THE ESTIMATES IS RESERVED IF DEEMED FOR THE INTEREST OF THE CORPORATION OF THE CITY OF NEW YORK.

Bidders are requested, in making their bids or estimates, to use the blank prepared for that purpose by the Department, a copy of which, together with the form of agreement, including specifications, and showing the manner of payment for the work, can be obtained upon application therefor at the office of the Department.

EDWIN A. POST, JAMES MATTHEWS, J. SERGEANT CRAM, Commissioners of the Department of Docks. Dated NEW YORK, June 4, 1891.

CIVIL SERVICE SUPERVISORY AND EXAMINING BOARDS.

NEW YORK CITY CIVIL SERVICE BOARDS, COOPER UNION, NEW YORK, June 3, 1891.

PUBLIC NOTICE IS HEREBY GIVEN THAT open competitive examinations will be held for the following positions on the dates mentioned: June 9. STEWARD, Department of Charities and Correction. June 10. SANITARY INSPECTOR or ENGINEER. June 16. MEDICAL SANITARY INSPECTOR, Summer Corps.

LEE PHILLIPS, Secretary and Executive Officer.

NEW YORK CITY CIVIL SERVICE BOARDS, COOPER UNION, NEW YORK, April 3, 1890.

NOTICE.

- 1. Office hours from 9 A. M. until 4 P. M. 2. Blank applications for positions in the classified service of the city may be procured upon application at the above office. 3. Examinations will be held from time to time at the needs of the several Departments of the City Government...

LEE PHILLIPS, Secretary and Executive Officer

COMMISSIONER OF STREET IMPROVEMENTS OF THE TWENTY-THIRD AND TWENTY-FOURTH WARDS.

COMMISSIONER OF STREET IMPROVEMENTS OF THE TWENTY-THIRD AND TWENTY-FOURTH WARDS, NEW YORK, May 27, 1891.

TO CONTRACTORS.

SEALED BIDS OR ESTIMATES FOR EACH OF the following mentioned works, with the title of the work and the name of the bidder indorsed thereon, also the number of the work, as in the advertisement...

No. 1. FOR REGULATING, GRADING, SETTING CURB-STONES AND FLAGGING THE SIDEWALKS IN ONE HUNDRED AND FIFTY-SIXTH STREET, from Third avenue to St. Ann's avenue, AND LAYING CROSSWALKS WHERE NOT ALREADY LAID.

No. 2. FOR REGULATING AND GRADING, SETTING CURB-STONES, FLAGGING THE SIDEWALKS AND LAYING GRANITE-BLOCK PAVEMENT THE ROADWAY OF ONE HUNDRED AND FIFTIETH STREET, from Third avenue to Courtland avenue.

No. 3. FOR REGULATING AND GRADING, SETTING CURB-STONES AND FLAGGING THE SIDEWALKS IN ONE HUNDRED AND FIFTY-FIFTH STREET, from Courtland avenue to Railroad avenue, East.

No. 4. FOR REGULATING AND GRADING, SETTING CURB-STONES, LAYING FLAGGING AND CROSSWALKS AND BUILDING CULVERTS IN ONE HUNDRED AND THIRTY-EIGHTH STREET, between Rider avenue and Railroad avenue, East.

No. 5. FOR REGULATING, GRADING, PAVING THE ROADWAY WITH TRAP-BLOCK PAVEMENT, FLAGGING THE SIDEWALKS AND LAYING CROSSWALKS IN ONE HUNDRED AND FIFTY-FIRST STREET, between Courtland avenue and Railroad avenue, East, and readjusting curb and flagging.

Special notice is given that the works must be bid for separately; that is, more than one work must not be included in the same estimate or envelope.

NUMBER 1, ABOVE-MENTIONED.

- 10,600 cubic yards of filling. 1,275 linear feet of new curb-stones furnished and set. 60 linear feet of old curb-stones taken up and reset. 4,600 square feet of new flagging furnished and laid. 1,175 square feet new bridge-stones for crosswalks furnished and laid. 400 cubic yards of dry rubble masonry for retaining-walls and culverts.

The time allowed for the completion of the whole work will be ONE HUNDRED CONSECUTIVE WORKING DAYS.

NUMBER 2, ABOVE-MENTIONED.

- 275 cubic yards of earth excavation. 80 cubic yards of rock excavation. 1,100 linear feet of new curb-stone furnished and set. 200 linear feet of old curb-stone taken up and reset. 8,250 square feet of new flagging furnished and laid. 1,575 square feet of old flagging taken up and relaid. 600 square feet of new bridge-stone for crosswalks furnished and laid. 1,800 square yards of granite-block pavement furnished and laid.

The time allowed for the completion of the whole work will be SEVENTY-FIVE CONSECUTIVE WORKING DAYS.

NUMBER 3, ABOVE-MENTIONED.

- 1 100 cubic yards of excavation. 2,225 cubic yards of filling. 1,260 linear feet of new curb-stones furnished and set.

550 linear feet of old curb-stones taken up and reset. 5,850 square feet of new flagging furnished and laid 1,500 square feet of old flagging taken up and relaid. 140 cubic yards of dry rubble masonry in retaining-walls and culverts.

The time allowed for the completion of the whole work will be FIFTY CONSECUTIVE WORKING DAYS.

NUMBER 4, ABOVE-MENTIONED.

- 570 cubic yards of earth excavation. 1,500 cubic yards of filling. 360 linear feet of new curb-stones furnished and set. 550 linear feet of old curb-stones taken up and reset. 2,370 square feet of new flagging furnished and laid. 850 square feet of old flagging taken up and relaid. 180 square feet of bridge-stones for crosswalks furnished and laid. 425 cubic yards of dry rubble masonry in retaining-walls and culverts.

The time allowed for the completion of the whole work will be SIXTY CONSECUTIVE WORKING DAYS.

NUMBER 5, ABOVE-MENTIONED.

- 1,250 linear feet of new curb-stones furnished and set. 675 linear feet of old curb-stones taken up and reset. 5,150 square feet of new flagging furnished and laid. 2,650 square feet of old flagging taken up and relaid. 100 square feet of new bridge-stone for crosswalks furnished and laid. 3,900 square yards of new trap-block pavement.

The time allowed for the completion of the whole work will be NINETY CONSECUTIVE WORKING DAYS.

Each estimate must contain the name and place of residence of the person making the same, the names of all persons interested with him therein, and if no other person be so interested it shall distinctly state that fact. That it is made without any connection with any other person making an estimate for the same work, and is in all respects fair and without collusion or fraud.

Each estimate must be verified by the oath, in writing, of the party making the same, that the several matters therein stated are true, and must be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, to the effect that if the contract is awarded to the person making the estimate, they will, upon its being so awarded, become bound as his sureties for its faithful performance; and that if he shall refuse or neglect to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled upon its completion and that which the Corporation may be obliged to pay to the person to whom the contract shall be awarded at any subsequent letting; the amount to be calculated upon the estimated amount of the work by which the bids are tested.

The consent last above mentioned must be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of the contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety, or otherwise, and that he has offered himself as surety in good faith, with the intention to execute the bond required by law.

No estimate will be considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct.

The Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards reserves the right to reject all bids received for any particular work if he deems it for the best interests of the city.

Blank forms of bid or estimate, the proper envelopes in which to inclose the same, the specifications and agreements, and any other information desired, can be obtained at this office.

LOUIS J. HEINTZ, Commissioner of Street Improvements, Twenty-third and Twenty-fourth Wards.

JURORS.

NOTICE OF COMMISSIONER OF JURORS IN REGARD TO CLAIMS FOR EXEMPTION FROM JURY DUTY

ROOM 127, STEWART BUILDING, No. 280 BROADWAY, THIRD FLOOR, NEW YORK, JUNE 1, 1891.

CLAIMS FOR EXEMPTION FROM JURY duty will be heard by me daily at my office, from 9 A. M. until 4 P. M.

Those entitled to exemption are: Clergymen, lawyers, physicians, surgeons, surgeon-dentists, professors or teachers in a college, academy or public school, editors, editorial writers or reporters of daily newspapers, licensed pharmacists or pharmacists, actually engaged in their respective professions and not following any other calling; militiamen, policemen, and firemen; election officers, jury non-residents, and city employees, and United States employees; officers of vessels making regular trips; licensed pilots, actually following that calling; superintendents, conductors and engineers of a railroad company other than a street railroad company; telegraph operators actually doing duty as such; Grand, Sheriff's, and Civil Court jurors; stationary engineers; and persons physically incapable of performing jury duty by reason of severe sickness, deafness, or other physical disorder.

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

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

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

BERNARD F. MARTIN, Commissioner of Jurors.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION.

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

TO CONTRACTORS.

MATERIALS AND WORK REQUIRED IN ERECTING A PAVILION FOR THE INCURABLES, ALMSHOUSE, BLACKWELL'S ISLAND, N. Y.

SEALED BIDS OR ESTIMATES FOR THE aforesaid work and materials, in accordance with the specifications and plans, will be received at the office of the Department of Public Charities and Correction, No. 66 Third Avenue, in the City of New York, until Thursday, June 11, 1891, at 10 A. M.

THE BOARD OF PUBLIC CHARITIES AND CORRECTION RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SECTION 64, CHAPTER 410, LAWS OF 1882.

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

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

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonials to that effect; and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract by his or their bond, with two sufficient sureties, each in the penal amount of TEN THOUSAND (\$10,000) DOLLARS.

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance; and that if he shall omit or refuse to execute the same, they shall pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above all his liabilities as bail, surety, or otherwise; and that he has offered himself as surety in good faith and with the intention to execute the bond required by section 12 of chapter 7 of the Revised Ordinances of the City of New York, 1880, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of this security shall, in addition to the justification and acknowledgment, 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 money, to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must not be inclosed in the envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same, within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York, as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

Should the person or persons to whom the contract may be awarded neglect or refuse to accept the contract within five days after written notice that the same has been awarded to his or their bid or proposal, or if he or they accept but do not execute the contract and provide such proper security, as has been heretofore stated to be requisite, he or they shall be considered as having abandoned it and as in default to the Corporation, and the contract will be re-advertised and relet as provided by law.

Bidders will write out the amount of their estimate in addition to inserting the same in figures.

Payment will be made by a requisition on the Comptroller, in accordance with the terms of the contract, or from time to time, as the Commissioners may determine.

The form of the contract, including specifications showing the manner of payment, will be furnished at the office of the Department, and bidders are cautioned to examine each and all of its provisions carefully, as the Board of Public Charities and Correction will insist upon its absolute enforcement in every particular.

Dated New York, May 26, 1891. HENRY H. PORTER, President, CHARLES F. SIMMONS, M. D., Commissioner, EDWARD C. SHEEHY, Commissioner, Public Charities and Correction.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE, NEW YORK, June 2, 1891.

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

At Homoeopathic Hospital, Ward's Island—Frederika Muller, aged 67 years; 5 feet 4 inches high; brown eyes, gray hair. Had on when admitted red dress, buttoned gaiters, brown felt hat.

Thomas Maloney, aged 53 years; 5 feet 5 inches high; gray eyes and hair. Had on when admitted black diagonal coat, gray vest, striped pants, laced shoes, black felt hat.

Nothing known of their friends or relatives. By order, G. F. BRITTON, Secretary.

HARLEM RIVER BRIDGE COMMISSION.

CITY OF NEW YORK, HARLEM RIVER BRIDGE COMMISSION, WASHINGTON BUILDING, No. 1 BROADWAY, May 29, 1891.

NOTICE TO CONTRACTORS.

SEALED PROPOSALS FOR WOODEN FENCING around the small parks adjacent to Washington Bridge, New York City, will be received by the Harlem River Bridge Commissioners, at their office, Room 185, No. 1 Broadway, New York, until 2 o'clock in the afternoon of Wednesday, June 10, 1891, at which time the said proposals will be publicly opened and read. Plans and specifications can be seen at the office of the Commission. No proposal will be received unless accompanied by certified check for \$500, payable to the order of the Comptroller of the City of New York, and the names of two sureties, freeholders in the City of New York, who will enter into a bond in the sum of one thousand (\$1,000) dollars for the faithful performance of the contract, if awarded. If the party tendering shall not attend with his sureties and execute the contract and bond within five days after being notified that the contract has been awarded such bidder and that the sureties have been approved by the Comptroller, said sum of \$500 shall be thereby forfeited as liquidated damages for failure to execute such contract. The checks of unsuccessful bidders will be returned within five days after the opening of the bids.

The Commissioners reserve the right to reject any and all bids. By order of the Board, MALCOLM W. NIVEN, Secretary.

CITY OF NEW YORK, HARLEM RIVER BRIDGE COMMISSION, WASHINGTON BUILDING, No. 1 BROADWAY, May 29, 1891.

NOTICE TO CONTRACTORS.

PROPOSALS FOR LOAM.

SEALED PROPOSALS WILL BE RECEIVED by the Harlem River Bridge Commissioners, at their office, Room 185, No. 1 Broadway, New York, until 2 o'clock in the afternoon of Wednesday, June 10, 1891, for furnishing six thousand cubic yards, more or less, of Loam or Top Soil, free from grit, stones and cinders, for finishing the small parks adjacent to the Washington Bridge, between the Harlem river and Undercliff avenue, in the City of New York, to be delivered and spread on the grounds where and as directed by the Engineer in charge of the work, at which time the said proposals will be publicly opened and read. Each bid must be accompanied with a certified check for the sum of one thousand dollars, payable to the order of the Comptroller of the City of New York, and the names of two sureties, freeholders in the City of New York, who will enter into a bond in the sum of two thousand dollars for the faithful performance of the contract if awarded. If the party bidding shall not attend with his sureties and execute the contract and bond within five days after being notified that the contract has been awarded such bidder, and that the sureties have been approved by the Comptroller, said sum of \$1,000 shall be thereby forfeited as liquidated damages for the failure to execute such contract. The checks of unsuccessful bidders will be returned within five days after the opening of the bids.

Bidders at or before the receipt of their tenders must deliver at the office of the Commission a sample of the material proposed to be furnished; such sample shall not contain less than one cubic foot of the material, and all deliveries shall be in all respects equal to the sample. Such material must be furnished and spread within forty days from date of notification to begin delivery.

The Commissioners reserve the right to reject any and all bids.

By order of the Board, MALCOLM W. NIVEN, Secretary, Harlem River Bridge Commission.

CITY OF NEW YORK, HARLEM RIVER BRIDGE COMMISSION, WASHINGTON BUILDING, No. 1 BROADWAY, May 29, 1891.

NOTICE TO CONTRACTORS.

SEALED PROPOSALS FOR PAVING WITH rock asphalt certain walks in small parks adjacent to the Washington Bridge, east of the Harlem river, and Undercliff place and Undercliff avenue, in the City of New York, will be received by the Harlem River Bridge Commissioners, at their office, Room 185, No. 1 Broadway, New York, until 2 o'clock in the afternoon of Wednesday, June 10, 1891, at which time said proposals will be publicly opened and read.

Plans and specifications and form of contract can be seen at the office of the Commission, and blank form of proposal can be obtained.

The Commissioners reserve the right to reject any and all bids.

By order of the Board, MALCOLM W. NIVEN, Secretary, Harlem River Bridge Commission.

DEPARTMENT OF STREET CLEANING.

NOTICE.

PERSONS HAVING BULKHEADS TO FILL, IN the vicinity of New York Bay, can procure material for that purpose—ashes, street sweepings, etc., such as is collected by the Department of Street Cleaning—free of charge, by applying to the Commissioner of Street Cleaning, in the Stewart Building.

THOMAS S. BEATTIE, Commissioner of Street Cleaning.

SUPREME COURT.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to WILLOW AVENUE (although not yet named by proper authority), extending from Bronx Kills to East One Hundred and Thirty-eighth street, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

WE, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-entitled matter, hereby give notice to all persons interested in this proceeding, and to the owner or owners, occupant or occupants, of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to wit:

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 51 Chambers street (Room 4), in said city, on or before the fifteenth day of July, 1891, and that we, the said Commissioners, will hear parties so objecting within ten week days next after the said fifteenth day of July, 1891, and for that purpose will be in attendance at our said office on each of said ten days at 2 o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit

maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the sixteenth day of July, 1891.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: Northerly by the centre line of the block between East One Hundred and Thirty-eighth street and East One Hundred and Thirty-ninth street; easterly by the centre line of the blocks between Walnut avenue and Willow avenue, prolonged southerly to the United States Channel Line in the Bronx Kills; southerly by the United States Channel Line in the Bronx Kills; westerly by the centre line of the blocks between Cypress avenue and Willow avenue, from the United States Channel Line in the Bronx Kills to the centre line of East One Hundred and Thirty-fourth street; thence northerly by the last-mentioned centre line to the centre line of the blocks between Willow avenue and the Southern Boulevard, prolonged southerly at right angles to the northerly line of East One Hundred and Thirty-fourth street; thence westerly by the centre line of the blocks between Willow avenue and the Southern Boulevard, prolonged northerly to the centre line of the block between East One Hundred and Thirty-eighth street and East One Hundred and Thirty-ninth street; excepting from said area all the streets, avenues and roads, or portions thereof, heretofore legally opened, and all the unimproved land included within the lines of streets, avenues, roads, public squares and places shown and laid out upon any map or maps filed by the Commissioners of the Department of Public Parks, pursuant to the provisions of chapter 604 of the Laws of 1874, and the laws amendatory thereof, or of chapter 410 of the Laws of 1882, as such area is shown upon our benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house, in the City of New York, on the thirty-first day of July, 1891, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated NEW YORK, June 6, 1891.
JAMES J. PHELAN, Chairman,
JAMES OLIVER,
SIDNEY HARRIS,
Commissioners.

JOHN P. DUNN, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonality of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to EAST ONE HUNDRED AND SEVENTY-FIFTH STREET (although not yet named by proper authority), from Carter avenue to Third avenue, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

WE, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-entitled matter, hereby give notice to all persons interested in this proceeding and to the owner or owners, occupant or occupants, of all houses and lots and improved or unimproved lands affected thereby, and to all others whom it may concern, to wit:

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 51 Chambers street (Room 4), in said city, on or before the eighth day of July, 1891, and that we, the said Commissioners, will hear parties so objecting within ten week days next after the said eighth day of July, 1891, and for that purpose will be in attendance at our said office on each of said ten days at two o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the ninth day of July, 1891.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: Northerly by the southerly line of East One Hundred and Seventy-sixth street, prolonged easterly to the northerly prolongation of the easterly line of Fulton avenue; easterly by the easterly line of Fulton avenue, prolonged northerly to the easterly prolongation of the southerly line of East One Hundred and Seventy-sixth street; southerly by the northerly line of East One Hundred and Seventy-fourth street, prolonged easterly to the centre line of the block between Railroad avenue, East, and Railroad avenue, West; thence westerly by last-mentioned centre line to the easterly prolongation of the northerly line of East One Hundred and Seventy-fourth street; thence southerly by the northerly line of East One Hundred and Seventy-fourth street, prolonged easterly to the centre line of the block between Railroad avenue, East, and Railroad avenue, West; westerly by the easterly line of Carter avenue; excepting from said area all the streets, avenues and roads, or portions thereof, heretofore legally opened, and all the unimproved land included within the lines of streets, avenues, roads, public squares and places shown and laid out upon any map or maps filed by the Commissioners of the Department of Public Parks, pursuant to the provisions of chapter 604 of the Laws of 1874, and the laws amendatory thereof, or of chapter 410 of the Laws of 1882, as such area is shown upon our benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to the Supreme Court of the State of New York at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house, in the City of New York, on the 24th day of July, 1891, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated NEW YORK, May 29, 1891.
LEWIS J. CONLIN, Chairman,
WAUHOPE LYNN,
WILLIAM H. MARSTON,
Commissioners.

JOHN P. DUNN, Clerk.

In the matter of the application of the Mayor, Aldermen and Commonality of the City of New York, relative to the opening of CATHEDRAL PARKWAY by widening and enlarging One Hundred and Tenth street, between Seventh avenue and Riverside Park, so as to conveniently connect thereby, and by appropriate entrances in connection therewith, Central Park, Morningside Park and Riverside Park in the City of New York, pursuant to chapter 275 of the Laws of 1891, passed April 28, 1891.

PURSUANT TO THE STATUTES IN SUCH case made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Chambers thereof, in the County Court-house, in the City of New York, on Friday, the 26th day of June, 1891, at the opening of the Court on that day, or as soon thereafter as counsel can be heard, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonality of the

City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the purposes of Cathedral Parkway, by widening and enlarging One Hundred and Tenth street, between Seventh avenue and Riverside Park, in the City of New York, so as to provide sufficient and convenient means of communication between Central Park, Morningside Park and Riverside Park, and sufficient and appropriate entrances for said parks in connection therewith, as provided in chapter 275 of the Laws of 1891, passed April 28, 1891; being the following described lots, pieces or parcels of land, viz.:

PARCEL "A."

Beginning at the northeasterly corner of Eighth avenue and One Hundred and Tenth street, and running thence northerly along the easterly line of Eighth avenue, one hundred and twenty-nine feet; thence southeasterly one hundred and sixty and thirty-two hundredths feet on the arc of a circle having a radius of one hundred and forty-two feet until the same meets a line drawn parallel with the northerly side of One Hundred and Tenth street and distant thirty feet northerly from the northerly line from One Hundred and Tenth street, the centre of which said arc lies southwesterly of the northeast corner of Eighth avenue and One Hundred and Tenth street, and whose radius drawn to the northern extremity of the preceding course forms an angle of eight degrees, eighteen minutes forty-one seconds with the eastern line of Eighth avenue; thence easterly along the said line drawn parallel with and distant thirty feet northerly from the northerly side of One Hundred and Tenth street to the westerly line of Seventh avenue; thence southerly along the westerly line of Seventh avenue thirty feet to the northerly line of One Hundred and Tenth street; thence westerly along the northerly line of One Hundred and Tenth street seven hundred and seventy-five feet to the point of beginning.

PARCEL "B."

Beginning at the northwesterly corner of Eighth avenue and One Hundred and Tenth street, running thence northerly along the westerly side of Eighth avenue seventy-five feet; thence southwesterly to the northerly side of One Hundred and Tenth street along the circumference of a circle which will intersect a line drawn from the said northwesterly corner of Eighth avenue and One Hundred and Tenth street, between the westerly side of Eighth avenue and the northerly side of One Hundred and Tenth street, at an angle of forty-five degrees with the westerly side of Eighth avenue and of forty-five degrees with the northerly side of One Hundred and Tenth street, at a distance of about fifty feet from the said northwesterly corner of Eighth avenue and One Hundred and Tenth street, and which said circumference of said circle, as aforesaid, will intersect the northerly side of One Hundred and Tenth street, at a distance of seventy-five feet from the said northwesterly corner of Eighth avenue and One Hundred and Tenth street; thence easterly along the northerly side of One Hundred and Tenth street seventy-five feet to the point or place of beginning.

PARCEL "C."

Beginning at a point on the westerly side of Eighth avenue, distant one hundred and thirty feet south of the southerly line of One Hundred and Tenth street, and running thence northwesterly one hundred and sixty-six feet and thirteen thirty-second of an inch on the arc of a circle whose centre lies on the westerly line of Eighth avenue, drawn across One Hundred and Tenth street, and distant seventeen and forty-eight one hundredths feet north of the southerly line of One Hundred and Tenth street; thence westerly on a line parallel with the southerly line of One Hundred and Tenth street, and distant forty-six feet therefrom, two hundred and thirty-six feet ten and eleven sixteenths inches to the easterly line of Manhattan avenue forty-six feet to the southerly line of One Hundred and Tenth street; thence along the southerly line of One Hundred and Tenth street one hundred and seventy feet to the westerly line of Eighth avenue; thence southerly along the westerly line of Eighth avenue one hundred and thirty feet to the point or place of beginning.

PARCEL "D."

Beginning at a point on the westerly side of Manhattan avenue, distant forty-six feet southerly from the southerly side of One Hundred and Tenth street; and running thence westerly on a line drawn parallel with the southerly side of One Hundred and Tenth street, and distant forty-six feet southerly therefrom to the easterly side of Ninth avenue; thence northerly along the easterly side of Ninth avenue forty-six feet to One Hundred and Tenth street; and thence easterly along the southerly side of One Hundred and Tenth street to Manhattan avenue, and thence southerly along the westerly side of Manhattan avenue forty-six feet to the point of beginning.

PARCEL "E."

Beginning at a point on the westerly side of Ninth avenue, distant twenty feet southerly from the southerly side of One Hundred and Tenth street; and running thence westerly on a line drawn parallel with the southerly side of One Hundred and Tenth street, and distant twenty feet southerly therefrom to the easterly side of Tenth avenue; thence northerly along the easterly side of Tenth avenue twenty feet to One Hundred and Tenth street; and thence easterly along the southerly side of One Hundred and Tenth street to Ninth avenue, and thence southerly along the westerly side of Ninth avenue twenty feet to the point of beginning.

PARCEL "F."

Beginning at a point on the westerly side of Tenth avenue, distant twenty feet southerly from the southerly side of One Hundred and Tenth street, and running thence westerly on a line drawn parallel with the southerly side of One Hundred and Tenth street, distant twenty feet southerly therefrom to the easterly side of the road or drive, otherwise known as the "Boulevard"; thence northerly along the easterly side of said road or drive twenty feet to One Hundred and Tenth street; and thence easterly along the southerly side of One Hundred and Tenth street to Tenth avenue, and thence southerly along the westerly side of Tenth avenue twenty feet to the point of beginning.

PARCEL "G."

Beginning at a point on the westerly side of the Boulevard or road and public drive, distant twenty feet southerly from the southerly side of One Hundred and Tenth street; running thence westerly on a line parallel with the southerly side of One Hundred and Tenth street and distant twenty feet southerly therefrom three hundred and twenty-two feet; thence southerly one hundred and forty-five and thirty-four one-hundredths feet to a point thirty-three feet north of the northerly side of One Hundred and Ninth street on a line drawn parallel with the easterly side of Riverside avenue, and ten feet easterly therefrom; thence southerly along the said line drawn parallel with the easterly side of Riverside avenue and distant ten feet easterly therefrom thirty-three feet to the northerly side of One Hundred and Ninth street; thence westerly along the northerly side of One Hundred and Ninth street ten feet to the easterly side of Riverside avenue; thence northerly along the said easterly side of Riverside avenue to the southerly side of One Hundred and Tenth street; thence easterly along the southerly side of One Hundred and Tenth street three hundred and seventy-five feet to the westerly side of the Boulevard or road and public drive; thence southerly along the westerly side of the Boulevard or road and public drive twenty feet to the point or place of beginning.

PARCEL "H."

Beginning at a point on the northerly side of One Hundred and Tenth street, distant two hundred and ninety-five feet westerly from the northwesterly corner of One Hundred and Tenth street and the Boulevard or road and public drive; running thence westerly along the said northerly line of One Hundred and Tenth street eighty feet to the easterly side of Riverside avenue;

thence northerly along the easterly side of Riverside avenue one hundred and ninety-one feet ten inches to the southerly side of One Hundred and Eleventh street; thence easterly along the southerly side of One Hundred and Eleventh street fifteen feet; thence southerly and parallel with the easterly side of Riverside avenue fifty-seven and fifty-eight one-hundredths feet; thence southeasterly one hundred and fifty and eighty-three one-hundredths feet to the point or place of beginning.

Dated NEW YORK, May 29, 1891.
WILLIAM H. CLARK,
Council on the Corporation,
No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonality of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to EAST ONE HUNDRED AND SEVENTY-FIRST STREET (although not yet named by proper authority), extending from Webster avenue to Brook avenue, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

WE, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-entitled matter, hereby give notice to all persons interested in this proceeding, and to the owner or owners, occupant or occupants, of all houses and lots and improved or unimproved lands affected thereby, and to all others whom it may concern, to wit:

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 200 Broadway (fifth floor), in the said city, on or before the second day of July, 1891, and that we, the said Commissioners, will hear parties so objecting within the ten week-days next after the said second day of July, 1891, and for that purpose will be in attendance at our said office on each of said ten days at 1 o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the third day of July, 1891.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: Northerly by the centre line of the block between East One Hundred and Seventy-first street and Wendover avenue; easterly by the westerly line of Brook avenue; southerly by the centre line of the block between East One Hundred and Seventy-first street and East One Hundred and Seventieth street, and westerly by the easterly line of Webster avenue; excepting from said area all the streets, avenues and roads, or portions thereof, heretofore legally opened, and all the unimproved land included within the lines of streets, avenues, roads, public squares and places shown and laid out upon any map or maps filed by the Commissioners of the Department of Public Parks, pursuant to the provisions of chapter 604 of the Laws of 1874, and the laws amendatory thereof, or of chapter 410 of the Laws of 1882, as such area is shown upon our benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house, in the City of New York, on the seventeenth day of July, 1891, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated NEW YORK, May 22, 1891.
HENRY G. CASSIDY, Chairman,
ROGER A. PRYOR, JR.,
LAMONT McLOUGHLIN,
Commissioners.

CARROLL BERRY, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York for and on behalf of the Mayor, Aldermen and Commonality of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to EAST ONE HUNDRED AND SEVENTY-SECOND STREET (although not yet named by proper authority), extending from Vanderbilt avenue, East, to Third avenue, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

WE, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-entitled matter, hereby give notice to all persons interested in this proceeding and to the owner or owners, occupant or occupants, of all houses and lots and improved or unimproved lands affected thereby, and to all others whom it may concern, to wit:

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 200 Broadway (fifth floor), in the said city, on or before the first day of June, 1891, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said first day of June, 1891, and for that purpose will be in attendance at our said office on each of said ten days at 3 o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the twentieth day of June, 1891.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: Northerly by a line drawn parallel with, and distant 100 feet northerly from the northerly line of East One Hundred and Seventy-second street; easterly by the westerly line of Third avenue; southerly by a line parallel with, and distant 100 feet southerly from, the southerly line of East One Hundred and Seventy-second street; and westerly by the easterly line of Vanderbilt avenue, east; excepting from said area all the streets, avenues and roads, or portions thereof, heretofore legally opened, and all the unimproved land included within the lines of streets, avenues, roads, public squares, and places shown and laid out upon any map or maps filed by the Commissioners of the Department of Public Parks, pursuant to the provisions of chapter 604 of the Laws of 1874, and the laws amendatory thereof, or of chapter 410 of the Laws of 1882, as such area is shown upon our benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house, in the City of New York, on the third day of July, 1891, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated NEW YORK, May 9, 1891.
JOSEPH E. NEUBURGER, Chairman,
ABRAHAM L. JACOBS,
MICHAEL J. McKENNA,
Commissioners.

CARROLL BERRY, Clerk.

In the matter of the application of the Department of Public Works of the City of New York, for and on behalf of the Mayor, Aldermen and Commonality of the City of New York, relative to the opening of ONE HUNDRED AND EIGHTY-FIRST STREET, between Tenth and Eleventh avenues.

WE, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment, having reconvened pursuant to an order of the Supreme Court, in the above-entitled matter, hereby give notice to all persons interested in this proceeding and to the owner or owners, occupant or occupants, of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to wit:

First—That we have completed our amended, corrected and revised estimate and assessment, and that all persons interested in this proceeding or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 51 Chambers street (Room 4), in said city, on or before the seventh day of July, 1891, and that we, the said Commissioners, will hear parties so objecting within ten week days next after the said seventh day of July, 1891, and for that purpose will be in attendance at our said office on each of said ten days at 4 o'clock P. M.

Second—That the abstract of our said amended, corrected and revised estimate and assessment, together with our amended, corrected and revised damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the eighth day of July, 1891.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: Northerly by a line parallel to and distant 100 feet from the northerly line of One Hundred and Eighty-first street; easterly by the westerly line of Tenth or Amsterdam avenue; southerly by a line parallel to and distant 100 feet from the southerly line of One Hundred and Eighty-first street; westerly by the easterly line of Eleventh avenue.

Fourth—That our report amended, corrected and revised herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house, in the City of New York, on the twenty-second day of July, 1891, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated NEW YORK, May 22, 1891.
JOHN WHALEN, Chairman,
HAROLD M. SMITH,
EDWARD HOGAN,
Commissioners.

MATTHEW P. RYAN, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York for and on behalf of the Mayor, Aldermen and Commonality of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to BERGEN AVENUE (although not yet named by proper authority), extending from East One Hundred and Forty-seventh street and Willis avenue to Brook avenue, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

WE, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-entitled matter, hereby give notice to all persons interested in this proceeding, and to the owner or owners, occupant or occupants, of all houses and lots and improved or unimproved lands affected thereby and to all others whom it may concern, to wit:

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 200 Broadway (fifth floor), in the said city, on or before the 1st day of June, 1891, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said 1st day of June, 1891, and for that purpose will be in attendance at our said office on each of said ten days at 3 o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the 2d day of June, 1891.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: Northerly by a line drawn parallel with and distant 25 feet northerly of the northerly line of East One Hundred and Forty-seventh street, from Third avenue to Willis avenue, and the centre line of the block between Bergen avenue and East One Hundred and Fifty-sixth street and Third avenue; easterly by the westerly line of Brook avenue, the centre line of the blocks between Bergen avenue and Brook avenue, extending from the intersection of the easterly line of Bergen avenue with the westerly line of Brook avenue to East One Hundred and Forty-seventh street, and a line drawn parallel with and distant 100 feet easterly of the easterly line of Willis avenue and extending from East One Hundred and Forty-seventh street to East One Hundred and Forty-sixth street; southerly by the northerly line of East One Hundred and Forty-sixth street and westerly by a line drawn parallel with and distant 100 feet westerly of the westerly line of Willis avenue from East One Hundred and Forty-sixth street to East One Hundred and Forty-seventh street, the easterly line of Third avenue, the easterly line of Willis avenue and the centre line of the blocks between Bergen avenue and Third avenue; excepting from said area all streets, avenues and roads, or portions thereof, heretofore legally opened, and all the unimproved land included within the lines of streets, avenues, roads, public squares and places shown and laid out upon any map or maps filed by the Commissioners of the Department of Public Parks, pursuant to the provisions of chapter 604 of the Laws of 1874, and the laws amendatory thereof, or of chapter 410 of the Laws of 1882, as such area is shown upon our benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house, in the City of New York, on the 15th day of June, 1891, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated NEW YORK, April 20, 1891.
NELSON SMITH, Chairman,
WILLIAM J. LACEY,
CHARLES S. BEARDSLEY,
Commissioners.

CARROLL BERRY, Clerk.

THE CITY RECORD.

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W. J. K. KENNY,
Supervisor.