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LAW DEPARTMENT.

The following schedules form a report of the transactions of the office of the Counsel to the Corporation for the week ending October 15, 1892:

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

SCHEDULE "A."

SUITS AND SPECIAL PROCEEDINGS INSTITUTED.

COURT.	T	GIS- ER LIO.	WH Co MEN	M-	Title of Action.	NATURE OF ACTION.
Surrogate's.	43	412	189 Oct.		Lewis, Robert, Matter of	Probate of will.
Supreme	43	413	**	10	Bartlett, Francis, and James McCusker vs. The Mayos, etc., of the City of New York, Hyman Levy, Thos. Quinn and Jacob Schmidt.	To foreclose lien for grading, fencing, etc., grounds at Shafts Nos. 1 to 12 at the New Aqueduct, under contract of May 24, 1892, \$1,086.21.
Superior	43	414	**	10	Jackson, William H., et al., composing the firm of William H.Jackson & Co., vs. The Mayor, etc., Edward T. Hogan et al.	To restrain defendants from placing truck in front of plaintiffs' premises at No. 860 Broadway.
Supreme	43	415	44	14	Schmidt, Jacob, vs. The Mayor, etc., of New York, The Aqueduct Commissioners, Henry A. Cannon, Hyman Levy, Thomas Quinn, Francis Bartlett and James McCloskey	To forelose lien for grading, tencing, etc., grounds at Shafts Nos. 1 to 12, at the New Aqueduct, under contract of May 24, 1892, \$196.
Superior	43	416		14	Bran, Cassie, Matter of	Habeas corpus.

Court.	REGIS- TER FOLIO.	WHEN COM- MENCED.	TITLE OF ACTION.	NATURE OF ACTION.
Supreme	43 417	1892. Oct. 14	Wyman, John H., Levy P. Morton and John G. Richardson, as executors of the last will and testament of Lizzie H.Perkins, deceased, vs. Allen C. Woodbury, the Department of Charities and Correction, having in charge the Emergency Hospital for Women and the Maternity Hospital,	For judicial construction of the will of Lizzie H. Perkins, deceased, and final determina- tion of the rights of respective parties claiming under the same.
Com. Pleas.	43 418	" 15	et al Coleman, Benjamin F., vs. The Mayor, etc., of the City of New York, Antonio D'Andrea, Terence A. Smith and others	To foreclose lien for materials furnished under contract for laying water-mains between Shaft No. 25, New Aqueduct, and pumping station at High Bridge, \$140.43.

SCHEDULE "B."

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

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

Harlem Library—Decree entered canceling taxes for the years 1887, 1888, 1889, 1890 and 1891 on plaintiff's premises, Ward No. 39, Lot No. 412, in the Twelfth Ward, with \$29 costs and disbursements.

People ex rel. Solomon W. Johnson, as Treasurer of the American News Company, vs. The Commissioners of Taxes and Assessments—Decree entered vacating the taxes on the capital stock of the relator for the year 1891 in the sum of \$300,000.

In the matter of the public school site at Ridge and Rivington streets—Order entered appointing John T. Agnew, Charles Coudert and Victor J. Dowling, Commissioners of Estimate.

In the matter of the public school site on One Hundred and Second street, between Second and Third avenues—Order entered appointing Michael J. Mulqueen, Eugene Van Schaick and John H. Rogan, as Commissioners of Estimate.

Bernard Mahon—Order entered allowing the amendment of answer as proposed without costs.

In the matter of the estate of Mary Dennis, deceased—Decree entered directing the Comptroller to pay Edward J. McGuire, as attorney of all the next of kin \$327.77 deposited with him by the Public Administrator.

William H. Jackson et al.—Order of discontinuance without costs entered.

William H. Jackson et al.—Order of discontinuance without costs entered.

SCHEDULE "C."

SUITS AND SPECIAL PROCEEDINGS TRIED AND ARGUED.

SUITS AND SPECIAL PROCEEDINGS TRIED AND ARGUED.

In the matter of the Hester street public school site—Hearing before the Commissioners proceeded and testimony closed; C. D. Olendorf for the City.

In the matter of McComb's Dam Bridge—Motion for the appointment of Commissioners of Estimate made before Patterson, J.; motion granted; C. D. Olendorf for the City.

John Sullivan—Argued at the Court of Appeals; decision reserved; S. J. Cowen for the City.

Maicho Fortunato—Motion to open judgment, etc., argued before Giegerich, J.; decision reserved; J. L. O'Brien for the City.

In the matter of the Thirty-fifth street public school site—Hearing before the Commissioners proceeded and adjourned to October 24, 1892; C. D. Olendorf for the City.

In the matter of the Edgecombe avenue public school site—Hearing before the Commissioners proceeded and adjourned to October 19, 1892; C. D. Olendorf for the City.

People ex rel. Cassie Bran vs. The Medical Superintendent of the Blackwell's Island Insane Asylum—Writ of habeas corpus heard before McAdam, J.; writ dismissed and patient remanded; G. A. Lavelle for the City.

SCHEDULE "D."

SUITS AND SPECIAL PROCEEDINGS CLOSED.

REGIS- TER FOLIO.	Court.	Title.	Cause of Action.	CLAIM.	DATE.	How Done,	Remarks.
43 152	Supreme	George Fischer and another	For cancelation of Croton water rates on premises Nos. 205 and 209 Forsyth street,		1892. Oct. 3	Order entered discontinuing action without costs,	By consent, plaintiff having paid \$100 in com
13 36I	",	George A. Tallman, by)	for years 1882 to 1889	\$67 20	" 5	Transcript of judgment for \$97.66 in favor of plain	tiff
13 391	Surrogate's	1	For distribution of fund of \$327.77 deposited by the Public Administrator in the hands		" 7	Decree entered directing payment by the Comptrol of \$327.77 to next of kin, etc	ler
7) 82	Supreme		of the Comptroller		** 8	Order entered vacating order of July 15, 1880, a	nd
7) 82	"	In re William Sulphs			" 8	Order entered vacating order of July 15, 1880, and dismissing petition without costs	nd do
7) 82	"				" 8	Order entered vacating order of July 15, 1880, a	nd do
7) 82	"	et al	To vacate assessment for rigth street sewers, between 4th and 5th avenues		" 8	Order entered vacating order of July 15, 1880, a dismissing petition without costs	do
7) 82	"	In re William H. Beadleston In re Robert L. Cutting,)	To vacate assessment for 119th street sewers, between 4th and 5th avenues		** 8	Order entered vacating order of July 15, 1880, a dismissing petition without costs	do
10) 331	****	executor, etc	ing, etc., from 2d avenue to East river	********	" 8	Proceeding abandoned	Michael Duffy.
10) 331		In re Morris Steinhardt	ing, etc., from 2d avenue to East river { To vacate assessment for 42d street regulat-}		" 8	do	Michael Duffy. Pursuant to decision of Court of Appeals In re
0 473	"	Peter Leckler	ing, etc., from 2d avenue to East river { To cancel lien of taxes upon lot, Ward No. 27, }		" 8	(Judgment canceling taxes and for \$27.10 costs)	Michael Duffy, in Without trial; letter to the Comptroller.
10) 419	"	In re Phoebe B. Allen, ex-	Block 1508, for years 1867 to 1871		" 11	Proceeding abandoned	Pursuant to decision of Court of Appeals In re
10) 419	"	In re John E. Ahrens	To vacate assessment for construction of			-	Michael Duffy. Pursuant to decision of Court of Appeals In re
		t t.l. n	retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues		" 11	do	Michael Duffy.
10) 419		In re John Baum	To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues		. 11	do	Pursuant to decision of Court of Appeals In re Michael Duffy.
10) 419	"	In re Margaretta Baier	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		" 11	do	Pursuant to decision of Court of Appeals In re
10) 419	"	In re L. Cowen	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		" 11	do	Pursuant to decision of Court of Appeals In re
10) 419	"	In re Archibald Culbert	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		" 11	do	Pursuant to decision of Court of Appeals In re
10) 419	"	In re Jacob Eiett	retaining-walls, etc., on 42d street, be-}		" II	do	Pursuant to decision of Court of Appeals In re
10) 419	*	In re William H. Falconer	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		" 11	do	Pursuant to decision of Court of Anneals In re
10) 419	"	In re Daniel B. Fayer- { weather and another }	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		" 11	do	(Pursuant to decision of Court of Appeals In re
10) 419	"	In re S. Friedberg	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		" II	do	Pursuant to decision of Court of Appeals In r
10) 419	*	In re Robert Goelet and {	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		" 11	do	Pursuant to decision of Court of Appeals In r
10) 419	"	In re E. Goodenough	tween 1st and 2d avenues		" 11	do	Pursuant to decision of Court of Appeals In r

REGIS- TER FOLIO.	Cour	RT.	Title.	CAUSE OF ACTION.	CLAIM.	DAT	re.		How Done.	REMARKS.
(10) 419	Suprem	ie	In re William Gusson	To vacate a sessment for construction of)		189 Oct.		Proceeding aband	loned	Pursuant to decision of Court of Appeals In re
(10) 419	"		In re Joseph Hitz	retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues	********					Pursuant to decision of Court of Appeals In re-
	**			re:aining-walls, etc., on 42d street, be- tween 1st and 2d avenues	*******	"	11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 419	**			retaining-walls, etc., on 42d street, be- tween 1st and 2d avenu 2s	********	**	11	do		Michael Duffy.
(10) 419				To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues	*******	**	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 419	"	****	In re Patrick King	To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues	******	**	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 419	-41	****	In re William Laimbeer	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		**	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 419		****	In re William Law	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-			11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 419	- 0		In re Edward Mulvaney	retaining-walls, etc., on 42d street, be-}		16	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 419	**		In re Edward Murphy	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-			11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 419		****	In re L. D. Nordlinger	To vacate assessment for construction of			11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 419	- 11		In re William Ottmann	retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues			+		1	Pursuant to decision of Court of Appeals In re
	**		In re James W. Pinchot	retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues		"		do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 419				retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues	*******	"	11	do		Michael Duffy.
(10) 419	**		In re Wright E. Post	retaining-walls, etc., on 42d street, be-		"	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 419	**	****	In re Thomas Rafferty and John T. Williams	To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues	*******	**	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10),419	44	****	In re James Renwick	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		44.	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(ro) 419	**		In re R. Scheier	retaining-walls, etc., on 42d street, be }		44	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(ro) 419	40		In re Barbara Seitz	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		**	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy,
(10) 419	**		In re William Stein	To vacite assessment for construction of)				do		Pursuant to decision of Court of Appeals In re
				retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues	*******					Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 419		****	In re The Monhattan Stor- age and Warehouse Co. In re Leonora Tynberg	retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues	*******	- 66	11	do		Dichael Dully,
(10) 419		****		retaining-walls, etc., on 4rd street, be- tween 1st and ad avenues	*******	**	11	do	}	Pursuant to decision of Court of Appeals In re Michael Duffy.
(10 419	**	****	In re Charles F. Wahlig	To vacate assessment for construction of retaining-walls, etc., on 42d etreet, be-	*******	**	11	do		Pursuant to decision of Court of Appeals In re Michael Daffy.
(10)*419	44		In re Henry Wahrenheim		*******		11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 419	- **	4.4.	In re Joseph Watkins	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		**	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(io) 419	14		In re George B. Weiss	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-			11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 95		****	In re Eibe H. Adicks	tween 1st and 2d avenues		44.	11	do		Pursuant to decision of Court of Appeals In re
	**		In re Catharine Cooper,	To vacate assessment for regulating, etc.,	*******			do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 95		-	executrix	Gansevoort and 13th streets, from 8th avenue to Washington street	*******					Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 95				Gansevoort and 13th streets, from 8th avenue to Washington street	*******	44	11	do		Michael Duffy.
(11) 95		****	In re Cornelius S. Cooper	Gansevoort and 13th streets, from 8th avenue to Washington street	,	**	11	do		Pursuant to decision of Court of Appeals In re M.chael Duffy.
(II) 95	**		In re Elizabeth Dean and another	To vacate assessment for regulating, etc., Gansevoort and 13th streets, from 8th avenue to Washington street	*******	44	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 95	44		In re Robert B. Easton	To vacate assessment for regulating, etc., Gausevoort and 13th streets, from 8th avenue to Washington street	******	44	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(rr) 95	44		In re Bernhard Hughes	To vacate assistment for regulating, etc., Gansevoort and 13th streets, from 8th	*******	**	11	do		Pursuant to decision of Court of Appeals In re Michael D. ffy.
(11) 95			In re William J. Hoe et al., {	To vacate assessment for regulating, etc., Gansevoort and 13th streets, from 8th		**	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(t1) 95			In re George C. Hoe, ex-	To vacate assessment for regulating, etc., Gansevoort and 13th strees, from 8th			11	do		Pursuant to decision of Court of Appeals In re
(11) 95	11	4514	In re John B. Ireland	To vacate assessment for regulating, etc.,		**		do		Michael Duffy. Pursuant to decision of Court of Appeals In re
	**		To an Indea of Manager and (Gansevoort and 13th streets, from 8th avenue to Washington street	*******					Michael Duffy, Pursuant to decision of Court of Appeals In re
(11) 95		440.1	In re John S. Kennedy, ex- ecutor	Gansevoort and 13th s reets, from 8th avenue to Washington street		**	11	do		Michael Duffy.
(11) 95		****		Gansevoort and 13th streets, from 8th avenue to Washington street	*******	44	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(tt) 95				To vacate assessment for regulating, etc., Gansevoort and 13th streets, from 8th avenue to Washington street		**	ii	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 95	46	****	In re Isaac Odell	To vacate assessment for regulating, etc., Gansevoort and 13th streets, from 8th avenue to Washington street		"	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 95		****	In re Jenkins Van Schaick	To vacate assessment for regulating, etc., Gansey-ort and 13th streets, from 8th	*******	44	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 95	ii.		In re David Weir	To vacate assessment for regulating, etc., Gansevo rt and 13th streets, from 8th	,	**	11	do	,	Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 95	**		In re Rosa Wirth	To vacate assessment for regulating, etc.)			11	do		Pursuant to decision of Court of Appeals In re
(zr) 95	44.		In re John G. Wendall	Gansevoort and 13th streets, from 8th avenue to Washington street				do		Pursuant to decision of Court of Appeals In re
	**		In re Mary Smith	Gansevoort and 13th streets, from 8th avenue to Washington street			11	40		Michael Duffy, Pursuant to decision of Court of Appeals In re
(11) 95		••••	2010 2010 2010 2010 2010 2010 2010 2010	Gansevoort and 13th streets, from 8th avenue to Washington street	********	"	11	do	***************************************	Michael Duffy.
(10) 290	- 11			To vacate assessment for regulating, etc., 42d street, from 2d avenue to East river		**	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(to) 290	**		In re John Baier In re Richard J. Clark	To vacate assessment for regulating, etc., 42d street, from 2d avenue to East river	*******	11		do	}	Pursuant to decision of Court of Appeals In re Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 290		-	In re Church of the Covenant	street, from 2d avenue to East river { To vacate assessment for regulating, etc., 42d }		**		do do		Michael Duffy, Pursuant to decision of Court of Appeals In re Michael Duffy,
(10) 290	**		In re Michael Donohue et al.	To vacate assessment for regulating, etc., 42d street, from 2d avenue to East river		**		do		Pursuant to decision of Court of Appeals In re
(to) 230	**	-	In re Patrick Donohue In re Samuel Hassell	To vacate assessment for regulating, etc., 42d) street, from 2d avenue to East river		"		do	}	Pursuant to decision of Court of Appeals In re Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 290	**		In re Frank Haffner	To vacate assessment for regulating, etc., 42d)		"	11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 290				To v cate assessment for regulating, etc., 42d) street, from 2d avenue to East river		1	11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 290	44	2000		To vacate assessment for regulating, etc., 42d street, from 2d avenue to East river		20	11	do		Pursuant to decision of Court of Appeals In re M chael Duffy. Pursuant to decision of Court of Appeals In re
(10) 290	**	-	In re William H. Maeder	street, from 2d avenue to East river { To vacate assessment for regulating, etc., 42d }	*******		11	do do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 290	41		In re Louis Mayer et al	street, from 2d avenue to East river			11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 290	"		In re Jacob D. Nordlinger	To vacate assessment for regulating, etc., 42d street, from 2d avenue to East river		"	11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 290			In re Francis Reidel	To vacate assessment for regulating, etc., 42d street, from 2d avenue to East river		***	11	do		Michael Duffy.

REGIS- TER FOLIO,	Court.	TITLE.	Cause of Action.	CTAIM.	DATE.		How Done.	REMARKS.
(10) 290	Supreme	. In re Robert J. Rosenthal	To vacate assessment for regulating, etc., 42d [1892.			Pursuant to decision of Court of Appeals In re
(10) 290		. In re William Steiner	street, from 2d avenue to East river	*******	Oct. 11		ned	Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 290	"	. In re Leopold Wolf	To vacate assessment for regulating, etc., 42d street, from 2d avenue to East river	******	" 11	do do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 115	"	. In re John Bee	To vacate assessment for regulating, etc.,)	*******	11	do		Pursuant to decision of Court of Appeals In re
(11) 115	"		To vacate assessment for regulating, etc.,)		11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 115	"		To vacate assessment for regulating, etc., 149th street, from 3d to Morris avenue	*******	11	do		Michael Duffy
(11) 115	"	T THE ME	To vacate assessment for regulating, etc., 149th street, from 3d to Morris avenue To vacate assessment for regulating, etc.,		11	do		Pursuant to decision of Court of Appeals In re Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 115		The second control of	149th street, from 3d to Morris avenue To vacate assessment for regulating, etc.,	*******	11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 115			To vacate assessment for regulating, etc.,		11	do do	***************************************	Pursuant to decision of Court of Appeals In re
(11) 115	**		To vacate assessment for regulating, etc.,)		" 11	do		Pursuant to decision of Court of Appeals In re
(11) 115		. In re George Ott	To vacate assessment for regulating, etc., 149th street, from 3d to Morris avenue		" тт	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 115	**		To vacate assessment for regulating, etc.,		** 11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 115	"		To vacate assessment for regulating, etc.,	******	11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 115	**		To vacate assessment for regulating, etc., 149th street, from 3d to Morris avenue To vacate assessment for regulating, etc.,		** 11	do		Pursuant to decision of Court of Appeals In re Michael Duffy, Pursuant to decision of Court of Appeals In re
(11) 115				*******	" 11	do	***************************************	Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 115		. In re John Bohling	To vacate assessment for regulating, etc., 1 49th street, from 3d to Morris avenue To vacate assessment for regulating, etc., 1 149th street, from 3d to Morris avenue	*******	" 11	do do		Pursuant to decision of Court of Appeals In re
(11) 115	"	. In re Kate DeVall	10 vacate assessment for regulating, etc., 1		" "11	do		Pursuant to decision of Court of Appeals In re
(11) 126		. In re Fritz Selze	To vacate assessment for regulating, etc.,		" "	do		Pursuant to decision of Court of Appeals In re
(11) 126	"	, In re Stephen Lang	To vacate assessment for regulating, etc., 149th street, from 3d to Morris avenue		** 11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 126		. In re Michael Turley	Taoth street from ad to Morris avenue		** TT	do		Michael Duffy, Pursuant to decision of Court of Appeals In re Michael Duffy, Pursuant to decision of Court of Appeals In re
(11) 126		. In re riugh Daon	Troth street from ad to Morris avenue		" II	do	•······································	Michael Duffy.
(11) 72	"	. In re Timothy Hallohan	185th street, from 10th avenue to Kings- \		11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 72	"	In re George E. L. Hyatt	To vacate assessment for regulating, etc., 185th street, from 10th avenue to Kings-	******	" 11	do		Pursuant to decision of Court of Appeals In re
(11) 72		In re Thomas F. Nugent	To vacate assessment for regulating, etc.,)					Michael Duffy. Pursuant to decision of Court of Appeals In re
1-7 /-			185th street, from 10th avenue to Kings- bridge road	*******	11	do	••••••••••	Michael Duffy.
(11) 72	"	In re Douglas Robinson	To vacate assessment for regulating, etc., 185th street, from 10th avenue to Kings-		** 11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 72		In re H. J. Rottman, Jr	To vacate assessment for regulating, etc., 185th street, from 10th avenue to Kings->	******	11	do		Pursuant to decision of Court of Appeals In re
(11) 72		In re Robert B. Snowden	To vacate assessment for regulating, etc.,	323333			(Michael Duffy. Pursuant to decision of Court of Appeals In re
1-7 1-			risth street, from 10th avenue to Kings- bridge road	*******	11	do		Michael Duffy.
(11) 72	" …	In re Annie B. Hyatt	185th street, from 10th avenue to Kings- bridge road		11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 72	**	In re Robert B. Bogardus	To vacate assessment for regulating, etc., 185th street, from 10th avenue to Kings-		** 11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 72		In re Rutheth Bogardus	bridge road			16		Pursuant to decision of Court of Appeals In re
		In we lake Abeleka	185th street, from 10th avenue to Kings- bridge road	*******	" 11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 296	"		street, from 1st to 2d avenue		" 11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 296			To vacate assessment for regulating, etc., 42d (*******	" 11	do do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 296		. In re William Baker	To vacate assessment for regulating, etc., 42d	*******	" 11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 296		, In re Edward Cooper et al	To vacate assessment for regulating, etc., 42d street, from 1st to 2d avenue		" 11	do		Pursuant to decision of Court of Appeals In re-
(10) 296	"	. In re Richard J. Clark	To vacate assessment for regulating, etc., 42d street, from 1st to 2d avenue		" 11	do		Pursuant to decision of Court of Appeals In re
(10) 296	"		To vacate assessment for regulating, etc., 42d street, from 1st to 2d avenue		11	do		Pursuant to decision of Court of Appeals In re Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 296	" …	In re Robert W. DeForest et al., trustees	To vacate assessment for regulating, etc., 42d (street, from 1st to 2d avenue		" 11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 296	"	Land Barriel Barriel	street, from 1st to 2d avenue	********	" 11	do do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 296	"	I P F-	To vacate assessment for regulating, etc., 42d }		" 11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 296	**	In re John Graham et al	To vacate assessment for regulating, etc., 42d)		" "	do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 296	**	. In re William Gussow	Street, from 1st to 2d avenue	*******	"	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 296			To vacate assessment for regulating, etc., 42d		" "	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 296	"		To vacate assessment for regulating, etc., 42d	*******	" 11	do		Pursuant to decision of Court of Appeals In re Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 296	"	In re Frank Haffner In re Clara Hyman	To vacate assessment for regulating, etc., 42d street, from 1st to 2d avenue		4 11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 296	"	In re James Healy	street, from 1st to 2d avenue	********	11 11	do do		Michael Duffy.
(10) 296 (10) 296		In re Lincoln Safe Deposit)	To vacate assessment for regulating, etc., 42d)		,, II	do		Michael Duffy, Pursuant to decision of Court of Appeals In re
(10) 296		. In re Louis Mayer et al	To vacate assessment for regulating, etc., 42d		" 11	do		Pursuant to decision of Court of Anneals In re
(10) 296	"	In re Manhattan Storage	Street, from 1st to 2d avenue		11' II	do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 296	**	In re Ernest J. Munch	To vacate assessment for regulating, etc., 42d street, from rst to 2d avenue			do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 296	"	In re William H. Meader	To vacate assessment for regulating, etc., 42d street, from 1st to 2d avenue		" п	do		Michael Duffy,
(10) 296	"	et al	To vacate assessment for regulating, etc., 42d street, from 1st to 2d avenue.		,, 11	do		Michael Duffy, Pursuant to decision of Court of Appeals In re Michael Duffy, Pursuant to decision of Court of Appeals In re
(10) 296	"	In re Brainerd T. Norris In re New York Central)	To vacate assessment for regulating, etc., 42d street, from 1st to 2d avenue		." .11	do		Michael Duny.
(10) 296		and Hudson River Railroad Co	To vacate assessment for regulating, etc., 42d street, from 1st to 2d avenue	******	" 11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 296	"	In re Jacob D. Nordlinger	To vacate assessment for regulating, etc., 42d street, from 1st to 2d avenue	****	" 11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 295	"	In re Anna P. D. Parsons	To vacate assessment for regulating, etc., 42d street, from 1st to 2d avenue		0 11	do		Pursuant to decision of Court of Appeals In re Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 296		In re Francis Riedel In re Robert J. Rosenthal	To vacate assessment for regulating, etc., 42d street, from 1st to 2d avenue		"	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 296 (10) 296		In re John N. Stearns	Street, from 1st to 2d avenue		" 11	do	***************************************	Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 296	"	In re Bernard Stern	To vacate assessment for regulating, etc., 42d	.,,,,,,,,	" 11	do	}	Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 296	"	In re James A. Shaw	Street, from 1st to 2d avenue		" . 11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 296	*		To vacate assessment for regulating, etc., 42d		ип	do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 296	" ,		To vacate assessment for regulating, etc., 42d		xx.	do	••••••	Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 296	"	In re Leopold Wolf	To vacate assessment for regulating, etc., 42d		" 11	do	•••••••	Pursuant to decision of Court of Appeals In re Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 472	"	In re Phœbe B. Allen, ex-	To-vacate assessment for paving 42d street, between 1st and 2d avenues		11	_ do		Michael Duffy.
(10) 472	"	In re Frederick Binder	To vacate assessment for paving 42d street, between 1st and 2d avenues		H	do	{	Pursuant to decision of Court of Appeals In re- Michael Duffy.
(10) 472	"	In re Daniel B. Fayer- weather and Henry S.	To vacate assessment for paving 42d street, between 1st and 2d avenues		Hge-	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 472		In re Robert Goelet and Ogden Goelet	To vacate assessment for paving 42d street, between 1st and 2d avenues			do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 472	"	In re Charles W. Hinlinger.	To vacate assessment for paving 42d street, between 1st and 2d avenues		** 11	do		Pursuant to decision of Court of Appeals In re- Michael Duffy.
(10) 472	"	In re William Laimbeer	To wacate assessment for paving 42d street, between 1st and 2d avenues		H	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
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REGIS- TER FOLIO.	COURT.		TITLE.	CAUSE OF ACTION.	CLAIM.	DAT	E.		How Done.	REMARKS.
(1c) 472	Supreme .		In re Manhattan Storage)	To vacate assessment for paving 42d street,)		1892 Oct.		Proceeding abandon	ned	Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 472			and Warehouse Co) In re Marshall & Wilkins	To vacate assessment for paving 42d street,		**		do		Pursuant to decision of Court of Appeals In re-
(10) 472			In re Edward Mulvany	To vacate assessment for paving 42d street, between 1st and 2d avenues		-	11	do		Michael Duffy, Pursuant to decision of Court of Appeals In re Michael Duffy,
(10) 472			In re James W. Pinchot		*	**	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 472	" .		In re Wright E. Post	To vacate assessment for paving 42d street, between 1st and 2d avenues		**	ıı	do		Pursuant to decision of Court of Appeals In va
(10) 472		-	In re Thomas Rafferty and John T. Williams.	To vacate assessment for paving 42d street, between 1st and 2d avenues.	*******	1 34	11	do		Pursuant to decision of Court of Appeals In re-
(10) 472			In re James Renwick In re Julia Stenkoch	between 1st and 2d avenues	*******	00	11	do do		Pursuant to decision of Court of Anneals In re-
(10) 472 (10) 472			In re George B. Weiss	To vacate assessment for paving 42d street,			11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 116			In re John Donnelion	To vacate assessment for filling in sunken lots, between 143d and 155th streets			11	do		Pursuant to decision of Court of Appeals In re Michael Duffy, Pursuant to decision of Court of Appeals In re
(11) 116			In re David W. Dunham			11	11	do		Michael Dully.
(11) 116		2224	In re Sarah and Thomas Darragh	To vacate assessment for filling in sunken lots, between 143d and 155th streets		44	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 116			In re William Grupe In re George F. Hopper,	lots, between 143d and 155th streets			II	do		Pursuant to decision of Court of Appeals In re-
(11) 116 (11) 116			In re James M. Horton	lots, between 143d and 155th streets To vacate assessment for filling in sunken		-	11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 116	20	- 33	In re William and Hartley (lots, between 143d and 155th streets [To vacate assessment for filling in sunken]			11	do		Pursuant to decision of Court of Appeals In re-
(11) 116			In re John W. Haaren	lots, between 143d and 155th streets f To vacate assessment for filling in sunken lots, between 143d and 155th streets		66	ıı	do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 116			In re James King	To vacate assessment for filling in sunken lots, between 143d and 155th streets		**	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 116			In re Samuel T. Knapp	To vacate assessment for filling in sunken lots, between 143d and 155th streets		**	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 116	16	***	In re Charles H. Lock and	To vacate assessment for filling in sunken) lots, between 143d and 153th streets To vacate assessment for filling in sunken)	*******		11	do		Pursuant to decision of Court of Appeals In re
(11) 116		***	In re Henry L. Murphy In re Henry Moll	lots, between 143d and 155th streets		200	11	do		Pursuant to decision of Court of Appeals In re
(11) 116		-	In re Cornelia Walker	lots, between 143d and 155th streets { To vacate assessment for filling in sunken}	*******		11	do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 116			In re William M. Walker	lots, between 143d and 155th streets	*******		11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 116			In re Sophia Westermayer.	To vacate assessment for filling in sunken lots, between 143d and 155th streets			ıı	do		Pursuant to decision of Court of Appeals In re Michael Duffy. Pursuant to decision of Court of Appeals In re
(11)116	44 ,		In re Nathan Wise	To vacate assessment for filling in sunken) lots, between 143d and 155th streets		44	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 170			In re William Astor	To vacate assessment for filling sunken lots on 143d and 145th streets and 8th and 9th		- 66	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 170			do	To vacate assessment for filling sunken lots on 142d and 145th streets and 8th and oth		**	**	do		Pursuant to decision of Court of Appeals In re
Taxt sus			In re Henry Barnard	avenues	********		**	40	1	Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 170				on 143d and 145th streets and 8th and 9th	*******	**	11	do	•••••••	Michael Duffy.
(11) 170			In re William N. Crane	To vacate assessment for filling sunken lots on 143d and 145th streets and 8th and 9th		46	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy,
(11) 170	11		In re Henry Gitterman	To vacate assessment for filling sunken lots on 143d and 145th streets and 8th and 9th		**	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
Victoria in the contract of th			In re Martin Gerdes and (To vacate assessment for filling sunken lots)	34.335			4	(Pursuant to decision of Court of Appeals In re
(11) 170			another	on 143d and 145th streets and 8th and 9th avenues	*******	66	11	do		Michael Duffy.
(11) 170			In re Frederick Hornby	To vacate assessment for filling sunken lots on 143d and 145th streets and 8th and 9th avenues		44	ıı	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 170	- 46		In re Frederick W.) Haynes and another	To vacate assessment for filling sunken lots on 143d and 145th streets and 8th and 9th		**	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 170	at .		In re Peter A. H. Jackson			-		do		Pursuant to decision of Court of Appeals In re
(0.0)	41		In re Frederick Leslie	on 143d and 145th streets and 8th and 9th avenues To vacate assessment for filling sunken lots)	********		11	40	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 170		***		on 143d and 145th streets and 8th and 9th	*******	**	11	do	••••••	Michael Duffy,
(11) 170			In re Nathaniel L. Mc- Cready, Jr., executors,	To vacate assessment for filling sunken lots on 143d and 145th streets and 8th and 9th		**	ıı	do	•••••••••••••••••••••••••••••••••••••••	Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 170			In re Fannie G. Merriam	To vacate assessment for filling sunken lots on 143d and 145th streets and 8th and 9th		**	11	do	{	Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 170	**		In re H. Louise Multord	To vacate assessment for filling sunken lots)	1000000					Pursuant to decision of Court of Appeals In re
1277-7-			I Plant Maria	on 143d and 145th stree's and 8th and oth avenues.		**	11	do	***************************************	Michael Duffy.
(11) 170			In re Edward Morrison	To vacate assessment for filling sunken lots on 143d and 145th streets and 8th and 9th avenues			II	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(ii) 170			In re Emil Oelberman	To vacate assessment for filling sunken lots on 143d and 145th streets and 8th and 9th		**	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 170	16		In re William Reid	To vacate assessment for filling sunken lots		**		do		Pursuant to decision of Court of Appeals In re
/au/ 100			In re William W. Sharn	on 143d and 145th streets and 8th and 9th avenues	********		11	40	1	Michael Duffy.
(11) 170			in to wind with the print	on 143d and 145th streets and 8th and 9th avenues	********	ee	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 170	44	***	In re George H. Scott	on 143d and 145th streets and 8th and 9th }		**	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 170	16		In re Thomas J. Stevens	To vacate assessment for filling sunken lots on 143d and 145th streets and 8th and oth		**	**	do		Pursuant to decision of Court of Appeals In re
(**) */~			and another	avenues	*******		11	-	(Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 170	**		In re George R. Sheldon,	on 143d and 145th streets and 8th and 9th	*******	**	11	do		Michael Duffy.
(11) 170			In re Lizzie B. Taylor	on 143d and 145th streets and 8th and 9th }		46	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 170			In re United States Trust	To vacate assessment for filling sunken lots on 143d and 145th streets and 8th and 9th		**	TT	do		Pursuant to decision of Court of Appeals In re
			In re Henry Webendorfer	avenues						Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 170				on 143d and 145th streets and 8th and 9th	********	"	11	do		Michael Duffy.
(11) 170	**		In re A. H. Wellington	on 143d and 145th streets and 8th and 9th		**	xı	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 116			In re Florian Rohe	To vacate assessment for filling sunken lots on 143d and 145th streets and 8th and oth		"	11	do		Pursuant to decision of Court of Appeals In re
(**) ***			In re John H. Bremer	avenues						Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 172				on 143d and 145th streets and 8th and 9th	********	**	11	do		Michael Duffy.
(11) 172			In re Howard W. Coates,	To vacate assessment for filling sunken lots on 143d and 145th streets and 8th and 9th avenues		**	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 172	** .		In re John E. Cronley	To vacate assessment for filling sunken lots on 143d and 145th streets and 8th and 9th		"	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 172			In re Anna M. Dean	To vacate assessment for filling sunken lots		100				Pursuant to decision of Court of Appeals In re
				on 143d and 145th streets and 8th and 9th avenues		"	11	do		Michael Duffy.
(11) 172		***	In re Joseph E. Gay	on 143d and 145th streets and 8th and 9th }		"	11	de		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 172	" .		In re Susan A. King	on 143d and 145th streets and 8th and 9th }		**	11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 172			In re Charles Kessel	To vacate assessment for filling sunken lots)						Pursuant to decision of Court of Appeals In re
100				on 143d and 155th streets and 8th and 9th avenues		**	11	do		Michael Duffy.
(11) 172	" .		In re Manhattan Railway	on 143d and 155th streets and 8th and 9th avenues		"	11	do	••••••{	Pursuant to decision of Court of Appeals In re Michael Duffy.
(\$1) 172	" .		James J. Nesmit	on 143d and 155th streets and 8th and 9th			11	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 172			In re Lipman Toplitz	To vacate assessment for filling sunken lots	Sene B	".		do		Pursuant to decision of Court of Appeals In re
ASSESSMENT OF THE OWNER, THE OWNE				on 143d and 155th streets and 8th and 9th		1	-)	Michael Duffy. Pursuant to decision of Court of Appeals In re
(11) 172			In re Von Hesse	To vacate assessment for filling sunken lots)		**		do		Pursuant to decision of Court of Admend

REGIS- TER FOLIO.	Cot	URT.	TITLE.	CAUSE OF ACTION.	CLAIM.	DA	TE.	I	Iow Done.	Remarks.
1) 130	Supre	me	In re Thomas Faye	on 143d and 155th streets and 8th and 9th }		78e Oct	92.	Proceeding abandone	1	Pursuant to decision of Court of Appeals In a Michael Duffy.
1) 170	**		In re George W. Kniffen	To vacate assessment for filling sunken lots on 143d and 155th streets and 8th and 9th		**	11	do		Pursuant to decision of Court of Appeals In a
1) 116	**		In re Francis J. Schnugg	To vacate assessment for filling sunken lots on 143d and 155th streets and 8th and 9th		"	11	do		Pursuant to decision of Court of Appeals In r Michael Duffy.
1) 164	"		In re J. Romaine Brown	To vacate assessment for filling sunken lots on 143d and 155th streets and 8th and oth			11	do		Pursuant to decision of Court of Appeals In r
0) 56	**		In re Sophie Dittenhoefer	To vacate assessment for sewers in 141st		**	13	do		Michael Duffy. Pursuant to decision of Court of Appeals In r
0) 56			In re Robert C. Ferguson	To vacate assessment for sewers in 141st	1	**	150	do		Michael Duffy. Pursuant to decision of Court of Appeals In r
o) 56	**		In re Robert C. Ferguson)	To vacate assessment for sewers in 141st	*******	"	13			Michael Duffy. Pursuant to decision of Court of Appeals In r
0) 56			In re Robert B. Lynd	street, between 7th and 8th avenues	*******		13	do		Michael Duffy. Pursuant to decision of Court of Appeals In r
0) 56	**		In re John A Mapes and)	street, between 7th and 8th avenues	********	"	13	do		Michael Duffy.
30	***	****	another	To vacate assessment for sewers in 141st	********	"	13	do	{	Pursuant to decision of Court of Appeals In r Michael Duffy, Pursuant to decision of Court of Appeals In r
0) 56	**	****	and another	To vacate assessment for sewers in 141st street, between 7th and 8th avenues		44	13	do		Pursuant to decision of Court of Appeals In r Michael Duffy, Pursuant to decision of Court of Appeals In r
0) 56		****	In re B. Aymar Sands	To vacate assessment for sewers in 141st street, between 7th and 8th avenues		**	13	do		Michael Duffy.
c) 139	**	****	In re Mary A. Roome, ex-	To vacate assessment for 5th avenue paving, from 110th to 124th street,		44	13	do		Pursuant to decision of Court of Appeals In r
0) 139		••••	In re Moses Schloss and	To vacate assessment for 5th avenue paving, from 110th to 124th street		**	13	do		Pursuant to decision of Court of Appeals In r Michael Duffy.
) 139	**	****	In re Stephen Upson	To vacate assessment for 5th avenue paving,		**	13	do		Pursuant to decision of Court of Anneals In r
) 139	**	****	In re Joseph M. Lichten-	To vacate assessment for 5th avenue paving,		**	13	do		Michael Duffy. Pursuant to decision of Court of Appeals In r
) 139	**		In re Adolph B. Ansbacher.	from 110th to 124th street	-23232434			do		Pursuant to decision of Court of Appeals In r
1) 83			In re Henry W. T. Mali	To vacate assessment for 93d street regu-	********		13	do		Michael Duffy.
				lating, etc., from West End avenue to Riverside Drive		**	13	do		Pursuant to decision of Court of Appeals In r Michael Duffy,
1) 83	"	****	In re Charles S. Weyman	To vacate assessment for 93d street regu- lating, etc., from West End avenue to Riverside Drive		"	13	do		Pursuant to decision of Court of Appeals In r Michael Duffy,
1) 83	**	***	In re J. G. Stacey et al	To vacate assessment for 93d street regu- lating, etc., from West End avenue to Riverside Drive		**	13	do		Pursuant to decision of Court of Appeals In r Michael Duffy.
t) 83	***	••••	In re William Rankin	To vacate assessment for 93d street regu- lating, etc., from West End avenue to Riverside Drive			13	do		Pursuant to decision of Court of Appeals In r. Michael Duffy.
1) 83	**		In re Alice Mason	To vacate assessment for 93d street regulating, etc., from West End avenue to Riverside Drive.		**	13	do		Pursuant to decision of Court of Appeals In r Michael Duffy,
1) 83	**		In re Isabella C. Winthrop	To vacate assessment for oad street regu-)		**	13	do		Pursuant to decision of Court of Appeals In r
1) 83	44		In re Charles S. Weyman	lating, etc., from West End avenue to Riverside Drive		**				Michael Duffy, Pursuant to decision of Court of Appeals In r
517	**		In re Paul W. Spofford	lating, etc., from West End avenue to Riverside Drive To vacate assessment for sewer in 3d avenue, t	******		13	do		Michael Duffy, Pursuant to decision of Court of Appeals In a
				from 93d to 107th street	*******	44	13	do	}	Michael Duffy.
235		****	In re John J. Taylor	To vacate assessment for sewer in 3d avenue, from 93d to 107th street		**	13	do		Pursuant to decision of Court of Appeals In a Michael Duffy. Pursuant to decision of Court of Appeals In r
235		****	In re James B. Wilson	To vacate assessment for sewer in 3d avenue, from 93d to 107th street	*******	**	13	do	{	Pursuant to decision of Court of Appeals In r Michael Duffy. Pursuant to decision of Court of Appeals In r
271	44	****	In re Susan S. Francklyn	To vacate assessment for sewer in 3d avenue, from 93d to 107th street	*******	**	13	do		Pursuant to decision of Court of Appeals In a Michael Duffy.
293		****	In re Caroline W. Fisher	To vacate assessment for sewer in 3d avenue, I from 93d to 107th street		**	13	do		Michael Duffy. Pursuant to decision of Court of Appeals In r Michael Duffy.
414	Superio	or	William H. Jackson et al. vs. Edw. T. Hogan	Injunction to restrain placing of truck in front of plaintiff's premises at No. 860 Broadway during parade, etc		44	14	Order of discontinuan	ce without costs entered {	By consent; motion for injunction having beet denied.
416	**		Matter of Cassie Bran	Writ of habeas corpus.	*******	**	15	Writ dismissed and pa	tient remanded	Upon hearing before McAdam, J.

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. WILLIS HOLLY, 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 floot, 9 A. M. to 4 P. N. JAMES C. DUANE, President; John J. Tucker, Francis M. Scott, H. W. Cannon, and the Mayor Comptroller and Commissioner of Public Works, ex officio, Commissioners; J. C. Lulley, Secretary, A. Ftelry, Chief Engineer; E. A. Wolff, Auditor.

BOARD OF ARMORY COMMISSIONERS.

THE MAYOR, Chairman; PRESIDENT OF DEPARTMENT of TAXES AND ASSESSMENTS, Secretary.
Address Edward P. Barker, Staats Zeitung Building, ryon Row. Office hours, 9 a. m. to 4 P. m.; Saturdays, 4 m. to 24 P. m.; Tryon Row. (

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, MICHABL F. BLAKE, Clerk Common Council

DEPARTMENT OF PUBLIC WORKS

DEPARTMENT OF PUBLIC WORKS.

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

THOMAS F. GILROY, Commissioner; MAURICE F
HOLAHAN, Deputy Commissioner (Room A).

ROBERT H. CLIFFORD, Chief Clerk (Room 6).
GEORGE W. BIRDSALL, Chief Engineer (Room 9);
JOSEPH RILEY, Water Register (Rooms 2, 3 and 4);
WM. M. DEAN, Superintendent of Street Improvements (Room 5); HORACF LOOMIS, Engineer in Charge of Sewers (Room 9); WILLIAM G. BERGEN, Superintendent of Repairs and Supplies (Room 15); WM. H.
BURKE, Water Purveyor (Room 1); STEPHEN H. MCCORMICK, Superintendent of Lamps and Gas (Room 11);
JOHN J. RYAN, Superintendent of Streets and Roads
(Room 12); MICHAEL F. CUMMINGS, Superintendent of Incumbrances (Room 16).

DEPARTMENT OF STREET IMPROVEMENTS TWENTY-THIRD AND TWENTY-FOURTH WARDS,

No. 2622 Third avenue, northeast corner of One Hundred and Forty-first street. Office hours, 9 A.M. to 4 P.M.; Saturdays, 12 M. Louis J. Heintz, Commissioner; John H. J. Ronner Deputy Commissioner; WM. H. Ten Eyck, Secretary

FINANCE DEPARTMENT. Comptroller's Office.

No. 15 Stewart Building, Chambers street and Broadway, 9 A. M. 10 4 P. M.
THEODORE W. MYERS, Comptroller; RICHARD A.
STORRS, Deputy Comptroller; D. LOWBER SMITH,
Assistant Deputy Comptroller.

LAW DEPARTMENT.

Office of the Counsel to the Corporation Staats Zeitung Building, third and tourth floors, 9 M. to 5 P. M. Saturdays, 9 A. M. to 12 M. WILLIAM H. CLARK, Counsel to the Corporation. ANDREW T. CAMPBELL, Chief Clerk.

HARLEM RIVER BRIDGE COMMISSION Washington Building, No 1 Broadway.

POLICE DEPARTMENT

Central Office.

No. 300 Mulberry street, 9. A. M. to 4 P. M.

JAMES J. MARTIN, President; CHARLES F. MACLEAN, JOHN MCCLAVE and JOHN C SHEEHAN, Commissioners; 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

No. 66 Third avenue, corner Eleventh street, 9 A. M. to 4 F. M.

HENRY H. PORTER, President; Chas. E. Simmons, M. D., and Edward C. Sheeht, Commissioners; George F. Britton, Secretary.

Purchasing Agent, Frederick A. Cushman. Office hours, 9 A. M. to 4 F. 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 F. M. Saturdays, 12 M. CHARLES BENN, General Bookkeeper.

Out. Door Poor Department. Office hours, 8:30 A. M. to 4:30 F. M. WILLIAM BLAKE, Superintendent. Entrance on Eleventh street.

DEPARTMENT OF BUILDINGS.

No. 220 Fourth avenue, corner of Eighteenth street, A. M. to 4 P. M.
THOMAS J. BRADY, Superintendent.

HEALTH DEPARTMENT

No. 301 Mott street, 9 A. M. to 4 P. M.
CHARLES G. WILSON, President, and JOSEPH D.
BRYANT, M. D., the PRESIDENT OF THE POLICE BOARD
and HEALTH OFFICER OF THE PORT, ex officio, Commisiers; Emmons Clark, Secretary.

FIRE DEPARTMENT. Office hours for all, except where otherwise noted tom 9 A. M. to 4 P. M. Saturdays, to 12 M.

Headquarters.

Headquarters.

Nos. 157 and 159 East Sixty-seventh street
HENRY D. PURROY, President; S. HOWLAND ROBBINS and ANTHONY EICKHOFF, Commissioners; CARL
JUSSEN, Secretary.
HUGH BONNER, Chief of Department; PETER SEERY,
Inspector of Combustibles; JAMES MITCHEL, Fire
Marshal; WM. L. FINDLEY, Attorney to Department;
J. ELLIOT SMITH, Superintendent of Fire Alarm Telegraph. Central Office open at all hours

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. PAUL DANA, President; ALBERT GALLUP, ABRAHAM B. TAPPEN and NATHAN STRAUS, Commissioners; CHARLES DE F. BURNS, Secretary.

DEPARTMENT OF DOCKS.

Battery, Pier A, North river,
J. Sergeant Cram, President; Edwin A. Post and
James J Phelan, Commissioners; 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 F. M Saturdays, 12 M. EDWARD P. BARKER, President; THOMAS L. FEITNER and EDWARD L. PARRIS, Commissioners; FLOVD T. SMITH, Secretary. DEPARTMENT OF STREET CLEANING.

Stewart Building. Office hours, 9 a.m. to 4 p.m. Thomas S. Brennan, Commissioner; William Dal-ton, Deputy Commissioner; J. Joseph Scully, Chief Clerk.

CIVIL SERVICE SUPERVISORY AND EXAMINING BOARDS.

Cooper Union, 9 A. M. to 4 P. M.

JAMES THOMSON, Chairman; WILLIAM HILDRETH
FIELD and HENRY MARQUAND, Members of the Supervisory Board; LEE PHILLIPS, Secretary and Executive
Officer.

BOARD OF ESTIMATE AND APPORTIONMENT The MAYOR, Chairman; E. P. BARKER (President, Department of Taxes and Assessments), Secretary; the Comptroller and President of the Board of Aldermen, Members; Charles V. Ader, Clerk.

Office o iClerk, Staats Zeitung Building, Room 5.

FIRE DEPARTMENT.

Headquarters Fire Department, Nos. 157 and 159 East Sixty-seventh Street, New York, November 14, 1892.

TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING THE materials and labor and doing the work required for constructing and erecting a building for quarters on the south side of West One Hundred and Thirty-seventh street, one hundred feet east of Seventh avenue, for an Engine Company of this Department, 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, November 20, 1892, 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 and the specifications showing the manner of payment for the work and forms of proposals may be obtained, and the plans may be seen, at the office of the Department.

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

The work is to be completed and delivered within one hundred and seventy-five (175) days after the execution of the contract.

The damages to be paid by the contractor for each

The work is to be completed and delivered within one hundred and seventy-five (175) days after the execution of 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 twenty (20) 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.

WM. H. CLARK, Counsel to the Corporation.

biligation 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 con-

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 vespective 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 ten thousand (10,000) 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 ball, 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 ubon one of the banks of the City either a certified check ubon one of the banks of the City either a certified check ubon one of the banks of the City either a certified check ubon one of the banks of the City either a certified check ubon one of the banks of the City either a certified check ubon one of the banks of the City either a certified check ubon one of the banks of t

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 five hundred (500) dollars. 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 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

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, Commission

HEALTH DEPARTMENT.

HEALTH DEPARTMENT—CITY OF NEW YORK, No. 301 MOTT STREET, NEW YORK, November 15, 1892.

PROPOSALS FOR ESTIMATES FOR BUILDING A RECEPTION HOSPITAL AT THE FOOT OF EAST SIXTEENTH STREET, AND FOR BUILDING A BOILER-HOUSE TO BE LOCATED 676 FEET EAST OF AVENUE C AND NORTH OF EAST SIXTEENTH STREET STREET.

FEET EAST OF AVENUE C AND NORTH OF EAST SIXTEENTH STREET.

PROPOSALS FOR ESTIMATES FOR BUILDING a Reception Hospital at the foot of East Sixteenth street, and for building a Boiler-house to be located 676 feet east of Avenue C and north of East Sixteenth street, City and County of New York, will be received by the Commissioners of the Health Department, at their office, No. 301 Mott street, until 1.30 o'clock P. M. of the 30th day of November, 1892, at which time and place they will be publicly opened and read by said Commissioners

Any person making an estimate for the above work shall furnish the same in a sealed envelope to the head of said Health Department, indorsed "Estimate for building a Reception Hospital at the foot of East Sixteenth street, and for building a Boiler-house to be located 676 feet east of Avenue C, and north of East Sixteenth street, City and County of New York," and also with the name of the person or persons presenting the same and the date of its presentation.

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 sum of \$20,000.

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

1st. Bidders must satisfy themselves by personal examination of the location of the proposed work, and by such other means as they may prefer, as to the accuracy of the estimate, and shall not, at any time after the submission of an estimate, dispute or complain of the statement of quantities, nor assert that there was any misunderstanding in regard to the nature or amount of the work to be done.

2d. Bidders will be required to complete the entire work to the satisfaction of the Health Department and in substan

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

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 readvertised 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 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 frand; 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 by all the parties interested.

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

Each estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person or persons making the estimate, they will, on its being so awarded, become bound as his or their sureties for its 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 on its completion and that which said Corporation or the Health Department 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, and stated in the proposals, over and above all his debts of every nature, and over and above his liabilities as ball, 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 is to be approved by the Comptroller of the City of New York after the award is made and prior to the signing of the contract.

No estimate will be received or considered unless

approved 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 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, within five days after notice that 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 by the Comptroller.

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.

Bidders are requested, in making their bids or estimates, to use a blank prepared for that purpose

tion.

Bidders are requested, in making their bids or estimates, to use a blank prepared for that purpose by the Department, a copy of which, together with the form of the agreement, including specifications, and

showing the manner of payment for the work, can be obtained upon application therefor at the office of the

Department.

The Department reserves the right to reject any or all estimates not deemed beneficial to or for the public

interest.

Plans may be examined, and specifications and blank
forms for bids or estimates obtained, by application to
the Secretary of the Board, at his office, No. 301 Mott
street, New York.

CHARLES G. WILSON.

CHARLES G. WILSON,
JOSEPH D. BRYANT, M. D.,
WILLIAM T. JENKINS, M. D.,
JAMES J. MARTIN,
Commissioners.

HEALTH DEPARTMENT—CITY OF NEW YORK, No. 301 MOTT STREET, NEW YORK, NOV. 15, 1892.

PROPOSALS FOR ESTIMATES FOR THE PLUMBING AND GAS-FITTING OF RECEPTION HOSPITAL AT THE FOOT OF EAST SIXTEENTH STREET, AND OF BOILER-HOUSE TO BE LOCATED 676 FEET EAST OF AVE-NUE C AND NORTH OF EAST SIXTEENTH STREET.

PROPOSALS FOR ESTIMATES FOR THE plumbing and gas-fitting of Reception Hospital at the foot of East Sixteenth street, and of Boiler-house to be located 676 feet East of Avenue C and north of East Sixteenth street, City and County of New York, will be received by the Commissioners of the Health Department, at their office, No. 301 Mott street, until 1.30 o'clock p. M. of the 30th day of November, 1802, at which time and place they will be publicly opened and read by said Commissioners.

Any person making an estimate for the above work shall furnish the same in a sealed envelope to the head of said Health Department, indorsed "Estimate for the Plumbing and Gas-fitting of Reception Hospital at the foot of East Sixteenth street, and of Boiler-house to be located 676 feet East of Avenue C and north of East Sixteenth street, City and County of New York," and also with the name of the person or persons presenting the same and the date of its presentation.

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 sureites, each in the penal sum of \$2,000.

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

18. Eidders must satisfy themselves by personal examination of the location of the proposed work, and by such other means as they may prefer, as to the accuracy of the estimate, and shall not at any time after the submission of an estimate, dispute or complain of the statement of quantities, nor assert that there was any misunderstanding in regard to the nature or amount of the work to be done.

2d. Bidders will be required to complete the entire work to the satisfaction of the Health Department

any misunderstanding in regard to the nature or amount of the work to be done.

ad. Bidders will be required to complete the entire work to the satisfaction of the Health Department and in substantial accordance with the specifications of the contract and the plans therein referred to. No extra compensation, beyond the amount payable for the work before mentioned, which shall be actually performed, at the prices therefor to be specified by the lowest bidder, shall be due or payable for the entire work.

work.

Bidders will state in their estimates a price for the whole of the work to be done, in conformity with the approved form of contract 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

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 readvertised and relet and so on until it be accepted and executed.

ne of they will be considered as naving abanoned it, and as in default to the Corporation, and the contract will be readvertised 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 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 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, on 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 on its completion and that which said Corporation or the Health Department 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

security offered is to be 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 by the Comptroller 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 by the Comptroller.

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.

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 the agreement, including specifications, and showing the manner of payment for the work, can be obtained upon application therefor at the office of the Department. The Department reserves the right to reject any or all estimates not deemed beneficial to or for the public interest.

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Plans may be examined, and specifications and blank forms for bids or estimates obtained, by application to the Secretary of the Board, at his office, No. 301 Mott street, New York.

CHARLES G. WILSON,
JOSEPH D. BRYANT, M. D.,
WILLIAM T. JENKINS, M. D.,
JAMES J. MARTIN,
Commissioners.

DEPARTMENT OF PUBLIC PARKS

DEPARTMENT OF PUBLIC PARKS, Nos. 49 and 51 Chambers Street, New York, November 11, 1892.

TO CONTRACTORS.

SEALED BIDS OR ESTIMATES, WITH THE title of the work and the name of the bidder indorsed thereon, will be received by the Department of Public Parks at its offices, Nos.49 and 51 Chambers street, until eleven o'clock A. M., on Wednesday, Nowember 31 8001.

FOR TAKING DOWN AND REBUILDING BRICK WALLS OF THE ANNEX IN THE CAS-TLE GARDEN BUILDING, IN BATTERY PARK, IN THE CITY OF NEW YORK.

PARK, IN THE CITY OF NEW YORK.

Bidders are required to state in their proposals
ONE PRICE OR SUM for which they will execute the
ENTIRE WORK, including the furnishing of all materials, labor and transportation, all implements, tools,
apparatus and appliances of every description necessary
to complete, in every particular, the whole of the work,
as set forth in the plans and in specifications, estimates
and form of agreement.
The time allowed for the completion of the whole work
will be THIRTY CONSECUTIVE WORKING
DAYS.

and form of agreement.

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

The damages to be paid by the contractor for each day that the contract, or any part thereof, may be unfulfilled after the time fixed for the completion thereof has expired, are fixed at TEN DOLLARS per day.

The amount of security required is THIRTEEN HUNDRED DOLLARS.

Bidders must satisfy themselves by personal examination of the location of the proposed work, and by such other means as they may prefer, as to the nature and extent of the work. and shall not, any time after the submission of an estimate, dispute or complain of such statement, nor assert that there was any misunderstanding in regard to the nature or amount of the work to be done.

done.

The estimates received will be publicly opened by the head of the said Department at the place and hour last above mentioned and read.

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 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 will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation any be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the 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 person or persons for whom he consents to become surety. Th

as surety or otherwise, upon any obligation to the Corporation.

The Department of Public Parks reserves the right to reject any or all the bids received in response to this advertisement if it should deem it for the interest of the City so to do, and to readvertise until satisfactory bids or proposals shall be received. But the contract when awarded will be awarded to the lowest bidder.

Blank forms for proposal and forms of the contract which the successful bidder will be required to

execute can be had at the office of the Secretary, and the plans can be seen and information relative to them can be had at the office of the Department, Nos. 49 and

can be not at the bilde of the Department, Nos. 49 ar 51 Chambers street.

PAUL DANA.

ALBERT GALLUP,

NATHAN STRAUS.

A. B. TAPPEN,

Commissioners of the Department of Public Parks.

DEPARTMENT OF PUBLIC WORKS

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, ROOM 6, NO. 31 CHAMBERS STREET, NEW YORK, NOVEMBER 11, 1892.

TO CONTRACTORS.

ROOM 6, NO. 31 CHAMBERS STREET, NEW YORK, November 11, 1892.

TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN A scaled 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 2 o'clock M., on Monday, November 28, 1892, at which place and hour they will be publicly opened by the dead of the Department.

No. 1. FOR I. HET ALL STREET, between Fortieth and Ferty-second street, AND IN SOUTH SIDE FORTY-SECOND STREET, between Fith and Ferty-second street, AND IN SOUTH SIDE FORTY-SECOND STREET, between Fith SIDE FORTY-SECOND STREET, SECOND STREET, ONE HUNDRED AND FORTY-EIGHTH, ONE HUNDRED AND FORTY-EIGHTH, ONE HUNDRED AND FORTY-EIGHTH, ONE HUNDRED AND FORTY-HIRD.

STREETS, TOPPING AND EGRADING ONE HUNDRED AND THIRTY-THIRD STREET, from Boulevard to Twelfth avenue, and SEITING CURE-STONES AND FLAGGING SIDEWALRS THEREIN.

Lach 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 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 thereon.

Each estimate must be verified by the oath, in writing, of the party making the same, that the several mattes

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 5 and 10, No. 3: Chambers street.

THOS. F. GILROY,
Commissioner of Public Works.

Department of Public Works, Commissioner's Office, Room 6, No. 31 Chambers Street, New York, November 4, 1892.

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 Thursday, November 17, 1892, at which place and hour they will be publicly opened by the head of the Department.

No. 1. FOR FURNISHING MATERIALS AND PERFORMING WORK IN PUTTING UP THE GAS AND ELECTRIC FIXTURES IN THE NEW HARLEM COURT.HOUSE, CORNER OF ONE HUNDRED AND TWENTY-FIRST STREET AND SYLVAN PLACE.

Each estimate must contain the name and place of

HUNDRED AND TWENTY-FIRST STREET AND SYLVAN PLACE.

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 it 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 free-holders 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 ball, surety, or otherwise, and that he has offered himself as surety in good faith, with the intention to execute the bond required by law.

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 forfeired 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 the deposit will be returned to him.

THE COMMISSIONER OF PUBLIC WORKS

time aloresaid, 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.

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 15, No. 37 Chambers street.

THOS. 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.

A TTENTION 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 thereafter liable to be assessed as above provided, and thereupon the owner of such lot, his heirs and assigns, and elects and agrees that said lot shall be thereafter liable to be assessed as above provided, and thereupon the owner of such lot, his heirs and assigns, are force of 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 a

mon Council may, by ordinance, direct to be hand, thereatter.

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. GLEROY,

Commissioner of Public Works

BOARD OF EDUCATION.

SEALED PROPOSALS WILL BE RECEIVED at the office of the Board of Education, corner of Grand and Elm streets, until Wednesday, November 23, 1802, at 4 P. M., for delivering Supplies to the various schools under the jurisdiction of said Board and returning to the Depository such material as is not needed in the schools, during the year 1893, according to the terms of a contract to be approved by the Committee on Supplies of said Board.

Each proposal must be addressed to said Committee on Supplies, and indorsed "Proposals for Delivering Supplies,"

Two sureties, satisfactory to said Committee, will be required for the faithful performance of the contract.

The Committee reserves the right to reject any bid or bids if deemed for the public interest.

Any further information can be obtained on application to the Clerk of the Board.

New York, November 8, 1802.

New York, November 8, 1892.

THADDEUS MORIARTY,
WILLIAM H. GRAY,
ISAAC A. HOPPER,
JAMES W. MCBARRON,
R. DUNCAN HARRIS,
Committee on Supplies.

Committee on Supplies.

SEALED PROPOSALS WILL BE RECEIVED at the office of the Board of Education, corner of Grand and Elm streets, until Wednesday, November 23, 1892, at 4 P.M., for supplying for the use of the schools under the jurisdiction of said Board, Books, Stationery and other articles required for one year, commencing on the 1st day of January, 1893. All publishers of books and dealers in the various articles required are notified that preference will be given to the bids of principals, the Committee being desirous that commissions, if any, shall be deducted from the price of the articles bid for. Each contractor will be required to furnish two responsible sureties for the faithful performance of his contract. A sample of each article must accompany the bid. A list of articles required, with the conditions upon which bids will be received, may be obtained on application to the Clerk of the Board. Each proposal must be addressed to the Committee on Supplies, and indorsed "Proposals for Supplies." The Committee reserve the right to reject any bid if deemed for the public interest.

Dated New York, November 8, 1892.

THADDEUS MORIARTY, WILLIAM H. GRAY, ISAAC A. HOPPER, JAMES W. McBARRON, R. DUNCAN HARRIS, Committee on Supplies.

SEALED PROPOSALS WILL BE RECEIVED AT the office of the Board of Education, corner of Grand and Elm streets, until Wednesday, November 2;, 1892, at 4 p. M., for Printing required by the said Board for the year 1893, including rates for standing matter. Samples of the various documents, etc., required to be printed, may be seen at the office of the Clerk of the Board, where blank forms of proposals may also be obtained. Each proposal must be addressed to the Committee on Supplies, and indorsed "Proposals for Printing." Two sureties, satisfactory to said Committee, will be required for the faithful performance of the contract. The Committee reserve the right to reject the whole or part of any bid if deemed for the public interest.

the whole of patrinterest.

Dated New York, November 8, 1892.

THADDEUS MORIARTY,
WILLIAM H. GRAY,
ISAAC A. HOPPER,
JAMES W. McBARRON,
R. DUNCAN HARRIS,
Committee on Supplies.

SEALED PROPOSALS WILL BE RECEIVED BY the Board of School Trustees for the Nineteenth Ward, at the Hall of the Board of Education, No. 146 Grand street, until 9.30 o'clock A.M., on Wednesday, November 16, 1892, for supplying the Furniture, Parts 1 and 2, for the new wings of Grammar School Building No. 18

NICHARD KELLY, Chairman, L. M. HORNTHAL, Secretary, Board of School Trustees, Nineteenth Ward. Dated New York, November 3, 1892.

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 ubmitting 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.

The party submitting a proposal must include in his proposal the names of all sub-contractors, and no change will be permitted to be made in the sub-contractors named without the consent of the School Trustees and Superintendent of School Buildings.

DEPARTMENT OF DOCKS.

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

TO CONTRACTORS.

(No. 427.)

PROPOSALS FOR ESTIMATES FOR PREPARING FOR AND BUILDING A CRIB-BULK.
HEAD, WITH APPURTENANCES, FROM
WEST ONE HUNDRED AND TWEENTYNINTH STREET TO WEST ONE HUNDRED
AND THIRTIETH STREET, NORTH RIVER.
AND FOR DREDGING THEREAT.

ESTIMATES FOR PREPARING FOR AND building a Crib-bulkhead, from West, One Hundred and Twenty-ninth street to West One Hundred and Thirtieth street, North river, and for dredging thereat, 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 r o'clock F. M. of

place, North Fiver, in the City of New York, until a o'clock P. M. of
FRIDAY, NOVEMBER 25 1892,
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 an 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 Four Thousand Dollars.

The Engineer's estimate of the nature, quantities and extent of the work is as follows:

CLASS I.

CLASS I. Dredging for the site of the Crib-bulkhead, about CLASS II.

3,000 cubic yards.

CLASS II.

1. About 150,800 cubic feet more or less of Cribwork, complete, including Fenders, Mooring-posts and Backing-logs, and measured from the under side of the Backing-log.
2. One White Oak Fender-pile, about 45 feet long.
3. Fifteen Yellow Pine, White Pine, Spruce or Cypress Piles, about 20 to 25 feet long.
4. Materials for Painting and Oiling or Tarring.
5. Labor of every description for about 215 linear feet of main Crib-bulkhead and about 30 feet of detached Crib, and driving close Piling.
N. B.—As the above-mentioned quantities, though stated with as much accuracy as is possible, in advance, are approximate only, bidders are required to submit their estimates upon the following express conditions, which shall apply to and become a part of every estimate received:

(1.) Bidders must satisfy themselves by personal examination of the location of the proposed work, 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 complan 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 and the plans therein referred to. No extra compensation beyond the amount payable for each class of the work before mentioned, which shall be actually performed at the prices therefor, to be specified by the lowest bidder, shall be due or payable for the entire work.

The work to be done under the contract is to be companded within five days of the contract to the contract of the payable for the entire work.

tually performed at the prices therefor, to be specified by the lowest bidder, shall be due or payable for the entire work.

The work to be done under the contract is to be commenced within five days after the date of the contract, or within five days from the receipt of a notice from the Engineer-in-Chief of the Department of Docks that the work may be begun, and all the work to be done under this contract is to be fully completed on or before the 1st day of April, 1893, or within as many days thereafter as may elapse after the date of the contract before a notice is given to the contractor by the Engineer that the work may be begun, 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 for the whole of the work to be done, in each class, in conformity with the approved form of agreement and the specifications therein set forth, by which prices the bids will be tested. These prices are 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. The award of the contract, if awarded, will be made to the bidder who is the lowest for doing the whole of the work comprised in the two classes, and whose estimate is regular in all respects.

Bidders will distinctly write out, both in words and in

figures, the amount of their estimates for doing each class of the work.

Class of the work.

The person or persons to whom the contract may be awarded will be required to attend at this office with the surcies 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 readvertised 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 clert 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 parry making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, if is requisite that the verification be made and subscrited 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, on its being so awarded, become bound as his or their sureties for its faithful performance; and that if said person or persons would be entitled upon its completion, and that which said Corporation may be obliged to pay to the year. A subscribed in the sealed enveloped to

as strety of otherwise, upon any constrainty of the poration.

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 the agreement, including specifications, and showing the manner of payment for the work, can be obtained upon application therefor at the office of the Department.

J. SERGEANT CRAM,

he Department.
J. SERGEANT CRAM,
EDWIN A. POST,
JAMES J. PHELAN,
Commissioners of the Department of Docks.
Dated New York, October 19, 1892.

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

TO CONTRACTORS. (No. 431.)

PROPOSALS FOR ESTIMATES FOR REPAIRING PIER, NEW 59, NORTH RIVER, NEAR THE FOOT OF WEST TWENTY-NINTH STREET, NORTH RIVER.

ESTIMATES FOR REPAIRING PIER, NEW ninth street, North river, near the foot of West Twenty-ninth street, 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 1 o'clock P. M. of

FRIDAY NOVEMBER 25, 1892, 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

ticable after the opening of the bids.

Any person making an estimate for the work shall furnish the same in a scaled 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 an award is made shall give security for the faithful performance of the coatract in the manner prescribed and required by ordinance, in the sum of Twenty-two Hundred Dollars.

The Engineer's estimate of the nature, quantities and extent of the work is as follows:

1. Labor and materials for taking up and removing the Old Sheathing from the deck of the Pier. Resheathing the deck of the Pier with new Spruce Plank and repairing the deck of the Pier with new Yellow Pine Plank, requiring about the following quantities:

Feet, B. M., measured in the work. 2. Yellow Pine Timber, 4" x 10"...... 16,000 Total..... 18,000 Total..... 119,527

their estimates upon the following express conditions, which shall apply to and become a part of every estimate received:

181. Bidders must satisfy themselves by personal examination of the location of the proposed work, 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 statement of quantities, nor assert that there was any misunderstanding in regard to the nature or amount of the work to be done.

2d. 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 to be specified by the lowest bidder, shall be due or payable for the entire work.

The work to be done under the contract is to be commenced within five days after the date of the contract, or within five days from the receipt of a notice from the Engineer-in-Chief of the Department of Docks that the work may be begun, and all the work to be done under this contract is to be fully completed on or before the 31st day of December, 1892, or within as many days thereafter as may elapse after the date of the contract before a notice is given to the contractor by the Engineer that the work may be begun, and the damages to be paid by the contractor for each day that the contract have be unfulfilled after the time fixed for the fulfillment thereof has expired, are, by a clause in their estimates a price for the whole of the work to be done, in conformity with the approved form of contract 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 ther

th negres, the amount of the 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 readvertised and relet, and so on until it be accepted and executed.

Bidders are required to state in their estimates their

me contract will be readvertised and refer, 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 subscircibed to by all the parties interested.

Each estimate shall be accompanied by the consent, in

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 ball, surety and otherwise; and that he has offered himself as surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered 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

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 scaled 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.

Bidders are informed that no deviation from the specifications will be allowed unless under the written

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.

ration.

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 a blank prepared for that purpose by the Department, a copy of which, together with the form of the agreement, including specifications, and showing the manner of payment for the work, can be obtained upon application therefor at the office of the Department.

I. SERGEANT CRAM, EDWIN A. POST, JAMES J. PHELAN, Commissioners of the Department of Docks. Dated New York, November 10, 1892.

DEFARTMENT OF DOCKS, PIER "A," NORTH RIVER.

TO CONTRACTORS.

(No. 4:6.)

PROPOSALS FOR ESTIMATES FOR REPAIR-ING PIER AND APPROACH AT THE FOOT OF WEST THIRTY-SEVENTH STREET, NORTH RIVER.

ESTIMATES FOR REPAIRING PIER AND Approach at the foot of West Thirty-seventh street, 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 1 o'clock P. M. of

Battery place, North river, in the City of New York, until 1 o'clock F. M. of

THURSDAY, NOVEMBER 17, 1892, 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 Eighteen Hundred Dollars.

The Engineer's estimate of the nature, quantities and extent of the work is as follows:

1. Labor and Materials for taking up and removing from the deck of the Fier about 11,498 square feet of 3-inch Sheathing and about 17,720 square feet of 4-inch Sheathing and about 17,720 square feet of 4-inch Sheathing the deck of the Pier and Sheathing the Pier and Sheathing the Pier and Sheathing the Pier and Sheathing the Pier and She Feet, B. M , measured in

							the	work.
2.	Yellow Pine 7	imber	, 1211	x	12"	 		60
	44	11	1011	x	12/1	 		220
	4.0	11						565 416
	44	**	4"	X	12!!	 		416
	Total					 		1,351
3.	Spri ce Timbe	311	x ioi x ioi x 7	".,		 	meas the	, B. M., ured in work. 82,037 34,000 58

Total..... 116,095 4. White Cak Timber, 8" x 12", 688 feet, B. M., meas-

actually performed, at the property of the lowest bidder, shall be due or payable for the entire work.

The work to be done under the contract is to be commenced within five days after the date of the contract, or within five days from the receipt of a notice from the Engineer in-Chief of the Department of Docks that the work may be begun, and all the work to be done under this contract is to be fully completed on or before the 11st day of December, 1802, or within as many days thereafter as may clapse after the date of the contract before a notice is given to the contractor by the Engineer that the work may be begun, 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,

ne 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 for the whole of the work to be done in conformity with the approved form of contract 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

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

figures, the amount of their estimates for doing thi work.

The person or persons to whom the contract may be awarded will be required to attend at this office with the surcties 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 readvertised 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 re-

lates, 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

party making the estimate, that he 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 reterested.

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 Justiness 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 hound 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 his liabilities as bail, surety and otherwise; and that he has offered himself as surety in good faith, and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered 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, when the contract with the other of the Comptroller, or money, to the amount of five per centum of the amount of security required for the City

J. SERGEANT CRAM, EDWIN A. POST, JAMES J. PHELAN, Commissioners of the Department of Docks. Dated New York, November 4, 1892.

(Work of Construction under New Plan.) DEPARTMENT OF DOCKS, PIER "A," NORTH RIVER.

TO CONTRACTORS.

(No. 430.)

PROPOSALS FOR ESTIMATES FOR PREPARING FOR AND BUILDING A NEW WOODEN PIER, WITH APPURTENANCES, AT THE FOOT OF EAST NINETY-FOURTH STREET, EAST RIVER.

ESTIMATES FOR PREPARING FOR AND building a New Wooden Pier, with appurtenances, at the foot of East Ninety-fourth street, East river, will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, Pier "A," foot of Battery place, North river, in the City of New York, until 1 o'clock P. M. of

THURSDAY, NOVEMBER 17, 1892,

THURSDAY, NOVEMBER 17, 1892, 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 5ix Thousand Dollars.

The Engineer's estimate of the nature, quantities and extent of the work is as follows:

CLASS I.

CLASS I.

Feet, B. M.,

				work.
ι.	Yellow	Pine Timbe	r, 12!! x 14!!	11,802
	**	11	11" X 12"	176
	46	14	10" x 12"	1,790
	44	14	1011 x 1011	483
		46	8" x 16"	309
	44	14	8" x 15"	1,160
	86	- 11	8" x 12"	448
	**	44	8" x 10"	100
	**	44	8" x 8"	3,701
	**	**	7" × 14"	490
	44	41	7" x 12"	1,218
	**	44	6" x 12"	3,936
	**	11	5" x 12"	1,185
	44	-44	5" x 11"	6,040
	11	**	5" x 10"	13,888
	**	**	4" x 10"	41,397
		Total		157.051

Note.—This yellow pine timber is to be furnished by the Department of Docks to the contractor free of charge, in the water or on a pier or bulkhead at one or more points on the North river water-front south of West Seventy-fifth street, as hereinafter specified, and the contractor is to raft it, care for it and transport it to the site of the new pier at his own expense and risk.

			meast	B. M., ared in vork.
2.	Yellow Pine	Timber,	6!! x 8!!	176
	**	**	2" x 12"	120
		**	2!! x 4!!	2,757
	Tot	al		3,053

Feet, B. M. measured in the work.

Note.—The above quantities of timber, in items 2, 3 and 4, are to be furnished by the contractor, and are inclusive of extra lengths required for scarfs, laps, etc., but are exclusive of waste.

Note.—The above quantities of timber, in items 1, 2, 3 and 4, are inclusive of extra lengths required for scarfs, laps, etc., but are exclusive of waste.

White Pine, Yellow Pine, or Cypress Piles for pier. 206

about 40 feet in length to about so leet in length, to meet the requirements of the specifications for driving.)

6. White Oak Fender-piles, about 60 feet long 10

7. %" x 28", %" x 26", %" x 24", %" x 22", %" x 22", %" x 12", %" x 12", %" x 22", %" x 20", %" x 18", %" x 12", %" x 20", %" x 18", %" x 14", %" x 14", %" x 12", %" x 12", %" x 20", %" x 14", %" x 14", %" x 12", %" x 12", and ½" x 14", %" x 14", %" x 12", %" x 12", and ½" x 10", x 12", x 12",

CLASS II.

which shall apply to and become a part of every estimate received:

(1.) Bidders must satisfy themselves, by personal examination of the location of the proposed work, 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 and the plans therein referred to. No extra compensation, beyond the amount payable for the work before mentioned, which shall be actually performed, at the price therefor, to be specified by the lowest bidder, shall be due or payable for the entire work.

The work to be done under the contract is to be

lowest bidder, shall be due or payable for the entire work.

The work to be done under the contract is to be commenced within five days after the date of the contract, and all the work contracted for is to be fully completed on or before the 1st day of February, 1893, or within as many days thereafter as may clapse after the date of the contract before a notice is given to the Contractor by the Engineer that the work may be begun; 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, determined, fixed and liquidated at Fifty Dollars per day.

Bidders will state in their estimates a price for the whole of the work to be done in each class, in conformity with the approved form of agreement and the specifications therein set forth, by which price the bids will be tested. These prices are 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. The award of the contract, if awarded, will be made to the bidder who is the lowest for doing the whole of the work comprised in both classes, and whose estimate is regular in all respects.

Eidders will distinctly write out, both in words and in figures, the amount of their estimates for doing each class of the work.

The person or persons to whom the contract may be awarded will be required to attend at this office with the

figures, the amount of their estimates for doing each class of the 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 readvertised 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 con-

than one person is interested, it is requisite that inverification 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 of the City of New York, with their respective places of the mate, they will, on 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 on 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 in each class 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 his liabilities as bail, surety and otherwise; and that he has offered himself as surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered 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

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 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.

Bidders are informed that no deviation from the

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 ESTI-MATES 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 the agreement, including specifications, and showing the manner of payment for the work, can be obtained upon application therefor at the office of the Department.

J. SERGEANT CRAM,
EDWIN A. POST,
JAMES J. PHELAN,
Commissioners of the Department of Docks,
Dated New York, November 2, 1892.

POLICE DEPARTMENT.

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

New York, 1891. |
OWNERS WANTED BY THE PROPERTY
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 patrolimen of this Department,
JOHN F. HARRIOT
Property Clerk

NORMAL COLLEGE OF THE CITY OF NEW YORK.

A STATED SESSION OF THE BOARD OF Trustees of the Normal College of the City of New York will be held at the Hall of the Board of Education, No. 146 Grand street, on Tuesday, November 15, 1892, at 4 o'clock P. M.

JOHN L. N. HUNT, Chairman.

ARTHUR McMullin, Secretary. Dated New York, November 7, 1892.

THE COLLEGE OF THE CITY OF NEW YORK.

A STATED SESSION OF THE BOARD OF Trustees of the College of the City of New York will be held at the Hall of the Board of Education, No. 146 Grand street, on Tuesday, November 15, 1892, at 4.30 o'clock P.M.

JOHN L. N. HUNT, Chairman,

ARTHUR McMULLIN. Secretary.

Dated New York, November 7, 1892.

DEPARTMENT OF PUBLIC CHAR-

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE. NEW YORK, November 9, 1892.

TO CONTRACTORS.

PROPOSALS FOR POULTRY, ETC.

SEALED BIDS OR ESTIMATES FOR FUR-

PROPOSALS FOR POULTRY, ETC.

SEALED BIDS OR ESTIMATES FOR FURnishing
About 21,000 pounds of Poultry.
For use on Thanksgiving Day.
—will be received at the office of the Department of Public Charities and Correction, in the City of New York, until 10 o'clock A. M., of Saturday, November 10, 1852. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Poultry, etc.," with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the head of said Department and read.

The Department of Public Charities and Correction reserves the right to decline any and all bids or estimates if deemed to be for the public interest, and to accept any bid or estimate as a whole, or for any one or more articles included therein. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation. Delivery will be required to be made of Poultry on Tuesday, November 22, 1892, before 7 o'clock A. M., all in accordance with specifications.

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.

Each bid or estimate shall contain and state the name and place of residence of each of the persons making the sawarded 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 fifty (50) per cent. of the estimate shall contain and state the name and place of residence of each of the persons making the sawarded 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 fifty (50) per cent. of the contract in the penal amount of the cont

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 of the supplies delivered 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 free-holder 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 ball, 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 section 12 of chapter; of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the Security offered to be approved by the Comptroller of the City of New York.

No bid or estimate will be 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 and give the proper security, he or they shall be considered as having abandoned it and as in defau

tion.

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

HENRY H. PORTER, President, CHARLES E. SIMMONS, M. D., Commissioner, EDWARD C. SHEEHY, Commissioner, Public Charities and Correction.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 65 THIRD AVENUE, NEW YORK, October 31, 1892.

TO CONTRACTORS.

MATERIALS AND WORK REQUIRED FOR REPAIRS AND ADDITIONS TO WASH-HOUSE, BELLEVUE HOSPITAL.

(No. 25.)

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 Tuesday, November 15, 1892, until 10 o'clock A. M. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Repairs and Additions to Wash-house, Bellevue Hospital," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the President of said Department and read.

The Board of Public Charities and Correction Reserves the right to reflect All Bids or estimates if Deemed by the President of said Department and read.

The Board of Public Charities and Correction Reserves the right to reflect all Bids or estimates if Deemed by the President of said Department and read.

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 TWO THOUSAND (82,000) 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, it shall distinctly state that fact; also, that it is made without onlines in the same; they are per

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 section 12 of chapter 7 of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the Security offered is to be approved by the Comptroller of the City of New York.

No bid or estimate will be received or considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or 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 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 may be awarded neglect or refuse to accept the contract may be 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

FINANCE DEPARTMENT.

NOTICE OF ASSESSMENT.

ASSESSMENT FOR OPENING FREEMAN STREET, TWENTY-THIRD WARD, CON-FIRMED BY THE SUPREME COURT, OCTOBER 26, 1892.

OCTOBER 26, 1892.

IN PURSUANCE OF SECTION 997 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 FREEMAN STREET, from UNION AVENUE to SOUTHERN BOULEVARD, in the TWENTY. THIRD WARD OF THE CITY OF NEW YORK, which assessment was confirmed by the Supreme Court October 26, 1892, and entered on the 27th day of October, 1892, in the Record of Titles of Assessments kept in the "Bureau for the Collection 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 998 of said "New York City Consolidation Act of 1882."

Section 998 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 Assessment, is 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 As

De calculated from the date of such entry to the Landpayment."

The above assessment is payable to the Collector of Assessments and Clerk of Arrears at the "Burcau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," Room 31, Stewert Building, between the hours of 9 A. M. and 2 P. M., and all payments made thereon on or before December 27, 1892, 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.

City of New York—Finance Department, Comptroller's Office, November 3, 1892.

PROPOSALS FOR \$599.749.82 BONDS OF THE CITY OF NEW YORK.

EXEMPT FROM TAXATION.

EXECUTORS, ADMINISTRATORS, GUARDIANS AND OTHERS HOLDING TRUST FUNDS ARE AUTHORIZED BY LAW TO INVEST IN THESE BONDS.

INTEREST THREE PER CENT, PER ANNUM.

SEALED PROPOSALS WILL BE RECEIVED at the office of the Comptroller of the City of New York, until Wednesday, the 16th day of November, 1822, at 2 o'clock P. M., when they will be publicly opened by him in the presence of the Commissioners of the Sinking Fund, or such of them as shall attend, for the whole or a part of the following registered bonds of the City of New York, which are exempt from City and County taxation, to wit.

\$400,000 DOCK BONDS OF THE CITY OF NEW YORK, authorized by section 143 of the New York City Consolidation Act of 1882, and a resolution of the Commissioners of the Sinking Fund, adopted March 31, 1892.

The principal is payable from the Sinking Fund, November 1, 1923. Said bonds will bear interest at the rate of three per cent. per annum, payable semi-annually, on the first day of May and November in each year.

year,
Said Dock Bonds are exempt from city and county
taxation, under an ordinance of the Common Council of
the City of New York, passed October 2, 1880, pursuant
to the provisions of section 137 of the New York City
Consolidation Act of 1832, and a resolution of the Commissioners of the Sinking Fund, adopted March 31, 1892.

missioners of the Sinking Fund, adopted March 31, 1892.

\$199,749.82 CONSOLIDATED STOCK OF THE
CITY OF NEW YORK,
issued under section 132 of the New York City Consolidation Act of 1882, pursuant to chapter 264, Laws of
1891, to be known as School-house Bonds, to provide
additional accommodation for the common schools of the
City of New York; and as authorized by resolutions of
the Board of Estimate and Apportionment, adopted
September 20, October 17 and 18, 1892.

The principal of this stock is payable from the Sinking Fund November 1, 1911, and will bear interest at the
rate of three per cent, per annum payable semi-annually,
on the first day of May and November in each year.

Said stock is exempt from City and County taxa-

tion under the authority of an ordinance of the Common Council of the City of New York, passed October 2, 1880, pursuant to the provisions of section 137 of the New York City Consolidation Act of 1882, and a resolution of the Commissioners of the Sinking Fund, adopted November 1882

AUTHORITY FOR TRUST INVESTMENTS.

Attention is called to the provisions of an act passed by the Legislature March 14, 1889, authorizing execu-tors, administrators, guardians and trustees, and others holding trust funds to invest such funds in the stocks or bonds of the City of New York

CONDITIONS.

Conditions.

Section 146 of the New York City Consolidation Act of 1882 provides that "the Comptroller, with the approval of the Commissioners of the Sinking Fund, shall determine what, if any, part of said proposals shall be accepted, and upon the payment into the City Treasury of the amounts due by the persons whose bids are accepted, respectively, certificates therefor shall be issued to them as authorized by law"; and provided also, "that no proposals for bonds or stocks shall be accepted for less than the par value of the same."

Those persons whose bids are accepted will be required to deposit with the City Chamberlain the amount of stock awarded to them at its par value, together with the premium thereon, within three days after notice of such acceptance.

The proposals should be inclosed in a sealed envelope, indorsed "Bonds of the Corporation of the City of New York," and each proposal should also be inclosed in a second envelope, addressed to the Comptroller of the City of New York.

THEO. W. MYERS,

THEO. W. MYERS

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, November 3, 1892.

FINANCE DEPARTMENT,
BUREAU FOR THE COLLECTION OF TAXES,
NO. 57 CHAMBERS STREET (STEWART BUILDING),
NEW YORK, November 1, 1892.

NOTICE TO TAXPAYERS.

NOTICE 15 HEREBY GIVEN BY THE Receiver of Taxes of the City of New York to all persons whose taxes for the year 1892 remain unpaid on the 1st day of November of said year, that unless the same shall be paid to him, at his office, on or before the 1st day of December of said year, he will charge, receive and collect upon such taxes so remaining unpaid on that day, in addition to the amount of such taxes, one per centum on the amount thereof, and charge, receive and collect upon such taxes so remaining unpaid on the 1st day of January thereafter, interest upon the amount thereof at the rate of seven per centum per annum, to be calculated from October 3, 1892, the day on which the assessment rolls and warrants therefor were delivered to the said Receiver of Taxes, to the date of payment, as provided by sections 843, 844 and 845 of the New York City Consolidation Act of 1882.

GEORGE W. McLEAN, Receiver of Taxes.

DEPARTMENT OF STREET

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 scollected by the Department of Street Cleaning—free of charge, by applying to the Commissioner of Street Cleaning, in the Stewart Building.

THOMAS S. BRENNAN,
Commissioner of Street Cleaning.

SUPREME COURT.

n 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 the opening of ONE HUNDRED AND FIFTIETH SIREET, between Amsterdam avenue and the Boulevard, in the Twelfth Ward of the City of New York.

York.

NOTICE IS HEREBY GIVEN THAT THE undersigned were appointed by an order of the Supreme Court, bearing date the 1st day of November, 1892, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss, if any, over and above the benefit and advantage, or of the benefit and advantage, if any, over and above the loss and damage, as the case may be, to the respective owners, lessees, parties and persons, respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening a certain street herein designated as One Hundred and Fiftieth street, as shown and delineated on a certain map made by the Board of Commissioners of the Central Park, by and under authority of chapter 697 of the Laws of 1867, and filed in the office of the Register of the City and County of New York on the petition of the Board of Street Opening and Improvement filed therewith in the office of the Clerk of the City and County of New York; and a just and equitable estimate and assessment of the Value of the benefit and advantage of said street, so to be opened or laid out and formed, to the respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective lands, tenements, of land to be taken or to be assessed therefor, and of performing the trusts and duties required of them by chapter 16, title 5, of the act entitled "An Act to consolidate into one act and to declare the therefor, and of performing the trusts and duties required of them by chapter 16, title 5, of the act entitled "An Act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to the undersigned Commissioners of Estimate and Assessment, at their office, No. 5: Chambers street, in the City of New York, Room No. 3, with such affidavits or other proofs as the said owners or claimants may desire, within thirty days after the date of this notice (November 11, 1892).

And we the said Commissioners will be in extended and

atter the date of this notice (November 11, 1892).

And we, the said Commissioners, will be in attendance at our said office on the 19th day of December, 1892, at 11 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner or on behalf of the Mayor, Aldermen and Commonalty of the City of New York.

iew York.

Dated New York, November 11, 1892.

BEN IAMIN PA | TERSON,
SAMUEL W. MILBANK,
HENRY WINTHROP GRAY,
Commission

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 Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to VERMILYEA STREET (although not yet named by proper authority), from Dyckman street to Two Hundred and Eleventh street, in the Twelfth Ward of the City of New York, as the same has been heretofore laid out and designated as a second-class street or road by the Commissioners of the Department of Public Parks.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that 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 the Chambers thereof, in the County Court-house, in the City of New York, on Friday, the 9th day of December, 1892, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and 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 Commonalty 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 opening of a certain street or avenue known as Vermilyea street, from Dyckman street to Two Hundred and Eleventh street, in the Twelfth Ward of the City of New York, as the same has been heretofore laid out and designated as a second-class street or road by the Commissioners of the Department of Public Parks, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point in the easterly line of Dyckman

land, viz.:

Beginning at a point in the easterly line of Dyckman Street, distant are 58-100 feet southerly from the southerly line of Kingsbridge road.

Thence easterly and at an angle of 90 degrees with said Dyckman street, distance 2,448 21-100 feet to the southerly line of Two Hundred and Eleventh street.

Thence easterly along said line, distance 97 66-100 feet

Thence easterly along said line, distance 97 66-100 feet
Thence westerly, distance 2,474 24-100 feet to the easterly line of Dyckman street.
Thence northerly along said line, distance 80 feet to the point or place of beginning. Said street to be 80 feet wide between Dyckman street and Two Hundred and Eleventh street.

And as shown on certain maps filed by the Commissioners of the Department of Public Parks in the office of the Register of the City and County of New York, in the office of the Secretary of State of the State of New York and in the office of the Department of Public Parks of the City of New York; and as shown on certain maps filed by the Board of Street Opening and Improvement in the office of the Register of the City and County of New York, in the office of the Secretary of State of the State of New York, in the office of the Department of Public Works of the City of New York, in the office of the Department of Public Parks of the City of New York, in the office of the Department of Public Parks of the City of New York and in the office of the Counsel to the Corporation of the City of New York.

Dated New York, November 11, 1892.

WM. H. CLARK,
Counsel to 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
Commonalty of the City of New York, relative to
acquiring title, wherever the same has not been heretolore acquired, to COOPER STREET (although not
yet named by proper authority), from Academy street
to Isham street, in the Twelfth 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 said
Board.

Board.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that 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 the Chambers thereof, in the County Court-house, in the City of New York, on Friday, the 9th day of December, 1892, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and 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 Commonalty 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 opening of a certain street or avenue known as Cooper street, from Academy street to Isham street, in the Twelfth 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 Board of Street Opening and Improvement of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point in the easterly line of Academy street, distant 250 feet northerly from the northerly line of Kingsbridge road, distance 1,510 to 100 feet to the westerly line of Isham street.

Thence easterly and parallel with said Kingsbridge road, distance 1,510 to 100 feet, to the easterly line of Academy street.

Thence hortherly along said line, distance 50 feet, to the point or place of beginning.

Said street to be 50 feet wide between Academy street and Isham street.

And as shown on certain maps filed by the Board of Street Opening and Improvement in the office of the Counsel to the Corporation, in the office of the Secretary of State of the State of New York, in the Office of the Register of the City and Country of New York, in the Department of Public Parks of the City of New York.

Dated New York, November

Counsel to 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 Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to INTERVALE AVENUE (although not yet named by proper authority), from the Southern Boulevard to Wilkins place, 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.

NOTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter, will be presented for taxation to one of the Justices of the Supreme Court, at the Chambers thereof, in the County Court-house, in the City of New York, on the 21st day of November, 1892, at 10,30 o'clock in the fore-noon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Department of Public Works, there to remain for and during the space of ten days.

Dated New York, November 5, 1892.

THOMAS P. WICKES, WILLIAM H. BARKER, DANIEL SHERRY,
Commissioners.

JOHN P. DUNN, Clerk, NOTICE IS HEREBY GIVEN THAT THE BILL

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 CEDAR PLACE (although not yet named by proper authority), extending from Eagle avenue to Union 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-enti-tled 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 un-improved lands affected thereby, and to all others whom

or occupants, of an nouses and tors and improved and uniimproved 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
16th day of December, 1892, and that we, the said
Commissioners, will hear parties so objecting within the
ten week days next after the said 16th day of December,
1892, 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 16th day of
December, 1892.

Third—That the limits of our assessment for benefit

in the said city, there to remain until the 16th day of December, 1892.

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. 18 Beginning at a point in the northerly line of Westchester avenue, where the centre line of the blocks between Cedar place and Denman place intersects said northerly line of Westchester avenue; running thence westerly and parallel with the northerly line of Cedar place to a point distant 100 feet westerly of the westerly line of Eagle avenue; thence southerly and parallel with the westerly line of Eagle avenue to its intersection with the prolongation westerly from Eagle avenue of the centre line of the block between East One Hundred and Fifty-sixth street and Cedar place; thence easterly and parallel with the southerly line of Cedar place to a point distant about 115 feet easterly of the easterly line of Union avenue; thence northerly and at right angles with the last mentioned course to the point or place of beginning; 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 6a₀ of the Laws of 1894, and the Laws amendatory thereof, or of chapter 4a₀, of the Laws of 1894, and the Laws amendatory thereof, or of chapter 4a₀, of the Laws of 1894, and the Laws amendatory thereof, or be held at the Chambers thereof, in the County Court-house, in the City of New York, on the 30th day of December, 1892, 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, November 4, 1802. in the said city, there to December, 1892. Third—That the limits of our assessment for benefit third—That the limits of our assessment for benefit

Dated New York, November 4, 1807.
GEORGE P. WEBSTER, Chairman,
J. RHINELANDER DILLON,
WILLIAM H. MARSTON, 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 Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to KAPPOCK STREET [although not yet named by proper authority), extending from the Spuyten Duyvil Parkway to a public road now called Johnson ayenue, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a second-class street or road by the Department of Public Parks.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, 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 Wednesday, the 30th day of November, 1892, at the opening of Court on that day, or as soon thereafter as counsel can be heard thereon, 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 Commonalty 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 opening of a certain street or avenue known as Kappock street, from the Spuyten Duyul Parkway to a public road now called Johnson avenue, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a second-class street or road by the Department of Public Parks, being the following-described lots, pieces or parcels of land, viz. i

Beginning at a point in the easterly line of the Spuyten Duyvil Parkway, distant 2,670.8 feet westerly
from the northerly prolongation of the easterly line of
Tenth avenue, measured at right angles to the same
from a point 18,077.22 feet northerly of the intersection
of the easterly line of Tenth avenue with the southerly
line of One Hundred and Fifty-fifth street.

2. Thence northeasterly along the eastern line of
Spuyten Duyvil Parkway for 170.05 feet.
2. Thence southerly, curving to the left on the arc of a
circle, tangent to the preceding course, whose radius is

circle, tangent to the preceding course, whose radius is 32 feet for 48.73 feet to a point of compound curve.

Thence southeasterly on the arc of a circle whose radius is 380 feet for 105.63 feet to a point of reverse

curve.

4. Thence southeasterly on the arc of a circle whose radius is 376.33 feet for 77.98 feet to a point of compound

curve.
5. Thence southeasterly on the arc of a circle whose radius is 635 feet for 269.99 feet to a point of compound

curve.

6. Thence southerly on the arc of a circle whose

6. Thence southerly on the arc of a circle whose radius is 420 feet for 190.50 feet.

7. Thence southerly on a line deflecting 72° 15' 42" to the left from a radial line passing through the southern extremity of the preceding course for 130.34 feet.

8. Thence southwesterly, curving to the left on the arc of a circle, tangent to the preceding course, whose radius is 485 feet for 232.42 feet to a point of reverse curve.

curve.

9. Thence southwesterly on the arc of a circle whose radius is 820 feet for 367.81 feet to a point of compound

radius is 820 feet for 307.01 feet to a point of compound curve.

40. Thence southeasterly on the arc of a circle whose radius is 18 feet for 45.93 feet.

11. Thence southwesterly on a line tangent to the preceding course for 120.02 feet.

12. Thence southwesterly, deflecting 21° 24' to the left for 173.85 feet.

13. Thence northeasterly, curving to the left on the arc of a circle, tangent to the preceding course, and whose radius is 715.23 feet for 211.69 feet to a point of reverse curve.

reverse curve.

14. Thence northeasterly, curving to the right on the arc of a circle, tangent to the preceding course, whose

radius is 880 feet for 464,66 feet to a point of reverse

15. Thence northeasterly on the arc of a circle whose radius is 425 feet for 215.57 feet to a point of compound curve.

pound curve.

16. Thence northerly on the arc of a circle whose radius is 340 feet for 250.02 feet to a point of compound

radius is 340 teet for 250.02 teet to a point of compound curve.

17. Thence northwesterly, curving to the left on the arc of a circle whose radius is 555 feet for 457.17 feet, to the point of beginning.

And as shown on certain maps filed by the Commissioners of the Department of Public Parks in the office of the Register of the City and County of New York; in the office of the Secretary of State of the State of New York, and in the Department of Public Parks.

Dated New York, October 31, 1892.

WILLIAM H. CLARK,

Counsel to 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 Commonalty of the City of New York, relative to acquiring title (wherever the same has not been heretofore
acquired) for the use of the public to the lands required
for the opening and extension of a new avenue, to be
known as ST. NICHOLAS TERRACE, extending
from Academy place, near One Hundred and Twentyninth street, to Convent avenue, opposite One Hundred and Fortieth street, in the Twelfth Ward of the
City of New York.

WE, THE UNDERSIGNED COMMISSIONERS

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 12th day of December, 1892, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said 12th day of December, 1892, and for that purpose will be in attendance at our said office on each of said ten days at 11 o'clock A. M. Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, 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 12th day of December, 1892.

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

New York, at his office, No. 31 Chambers street, in the said city, there to remain until the rath day of December, 1892.

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.: Beginning at a point on the westerly line of Avenue St. Nicholas, distant roo feet southerly line of Avenue St. Nicholas to a point distant roo feet northerly line of One Hundred and Twenty-eighth street; running thence northerly along said westerly line of Avenue St. Nicholas to a point distant roo feet ortherly from the northerly line of One Hundred and Twenty-eighth street; thence westerly and parallel with said northerly line of One Hundred and Twenty-eighth street for a distance of 100 feet; thence northerly said parallel with the westerly line of Avenue St. Nicholas to the northerly line of One Hundred and Thirty-seventh street, now closed; thence westerly along said northerly line of One Hundred and Thirty-seventh street, now closed; thence westerly along said northerly line of One Hundred and Thirty-ninth street, now closed; thence mortherly and parallel with the easterly line of St. Nicholas Terrace, and distant 100 feet easterly therefrom to the centre line of One Hundred and Thirty-ninth street, now closed; thence northerly and parallel with the westerly therefrom, to the southerly line of One Hundred and Fortieth street for a distance of 50 feet; thence northerly and parallel with the easterly line of One Hundred and Fortieth street for a distance of 50 feet; thence northerly from the northerly line of One Hundred and Fortieth street; thence westerly and parallel with said northerly line of One Hundred and Fortieth street; thence casterly and parallel with said northerly line of One Hundred and Thirty-second and One Hundred and Thirt

onfirmed.
Dated New York, October 29, 1892.
ANDREW S. HAMMERSLEY, Jr.,
Chairman,
ROBERT M. VAN ARSDALE,
PATRICK FOX,
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 Commonalty of the City of New York, relative to acquiring
title, wherever the same has not been heretofore
acquired, to EAST ONE HUNDRED AND SIXTYFOURTH STREET (although not yet named by
proper authority), extending from East One Hundred
and Sixty-fifth street to Railroad avenue, West, and
from Brook avenue to Trainty avenue, in the Twentythird Ward of the City of New York, as the same
has been heretofore laid out and designated as a firstclass street or road by the Department of Public
Parks.

NOTICE TO ALL PERSONS INTERESTED IN THIS PROCEEDING OR IN ANY OF THE LANDS AFFECTED THEREBY.

WE, THE UNDERSIGNED COMMISSIONERS

W. E. 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 auy 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 ninth day of December, 1892, and that we, the said Commissioners, will hear parties so objecting within the ten week-days next after the said ninth day of December.

ber, 1892, and for that purpose will be in attendance at our said office on each of said ten days at four 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 10th day of December, 1892.

said city, there to remain until the roth day of December, 1892.

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.: Parcel 1—Northerly by a line drawn parallel with and distant one hundred feet northerly from the northerly line of Fast One Hundred and Sixty-fourth street; easterly by the westerly line of Railroad avenue, West; southerly and westerly by a line drawn parallel with and distant one hundred feet southerly and westerly from the southerly and westerly line of East One Hundred and Sixty-fourth street. Parcel 2—Northerly, by a line drawn parallel with and distant one hundred feet northerly from the northerly line of East One Hundred and Sixty-fourth street; easterly by the westerly line of Trinity avenue; southerly by a line drawn parallel with and distant one hundred feet southerly from the southerly line of East One Hundred and Sixty-fourth street, and westerly by the easterly line of Third avenue.

Fourth—That our report herein will be presented to

street, and westeriy by the easterly line of Tarking.

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 27th day of December, 1832, 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, October 28, 1832.

ADOLPH L. SANGER, Chairman, LAMONT MCLOUGHLIN, CHARLES W. DAYTON,

Commissioners.

CARROLL BERRY, Clerk.

CARROLL BERRY, Clerk.

In the matter of the application of the Commissioners of the Department of Public Parks, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of WEBSTER AVENUE, commencing at One Hundred and Eightyfourth street and running to its intersection with the south line of Middlebrook Parkway, in the Twentyfourth Ward of the City of New York.

fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter, will be presented for taxation to one of the Justices of the Supreme Court, at the Chambers thereof, in the County Court-house, in the City of New York, on the 16th day of November, 1892, at 10,30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Department of Public Works, there to remain for and during the space of ten days.

Dated New York, November 1, 1892.

JOHN WHALEN, JOHN HALLORAN, Commissioners.

CARROLL BERRY, Clerk.

In the matter of the application of the Mayor, Aldermen and Commonalty 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.

City of New York, pursuant to chapter 275 of the Laws of 1891, passed April 28, 1891.

NOTICE IS HEREBY GIVEN THAT WE, the undersigned Commissioners of Estimate and Assessment in the above-entitled matter, will be in attendance at our office, No. 51 Chambers street (Room 4, in the said city, on Tuesday, November 15, at 10.30 o'clock A. M., to hear any person or persons who may consider themselves aggrieved by our estimate or essessment (an abstract of which has been heretofore filed by us for and during the space of forty days in the office of the Commissioner of Public Works, No. 31 Chambers street, in opposition to the same; that our said abstract of estimate and assessment may be hereafter inspected at our said office, No. 51 Chambers street; that it is our intention to present our report for confirmation to the Supreme Court, at a Special Term thereof, to be held at Chambers thereof, in the County Court-house, in the City of New York, on the 6th day of December, 1892, at the opening of Court on that day, to which day the motion to confirm the same will be adjourned, 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, October 28, 1892.

EUGENE S. IVES, ROBERT MACLAY, JOHN CONNELLY, 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 Commonalty of the City of New York, relative to acquiring title (wherever the same has not been heretofore acquired) to ONE HUNDRED AND EIGHTY-SEVENTH STREET (although not yet named by proper authority), from Tenth avenue to Kingsbridge road, in the Twelfth Ward of the City of New York.

WE, THE UNDERSIGNED COMMISSIONERS We, THE UNDERSIGNED COMMISSIONERS
of Estimate and Assessment in the aboveentitled 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

ested 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 8th day of December, 1892, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said 8th day of December, 1892, 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 8th day of December, 1892.

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 One Hundred and Eighty-seventh street and One Hundred and Eighty-seventh street and One Hundred and Eighty-seventh street; easterly by the westerly line of Wadsworth avenue and the westerly line of Amsterdam avenue; southerly by the centre line of the blocks between One Hundred and Eighty-seventh street; and westerly by the easterly line of Kingsbridge road; excepting from said area all the streets, avenues and road; excepting from said area all the streets, avenues and road; excepting from said area all the streets, avenues and road; excepting from said area all the streets, avenu

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 twenty-third day of December, 1892, at the opening of the Court on that day, and that then and thereo, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated New York, October 26, 1892.

MICHAEL J. MULQUEEN, Chairman D. K. SCHUSTER,
HERMANN BOLTE,
Commissioners.

MATTHEW P. RYAN, Clerk.

Opening and Improvement 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 ONE HUNDRED AND
SEVENTY-1HIRD STREET, from Tenth avenue
to the Kingsbridge road, in the Twelfth Ward of the
City of New York.

Commissioners.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned Commissioners of Estimate and Assessment in the above-entitled matter, will be in attendance at our office, No. 51 Chambers street (Room 4), in the said city, on Monday, November 14, 1892, at 2 o'clock P. M., to hear any person or persons who may consider themselves aggrieved by our estimate or assessment (an abstract of which has been heretofore filed by us for and during the space of forty days in the office of the Commissioner of Public Works, No. 31 Chambers street), in opposition to the same; that our said abstract of estimate and assessment may be hereafter inspected at our said office, No. 51 Chambers street; that it is our intention to present our report for confirmation to the Supreme Court, at a Special Term thereof, to be held at Chambers thereof, in the County Court-house in the City of New York, on the 25th day of November, 1802, at the opening of Court on that day, to which day the motion to confirm the same will be adjourned, 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, October 29, 1892.

WM. A. DUER, Chairman, WHILIS

WM. A. DUER, Chairman, WILLIAM H. WILLIS, SAMUEL W. MILBANK, 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 Commonalty of the City of New York, relative to the opening of ONE HUNDRED AND THIRTY-SECOND STREET, from Twelfth avenue to the bulkhead-line, Hudson river, in the Twelfth Ward of the City of New York.

bulkhead-line, Hudson river, in the Twelfth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, have been appointed, by an order of the Supreme Court duly made and entered in the above entitled matter, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, over and above the benefit and advantage, or of the benefit and advantage, if any, over and above the loss and damage, as the case may be, to the respective owners, lessees, parties and persons, respectively, entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose, by and in consequence of the opening of that certain street or avenue, designated as One Hundred and Thirty-second street extending from the westerly line of Iwelfth avenue to the bulkhead-line of the Hudson river, and the acquisition of title by the City to the land included within the lines of such street or avenue, as the same was laid out by the Commissioners of Streets and Roads in the City of New York, under and by virtue of the act of the Legislature of the State of New York, entitled "An act relative to improvements touching the laying out of streets and roads in the City of New York, and for other purposes," passed April 3, 1807, and shown upon the map filed by them in the office of the Street Commissioner of the City of New York on April 1, 1811, and as laid out, established and retained by the Board of Commissioner of the City of New York on April 1, 1811, and as laid out, established and retained by the Board of Commissioner of the City of New York, on March 7, 1868, and more particularly set forth and described in the petition of the Board of Street Opening and Improvement and in the order appointing Commissioners, which said petition and order are now on file in the office of the Clerk of the City of New York, and County of New York, and for the purpose of executing the trusts and duties imposed upon us as such Commission NOTICE IS HEREBY GIVEN THAT WE, THE

Jayor, Aldermen
Ork.
Dated New York, October 6, 1892.
JOHN E. WARD, Chairman,
J. P. SOLOMON,
HENRY WINTHROP GRAY,
Commissioners.

CARROLL BERRY, Clerk.

THE CITY RECORD.

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W. J. K. KENNY,
Supervisor