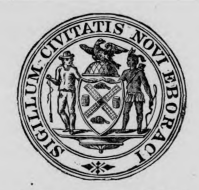
THE CITY RECOR

OFFICIAL JOURNAL.

VOL. XX.

NEW YORK, TUESDAY, NOVEMBER 22, 1892.

NUMBER 5,942.



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 22, 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.	Т	EGIS- ER LIO.		M- CED.	Title of Action.	NATURE OF ACTION.
Supreme	43	419	Oct	92.	German Looking Glass Plate Company (ex rel.) vs. The Tax Commissioners of the City of New York	Certiorari to review assessment on the relator's property for the year 1892, in \$100,000.
" •••	43	420	**	18	Marshall, Henry G., vs. The Matt Taylor Paving Co	City served with injunction order restraining the Comptroller from paying lienors other than the receiver.
Superior	43	421	**	18	Rowan, James, vs. William H. Rowan and Susan Emma Rowan, his wife; Sarah Jane Murgatroyd and Fred- erick Murgatroyd, her husband; Annie Augusta Rowan, wife of the plain tiff; James R. Pearsall, The Mayor, etc., of the City of New York, and Mary Kraser	For sale of certain premises on 160th street, near Elton avenue, in the 23d Ward.
Supreme	43	422	**	20	Cammann, Charles L., et al (Matter of)	For awards made on premi es Damage Maps Nos. 11 and 12, in the matter of opening Cedar avenue, from Sedgwick avenue to Fordham road, \$5,733.12.
"	43	423	**	20	Cammann, Charles L., et al. (Matter of)	For awards made on premises Damage Maps Nos. 4 and 5, in the matter of opening Har- lem River Terrace, from Cedar avenue to Fordham road, \$5,586.55.
Com. Pleas.	43	424	- 11	20	Ward, Mary	Damages for alleged personal injuries resulting from falling into hole in street at No. 85 Columbia street, on June 6, 1892, \$1,000.
44	43	425	**	20	Seixas, Franklin P	Damages for al eged personal injuries result- ing from falling on sidewalk at No. 133 West 15th street, on February 8, 1892, \$10 000.
Superior	43	426	**	22	Russell, John	15th street, on February 8, 1892, \$10 800. Salary as Patrolman, from July 20, 1885, to February 29, 1892, \$7,934.
Supreme	43	427	**	22	Ætna Insurance Company	Summons only served.

SCHEDULE "B."

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

William H. Young vs. Roswell P. Flower et al.—Order entered modifying the extension of time by providing for service of an answer by the 20th instant and for trial on the 24th.

In the matter of Ann Flynn, a lunatic—Decree entered authorizing the committee to remove the lunatic to the Long Island Home at Amityville, or to Sanitarian at Woodhaven, L. I., and that the United States Trust Company pay to the Committee \$290.30 costs and disbursements.

Matter of Anton Rinschler (Melrose avenue opening award)—Order entered directing payment of the award into Court, and referring to Burton N. Harrison, Esq., to take proof of title.

John Loos, individually, etc.—Judgment entered in favor of the plaintiff for \$723.95.

John Loos, individually, etc.—Judgment entered in favor of the plaintiff for \$364.11.

In the matter of the application of the Dock Department (Thirty-fourth and Thirty-fifth streets;

Thirty-fifth and Thirty-sixth streets; Forty-first and Forty-second streets)—Orders on remittitur

The Union Blue Stone Company—Order entered amending the pleadings by adding thereto as defendants the names of James Gallagher, Ulster Blue Stone Company and William G. Leeson. People ex rel. Nathalie F. Reynal vs. The Tax Commissioners—Order entered vacating assessment

npon relator's personal property for the year 1892.
William Cushing—Order entered on consent transferring cause from the Special Term to Circuit

calendar.

People ex rel. The Sixth Avenue Railroad Company vs. The Tax Commissioners—Order entered reducing the assessment on the relator's personal property for the year 1891 from \$1,362,103

to the sum of \$632,103.

People ex rel. The Twenty-third Street Railway Company vs. The Tax Commissioners—Order entered reducing the assessment on the relator's personal property for the year 1891, from the sum of \$998,250 to the sum of \$393,250.

People ex rel. The Broadway and Seventh Avenue Railway Company vs. The Commissioners of Taxes—Order entered reducing the assessment on the relator's personal property for the year 1891 from the sum of \$2,863,400 to the sum of \$1,498,400.

People ex rel. Isaac P. Martin vs. The Board of Assessors; George W. McLean, as Receiver of Taxes, etc., vs. Sarah L. Myers; People ex rel. Savings Bank of New London vs. The Tax Commissioners—Orders on remittitur entered.

SCHEDULE "C."

SUITS AND SPECIAL PROCEEDINGS TRIED AND ARGUED.

In the matter of Charles L. Cammann et al. (Cedar avenue opening award; Harlem River Terrace opening award)—Motions for the payment of the awards into court and for references made before Lawrence, J.; motions granted; C. A. O'Neil for the City.

Alfred T. Eckert—Motion to restore the cause to the day calendar made and granted; C. D.

Alfred T. Eckert—Motion to restore the cause to the day calendar made and granted; C. D. Olendorf for the City.

In the matter of the Kingsbridge public school site—Hearing proceeded and adjourned to October 26, 1892; C. D. Olendorf for the City.

In the matter of the estate of Hannah Duncan or Ravely—Motion for an order directing Comptroller to pay the amount deposited by the Public Administrator submitted; decision reserved; C. A. O'Neil for the City.

In re Martin B. Brown and others, Tenth avenue sewer—Reference proceeded and adjourned; T. Farley for the City.

People ex rel. Henry Day, trustee, etc., vs. The Tax Commissioners—Argued at the Court of Appeals; decision reserved; G. S. Coleman for the City.

In the matter of the Mount Hope public school site—Hearing proceeded and adjourned to October 25, 1892; C. D. Olendorf for the City.

People ex rel. Frederick Baker, O. P. C. Billings, Edison Electric Illuminating Company, Edison General Electric Company, Christopher and Tenth Street Railroad Company, Central Crosstown Railroad Company and The Second Avenue Railroad Company vs. The Tax Commissioners—Writs of certiorari argued before Ingraham, J.; decision reserved; G. S. Coleman for sioners—Writs of certiorari argued before Ingraham, J.; decision reserved; G. S. Coleman for the City.

the City.

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

In re Martin B. Brown—Reference proceeded and adjourned; T. Farley for the City.

People ex rel. The Equitable Gas-light Company vs. The Tax Commissioners—Argued at the General Term; decision reserved; G. S. Coleman for the City.

In the matter of the Fifty-fourth street public school site—Hearing before the Commissioners proceeded and adjourned to October 28, 1892; C. D. Olendorf for the City.

SCHEDULE "D."

SUITS AND SPECIAL PROCEEDINGS CLOSED.

REGIS- TER FOLIO.	Çourt.	TITLE.	CAUSE OF ACTION.	CLAIM.	DA	TE.		How Done.	REMARKS.
(10) 535	Supreme	. In re Jacob Arm	To vacate assessment for regulating, etc., 155th street, from Elton street to Court-landt avenue		189 Oct.		Proceeding abando	ned	Pursuant to decision of Court of Appeals In re Michael Duffy,
(10) 535	"	. In re Peter Braschof			**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 535	"	. In re William Conrad				17	do	{	Pursuant to decision of Court of Appeals In re- Michael Duffy.
(10) 535	"	. In re Jacob Chrost	To vacate assessment for regulating, etc.,		"	17	do	{	Pursuant to decision of Court of Appeals In re- Michael Duffy,
(10) 535		. In re Magdalena Frees	155th street, from Elton street to Court-}		**	17	do	{	Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 535	"	. In re Wilhelmine Frederick.	155th street, from Elton street to Court-		"	17	do .	{	Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 535	"	. In re Philip Hofeis	155th street, from Elton street to Court-		**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 535	"	. In re John Hoffman, Jr	155th street, from Elton street to Court-		**	17	do	{	Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 535	"	. In re Constantine Knobel	155th street, from Elton street to Court-		**	17	do	{	Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 535	"	. In re Joseph Kalb	155th street, from Elton street to Court-		**	17	do	{	Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 535	"	. In re Peter Knoblock	155th street, from Elton street to Court-		"	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 535	"	. In re Philip Knoblock	155th street, from Elton street to Court-}		**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
10) 535	"	In re Adam Moebus	155th street, from Elton street to Court-}		**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 535	"	In re William T. Onderdonk	To vacate assessment for regulating, etc.,		"	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 535		. In re Charles Penndorf	155th street, from Elton street to Court-}			17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 535	"	, In re Mary Schneckenberger	155th street, from Elton street to Court-}		**	17	do	·	Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 535		. In re James F. Thomas	landt avenue. To vacate assessment for regulating, etc., 155th street, from Elton street to Court- landt avenue.			17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.

REGISTER FOLIO.	Court		TITLE	CAUSE OF ACTION.	CLAIM.	DA	TE.		How Done.	REMARKS.
(10) 535	Supreme		In re John Valk	To vacate assessment for regulating, etc.,		189 Oct.		Proceeding abandon	ed	Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 535	"		In re Leopold Vath	To vacate assessment for regulating, etc., 155th street, from Elton street to Court-			17	do		Pursuant to decision of Court of Appeals In re
(10) 535	36		In re Henry Weintz,	landt avenue		**	17	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 535			In re Elizabeth Wilhelm	To vacate assessment for regulating, etc.,)	*********	"			7	Pursuant to decision of Court of Appeals In re
(10) 535			In re Frank Denininger	r55th street, from Elton street to Court- landt avenue	*******		17	do		Michael Duffy, Pursuant to decision of Court of Appeals In re
(10) 535	**		In re Maria Stolzenberger	resth street, from Elton street to Court- landt avenue	********	"	17	do		Michael Duffy.
			In re Frank Neus	landt avenue	*******	**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy,
(10) 535		••••		155th street, from Elton street to Court-		**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 536				To vacate assessment for regulating, etc., 155th street, from Elton street to Court- landt avenue		41	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 536	**		In re Green Wright	To vacate assessment for regulating, etc., 155th street, from Elton street to Court- landt avenue	*******		17	- do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(ro) 536	**	••••	In re Frank Neus	To vacate assessment for regulating, etc., 155th street, from Elton street to Court- landt avenue		**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 536	**	• • • •	In re Henry Weintz	To vacate assessment for regulating, etc., 155th street, from Elton street to Courtlandt avenue.		**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(11) 21			In re Michael F. Hagan	To vacate assessment for regulating, etc., 155th street, from Elton street to Court-		н	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 476	**		In re M. Baier	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-	*******		17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 476			In re L. Cowen	tween 1st and 2d avenues	******	44		do		Pursuant to decision of Court of Appeals In re
(10) 476	**		In re Archibald Culbert	tween 1st and 2d avenues		**				Michael Duffy, Pursuant to decision of Court of Appeals In re
(10) 476	**		In re E. Goodenough	retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues To vacate assessment for construction of	*******			do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 476	44		In re William Gussom	retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues	*******	44		do		Michael Duffy.
	44			retaining walls, etc., on 42d street, be- tween 1st and 2d avenues	*******	**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 476				retaining-walls, etc., on 42d street, be-	*******	**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy,
(10) 476				To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues		- 66	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 476	**		In re William Law	To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues	*******	"	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 476	"		In re J. D. Nordlinger	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		***	17	do	***************************************	Pursuant to decision of Court of Appeals In re Michael Duffy.
(ro) 476	44		In re Barbara Seitz	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 476			In re William Stein	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		"	17	do		Pursuant to decision of Court of Appeals In re
(10) 475	**		In re Leonora Pynberg,	tween 1st and 2d avenues		41		do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 476			In re Charles F. Wahliz	To vacate assessment for construction of						Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 542			In re Michael Cas-ey		2414424	**		do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 542			In re Cyrille Carreau	3d avenue and Boston road, between Brook avenue and 167th street	*****	14.		do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(IC) 542				3d avenue and Boston road, between Brook avenue and 167th street	*******	**	17	do		Michael Duffy.
	1		In re Henry P. De Graff	3d avenue and Boston road, between Brook avenue and 167th street	*******	- 11	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 542				3d avenue and Boston road, between Brook avenue and 167th street		- 66	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 542				To vacate assessment for sewers in North 3d avenue and Boston road, between Brook avenue and 167th street	*******	**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 542			In re David Fetslaff	To vacate assessment for sewers in North 3d avenue and Boston road, between Brook avenue and 167th street	*******	**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 542	"		In re Charles L. George	To vacate assessment for sewers in North 3d avenue and Boston road, between Brook avenue and 167th street		**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 542			In re Caroline C. Hettinger.	To vacate assessment for sewers in North)			17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 542	**		In re Adolph G. Hupfeet	3d avenue and Boston road, between		77	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 542			In re Sophia Mahan	Brook avenue and 167th street	*******	**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 542			In re Thomas S. Morris	Brook avenue and 167th street		**		đo		Pursuant to decision of Court of Appeals In re
(10) 542	" .		In re Gottfried Schultz	Brook avenue and 167th street	********					Michael Duffy. Pursuant to decision of Court of Appeals In re-
(11) 66	** .		In re Graham Murphy	3d avenue and Boston road, between Brook avenue and 167th street	*******	**		do		Pursuant to decision of Court of Appeals In re
(10) 264			In re Robert W. De For-1	3d avenue and Boston road, between Brook avenue and 157th street	*******	**	1	do		Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 264	**		rest et al	from 2d to 3d avenue	********		257	do do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 264		300		from 2d to 3d avenue		**	17	- do		Pursuant to decision of Court of Appeals In re Michael Duffy, Pursuant to decision of Court of Appeals In re
(10) 264			In re Thomas Monaghan				17	do do		Pursuant to decision of Court of Appeals In re
(10) 264			In re John McDonald	from 2d to 3d avenue			17	do do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 264			In re John N. Stearns In re Jacob Sebastian	To vacate assessment for paving 43d street,	*******	"	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 264				from 2d to 3d avenue		**	17	do do		Michael Duffy. Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 287			In re John Ahsbahs	from 2d to 3d avenue			-/			Pursuant to decision of Court of Appeals In re
(10) 287				retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues To vacate assessment for construction of			17	do		Michael Duffy.
				retaining-walls, etc., on 42d street, between 1st and 2d avenues	*******	n	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 287				retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues		"	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 287	* *			To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues		**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 287	" .	***	In re Edward Cooper et al	To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues		**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 287	" .		In re Church of the Covenant	To vacate assessment for construction of retaining walls, etc., on 42d street, between 1st and 2d avenues	*******	"	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 287	" .		In re Richard J. Clark	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 287			In re Robert W. De For-	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
(10) 287			In re Patrick Donohue	tween 1st and 2d avenues			17	do		Pursuant to decision of Court of Appeals In re
			*	tween 1st and 2d avenues		****	41.		1	Michael Duffy.

Second S	REGIS- TER FOLIO.	Cou		TITLE.	CAUSE OF ACTION.	CLAIM.	DA	TE.		How Done.	REMARKS.
1.	10) 287	Suprem	ne	In re Michael Donohue et al					Proceeding abando	oned S	Pursuant to decision of Court of Appeals In re
1966 1	10) 287	**		In re Peter Freeman	To vacate assessment for construction of)						Michael Duffy. Pursuant to decision of Court of Appeals In re
March Marc	10) 287	**		In re William Gersson	To vacate assessment for construction of						Michael Duffy, Pursuant to decision of Court of Appeals In re
Section Sect	10) 287			In re John Graham et al	To vacate assessment for construction of)						Michael Duffy. Pursuant to decision of Court of Appeals In re
Section Sect	10) 287	**		In re Robert Gordon et al	To vacate assessment for construction of		1				Michael Duffy.
Company Comp		**		In re Clara Hyman	To vacate assessment for construction of)	********			do		
Company Comp		**		In re Samuel Hassett	retaining-walls, jetc., on 42d street, be-	********	"	17	do		Michael Duffy.
				the state of the s	retaining-walls, etc., on 42d street, be-	*******	"	17	do		
Section Sect		-11			retaining-walls, etc., on 42d street, be-	********	"	17	do		
Company Comp	10) 207				retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues	••••••	"	17	do		
10 1				Co)	retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues	*******	**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
Section Sect	10) 287			In re Ernest J. Munch	retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues		"	17	do	······································	Pursuant to decision of Court of Appeals In re Michael Duffy.
Control Cont	10) 287			and Sate Deposit Co	retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues		"	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
See See See See See See See See See Se	10) 287	"		In re William H. Meader	To vacate assessment for construction of retaining-wal's, etc., on 42d street, be-			17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
Inter-planed D. Norellaner Present and contracting of the city Present to depote a contracting of the city	10) 287	**		In re Louis Mayer et al	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		"	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
Incident	10) 287	**	****	In re Jacob D. Nordlinger	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-			17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
10 10 10 10 10 10 10 10	10) 287	**		and Hudson River	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-			17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
	10) 287			In re Bernard T. Norris	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-			17	do		Pursuant to decision of Court of Appeals In re
15 16 17 18 18 18 18 18 18 18	10) 287				To vacate assessment for construction of	*******	64	17	do		Pursuant to decision of Court of Appeals In re
10 10 10 10 10 10 10 10	10) 287	iii		In re Anna P. D. Parsons	To vacate assessment for construction of			17			Pursuant to decision of Court of Appeals In re
10 10 10 10 10 10 10 10	10) 287			In re Robert J. Rosenthal	To vacate assessment for construction of						Pursuant to decision of Court of Appeals In re
Inc. Section Inc. March T. Hyan The Mary	10) 287	**		In re Francis Reidel	To vacate assessment for construction of						Pursuant to decision of Court of Appeals In re
Network 1	10) 287	44		In re Mary T. Ryan	To vacate assessment for construction of					i	Michael Duffy, Pursuant to decision of Court of Appeals In re
In Part In		**		In re William Steiner	tween 1st and 2d avenues			17	do		Michael Duffy.
restaming walls, with, one and street, is a series of the contraction		**		In re James A. Shaw	tween 1st and 2d avenues	*******		17	do		Michael Duny.
		- "			retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues	********	**	17	do		Michael Duffy,
moninage-only, etc., on, and streen, be- processed assessment for construction of processed assessment for construction					retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues	*******	"	17	do		Michael Duffy.
retaining walls, etc., on and streets, become as a summer for construction of present to decision of Court of a Michael Duffy.					retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues	********	**	17	do	{	
In re Loopold Welf To reveal assessment for construction of retaining walls, etc., on and street, between the and of average assessment for construction of retaining walls, etc., on and street, between the and of average assessment for construction of retaining walls, etc., on and street, between the and of average assessment for construction of the street ass					retaining-walls, etc., on 42d street, be-		**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy,
In re Leopold Wolf	10) 287	"			retaining-walls, etc., on 42d street, be- tween 1st and 2d avenues		14	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
In re Charles W. Hininger. To variety assessment for construction of the twent at and advances. To variety assessment for construction of the twent at and advances. To variety assessment for construction of the twent at and advances. To variety assessment for construction of twent at and advances. To variety assessment for construction of twent at and advances. To variety assessment for construction of twent at and advances. To variety assessment for construction of twent at and advances. To variety assessment for construction of twent at and advances. To variety assessment for construction of twent at and advances. To variety assessment for construction of twent at and advances. To variety assessment for construction of twent at and advances. To variety assessment for construction of twent at and advances. To variety assessment for construction of twent at and advances. To variety assessment for construction of twent at and advances. To variety assessment for construction of twent at and advances. To variety assessment for construction of twent at and advances. To variety assessment for construction of twent at and advances. To variety assessment for construction of twent at and advances. To variety assessment for construction of twent at and advances. To variety assessment for construction of twent at and advances. To variety assessment for construction of twent at and advances. To variety assessment for construction of twent at a discussion of Court of a Michael Duffy. To variety assessment for construction of twent at a discussion of Court of a Michael Duffy. To variety assessment for construction of twent at a discussion of Court of a Michael Duffy. To variety assessment for construction of twent at a discussion of Court of a Michael Duffy. To variety assessment for construction of twent at a discussion of Court of a Michael Duffy. To variety assessment for construction of twent at a discussion of Court of a Michael Duffy. To variety assessment for	10) 287	"	****	In re Leopold Wolf	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		"	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
In re Charles W. Hintinger To vacate assessment for construction of weeks at small of avenues. 17 18 18 19 19 19 19 19 19	10) 474	**	****	In re Frederick Binder	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		"	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
In re Perre Jances To vacate assessment for construction of presimple while a few per personnel per construction of presimple while personnel per personnel per personnel per personnel per personnel pers	10) 474	"		In re Charles W. Hinlinger.	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
In re Call Lafrenti	(0) 474	**	****	In re Pierre Janssen	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		**	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
In re Solomon Levy Tree and and avenues 17 18 19 19 19 19 19 19 19	(0) 474			In re Carl Lafrentz	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		"	17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
In re Julia Stenkoch To week and and reflect construction of retaining walls, etc., on agd street, be retained walls, etc., on agd street, be retained walls, etc., on agd street, be retained walls, etc., on agd street, be retained, walls,	10) 474	**		In re Solomon Levy	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		**	17	do		Pursuant to decision of Court of Appeals In re
tween st and of avenues tro vacate assessment for construction of retaining-walls, etc., on 4st street, between st and of avenues tro vacate assessment for construction of retaining-walls, etc., on 4st street, between st and of avenues tro vacate assessment for construction of retaining-walls, etc., on 4st street, between st and of avenues tween st and of avenues tro vacate assessment for construction of retaining-walls, etc., on 4st street, between st and of avenues tween st and of avenues tro vacate assessment for construction of retaining-walls, etc., on 4st street, between st and of avenues tween st and of avenues tro vacate assessment for construction of retaining-walls, etc., on 4st street, between st and of avenues tween st and of avenues tro vacate assessment for construction of retaining-walls, etc., on 4st street, between st and of avenues tro large tro vacate assessment for construction of retaining-walls, etc., on 4st street, between st and of avenues tro large tro large tro vacate assessment for construction of retaining-walls, etc., on 4st street, between st and of avenues tro large tro vacate assessment for construction of retaining-walls, etc., on 4st street, between st and of avenues tro vacate assessment for construction of retaining-walls, etc., on 4st street, between st and of avenues tro vacate assessment for construction of retaining-walls, etc., on 4st street, between st and of avenues tro vacate assessment for construction of retaining-walls, etc., on 4st street, between st and of avenues tro vacate assessment for construction of retainin	0) 474	**		In re Julia Stenkoch	To vacate assessment for construction of			17	do		Pursuant to decision of Court of Appeals In re
tween sta and ad avenues. (ic) 474 "In re Marshall & Wilkins To vacate assessment for construction of retaining-walls, etc., on 448 street, be- (ic) 172 "In re Louisa H. Mulford. To vacate assessment for paving first street, from the venue to Boulevard. (ic) 173 "In re George Ehret. To vacate assessment for paving first street, from the venue to Boulevard. (ic) 302 "In re Julius Harris. "In re George Ehret. To vacate assessment for construction of retaining-walls, etc., on 448 street, be- tween stand ad avenues. "In re Julius Harris. "In re Charlotte Liebert. To vacate assessment for construction of retaining-walls, etc., on 428 street, be- tween stand ad avenues. "In re William Johnston. To vacate assessment for construction of retaining-walls, etc., on 448 street, be- tween stand ad avenues. "In re William Johnston. To vacate assessment for construction of retaining-walls, etc., on 448 street, be- tween stand ad avenues. "In re Alice Maxwell. To vacate assessment for construction of retaining-walls, etc., on 448 street, be- tween stand ad avenues. "In re Alice Maxwell. To vacate assessment for construction of retaining-walls, etc., on 448 street, be- tween stand ad avenues. "In re Equitable Gas-light To vacate assessment for construction of retaining-walls, etc., on 448 street, be- tween stand ad avenues. "In re Equitable Gas-light To vacate assessment for construction of retaining-walls, etc., on 448 street, be- tween stand ad avenues. "In re Equitable Gas-light To vacate assessment for construction of retaining-walls, etc., on 448 street, be- tween stand ad avenues. "In re Elias Wolf. To vacate assessment for construction of retaining-walls, etc., on 448 street, be- tween stand ad avenues. "In re Elias Wolf. To vacate assessment for construction of retaining-walls, etc., on 448 street, be- tween stand ad avenues. "In re Elias Wolf. To vacate assessment for construction of retaining-walls, etc., on 448 street, be- tween stand ad avenues. "In re Adolph Frankel. To vacate a	10) 474			In re Gottlieb F. Weber	To vacate assessment for construction of		**	17			Pursuant to decision of Court of Appeals In re
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To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues. (10) 468 "In re Equitable Gas-light Co. In re John Curry. In re Bernard Earle. To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues. (10) 413 "In re Bernard Earle. To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues. (10) 413 "In re Elias Wolf. To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues. (10) 468 "In re Adolph Frankel. To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues. To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues. To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues. To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues. To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues. To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues. To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues. To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues. To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues. To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues. To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues. To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues. To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues. To vacate assessment for const	0) 302	".	****	In re William Johnston	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-			17	do		Pursuant to decision of Court of Appeals In re Michael Duffy.
tween st and 2d avenues. (10) 468 " In re Equitable Gas-light Co	0) 302	**		In re Alice Maxwell	To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		**	17	do	*	Pursuant to decision of Court of Appeals In re Michael Duffy.
tween 1st and 2d avenues (10) 413 " In re Bernard Earle To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues (10) 408 " In re Adolph Frankel In re Julius Frankel In re Julius Frankel In re Julius Frankel To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues (10) 468 " In re Adolph Frankel In re Julius Frankel In re Julius Frankel To vacate assessment for construction of retaining-walls, etc., on 42d street, between 1st and 2d avenues	0) 468				To vacate assessment for construction of retaining-walls, etc., on 42d street, be-		**	17	do		Pursuant to decision of Court of Appeals In re
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retaining-walls, etc., on 42d street, between 1st and 2d avenues		"		In re Julius Frankel	tween 1st and 2d avenues						Michael Duffy. Pursuant to decision of Court of Appeals In re
sewer in 43d street, from 3d to Lexington avenue		**		In re Ambrose R. Ely	To vacate assessment for construction of a						Michael Duffy. Pursuant to decision of Court of Appeals In re
(10) 174 " In re Eugene A. Hoffman To vacate assessment for regulating, etc., 174 do 175 do 17					sewer in 43d street, from 3d to Lexington }	*******		17	do		Michael Duffy.
THE TAX AND THE PARTY OF THE PA					13th avenue, from 11th to 16th street						Pursuant to decision of Court of Appeals In re Michael Duffy, Pursuant to decision of Court of Appeals In re
			****		To vacate assessment for paving, etc., 42d			17	do do		Michael Duffy, Pursuant to decision of Court of Appeals In re Michael Duffy, Pursuant to decision of Court of Appeals In re Michael Duffy,
	0) 470	**		In re Adolph Frankel	To vacate assessment for regulating and		**				Pursuant to decision of Court of Appeals In re

TER FOLIO.	Court.	TITLE.	CAUSE OF ACTION.	CLAIM.	DA	YTE.		How Done.	1	REMARKS.
(10) 470	Supreme	In re Julius Frankel	To vacate assessment for regulating and)		18e	92.	Proceeding abandon	ed	Pursuant to decision	on of Court of Appeals In r
(10) 470		In re Equitable Gas-light)	paving 42d street, from 1st to 2d avenue. To vacate assessment for regulating and		11				Michael Duffy. Pursuant to decision	on of Court of Appeals In r
(10) 301		In re Alice Maxwell	paving 42d street, from 1st to 2d avenue. \(\) To vacate assessment for regulating and \(\)	*******		17	do	***************************************	I Michael Dutte.	on of Court of Appeals In r
(10) 301	**	In re Julius Harris	paving 42d street, from 1st to 2d avenue.	*******	"	17	do		Michael Duffy. Pursuant to decisi	on of Court of Appeals In r
(10) 301		In re William Johnston	paving 42d street, from 1st to 2d avenue.	*******	"	17	do		Michael Duffy.	on of Court of Appeals In r
(10) 301	"	In re Charlotte Lebert	paving 42d street, from 1st to 2d avenue.	*******	**	17	do		Michael Duffy.	on of Court of Appeals In r
		In re George Ehret	paying 42d street, from 1st to 2d avenue.	*******	**	17	do	***************************************	Michael Duffy.	on of Court of Appeals In r
(10) 301	**	In re Morris Steinhardt	paving 42d street, from 1st to 2d avenue.	*******	***	17	do		Michael Duffy.	on of Court of Appeals In r
(10) 330	"	In re Robert L. Cutting	paving 42d street, from 1st to 2d avenue.		**	17	do		Michael Duffy.	on of Court of Appeals In r
(10) 330	"		paving 42d street, from 1st to 2d avenue. To vacate assessment for regulating and	********	**	17	do		Michael Duffy.	on of Court of Appeals In r
	**	Co., New York	paving 42d street, from 1st to 2d avenue.	*******	**	17	do		Michael Duffy.	on of Court of Appeals In r
(10) 330			paying 42d street, from 1st to 2d avenue.) To vacate assessment for regulating and		**	17	do	***************************************	Michael Duffy.	on of Court of Appeals In r
(10) 330			paving 42d street, from 1st to 2d avenue. To vacate assessment for regulating and	*******	**	17	do		Michael Duffy.	on of Court of Appeals In r
(10) 469			paving 42d street, from 1st to 2d avenue.		**	17	do		Michael Duffy.	
10) 301			To vacate assessment for regulating and paving 42d street, from 1st to 2d avenue.		**	17	do		Michael Duffy.	on of Court of Appeals In r
(10) 467	*****		To vacate assessment for paving 42d street, to from 1st avenue to East river	*******		17	do		Michael Duffy.	on of Court of Appeals In r
(10) 467	"		To vacate assessment for paving 42d street, the from 1st avenue to East river		**	17	do		Michael Duffy.	on of Court of Appeals In r
(10) 292			To vacate assessment for paving 42d street, from 1st avenue to East river	*******	**	17	do		Michael Duffy.	on of Court of Appeals In r
10) 292			To vacate assessment for paving 42d street, from 1st avenue to East river	*******	11	17	do		Michael Duffy.	on of Court of Appeals In r on of Court of Appeals In r
10) 467	"	do	from 1st avenue to East river	********	**	17	do	************************	Michael Duffy.	on of Court of Appeals In r
10) 292		In re Patrick Donohue	from 1st avenue to East river	******	**	17	do		Michael Duffy.	
10, 301			To vacate assessment for regulating, etc., and add street, from 1st to 2d avenue			17	do		Michael Duffy.	on of Court of Appeals In r
11) 133		In re Sarah L. Curry	To vacate assessment for filling sunken lots, t	******	**	17	do		Michael Duffy.	on of Court of Appeals In r
11) 133	"	In re Frederick B. Curry	To vacate assessment for filling sunken lots,	*******	- 11	17	do	***************************************	Michael Duffy	on of Court of Appeals In r
11) 170	** ***	In re William Astor	To vacate assessment for filling sunken lots,	*******	166	17	do		Pursuant to decision Michael Duffy.	on of Court of Appeals In r
10) 398		In re Elias Wolf	To vacate assessment for paving 43d street,	******	-11	17	do			on of Court of Appeals In r
11) 73	"	In re Abraham Backer	To vacate assessment for regulating, etc.,		46	17	do	*********************	(Pursuant to decisio	on of Court of Appeals In r
		r was r made	Dyckman street	*******		*/			Michael Duffy.	
11) 73	** ****	In re Emu J. Bondy	To vacate assessment for regulating, etc.,		- 44	17	do	***************************************	Pursuant to decision Michael Duffy,	on of Court of Appeals In re
(II) 73	** ****	In re Michael Coleman	To vacate assessment for regulating, etc				do		Pursuant to decision	on of Court of Appeals In re
			Dyckman street	*******		17	do		Michael Duffy.	
(11) 73	** ****	In re Charles F. Gritten	To v. cate assessment for regulating, etc.,	*** ****	**	17	do	***************	Pursuant to decision Michael Duffy.	on of Court of Appeals In r
*** ***	W	In re Mary S. Hunter, ex-	To vacate assessment for regulating, etc.,				42			n of Court of Appeals In r
(II) 73		ecutrix	Dyckman street	*******		17	do	***************************************	Michael Duffy.	the second secon
11) 73	** ****	In re Theodosia Hatch	To vacate assessment for regulating, etc.,	*******	**	17	do		Pursuant to decision Michael Duffy.	on of Court of Appeals In r
11) 73	16	In re William Kramer	To vacate assessment for regulating, etc.,							on of Court of Appeals In r
			11th avenue, from Kingsbridge road to	*******	"	17	do		Michael Duffy.	ii or court or rippears in i
11) 73	16 1111	In re Walter H. Morrill	To vacate assessment for regulating, etc.,	*******	**	17	do		Pursuant to decision Michael Duffy.	on of Court of Appeals In r
11) 73	H	In re Bertha Seligman	Dyckman street)							on of Court of Appeals In r
12/ /2		III I V Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z Z	rith avenue, from Kingsbridge road to	******	**	17	do		Michael Duffy.	a of Court of Appeals in r
11) 73	11	In re James Seligman et al	To vacate assessment for regulating, etc.,			17	do	*************************	Pursuant to decision	on of Court of Appeals In r
		In re Ianbine Van Schaich	Dyckman street			*/	-		Michael Duffy.	
11) 73		In te jenkins van benatekt	11th avenue, from Kingsbridge road to	*******	**	17	do		Michael Duffy.	n of Court of Appeals In r
10) 376		In re Jane Donaldson	To vacate assessment for regulating, etc.,		- 316		do	*************************	Pursuant to decision	on of Court of Appeals In r
		To an William A Consum	avenue)	*******		17	do	***************************************	Michael Duffy.	
10 376		In re William A. Sweeny	To vacate assessment for regulating, etc.,	*******	**	17	do		Pursuant to decision Michael Duffy.	on of Court of Appeals In r
10 384	**	In re William H. De Forest.	To vacate assessment for regulating, etc.,						Pursuant to decisie	on of Court of Appeals In r
			raist street, from St. Nicholas to 10th		**	17	do		Michael Duffy.	
(10) 376	"	In re George Stone	To vacate assessment for regulating, etc., 141st street, from St. Nicholas to 10th		**	17	do		Pursuant to decision Michael Duffy.	n of Court of Appeals In r
11) 184		In re John S. Bassett	To vacate assessment for regulating, grading,							on of Court of Appeals In r
			etc 147th street, from 10th avenue to	*******	4.6	17	do		Michael Duffy.	a or court or repress as a
11/ 185		do	To vacate assessment for regulating, grading, etc., 143th street, from St. Nicholas ave-	********	**	17	do	**********************	Pursuant to decision Michael Duffy.	n of Court of Appeals In r
3] 312	16 2121	In the matter of the appli-	nue to Boulevard)			-,			Michael Duty.	
21 310		partment, etc	To acquire title to property at 34th and 35th streets, North river		44	18	Order on remittitur	entered in favor of the City	. After argument at t	he Court of Appeals.
3] 314	*****	In the matter of the appli-	To acquire title to property at 41st and 42d				30	4.	4.	An
1) 226		partment, etc) In the matter of the appli-)	streets, North river	*******		18	do	do	, do	do
3] 316		cation of the Dock De-	To acquire title to property at 35th and 36th streets, North river		**	18	do	do	. do	do
43) 282	"	The Harlem Library	To vacate taxes of years 1887 to 1891 on)		**		(Judgment vacating	the taxes with \$20 costs and d		
		John H. Loren Smill (Apriller)	plaintiff's premises, Ward No. 39, Block			19	bursements certif	fied to Comptroller	. Without trial; lette	r to Comptroller.
43/330	"	John H. Loos, individually,	For excess of assessment paid for 131st street (regulating, etc., from 6th to 8th avenue)	\$364 11	**	22	1 \$364.11 certified	lgment in favor of plaintiff f to Comptroller	do do	do
	11	John H. Loos, individually,	For excess of assessment paid for 133d street regulating, etc., from 8th avenue to Har-	723 95	**	22	Transcript of jud	gment in favor of plaintiff f	do do	do

WM. H. CLARK, Counsel to the Corporation.

AQUEDUCT COMMISSION.

Minutes of Stated Meeting of the Aqueduct Commissioners, held at their office, No. 209 Stewart Building, on Wednesday, November 2, 1892, at 3 o'c. ock P. M.

Present—Commissioners Duane, Tucker, Scott and Cannon.
The Committee of Finance and Audit reported their examination and audit of bills contained in Vouchers Nos. 8315 to 8330, inclusive, amounting to \$2,955.19.
On motion of Commissioner Tucker, the same were approved and ordered certified to the

Comptroller for payment. The Committee also presented the following :

The Committee of Finance and Audit report:
That they have examined the bids and checks received October 26, 1892, for fencing the boundary of the East Branch Reservoir, north of Milltown Budge, in the Town of South East,

Putnam County, New York.

The checks, amounting to forty-two hundred dollars (\$4,200) were correct, and transmitted to the Comptroller, and his receipt is on file.

The bids were found correct as to their formality, and the sureties proposed appear to be

On motion of Commissioner Tucker, the same was ordered filed.

The Construction or Executive Committee recommended the adoption of the following resolution:

Resolved, That the contract for furnishing all materials and doing all work necessary for fencing the boundary of the East Branch Reservoir, north of Milltown Bridge, in the Town of South East, Putnam County, New York, be and the same is hereby awarded to John E. Brooks, at his bid, viz.: For style "A," seven thousand six hundred and five dollars; and for style "B," ten thousand sand seven hundred and twenty-five dollars; it being less than the estimate of the Chief Engineer for doing said work.

The same was adopted by the following vote:
Affirmative—Commissioners Duane, Tucker, Scott and Cannon—4.

Affirmative—Commissioners Duane, Tucker, Scott and Cannon—4.

The Committee also recommended the adoption of the following resolution:
Resolved, That the Aqueduct Commissioners hereby recommend that, in accordance with the terms of the contract, the Chief Engineer elect style "B," for fencing the boundary of the East Branch Reservoir, in the Town of South East, Putnam County, New York.

On motion of Commissioner Scott, the same was adopted.

The Committee also recommended the adoption of the following resolution:
Resolved, That, upon the recommendation of the Chief Engineer, Computer Macrae Sykes is hereby recommended to the Chief Engineer, Computer Macrae Sykes is

Resolved, That, upon the recommendation of the Chief Engineer, Computer Macrae Sykes is hereby recommended to the Civil Service Commission for examination for promotion to the grade of Leveler in the Engineer Corps of the Aqueduct Commissioners.

On motion of Commissioner Tucker, the same was adopted.

The Committee also recommended the adoption of the following resolution:

Resolved, That, upon the recommendation of the Chief Engineer, an extension of the leave of absence heretofore granted to Rodman D. McRae Livingstone, without pay, is hereby granted for eight months from September 8, 1892, and until he shall be assigned to duty by the Chief

Engineer.
On motion of Commissioner Tucker, the same was adopted.
On the following the adoption of the following the same was adopted.

The Committee also recommended the adoption of the following resolution:

Resolved, That, upon the recommendation of the Chief Engineer, and owing to the ending of the work of boring on the diamond drills, the services of the following-named persons are dispensed with as of October 28, 1892; and they are hereby honorably discharged from the service of the Aqueduct Commissioners:

[Secretary A. Hammand, Drill Foreman.]

I. S. Lachmand, Eirst Helper.

J. S. Lockwood, First Helper. Baldwin Jones, Fireman.

Aqueduct Commissioners:

George A. Hammond, Drill Foreman.

Michael Tierney, Assistant Foreman.

On motion of Commissioner Tucker, the same was adopted.

The Committee also recommended the adoption of the following resolution:

Resolved, That the necessary alterations designed to perfect the drainage and ventilation of the One Hundred and Thirty-fifth Street Gate house of the New Aqueduct are hereby ordered

made under the direction of the Chief Engineer, at an expense not to exceed one thousand dollars; and an appropriation of said amount is hereby made to cover the cost thereof.

The same was adopted by the following vote:

Affirmative—Commissioners Duane, Tucker, Scott, and Cannon—4.

The Committee also presented the following communication received from the Chief Engineer:

NEW YORK. November 2, 1802.

New York, November 2, 1892.

To the Honorable the Committee on Construction:

GENTLEMEN—I have found it necessary, in connection with the fencing of the shaft sites, to provide at a few places iron instead of wooden posts. The contractors having expressed their wish that the Aqueduct Commissioners should furnish them. I have asked bids for the same as follows, as they were not included in the original contract:

NAMES OF BIDDERS.	AMOUNT OF BIDS.	PRICE PER POST.
z. Coldwell-Wilcox Company	\$107 50	\$o 86
2. John Fox	113 00	904
3. M. J. Drummond	131 25	1 05
4. New Jersey Foundry and Machine Company	143 75	1 15
5. Carrere & Haas Iron Works	325 00	2 60

As their number cannot be ascertained in advance, I have provided for 125, and the accompany-

ing bids are given for that number.

I would ask you to authorize me to procure as many more as will be found necessary during the prosecution of the work.

I do not think that more than 300 will be needed.

I am, respectfully,

A. FTELEY, Chief Engineer.

And recommended the adoption of the following resolution:
Resolved, That the Chief Engineer be and hereby is authorized and directed to contract with the lowest responsible bidder for furnishing iron posts at different shaft sites of the New Aqueduct, referred to in the above communication, for not less than one hundred and twenty-five nor more than four hundred posts, at a price not exceeding eighty-six cents for each post.

The same was adopted by the following vote:
Affirmative—Commissioners Duane, Tucker, Scott and Cannon—4.
The Committee also recommended the adoption of the following resolution:
Resolved, That, upon the recommendation of the Chief Engineer, J. A. Valles be and hereby is appointed Axeman in the Engineer Corps of the Aqueduct Commissioners, for duty under Division Engineer Wegmann, at a salary of sixty dollars per month.

On motion of Commissioner Tucker, the same was adopted.
The Committee also recommended the adoption of the following resolution:
Resolved, That, upon the recommendation of the Chief Engineer, Benjamin L. Blauvelt is hereby promoted from Axeman to Rodman in the Engineer Corps of the Aqueduct Commissioners, for duty under Division Engineer Wegmann, at a salary of seventy-five dollars, per month, he having been certified by the Civil Service Commissioner as being edicible for such present in the particle of the Civil Service Commissioner as being edicible for such present in the particle of the particle of the Civil Service Commissioner as being edicible for such present in the particle of the particle of the civiling as the commission of the particle of the particle

for duty under Division Engineer Wegmann, at a salary of seventy-five dollars per month, he having been certified by the Civil Service Commission as being eligible for such promotion.

On motion of Commissioner Tucker, the same was adopted.

The Secretary gave notice of the filing of a lien by Coldwell-Wilcox Company against John F. Gaynor, contractor, for building the blow-off at Shaft No. 24 of the New Aqueduct, amounting to

\$62.36. Which was ordered filed.

The Commissioners then adjourned.

J. C. LULLEY, Secretary.

Note.-On Wednesday, November 9, 1892, no quorum being present, the meeting was adjourned. J. C. LULLEY, Secretary.

Note.—On Wednesday, November 16, 1892, no quorum being present, the meeting was adjourned to Friday, the 18th instant, at 10.30 o'clock A. M. J. C. LULLEY, Secretary.

HEALTH DEPARTMENT OF THE CITY OF NEW YORK.

WEEK ENDING SATURDAY, 12 M., NOVEMBER 5, 1892. Estimated Population, || 1,849,639.

Cases of Infectious and Contagious Diseases Reported.

						V	VEEK I	ENDING	-					
*	Aug.	Aug.	Aug.	Aug. 27.	Sept.	Sept.	Sept.	Sept.	Oct.	Oct. 8.	Oct. 15.	Oct. 22.	Oct. 29.	Nov.
Diphtheria	55	47	49	53	59	71	79	53	бо	58	59	46	82	108
Measles	163	115	85	73	59	44	37	24	30	31	26	40	32	60
Scarlet Fever	46	55	34	40	36	43	44	52	39	52	64	64	55	85
Small-pox	7	20	6	11	6	5	6	10	7	6	9	3	19	10
Typhoid Fever	29	30	49	42	46	56	53	64	55	44	32	51	29	35
Typhus Fever			***	***	***	•••				•••		***		
Total	300	267	223	224	206	219	224	203	191	191	190	204	217	298
Marriages report Births "Deaths "Still-births "	ted				. 738		Tran Sear	al peri sit per ches m script	mits i	ssued				738 17 227 188

	Deau	us Acc	ording	10 (aus	e, A	ge a	na .	sex.						
	Total.	fTotal last year.	*Average to years.	Males.	Females.	Under I Month.	I Month and under I Year.	I Year and under 2.	2 and under 5.	Under 5 Years.	5-15.	15-25.	25-45.	45-65.	65 and over.
Total, all causes	738	733	748.4	389	349	45	108	48	52	253	36	43	169	145	92
Diphtheria	30	41	35-3	17	13		ı	6	15	22	7	1			
Croup	16	23	19.2	5	11		1	7	7	15	1				
Malarial Fevers	8	5	8.8	4	4	2				2		1	4	r	
Measles	3	3	8.0	1	2	.,	1	2		3	1.				
Scarlet Fever	10	11	10.2	3	7			1	6	7	3				
Small-pox	6		ı.	4	2		2		4.	2	1		3		
Typhoid Fever	7	14	15.5	5	2						1	1	4	τ	
Typhus Fever															٠.
Wheening Cough		-	6-		6	1		2	2	8	1	CW	100	175	

*This column contains the average number of deaths for the corresponding week of the past ten years, increased to correspond with the increase of population.
†This column gives the total number of deaths for the corresponding week of the previous year.

|| State census, February 1, 1892, 1,801,739.

	Total.	† Total last year.	* Average to years.	Males,	Females.	Under r Month.	I Month and	I Year and under 2.	2 and under 5.	Under 5 Years,	5-15.	15-25.	25-45.	45-65.	65 and over.
Diarrhœal Diseases	20	21	27.6	11	9		11	2	1	14			4		2
Phthisis	95	95	117.9	50	45				1	1	3	19	52	15	5
Other Tuberculous Diseases	9	17		6	3		2	2		4	2		2	ı	
Diseases of Nervous System	66	58	63.9	40	26	8	9	5	4	26	2	1	9	15	13
Heart Diseases	47	48	42.0	24	23						3	5	11	16	12
Bronchitis	35	23	36.0	20	15	4	14	2	2	22		2	3	2	6
Pneumonia	104	115	81.6	62	42	r	22	16	6	45	1	2	21	20	15
Other Diseases of Respira-	23	23		9	14	1	1		1	3	1	2	5	8	4
Diseases of Digestive System,	55	40		26	29	5	9	3	1	18	2	4	10	12	9
Diseases of Urinary System	39	47		19	20							1	13	18	7
Congenital Debility‡	46	50		23	23	20	26			46					
Old Age	10	8		2	8									2	8
Suicides	4	5	5.6	4									ı	3	
Other violent deaths	31	41	28.7	21	10		1	**	4	5	5	3	10	8	
All other causes	66	43		31	35	4	4		2	10	4	ı	17	23	11

* This column contains the average number of deaths for the corresponding week of the past ten years, increased to correspond with the increase of population.
† This column gives the total number of deaths for the corresponding week of the previous year.
‡ Including premature births, atrophy, inantion, marasmus, atelectasis, cyanosis and preternatural births.

Causes of Death not Specified in the Foregoing Table.

Zymotic.

Erysipelas, 3; Syphilis, 2; Cerebrospinal Fever, 2; Influenza, 3; Puerperal Fever, 2.

Parasitic. Aphthæ, r.

Dietetic.

Alcoholism, 5.

Constitutional.

Cancer, 24; Tubercular Meningitis, 4; Tuberculosis, etc., 1; Dia-betes, 2; Rheumatism, 3; Tuber-cular Peritonitis, 1; Tuberculosis of Bowels, 1, Tubercular Lym-phangitis, 1; Tubercular Ade-nitis, 1.

Nervous.

Convulsions, 10; Meningitis and Encephalitis, 13; Apoplexy, 26; Paralysis, 3; Insanity, 2; Soften-ing of Brain, 1; Epilepsy, 3; Tetanus, 1; Laryngismus Strid-ulus, 1; Myelitis, 2; Congestion of Brain, 3; Hysteria, 1.

Circulatory.

Aneurism, 2; Embolism, 1; Senile Gangrene, 2.

Respiratory.

Laryngitis, 1; Congestion of Lungs, 3; Emphysema, 2; Hydrothorax, 2; Pleurisy, 3; Hemorrhage of Lungs, 2; Chronic Bronchitis, 9; Œdema Glottidis, 1.

Digestive.

Gastro-enteritis, 10; Gastritis, 2;
Enteritis, 4; Cirrhosis, 10; Hepatitis, 1; other Diseases of Liver,
1; Peritonitis, 5; Obstruction of Intestines, 2; Typhlitis, 1;
Hernia, 5; Jaundice, 1; Gall
Stones, 1; Ulcer of Stomach, 1;
Dentition, 1; Ulceration of Intestines, 4; Indigestion, 1.

Genito-urinary.

Bright's Disease, 32; Nephritis, 6; Uræmia, 1; Diseases of Uterus and Vagina, 1; Ovarian Diseases, 3; Diseases of Penis, Testes, Scrotum, etc., 1.

Locomotory.

Spinal Disease, 1; Hip Disease, 1.

Integumentary.

Abscesses, 1; Myxœdema, 1. Accident.

Fractures and Contusions, 18; Burns and Scalds, 5; Suffocation, 3; Wounds, 1; Surgical Operations, 2.

Other Causes.

Cellulitis of Eye, 1; Foramen Ovale Open, 3; Congenital Malforma-tion, 1. Homicide, 2.

Deaths According to Cause, Annual Rate per 1,000 and Age, with Meteorology, and Number of Deaths in Public Institutions for 13 Weeks.

		-	_		_								
WEEK ENDING.	Aug.	Aug.	Aug.	Sept.	Sept.	Sept.	Sept.	Oct.	Oct.	Oct. 15.	Oct.	Oct. 23.	Nov.
Total deaths	853	789	*725	718	731	758	744	689	659	738	665	631	738
Annual death-rate	24.26	22.42	20.59	20.38	20,73	21.48	21.07	19.50	18.64	20.86	18.78	17.81	20.82
Diphtheria	17	13	16	18	17	18	26	17	23	14	17	0	30
Croup	5	5	8	6	6	11	19	5	13	17	14	17	16
Malarial Fevers	1	6	2	2	5	5	8	2	2	3	1	4	8
Measles	7	6	8	8	12	2	2	7	2	1	3	4	3
Scarlet Fever	10	2	4	4	3	5	7	7	4	6	6	7	10
Small-pox	7	4	1	3		2	2		1	4		2	6
Typhoid Fever	12	10	14	15	11	9	19	13	6	15	15	14	7
Typhus Fever													
Whooping Cough	6	14	14	12	10	7	9	4	8	7	10	5	8
Diarrhœal Diseases	191	133	132	97	92	98	68	65	57	46	29	21	20
Diarrhœal Diseases	164	114	110	86	78	82	58	54	45	38	23	18	14
Phthisis.	85	85	82	92	90	90	90	84	75	98	67	75	95
Bronchitis	15	11	11	14	25	26	33	19	20	20	25	20	35
Pneumonia	55	63	51	56	53	62	63	59	63	79	83	76	104
Other Diseases of Respiratory Organs	13	7	14	17	II	11	14	16	12	15	15	19	23
Violent Deaths	56	49	45	49	41	32	39	34	41	43	31	38	35
										=	==	=	
Under one year	285	244	214	222	205	221	230	181	167	165	166	138	153
Under five years	429	369	329	335	312	332	332	275	276	270	259	237	253
Five to sixty-five	359	349	336	331	350	355	317	349	322	404	335	331	393
Sixty-five years and over	65	71	60	52	69	71	82	65	61	64	71	63	92
n Public Institutions	175	180	187	160	175	161	168	162	146	170	167	143	174
nquest Cases	108	99	92	96	93	84	82	102	98	109	85	83	88
Mean barometer	29.851	29.558	20.905	29.995	30.008	29.969	30.113	20.915	29.724	29.998	29.903	29.683	20.864
Mean humidity	72	68	74	69	66	71	75	62	6r	69	64	50	56
nches of rain	1.92		.81	.11	.16	.85	.05		.25	.21	.07	.06	.59
Mean temperature (Fahrenheit)	78.3°	75.0°	71.9°	66.80	65.3°	66.5°	66.30	63.00	52.90	56.60	56.30	48.20	49.50
Maximum temperature ((Fahrenheit)	95°	89°	83°	810	840	77°	810	8r°	69"	760	690	59°	670
Minimum temperature (Fahrenheit)	65°	620	610	52°	520	55°	520	47°	37°	410	45°	39°	34°

Duplicate discovered after report was printed.

Infectious	and	Contagious	Diseases	in	Hospital.

		RD PARI	KER			R	RIVERSIDE	Hospita	L.		
	Scarlet Fever	Diph-	Total.	Small-	Scarlet	Fever.	Scarlet Fever with		Typhus	Others.	
	(Children).	theria,	1 otal.	pox.	Adults.	Minors.	Measles.	Measles,	Fever.	Otners.	lotal.
Remaining Oct. 29	8	10	18	24	4	4	1			i	34
Admitted	2	11	13	10	2	**					12
Discharged	4.0	4	4	5			**				5
Died	1	2	3	7		**			**		7
Remaining Nov. 5	9	15	24	22	6	4	1			T	34
Total treated	10	51	31	34	6	4	1			1	46

Cases of Infectious and Contagious Diseases Reported and Deaths from the Same, by Wards.

WARDS.			SICKNE	ss.			DEATHS REPORTED.						
		Measles.	Scarlet Fever.	Small-pox.	Typboid Fever.	Typhus Fever.	Diphtheria,	Measles.	Scarlet Fever.	Small-pox.	Typhoid Fever.	Typhus Fever.	All Causes.
First		τ	1		3	49	1	14					5
Second		19.5			**								
Third	**						**				**		**
Fourth	22	16	2	**	1							30	22
Fifth	1	11	44		94		164	44	**				9
Sixth	2		2		2						1		14
Seventh	6	3	3				2				1		22
Eighth	4	11			44				1				19
Ninth	4		4	2			2					**	24
Tenth	3	4	4	94				1			**		18
Eleventh	2	4	3		2		T	**			.,		32
Twelfth	12	8	25.		3:		3		.3				111
Thirteenth	2		1				1		1		640		18
Fourteenth	2	4		**	**			1			**	**	17
Fifteenth	4		2	**			1	44	ī				15
Sixteenth	3		2		2		3		**	**	**		23
Seventcenth	5	3	1	1	3		3	**	1	1	1		43
Eighteenth	3	6		1	2		1						41
Nineteenth	21	13	10	1	6		6	1	1	I	1		112
Twentieth	6	7	13		2		2		I				49
Twenty-first	5	1	3	1	2				1		2		38
Twenty-second	13	5	3	ı	4		2						70
Twenty-third	2		9	3	3	4.0	1			2	1		25
Twenty-fourth	7	ī	4				1			2			12
Total	108	60	85	10	35		30	3	10	6	7		738

	Inspections of Premises.	
Total number	of inspections made	6,50
Classifie	1 as follows :	10.0
Inspections o	f tenement-houses	4,258
**	private dwellings	475
44	lodging-houses	22
44	ctables	
34	stables	400
	slaughter-houses	90
44	other premises	1,252
46	overcrowded tenements (at night)	-,-5

**	" verified	-57
66	" found baseless, or nuisance already abated	193
44	original complaints by Inspectors	200
	original complaints by Inspectors	294
	Inspections of Foods, Chemical Analyses, etc.	
Total number	of inspections of milk	
a other mannoer	or inspections of little.	1,740
11	specimens examined	2,159
	quarts of milk destroyed	E 2

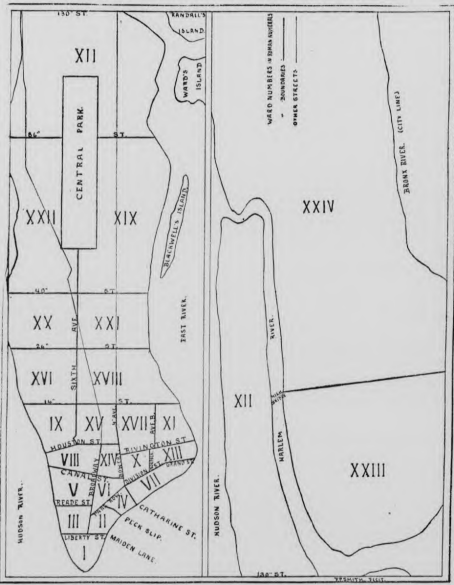
44	quarts of milk destroyed
4.6	inspections of truit, vegetables and canned goods
4.6	pounds of same condemned and destroyed
11	inspections of meat and fish
44	pounds of same condemned and destroyed
44	analyses of milk and other foods
"	analyses of milk and other foodsexperimental analyses
	Analytical Work—Summary.
	les { Watered Unadulterated Partial analysis
	Racteria per c.c.
Bacteriological power of s	experiments on disinfectant (Gelatine tubes, sets ulphurous acid gas) Preparation of Nessler's Reagent

Total number of citizens' complaints attended to.....

					338
			_		
Assalante at	Curton	117-1-	17	 	

Analysis of Croton Water, Nov.m	ber 2, 1892.
Result Expressed in Parts per re	00,000.
Appearance Color Color (at 100° Fahr.) Chlorine in Chlorides Equivalent to Sodium Chloride Phosphates, Phosphoric Acid (P ₂ O ₅) in Nitrites. Nitrogen in Nitrates and Nitrites (method of Gladstone and Tr Free Ammonia	Slightly turbid Light yellow brown Marshy 0.226 0.339 None None.
Albuminoid Ammonia	
Hardness equivalent to Carbonate of Lime Before boiling.	5.31
Organic and volatile (loss on ignition)	2.20 ed 6.10

Total number of cases visited by Ins		
	pectors	290
premises visited by I	Disinfectors	327
" rooms disinfected		1,157
other places disinfed	ted	
persons removed to	hospital	17
" primary vaccination	S	1,428
re vaccinations		1,580
certificates of vaccin	ation issued	1,586
nointe of vaccina viv	ation issued	
" gamillanu tuban of un	us collected.	6,000
capitals evening the	V	
" glandoned become in	Veterinarian.	601
grandered norses des	stroyed	1
Total number of dead animals remove	eá from streets	279
	Executive Action.	
Total number of orders issued for aba	tement of nuisances	450
attorney's notices iss	ued for non-compliance with orders	260
" civil actions begun.		51
" arrests made	\\.\.\.\.\.\.\.\.\.\.\.\.\.\.\.\.\.	3
" judgments obtained	in civil courts	3
"	· criminal courts	-
" permits issued	***************************************	88
" persons removed from	m overcrowded apartments	00
•	y of New York, Showing Ward Lines.	



The 738 deaths represent a death-rate of 20.82, against 17.81 for the previous week and 22.51 for the corresponding week of 1891.

Contagious and infectious diseases increased very markedly, the number of cases reported of diphtheria, measles, scarlet fever, typhoid fever and small-pox being respectively 108, 60, 85, 35 and 10, against 82, 32, 55, 29 and 19 for the previous week, a total of 298 against 217. The increase of diphtheria was most marked in the Seventh, Ninth and Twenty-second Wards, while there was a considerable decrease in the Eleventh Ward. There was a noticeable increase of measles in the Twelfth, Nineteenth, Twentieth and Twenty-second Wards, with a decrease in the Thirteenth Ward. Scarlet fever increased markedly in the Ninth, Twelfth, Nineteenth, Twentieth and Twenty-fourth Wards, the decrease being most pronounced in the Seventeenth and Eighteenth Wards. Eleven of the 35 cases of typhoid fever were below Fourteenth street, and 16 of the remaining 24 were above Fortieth street. Three cases of small-pox were in the lower portion of the annexed district, 2 were in the Ninth Ward, and all but 1 of the remaining 5 were on the east side of the city, between Rivington and Eighty-sixth street.

By order of the Board.

EMMONS CLARK, Secretary.

275 12

EMMONS CLARK, Secretary.

POLICE DEPARTMENT.

The Board of Police met on the 15th day of November, 1892.
Present—Commissioners Martin, McClave, MacLean and Sheehan.

Leave of Absence Granted.

Patrolman James F. Finnigan, Thirty-fifth Precinct, three days, if pay is released.

Reports Ordered on File.

Superintendent—Leaves of absence granted under Rule 154.
Superintendent—Relative to case of Roundsman Matthew F. Daily, House Detention.
Superintendent—That application of the "Noisy Roarers" for permit to hold a masked ball has been withdrawn.

Captain Westervelt, Twentieth Precinct—Relative to Patrolman Joseph J. Craig.
Contagious disease in family of Patrolman Louis Schreiber, Sixteenth Precinct.
Report of Captain Hooker, Thirty-third Precinct, as to arrest of Patrolman Thomas S. Harper, was referred to the Superintendent to prefer charges if there are grounds therefor.

Reports Referred to the Treasurer to pay the amounts named into the Pension Fund. Superintendent, inclosing \$35 mask ball fees.
Treasurer's Bookkeeper, inclosing \$1,362 boiler inspection fees.

Masked Ball Permits Granted.

Ernest Regelman, at Germania Assembly Rooms, November 23. Fee, \$25. John E. Fleury, at Richmond Hall, November 25. Fee, \$10. E. Gonheimer, at Arlington Hall, November 26. Fee, \$25.

Application of Patrolman Alfred A. La Rue, Ninth Precinct, for advance to Second Grade, denied.

Application of Roundsman Anthony J. Pauet, Twenty-third Sub-Precinct, for Civil Service examination, was referred to the Superintendent for report.

Application of Patrolman Michael Nolan, Twenty-sixth Precinct, for promotion, was referred to the Board of Examiners for citation.

Applications and Communications Referred to Chief Clerk to Answer.

George W. Hess, for information as to his brother.
G. Stack, for information as to James M. Stack.
City Improvement Society, for information as to number of accidents or casualties caused by collision between vehicles, or between vehicles and foot-passengers in 1891; also names and Pre-

cincts of Captains.

Comptroller, asking certificate of the Department that there is an unexpended balance of appropriation sufficient to pay Martin B. Brown on contract to furnish official ballots; also copy of resolution of Common Council authorizing the same.

William J. Pine, for copy of Rules.

Applications and Communications Ordered on File.

Louis J. Grant, asking examination and trial of charges against Sergeant Albert W. McDonald,

Louis J. Grant, asking examination and trial of charges against Sergeant Albert W. McDonald, Twelfth Precinct.

Patrolman Frank C. Boekell, Twenty-fourth Precinct, for transfer.

Civil Service Board, eligible list for Telegraph Operator.

John Morrison, for appointment as Patrolman.

Communication from Joseph McDonald & Co., and others, complaining of lawless persons infesting West Twenty-seventh and Twenty-eighth streets, between Tenth and Eleventh avenues, and asking police protection, was referred to the Superintendent.

Weekly financial statement of the Comptroller was referred to the Treasurer.

To Civil Service Board for Examination.

Sergeant John McNamara, Eighth Precinct.
Roundsman Michael J. Dempsey, Twenty-sixth Precinct.
Upon reading copy of resolution adopted by the Board of Electrical Control, November 11,

Upon reading copy of resolution adopted by the Board of Electrical Control, November 11, 1892, it was

Resolved, That the Empire City Subway Company be and is hereby requested to furnish, for the use of the Police Department, sufficient space in subways for the operation of the telegraph conductors of said Department in the following streets and avenues:

Front street, both sides, from north side Whitehall street to south side Cuyler's alley.

Nassau street, west side, from south side Pine street to north side Maiden Lane.

Chambers street, south side, from east side Park Row to west side Pearl street.

Rose street, east side, from north side Frankfort street to south side Chambers street.

Mercer street, west side, from south side Prince street to north side Houston street.

East Twentieth street, south side, from west side Broadway to east side Fourth avenue.

West Fifty-ninth street, south side, from east side Madison avenue to east side Fifth avenue.

East Seventy-second street, south side, from east side Madison avenue to east side Fifth avenue.

East Seventy-eighth street, south side, from east side Madison avenue to east side Fifth

East Seventy-ninth street, north side, from east side Madison avenue to east side Fifth ave-

nue.

Resolved, That the requisition upon the Civil Service Examining Board, dated June 7, 1892, for an eligible list of names of persons to be employed on probation as Doormen, be and is hereby amended so as to include two additional vacancies now existing, making a total of five.

Resolved, That the Treasurer be and is hereby directed to pay over to the Police Pension Fund the following sums of money for the month of October, 1892—all aye:

For fines imposed.

For absence without pay.

For sick time deducted.

6,513 75 \$7,438 46

Resolved, That the bill of Terrell & Vroom, four thousand one hundred and eighty-two dollars, for erecting politing booths, etc., be and is hereby approved and referred to the Comptroller for

Resolved, That Sergeant Thomas Murphy, Thirty-third Precinct, and Patrolman Owen Hanley, Second Precinct, be granted permission to receive a reward of one thousand dollars (subject to the deduction under the rule) from the Supervisors of Kingston, N. Y., for the arrest and conviction

of Louis Willetts.

Resolved, That the return in the case of Michael G. Minchen be verified by the signatures of the President and Chief Clerk and forwarded to the Counsel to the Corporation.

Patrolman Frederick Fielding, from Eighteenth Precinct to Thirteenth Precinct.

"Peter J. Klein, from Eighteenth Precinct to Fourteenth Precinct.

"Joseph F. Bush, from Thirteenth Precinct to Fourteenth Precinct.

"Matthew McConnell, from Twenty-fifth Precinct to Nineteenth Precinct.

"Patrick Carroll, from Twenty-fourth Precinct to Thirtieth Precinct.

"John Calhoun, from Seventh Precinct to Fourth Precinct.

"James Hearn, from Twentieth Precinct to Second Precinct.

"Richard I. Cogan, from Twentieth Precinct to Eleventh Precinct.

"Richard J. Cogan, from Twentieth Precinct to Eleventh Precinct.

"Maurice E. Gray, from Twenty-fourth Precinct to Twenty-third Precinct.

"Adam G. Arneth, from Twentieth Precinct to Second Precinct, remand to patrol.

"Willam F. Delany, Twentieth Precinct, detailed as Precinct Detective.

Roundsman Robert W. Clark, Thirty-sixth Precinct, detailed as Acting Sergeant, temporarily.

Advanced to First Grade.

Patrolman John Heidelbach, Twenty-sixth Precinct, November 12, 1892.

Advanced to Second Grade.

Patrolman James T. O'Connor, Eighth Precinct, November 7, 1892.

"Owen Burns, Ninth Precinct, November 11, 1892.

"Nicholas Guntzer, Fourteenth Precinct, November 11, 1892.

"Joseph C. Effenberger, Fourteenth Precinct, November 11, 1892.

"Charles Robinson, Sixteenth Precinct, November 11, 1892.

"John J. McGreevy, Eighteenth Precinct, November 11, 1892.

"John Kelly, Twenty-first Precinct, November 11, 1892.

"Martin Hanify, Twenty-fourth Precinct, November 11, 1892.

"Henry Gerber, Twenty-sixth Precinct, November 7, 1892.

"George W. Senk, Twenty-sixth Precinct, November 11, 1892.

"Wilham J. Henry, Twenty-ninth Precinct, November 7, 1892.

"John J. Nebill, Twenty-ninth Precinct, November 11, 1892.

"Morris Nash, Twenty-ninth Precinct, November 11, 1892.

Morris Nash, Twenty-ninth Precinct, November 11, 1892.

Resolved, That the Committee of Surgeons be directed to examine the following applicants for appointment as Patrolmen:

Patrick Sharkey. Martin J. Scurry. John F. Higgins. Dennis Lyons. Daniel Devaney. Edgar Munson.

Frank E. Lane. William B. Murray.

Promoted to Roundsmen-Superintendent to Assign to Duty.

Patrolman Samuel Aiken, Twenty-fourth Precinct.
William H. Sullivan, Eleventh Precinct.

Edward E. Griffenhagen, Twenty-ninth Precinct.

Thomas Stephenson, Twenty-fifth Precinct. John M. Millmore, Sanitary Company.

Appointed Patrolmen.

James McKenna, Eighteenth Precinct. Thos. P. L. McGuire, Twenty-seventh Precinct. Charles E. Patton, Twenty-fifth Precinct. Walter L. Perkins, Twentieth Precinct. William F. Sheehan, Seventh Precinct.

Employed on Probation.

P. H. Devery, as Telegraph Operator.

Resolved, That Henry Fehro, Cook on Steamboat "Patrol," be and is hereby removed; and James Simpson employed in his stead, with a compensation of fifty dollars per month. Adjourned.

WM. H. KIPP, Chief Clerk.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION.

MEETINGS, OCTOBER 31 TO NOVEMBER 5, 1892.

Communications Received.

From Penitentiary—List of prisoners received during week ending October 29, 1892: Males 33; females, 2. On file. List of 30 prisoners to be discharged from November 6 to 12, 1892. Transmitted to Prison

Association From City Prison-Amount of fines received during week ending October 29, 1892, \$18.

From Heads of Institutions—Reporting meats, milk, fish, etc., received during week ending October 29, 1892, of good quality and up to the standard. On file.

From the Comptroller—Statement of unexpended balances to October 29, 1892. Referred to

Bookkeeper.
From N. Y. City Asylum for Insane, Blackwell's Island—History of 13 patients admitted, 7 discharged and 4 that have died during week ending October 29, 1892. On file.
From N. Y. City Asylum for Insane, Ward's Island—History of 12 patients admitted, 9 discharged and 6 that have died during week ending October 29, 1892. On file.
From City Cemetery—List of burials during week ending October 29, 1892. On file.
From Storehouse—Requesting that a Clerk be detailed to check invoice book for August, 1892.

From N. Y. City Asylum for Insane, Ward's Island—Reporting suicide by hanging, of Francis C. Stanley, a patient. On file.

From Penitentiary—Report of prisoners confined in dark cells during October, 1892, for violation of rules. On file.

From Almshouse-Reporting arrest of several employees by U. S. Marshal for alleged illegal

From Board of Estimate and Apportionment—Resolution requesting statement of all unexpended balances of appropriations made for 1891, and all previous years, together with statements of unsettled claims, stating nature of claim, etc. Bookkeeper to prepare.

Contract Awarded.

Joseph Moore—For material and work required for three groups of pavilions at Insane Asylum, Central Islip, Long Island, for \$199,000.

Appointed.

From Oct. 21. Lawrence Howard, Helper, Gouverneur Hospital. Salary, \$96 per annum.

24. Julia Henshon, Nurse, Randall's Island Hospital. Salary, \$180 per annum.

24. Delia Boyle, Nurse, Randall's Island Hospital. Salary, \$180 per annum.

31. Philip Daly, Attendant, N. V. City Asylum for Insane, Ward's Island. Salary, \$300 per annum.

From Nov. 1. Wilfred G. Searle, Nurse, Ward's Island Hospital. Salary, \$192 per annum.

1. M. Frank Creavan, Attendant, N. Y. City Asylum for Insane, Long Island. Salary, \$200 per annum.

ary, \$300 per annum. Michael Horan, Fireman, Bellevue Hospital. Salary, \$240 per annum.

Michael Hofah, Fireman, Benevue Hospital. Salary, \$240 per annum.
 Laura F. Govan, Nurse, City Hospital. Salary, \$240 per annum.
 J. B. Gaffney, Chaplain, Randall's Island Hospital. Salary, \$450 per annum.
 Hattie Gorr, Nurse, City Hospital. Salary, \$120 per annum.
 Jennie A. Travis, Nurse, City Hospital. Salary, \$120 per annum.
 James Cassidy, Orderly, Almshouse. Salary, \$216 per annum.
 Anastasia Brennan, Attendant, N. Y. City Asylum for Insane, Blackwell's Island. Salary, \$216 per annum.

Salary, \$216 per annum.

5. Mark L. MacKinney, Nurse, City Hospital. Salary, \$144 per annum.

Appointed Temporarily.

Nov. I. A. M. Wallace, Examining Physician, Out-door Poor Dispensary. Salary, \$1,000 per annum.

Reappointed.

Oct. 29. Thomas Dorney, Attendant, N. Y. City Asylum for Insane, Ward's Island. Salary, \$300 per annum. Nov. 1. Lizzie Mahoney, Nurse, Randall's Island Hospital. Salary, \$240 per annum.

Resigned.

Oct. 31. Mary K. Reilly, Attendant, N. Y. City Asylum for Insane, Blackwell's Island. Salary,

31. Mary K. Reilly, Attendant, N. Y. City Asylum for Insane, Blackwell's Island \$216 per annum.

31. Eliza Mahoney, Attendant, Randall's Island Schools.

7. I. Ralph Gelinas, Chaplain, Randall's Island Hospital.

7. I. Wiliam Winslow, Orderly, Bellevue Hospital.

7. I. Annie Ames, Attendant, N. Y. City Asylum for Insane, Blackwell's Island.

7. I. Mary A. E. Gough, Attendant, N. Y. City Asylum for Insane, Hart's Island.

7. I. Lizzle Quinn, Attendant, N. Y. City Asylum for Insane, Blackwell's Island.

7. I. Minnie Young, Attendant, N. Y. City Asylum for Insane, Hart's Island.

7. I. Florence Flansburgh, Nurse, City Hospital.

7. I. Anastasia McCarthy, Attendant, Randall's Island Hospital.

7. I. Albert S. Newcomb, Examining Physician, Out-door Poor Dispensary.

7. I. Annie Fox, Attendant, N. Y. City Asylum for Insane, Blackwell's Island.

7. I. Thomas Barber, Fireman, Bellevue Hospital.

7. Margaret Albro, Domestic, Harlem Hospital.

7. Johanna McNamara, Domestic, Harlem Hospital.

7. Annie J. Phair, Attendant, N. Y. City Asylum for Insane, Blackwell's Island.

8. Ann Flynn, Attendant, Workhouse.

Oct. 27. Patrick Lilly, Attendant, N. Y. City Asylum for Insane, Ward's Island.

"30. Margaret Sheehan, Attendant, N. Y. City Asylum for Insane, Blackwell's Island.

Nov. 3. Kate Herbert, Attendant, N. Y. City Asylum for Insane, Hart's Island.

Salary Increased.

Nov. 5. Arthur Connor, Orderly, Almshouse, \$72 to \$192 per annum.

G. F. BRITTON, Secretary.

BOARD OF REVISION AND CORRECTION OF, ASSESSMENTS.

A meeting of the Board of Revision and Correction of Assessments was held at the Comptroller's Office on Friday, November 11, 1892, at 1.10 o'clock P. M.
Present—Theodore W. Myers, Comptroller; William H. Clark, Counsel to the Corporation, and

Frederick Smyth, Recorder. On motion, the reading of the minutes of the previous meetings not yet approved was dispensed

In the matter of the assessment for improving and constructing Riverside avenue, between Seventy-second and One Hundred and Thirtieth streets, the Comptroller presented an opinion of the Counsel to the Corporation, under date of September 16, 1892, on the questions submitted to him in the preamble and resolution adopted by this Board on April 29, 1892. Which was ordered

The Comptroller then presented the following preamble and resolution, viz.:

Whereas, The improvement of Riverside avenue, constructed under the authority of chapter 447 of the Laws of 1876, has been attended with great delay in the performance and completion of the

Whereas, The owners of private property have contended that the amount assessed upon such property by the Board of Assessors is excessive, especially on account of the charge of interest upon the cost of the work; and

Whereas, The subject has been referred to the Counsel to the Corporation for his opinion as to the legality of the various items included in the assessment; and

Whereas, The Counsel to the Corporation has submitted his opinion that a reduction of the charge for interest should be equitably made pursuant to the provisions of chapter 550 of the Laws of 1880, and under a decision of the Court of Appeals in the matter of Deering, 105 N. Y. Reports, page 667, and that certain amounts in the assessment should be excluded; and

Whereas, In the opinion of the Counsel to the Corporation, it is within the power of this Board to modify the amount to be assessed on private property if it shall deem proper so to do; therefore

Resolved, That the item of twenty-two thousand eight hundred and seventeen dollars and sixty-one cents (\$22,817.61), expended for days' work by the Department of Public Works, be eliminated from the assessment, and that the Comptroller issue to the Board of Assessors a new certificate of interest on advances reducing said interest charge in conformity to the opinion of the Counsel to the Corporation, by calculating interest on the advances made, to a date six months subsequent to the completion of each contract. completion of each contract.

Resolved, That the Board of Assessors assess upon private property within the area of assessment heretofore determined by said Board the sum of five hundred and four thousand four hundred and thirty-four dollars and forty-one cents, and that the sum heretofore assessed be reduced to that amount; and be it further

Resolved, That the assessment upon the several parcels and premises benefited be reduced by the Board of Assessors proportionately, and that the said list be returned to this Board as so

the Board of Assessors proportionately, and that the said list be returned to this Board as so reduced with all convenient speed.

Which were adopted, all the members of the Board voting in the affirmative.

Whereupon Messrs. John C. Shaw, James A. Deering, Truman H. Baldwin, Thomas S. Bassford and Judge Ernest Hall, attorneys and counsel for objectors, stated that they withdrew the several objections filed by them against the assessment.

The following assessment lists received from the Board of Assessors without objections, under date of Newsphyse, 1804, were presented by the Compared levels of the several objections.

date of November 4, 1892, were presented by the Comptroller, viz. : 1. Sewer and appurtenances in One Hundred and Seventieth street, from Third to Washington

 Sewer and appurtenances in St. Ann's avenue, between the Southern Boulevard and One Hundred and Thirty-fourth street. On motion, the said assessment lists were severally confirmed, all the members of the Board voting in the affirmative.

At 1.20 o'clock P. M., on motion, the Board adjourned.

RICHARD A. STORRS, Chief Clerk, Board of Revision and Correction of Assessments.

NINTH JUDICIAL DISTRICT COURT.

DISTRICT COURT IN THE CITY OF NEW YORK,) FOR THE NINTH JUDICIAL DISTRICT, No. 2061 LEXINGTON AVENUE, November 18, 1892.

To the Supervisor of the City Record :

SIR-In pursuance of the provisions of section SIR—In pursuance of the provisions of section 51 of an 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 (chapter 410, Laws of 1882), I bereby notify you of the following appointment made by me on November 18, 1892:

John Golden as "Janitor," to fill vacancy caused by the death of Bradley S. Chandler.

Such appointment to take effect November 18, 1892:

Respectfully yours,
JOS. P. FALLON,
Justice of the District Court in the City of New York for the Ninth Judicial District.

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.; Saturday, 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 Engethard, First Marshal, Frank Fox, Second Marshal.

COMMISSIONERS OF ACCOUNTS.

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

AQUEDUCT COMMISSIONERS. Room 209, Stewart Building, 5th floor, 9 A. M. to 4 F.M. 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. FTELEY, Chief Engineer; E. A. WOLFF, Auditor.

BOARD OF ARMORY COMMISSIONERS.

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

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 Michael F. Blake, Clerk Common Council-

DEPARTMENT OF PUBLIC WORKS.

DEPARTMENT OF PUBLIC WORKS.

No. 31 Chambers street, 9 A. M to 4 P.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 Suppines (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 Broad No. 15 Stewart Bulling, Chambers Street Business, Way, 9 A. M. 10 4 P. M.
THEODORE W. MYERS, Comptroller; RICHARD A.
STORRS, Deputy Comptroller; D. Lowber Smith,
Assistant Deputy Comptroller.

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

Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents. Nos. 31, 33, 35, 37, 39 Stewart Building, Chambers street and Broadway, 9 A. M. to 4 F. M. OSBORNE MACDANIEL, Collector of Assessments and Clerk of Arrears.

No money received after 2 P. M. Bureau for the Collection of City Revenue and of Markets.

Nos. 1 and 3 Stewart Building, Chambers street and Broadway, 9 A. M. to 4 P. M.

John A. Sullivan, Collector of the City Revenue and
Superintendent of Markets,

No money received after 2 P. M.

Bureau for the Collection of Taxes. No. 57 Chambers street and No. 35 Reade street, Stewart Building, 9 A. M. to 4 P. M.
GEORGE W. McLean, Receiver of Taxes;

—, Deputy Receiver of Taxes.
No money received after 2 F. M.

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

Office of the City Paymaster. No. 33 Reade street, Stewart Building, 9 a. m. to 4 P.M. John H. Timmerman, City Paymaster.

LAW DEPARTMENT.

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

Office of the Public Administrator. No. 49 Beekman street, 9 A. M. to 4 P. M. CHARLES E. LYDECKER, Public Administrator.

Office of the Corporation Attorney. No. 49 Beekman street, 9 A. M. to 4 · M.
Louis Hanneman, Corporation Attorney.

Office of Attorney for Collection of Arrears of Persona

Taxes. Stewart Building, Broadway and Chambers street. 9 A

M. to 4 P. M.
John G. H. Meyers, Attorney,
Michael J. Dougherty, Clerk.

POLICE DEPARTMENT

Central Office.

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

JAMES J. MARTIN, President; CHARLES F. MACLEAN, JOHN MCCLAVE and JOHN C SHEEHAN, Commissioners; WILLIAM H. KIPF, Chief Clerk; T. F. RODENBOUGH, Chief of Bureau of Elections.

DEPARTMENT OF CHARITIES AND CORRECTION.

Central Office.

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

4 P. M.

HENRY H. PORTER, President; CHAS. E. SIMMONS, M. D., and EDWARD C. SHEEHY, Commissioners; GEORGE F. BRITTON, SECTETARY.

Purchasing Agent, FREDERICK A. CUSHMAN. Office hours, 9 A. M. to 4 P. M. Saturdays, 12 M.

Plans and Specifications, Contracts, Proposals and Estimates for Work and Materials for Building, Repairs and Supplies, Bills and Accounts, 9 A. M. to 4 P. M. Saturdays, 12 M. CHARLES BENN, General Bookkeeper.

Out. Door Poor Department. Office hours, 8,30 A. M. to 4.30 P. M. WILLIAM BLAKE, Superintendent. Entrance on Eleventh street.

DEPARTMENT OF BUILDINGS. No. 220 Fourth avenue, corner of Eighteenth street, 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 Officers of the PORT, ex officio, Commissioners; Emmons Clark, Secretary.

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

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. Firdley, Attorney to Department; J. Elliot Smith, Superintendent of Fire Alarm Telegraph. graph. 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.

Staats Zeitung Building, Tryon Row, 9 A. M. to 4 P. M Saturdays, 12 M.

EDWARD P. BARKER, President: THOMAS L.
FEITNER and EDWARD L. PARRIS, Commissioners;
FLOYD T. SMITH, Secretary.

DEPARTMENT OF TAXES AND ASSESSMENTS

DEPARTMENT OF STREET CLEANING.

Stewart Building. Office hours, 9 a.m. to 4 p.m.
THOMAS S. BRENNAN, Commissioner; William Dal-ron, 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. Aores, Clerk Office o Clerk, Staats Zeitung Building, Room 5.

No. 54 Bond street, 9 A.M. to 4 P.M.

JOSEPH KOCH, LEICESTER HOLME and WILLIAM S.
ANDREWS, Commissioners; JAMES F. BISHOP, Secretary.

BOARD OF CITY RECORD.

OFFICE OF THE CITY RECORD, No. 2 CITY HALL, NEW YORK, November 21, 1892.

PROPOSALS TO FURNISH THE COURTS AND DEPARTMENTS OF THE GOVERNMENT OF THE CITY OF NEW YORK WITH BLANK, PRINTED OR LITHOGRAPHED BOOKS, DOCKETS, LIBERS, BINDING COVERS, BINDING, ETC., FOR 1893.

TO BOOKBINDERS AND STATIONERS.

SEALED ESTIMATES FOR SUPPLYING THE City Government with Blank, Printed or Lithographed Books, Dockets, Libers, etc., will be received at this office until 12 o'clock M. of Monday, the fifth day of December, 1892, at or about which time said estimates will be publicly opened and read at a meeting of the Board of City Record, to be held in the Mayor's Office.

of the Board of City Record, to be held in the Mayor's Office.

Each person making an estimate shall inclose it in a sealed envelope, indorsed "Estimate for furnishing Blank Books, etc.," and with his name and the date of its presentation.

Each estimate shall state the name and place of residence of the person making it; if there is more than one such person, their names and residences must be given; and if only one person is interested in the estimate it must distinctly state that fact; also, that it is made without any connection with any other person making an estimate for the same purpose, and is in all respects fair and without collusion or fraud; and that no member of the Common Council, head of a department, chief of a bureau, deputy thereof or clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof. The estimate must be verified by the oath, in writing, of the party or parties making it 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-

verincation 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 valces of business or residence, to the effect that if the contract be 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 omit or refuse 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 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 preliminary security required, and in the proposals stated, over and above all his debts of every nature and over and above his liabilities as bail, surety and otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered will be subject to approval by the Comptroller of the City of New York after the award is made and prior to the signing of the contract.

The amount of security required upon the execution of the contract will be in each case fifty per cent. of the estimated cost of the articles awarded to each contract; the amount of proposal, and that the adequacy had sufficiency of the security offered will be awarded, neglect or refuse to accept 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 bid or proposal, and that the adequacy and sufficient o

contract unless delayed by the courts, departments, or bureaus. They must be made and delivered in the order to be prescribed by the Supervisor of the CITY RECORD, to the end that the immediate needs of the Departments shall be supplied. Such of them as are indicated with asterisks in the specifications must be delivered on or before January 2, 1833.

For particulars of the quantities of books required resort must be had to the specifications on file in the Department of Public Works, or to be procured from the Supervisor of the City Record.

The Libers are to be sewed in sections of four sheets, lined inside and outside with linen. The head-bands are to be made on the book. All parchment used is to be covered with linen. The binding is to be of real Russia, with extra back, and the finish antique and gold. The Libers are to have round cornered brass shoes, as per samples in the Register's and Surrogate's offices. Crane's parchment deed paper No. 44 must be used.

Samples of such of the books as are not described herein, or in the specifications, are to be seen in the several courts and departments, and the new books must be made in accordance with those samples, unless the latter are inferior in the qualities of paper and binding to those provided for in the specifications.

Stenographers' books are not to be paged or indexed; but special attention must be paid to the paper called for, as some stenographers books are not to be paged or indexed; but special attention must be paid to the paper called for, as some stenographers books are not to be paged or indexed; but special attention must be paid to the paper called for, as some stenographers books are not to be paged or indexed; but special attention must be paid to the paper called for, as some stenographers' books are not to be paged or indexed; but special attention must be paid to the paper called for, as some stenographers' books are not to be paged or indexed; but special attention must be paid to the paper called for, as some stenographers' books are n

FINANCE DEPARTMENT.

ASSESSMENT NOTICES.

ASSESSMENTS CONFIRMED BY THE BOARD OF REVISION AND CORRECTION OF ASSESSMENTS, NOVEMBER 11, 1892.

IN PURSUANCE OF SECTION 916 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 lists, viz.:

TWENTY-THIRD WARD.

ST. ANN'S AVENUE—SEWER and APPUR-TENANCES, between Southern Boulevard and One Hundred and Thirty-fourth street. ONE HUNDRED AND SEVENTIETH STREET —SEWER and APPURTENANCES, from Third to

ONE HUNDRED AND SEVENTIETH SIREE.

SEWER and APPURTENANCES, from Third to Washington avenue.

—which assessment was confirmed by the Board of Revision and Correction of Assessments November 11, 1897, and entered on the same date in the Record of Titles of Assessments kept in the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," that unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected there, as provided in section 917 of said "New York City Consolidation Act of 1882."

Section 917 of the said act provides that, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated from the date of such entry to the date of payment."

The above assessment is payable to the Collector of

The above assessment is payable to the Collector of Assessments and Clerk of Arrears, at the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," between the hours of 9 A. M. and 2 P. M., and all payments made thereon on or before January to, 1893, 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 19, 1892.

ASSESSMENT NOTICES.

ASSESSMENTS CONFIRMED BY THE BOARD OF REVISION AND CORRECTION OF ASSESSMENTS, NOVEMBER 3, 1892.

IN PURSUANCE OF SECTION 916 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 lists, viz.:

FOURTH WARD.

SOUTH STREET—SEWERS, between Roosevelt street and Pike Slip, with outlet through Pier, new 29, East river, and alteration and improvement to sewers in James Slip, Oliver street, Catharine street and Market Slip. SIXTH WARD.

SOUTH STREET—SEWERS, between Roosevelt street and Pike Slip, with outlet through Pier, new 29, East river, and alteration and improvement to sewers in James Slip, Oliver street, Catharine street and Market Slip. in James Sl Market Slip. SEVENTH WARD. SOUTH STREET—SEWERS, between Roosevelt street and Pike Slip, with outlet through Pier, new 29, East river, and alterations and improvement to sewers in James Slip, Oliver street, Catharine street and Market Slip.

TENTH WARD

TENTH WARD.

SOUTH STREET—SEWERS, between Roosevelt street and Pike Slip, with outlet through Pier, new 20, East river, and alteration and improvement to sewers in James Slip, Oliver street, Catharine street and Market Slip.

TWELFTH WARD.

TWELFTH WARD.

AMSTERDAM AVENUE — REGULATING, GRADING, CURBING and FLAGGING, from the south side of One Hundred and Ninety-fourth street to the junction of Fort George and Amsterdam avenues.

"F" STREET — REGULATING, GRADING, CURBING and FLAGGING, from northerly line of Dyckman street to Bolton road.

EDGECOMBE AVENUE—BASIN, west side, opposite One Hundred and Forty-second street.

MADISON AVENUE—FLAGGING, REFLAGGING, and CURBING, east side, from Ninety-third to One Hundredth street.

MADISON AVENUE—FLAGGING and REFLAGGING, both sides, from One Hundred and Sixteenth to One Hundred and Twentieth street.

MANHATTAN and ST. NICHOLAS AVENUES—ONE HUNDRED AND TWENTY-SECOND and ONE HUNDRED AND TWENTY-THIRD STREETS, block bounded by—FLAGGING and REFLAGGING.

MOUNT MORRIS AVENUE and ONE HUNDRED AND TWENTY-THIRD STREETS, block bounded by—FLAGGING and REFLAGGING, morthwest corner.

FIRST AVENUE—SEWER, between Eighty-ninth and Ninetieth streets.

FIFTH AVENUE—FLAGGING and REFLAGGING, both sides, from One Hundred and Fourteenth

to One Hundred and Fifteenth street, and both sides of One Hundred and Fourteenth street, from Fifth to

of One Hundred and Fourteenth street, from Fifth to Madison avenue.

EIGHTH AVENUE—FLAGGING and REFLAGGING, west side, from One Hundred and Thirty-seventh to One Hundred and Thirty-eighth street.

NINETIETH STREET—PAVING, from First to Second avenue with granite blocks.

NINETY-FIFTH STREET, EAST—FENCING VACANT LOTS Nos. 204 and 26.

NINETY-EIGHTH STREET—PAVING, from Amsterdam avenue to the Boulevard, with granite blocks, and laying crosswalks.

ONE HUNDRED AND FIRST STREET—REGULATING, GRADING, CURBING AND FLAGGING, from First avenue to East river.

ONE HUNDRED AND FIRST STREET—PAVING, from First avenue to Econd avenue, with granite

ING, from First avenue to Second avenue, with granite ocks.
ONE HUNDRED AND FIRST STREET—
EWER, between Ihird and Park avenues.
ONE HUNDRED AND THIRD STREET—PAVNG, from First avenue to East river, with granite

blocks.

ONE HUNDRED AND FOURTH STREET—
PAVING, from First avenue to East river, with granite blocks, and laying crosswalks.

ONE HUNDRED AND FIFTH STREET AND FIRST AVENUE—FLAGGING and REFLAGGING and CURBING, northwest corner, extending a distance about 100 feet each on avenue and street.

ONE HUNDRED AND SIXTH STREET—
SEWER, north side, between Central Park, West, and Manhattan avenue.

SEWER, north side, between Central Fark, West, and Manhattan avenue.

ONE HUNDRED AND FOURTEENTH STREET—PAVING, between Manhattan and Columbus avenues, with asphalt pavement.

ONE HUNDRED AND FIFTEENTH STREET—SEWER, between Harlem river and Pleasant avenue.

ONE HUNDRED AND FIFTEENTH STREET—FLAGGING and REFLAGGING, CURBING and RECURBING, north side, from Third avenue to Lexington avenue.

RECURBING, north side, from Third avenue to Exington avenue.

ONE HUNDRED AND FIFTEENTH STREET—
SEWER, between Riverside avenue and Boulevard, with curves into Boulevard.

ONE HUNDRED AND SIXTEENTH STREET—
SEWER, between Harlem river and Pleasant avenue.

ONE HUNDRED AND SIXTEENTH STREET—
FLAGGING and REFLAGGING, CURBING and RECURBING, both sides, from Madison to Eighth

avenue.

ONE HUNDRED AND SEVENTEENTH
STREET—PAVING, from Eighth to Columbus avenue,
with asphalt pavement.
ONE HUNDRED AND EIGHTEENTH STREET
—PAVING, from Madison to Park avenue, with granite

blocks,
ONE HUNDRED AND EIGHTEENTH STREE
—REGULATING, GRADING, SETTING CUR
and FLAGGING, from Morningside to Amsterda

and FLAGGING, from Morningside to Amsterdam avenue.

ONE HUNDRED AND NINETEENTH STREET —PAVING, from Seventh avenue to Lenox avenue, with granite blocks, and laying crosswalks.

ONE HUNDRED AND TWENTY-SECOND STREET—PAVING, between Manhattan and Columbus avenues, with asphalt pavement.

ONE HUNDRED AND TWENTY-SEVENTH STREET—RECEIVING-BASIN, at intersection of Lawrence street, alteration and improvement.

ONE HUNDRED AND THIRTY-THIRD STREET—FLAGGING, REFLAGGING, CURBING and RECURBING the sidewalks on the north side, between Lenox and Seventh avenues.

ONE HUNDRED AND FORTY-FIRST STREET—BASIN, on the northwest corner of Edgecombe avenue.

ONE HUNDRED AND FORTY-THIRD STREET-BASIN, on the northeast corner of Eighth

avenue.

ONE HUNDRED AND FORTY-FIFTH
STREET—FENCING VACANT LOTS, on the south
side, between St. Nicholas and Edgecombe avenues.
ONE HUNDRED AND FIFTY-THIRD STREET

BASIN, on the southeast corner of Fighth avenue.
ONE HUNDRED AND FIGHTY-FIFTH
STREET—SEWER, between Amsterdam at d Audu-

NINEIEENTH WARD,

FIRST AVENUE—SEWER, between Forty-third and Forty-fourth streets.

SEVENTY-EIGHTH STREET—FLAGGING and REFLAGGING, CURBING and RECURBING, north side, from Second to Third avenue.

TWENTIETH WARD.

TWENTIETH WARD.

TWENTY-SEVENTH STREET—RECEIVINGBASIN, on the northwest corner of Eleventh avenue.

THIRTY-FOURTH STREET—SEWER, alteration and improvement, between Eleventh and Twelfth avenues, and new sewer in Twelfth avenue, between Thirth-fourth and Thirty-fifth streets.

THIRTY-SEVENTH SIREET—FLAGGING and REFLAGGING, both sides, between Eighth and Ninth avenues.

TWENTY-SECOND WARD

FORTY-EIGHTH STREET-FLAGGING and REFLAGGING, both sides, from Tenth to Eleventh

AVENUE AND THE STREET, WEST—FLAGGING and CURBING SIDEWALKS in front of Nos. 100 and 110 to 116, and northwest corner of Fifty-seventh street and Sixth avenue.

FIFTY-EIGHTH STREET—PAVING, from Eleventh avenue to a line about 360 feet westerly, with granite blocks, and laying crosswalks.

SIXTY-FOURTH STREET—FLAGGING and REFLAGGING, both sides, from Central Park, West, to the Boulevard.

SEVENTY-SIXTH STREET—SEWER, between the Boulevard and Amsterdam avenue.

TWENTY-THIRD WARD.

TWENTY-THIRD WARD.

MORRIS AVENUE—PAVING, from One Hundred and Thirty-ninth to One Hundred and Fortieth street, with granite blocks.

MORRIS AVENUE—PAVING, between One Hundred Forty-eighth and One Hundred and Fifty-second streets, with granite blocks.

RAILROAD AVENUE, EAST—REGULATING, GRADING, SETTING CURBSTONES, FI.AGGING THE SIDEWALKS and LAVING CROSSWALKS on the easterly side, from One Hundred and Fifty-sixth to One Hundred and Sixty-first street.

ONE HUNDRED AND FORTY-THIRD STREET—SEWER AND APPURTENANCES, between Brook and St. Ann's avenues, and in St. Ann's avenue, between One Hundred and Forty-second and St. Mary's streets, with a branch at St. Mary's street.

ONE HUNDRED AND FORTY-FIFTH STREET—REGULATING, GRADING, SETTING CURBSTONES and FLAGGING THE SIDEWALKS, from Third to St. Ann's avenue.

CURBSTONES and FLAGGING THE SIDEWALKS, from Third to St. Ann's avenue.

ONE HUNDRED AND FORTY-FIFTH STREET—PAVING, from Third to St. Ann's avenue, with trap blocks and laying crosswalks.

ONE HUNDRED AND FIFTY-THIRD STREET—PAVING, between Third and Courtlandt avenues, with trap blocks and laying crosswalks.—which assessments were confirmed by the Board of Revision and Correction of Assessments November 3, 1892, and entered on the same date in the Record of Titles of Assessments kept in the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," that unless the amount assessed for benefit on any person or property shallbe paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided in section 0.17 of said "New York City Consolidation Act of 1882."

Section 0.27 of the said act provides that "If any such

Section 917 of the said act provides that "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the

officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated from the date of such entry to the date of

be calculated from the date of such energy to the land-payment.

The above assessments are payable to the Collector of Assessments and Clerk of Arrears at the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," between the hours of 9 A. M. and 2 P. M., and all payments made thereon on or before January 3, 1893, 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.

Compt City of New York—Finance Department, Comptroller's Office, Nov. 19, 1892.

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

NOTICE TO TAXPAYERS.

NOTICE TO TAXPAYERS.

NOTICE 1S 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 1887.

GEORGE W. McLEAN,

Receiver of Taxes.

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.

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 real 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 sati factory 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 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 substantial accordance with the specifications of the contract and the plan therein referred to. No extra compensation, beyond the amount payable for the work before mentioned, which shall be actually performed, at the price PROPOSALS FOR ESTIMATES FOR BUILDING

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,

or a notice to that elect, and a case of a notice to that elect, and a case of a notice to that elect, 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 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 surcties for its faithful performance; and that if 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 his liabilities as bail, surety and otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered 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.

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, 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 the trace black presented to the state that the trace where the state of the st

sirety or otherwise, upon any 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

an estimates not deemed beneficial to or for the public interest.

Plans may be examined, and specifications and blank torms for bids or estimates obtained, by application to the Secretary of the Board, at his office, No. 3ci Mott street, New York.

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 DPOSALS 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.

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, 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 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, and or Royley 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 \$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:

1st. Bidders must satisfy themselves by personal examination of 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:

1st. Bidders must satisfy themselves by personal examination of the penal sum of \$2,000.

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 compensati

lowest bidder, shall be due or payable for the entire 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 figures, the amount of their estimates for doing this work.

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.

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 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 bail, surely 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 approval by the Compuroller 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

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 wavarded to any verson who is in arrears to the Correct of the contract wavarded to any verson who is in arrears to the Correct of the contract wavarded to any verson who is in arrears to the Correct of the contract wavarded to any verson who is in arrears to the Correct of the contract wavarded to any verson who is in arrears to the Correct of the contract wavarded to any verson who is in arrears to the Correct of the contract wavarded to any verson who is in arrears to the Correct of the contract wavarded to any verson who is in arrears to the Correct of the correc

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

tion.

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.

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. 40 and 51 Chambers street, until eleven o'clock A. M., on Wednesday, Nowember at 1802.

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.

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, laber 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.

nd form of agreement.

The time allowed for the completion of the whole work
ill be THIRTY CONSECUTIVE WORKING

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.

ing in regard to the nature or amount of the work to be 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 constants in writing from heaters and respect to the striker.

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 may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each

of the persons signing the same that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract over and above all his debts of every nature, and over and above his liabilities, as bail, surety or otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by section 27 of chapter 8 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 received or considered unless

security offered to be approved by the Comptroller of the City of New York.

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

N. B.—The price must be written in the estimate and also stated in figures, and all estimates will be con-

amount of his deposit will be returned to him.

N. B.—The price must be written in the estimate and also stated in figures, and all estimates will be considered as informal which do not contain bids for all terms for which bids are herein called, or which contain bids for items for which bids are not herewith called for. Permission will not be given for the withdrawal of any bid or estimate. No bid 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 Department of Public Parks reserves the right to

as surety or otherwise, upon any congana.

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 51 Chambers street.

can be had at the omce of the Department, 1908, 49 most of Chambers street.

PAUL DANA.

ALBERT GALLUP,

NATHAN STRAUS.

A. B. TAPPEN,

Commissioners of the Department of Public Parks.

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 remale clothing,
boots, shoes, wine, blankets, diamonds, canned goods,
liquors, etc., also small amount money taken from
prisoners and found by patrolmen of this Department,
JOHN F. HARRIOT
Property Clerk

DEPARTMENT OF PUBLIC WORKS

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, NEW YORK, November 17, 1892.

NOTICE OF SALE AT PUBLIC AUCTION.

ON WEDNESDAY, NOVEMBER 20, 1892, AT 10.30
A. M., the Department of Public Works will sell at
Public Auction, by Messrs, Van Tassell & Kearney,
Auctioneers, on the premises, the following, viz.:
At Fourteenth street and East river, about 70,000 old
Belgian Paving Blocks.
At Iwenty-eighth street and North river, about 115,000
old Belgian Paving Flocks.
At Little West Twelfth street, near North river,
about 60,000 old Belgian Paving Blocks.
At Coenties Slip, about 75,000 old Belgian Paving
Blocks.

Blocks.

TERMS OF SALE.

Cash payments in bankable funds at the time and place of sale, and the removal within five (5) days of the blocks purchased, otherwise the purchaser will forfeit the same, together with all moneys paid therefor, and the Department will resell the paying blocks.

and the Department will resell the paving blocks.

MAURICE F. HOLAHAN,

Deputy and Acting Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, ROOM 6, NO. 31 CHAMBERS STREET, NEW YORK, NOVEMBER 11, 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 Monday, November 28, 1892, at which place and hour they will be publicly opened by the head of the Department.

No. 1. FOR LAYING AND RELAYING FLAGGING ON FIFTH AVENUE, between Fortieth ON FIFTH AVENUE, between Fortieth and Forty-second street, AND ON SOUTH SIDE FORTY-SECOND STREET, between Fifth avenue and west end of Reservoir.

FOR RELAYING WATER MAINS IN SOUTHERN BOULEVARD, HAMILTON PLACE, AND IN ONE HUNDREDTH, ONE HUNDRED AND FIFTY-THIRD, KELLY, TOPPING AND CHISHOLM STREETS.

No. 3. FOR RE-REGULATING AND REGRADING ONE HUNDRED AND THIRTY-THIRD STREET, from Boulevard to Twelfth ave-nue, and SELTING CURB-STONES AND FLAGGING SIDEWALKS THEREIN.

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

Each estimate must be verified by the oath in writing.

Each estimate must be verified by the oath, in writing, of the party making the same, that the several matters therein stated are true, and must be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, to the effect that if the contract is awarded to the person making the estimate, they will,

upon its being so awarded, become bound as his sureties for its faithful performance; and that if he shall refuse or neglect to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled upon its completion and that which the Corporation may be obliged to pay to the person to whom the contract shall be awarded at any subsequent letting; the amount to be calculated upon the estimated amount of the work by which the bids are tested.

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

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

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. 31 Chambers street.

THOS. F. GILROY,

Commissioner of Public Works,

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, No. 21 CHAMBERS STREET, New YORK, August 14, 1889.

TO OWNERS OF LANDS ORIGINALLY ACQUIRED BY WATER GRANTS.

A TTENTION IS CALLED TO THE RECENT 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 thereupon the owner of such lot, his heirs and assigns, and thereforth be relieved from any obligation to pave, repair, uphold or maintain said street, and the lot in respect to which such notice was given shall be liable to assessment accordingly.

The Commissioner of Public Works desires to give the following explanation of the operation of this act:

When notice, as above described, is given to the Commissioner of Public Works, the owner of the lot or lots therein

BOARD OF EDUCATION.

SEALED PROPOSALS WILL BE RECEIVED BY the Board of School Trustees for the Twenty-first Ward, at the Hall of the Board of Education, No. 146 Grand street, until 4 o'clock p. w., on Monday, December 5, 1892, for Improving the New Site adjoining Grammar School Building No. 14, on East Twenty-eighth street, near Second avenue.

ear Second avenue.

EDWARD BELL,
FREDERICK B. JENNINGS,
PAYSON MERRILL,
Board of School Trustees, I wenty-first Ward.
Dated New York, November 19, 1892.

Sealed proposals will also be received at the same place by the School Trustees of the Eighteenth Ward, until 9.30 o'clock a. m., on Wednesday, November 30, 1892, for supplying New School Furniture for Grammar School Building No. 50, in East Twentieth street.

A. G. VANDERPOEL, Chairman, EWEN McINTYRE, Secretary,
Board of School Trustees, Eighteenth Ward.
Dated New YORK, November 17, 1892.

Sealed proposals will also be received at the same place by the School Trustees of the Twenty-second Ward, until 4 o'clock P. M., on Wednesday, November 30, 1892, for supplying New School Furniture for Primary Department of Grammar School No. 28, in West Fortieth street.

JAMES R. CUMING, Chairman, R. S. TREACY, Secretary,
Board of School Trustees, Twenty-second Ward.
Dated New YORK, November 17, 1892.

Plans and specifications may be seen, and blank pro-posals obtained, at the office of the Superintendent of School Buildings, No. 146 Grand street, third floor. The Trustees reserve the right to reject any or all of the proposals submitted.

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

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

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

Education render their responsibility doubtful.

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 F. 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, 1802.

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 23, 1892, 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 partners and the said Committee on Supplies of the faithful partners and Committee on Supplies of the faithful partners and Committee on Supplies.

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.

on to the Clerk of the Board.
New York, November 8, 1802.
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 23, 1892, at 4 F.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.

nterest.
Dated New York, November 8, 1892.
THADDEUS MORIARTY,
WILLIAM H. GRAY,
ISAAC A. HOPPER,
JAMES W. MEBARRON,
R. DUNCAN HARRIS,
Committee on Supplies.

COMMISSIONER OF STREET IM-PROVEMENTS OF THE TWENTY-THIRD AND TWENTY-FOURTH WARDS.

OFFICE OF
COMMISSIONER OF STREET IMPROVEMENTS
OF THE TWENTY-THIRD AND TWENTY-FOURTH WARDS,
NEW YORK, November 16, 1892.

TO CONTRACTORS.

SEALED BIDS OR ESTIMATES FOR EACH OF the following-mentioned works, with the title of the work and the name of the bidder indorsed thereon, also the number of the work, as in the advertisement, will be received by the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards, at his office, No. 2622 Third avenue, corner of One Hundred and Forty-first street, until 3 o'clock P. M., on Tuesday, November 29, 1892, at which place and hour they will be publicly opened.

No. 1. FOR BUILDING STEEL BRIDGEIN EAGLE AVENUE, CROSSING CLIFTON STREET (East One Hundred and Sixty-first street).

No. 2. FOR REGULATING, GRADING, SETTING
CURB-STONES, FLAGGING THE SIDEWALKS AND LAYING CROSSWALKS
IN KELLY STREET, from Westchester
avenue to Prospect avenue.

No. 3. FOR REGULATING, GRADING, SETTING CURB-STONES AND FLAGGING THE SIDEWALKS IN ONE HUNDRED AND THIRTY-SIXTH STREET, from the Southern Boulevard to Locust avenue.

No. 4. FOR REGULATING, GRADING, SETTING CURB-STONES, FLAGGING THE SIDEWALKS AND LAYING CROSSWALKS IN UNION AVENUE, from the Southern Boulevard to One Hundred and Fifty-sixth street.

No. 5. FOR REGULATING AND PAVING WITH GRANITE-BLOCK PAVEMENT THE CARRIAGEWAY OF ONE HUNDRED AND SIXTY-NIN'IH STREET, from Franklin avenue to Boston road, and SETTING CURB-STONES AND LAYING FLAGGING AND CROSSWALKS.

FOR CONSTRUCTING SEWER AND APPURTENANCES IN WALNUT AVE-NUE, between One Hundred and Thirty-eighth and One Hundred and Forty-first

FOR CONSTRUCTING SEWER AND APPURTENANCES IN ONE HUNDRED AND SEVENTY-THIRD STREET, from the existing sewer fifty-five feet west of Anthony avenue to Morris avenue.

Anthony avenue to Morris avenue.

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

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

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

person to whom the contract shall be awarded at any subsequent letting; the amount to be calculated upon the estimated amount of the work by which the bids are tested.

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

No estimate will be considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must nor 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 the deposit made by him shall be forefied 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 o

BOARD OF STREET OPENING AND IMPROVEMENT.

NOTICE IS HERFBY GIVEN THAT THE Board of Street Opening and Improvement of the City of New York, deeming it for the public interest so to do, propose to alter the map or plan of the City of New York, by closing and discontinuing Two Hundred and Eighteenth, Two Hundred and Nineteenth and Two Hundred and Two Hundred and Twentieth streets, in the Twelfth Ward of the City of New York, from the easterly side of Ninth avenue to the United States Channel line of the Harlem River Improvement, more particularly described as follows:

scribed as follows:

Two Hundred and Eighteenth Street.

Beginning at a point, the southeasterly corner of Ninth avenue and Two Hundred and Eighteenth street; thence easterly along the southerly line of Two Hundred and Eighteenth street, distance 407.30 feet to the United States Channel line, Harlem River Improvement; thence northerly along said channel line, distance 83.05 feet to the northerly line of Two Hundred and Eighteenth street; thence westerly along said onortherly line, distance 385.0 feet to the easterly line of Ninth avenue; thence southerly along said line, distance 80 feet to the point or place of beginning.

Two Hundred and Nineteenth Street.

Ninth avenue; thence southerly along said line, distance 50 feet to the point or place of beginning.

Two Hundred and Dinketeenth Street.

Beginning at a point, the southensterly corner of Ninth avenue and Two Hundred and Nineteenth street; thence easterly along the southerly line of Two Hundred and Nineteenth street; thence easterly along the southerly line of Two Hundred and Nineteenth street; distance 393,46 feet to the United States Channel line, Harlem River Improvement; thence northerly along said channel line, distance 63,32 feet to the northerly line of Two Hundred and Nineteenth street; thence westerly along said northerly line, distance 303,26 feet to the easterly line of Ninth avenue; thence southerly along said line, distance 60 feet to the point or place of beginning.

Two Hundred and Twentieth Street.

Beginning at a point, the southerly corner of Ninth avenue and Two Hundred and Twentieth street; thence easterly along the southerly line of Two Hundred and Twentieth street, distance 205,72 feet to the United States Channel line, Harlem River Improvement; thence northerly along said channel line, distance 67,77 feet to the northerly line of Two Hundred and Twentieth street; thence westerly along the northerly line of Two Hundred and Twentieth distance 195,35 feet to the easterly line of Ninth avenue; thence southerly along said line, distance 60 feet to the point or place of beginning.

And notice is hereby given that such proposed closing as aforesaid will be considered by this Board, at a meeting of this Board, to be held in the Mayor's office, on Friday, December 2, 1892, at 2 o'clock.

And that such proposed action of the said Board of Street Opening and Improvement has been duly laid before the Board of Aldermen.

Dated New York, November 16, 1892.

V. B. LIVINGSTON,

DEPARTMENT OF DOCKS.

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

TO CONTRACTORS.

PROPOSALS FOR ESTIMATES FOR PREPARING FOR AND BUILDING A CRIB-BULKHEAD, WITH APPURTENANCES, FROM
WEST ONE HUNDRED AND TWENTYNINTH 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 1 o'clock P. M. of

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:

Dredging for the site of the Crib-bulkhead, about

Dredging for the site of the Crib-bulkhead, about 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-logs.

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 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 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 com-

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 contract or 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. entire work Dollars per day.

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

mate 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.

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

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

Each estimate shall be accompanied by the consent

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

Each estimate shall be accompanied by the consent in writing of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person or persons making the estimate, they will, 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 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 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 all his debts of every nature, and 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

roller of the City of New York after the award is made and prior to the signing of the contract

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

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

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

POTATION.

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.

I. 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 REPAIR-ING PIER, NEW 59, NORTH RIVER, NEAR THE FOOT OF WEST TWENTY-NINTH STREET, NORTH RIVER.

ESTIMATES FOR REPAIRING PIER, NEW 59, 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 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 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 Vellow Pine Plank, requiring about the following quantities:

mea: the	, B. M., sured in work.
2. Yellow Pine Timber, 4" x 10"	2,000
Total	18,000
meas the	, B. M., sured in work.
3. Spruce Timber, 4" x 12"	4,072
4" X 10"	115,320
" 4" x 7"	135
Total	119,527

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

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.

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

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

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.

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

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 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 30, 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.

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.

of the contract.

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.

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 two parties making the estimate, that the several matters stated therein are in all respects true. Where more than one cerson is interested, it is re

Each bid or estimate shall be accompanied by the con Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as sureties for its faithful performance in the sum of 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 Corpora-

tion may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York before the award is made and prior to the signing of the contract.

No estimate will be considered unless accompanied by either a certified check upon one of the banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of 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 five days after written notice that the same has been awarded to his or their bid or proposal, or

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

DEPARTMENT OF STREET CLEANING.

NOTICE.

PERSONS HAVING BULKHEADS TO FILL, IN the vicinity of New York Bay, can procure material for that purpose—ashes, street sweepings, etc., such as 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.

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 FIFTIETH STREET, between Amsterdam avenue and the Boulevard, in the Twelfth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT 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, 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 17th day of September, 1869, and more particularly set forth in the aforesaid order of appointment and 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 owners, lessees, parties and persons, respectively entitled to or Interested in the said 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 expent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of 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

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. 5t 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 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.

Dated New York, November 11, 1892.

Dated New York, November 11, 1892.

BENJAMIN PAUTERSON,
SAMUEL W. MILBANK,
HENRY WINTHROP GRAY,

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 VERMILVEA 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

street, distant and 58-100 feet southerly from the southerly line of Kingsbridge road.

Thence easterly and at an angle of co degrees with said Dyckman street, distance 2,418 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 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

the point of place of beginning. Said street to be so 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 Works of the City of New York, in the office 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, 1692.

WM. H. CLARK,

Counsel to the Corporation,

No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Stree 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 acquiring title, wherever the same has not been here-tofore acquired, to COOPER STREET talthough not yet named by proper authority), from Academy street to Ishamstreet, in the Tweifth 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.

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

and, viz.:

Beginning at a point in the easterly line of Academy reet, distant 250 feet northerly from the northerly ne of Kingsbridge road.

Thence easterly and parallel with said Kingsbridge and, distance 1,510 10-100 feet to the westerly line of them street.

Thence externy and provided to the westerly line of Isham street.

Thence northerly along said line, distance 50 feet.

Thence westerly, distance 1,510 10-100 feet, to the easterly line of Academy street.

Thence southerly 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 Register of the City and County of New York, in the Department of Public Works of the City of New York, and in the Department of Public Parks of the City of New York.

nd in the Department ew 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 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-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:

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. 5: 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 ofth 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.

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 ogether, are bounded and described as follows, viz.; 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 175 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 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 trate of, 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, 1892.

Dated New York, November 4, 1892.
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 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.

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 3oth 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.:

Beginning at a point in the easterly line of the Spuy-

the following-described lots, pieces or parcels of land, viz.:

Beginning at a point in the easterly line of the Spuyten Duyvil Parkway, distant 2,670.88 feet westerly from the northerly prolongation of the easterly line of Tenth avenue, measured at right angles to the same from a point 18,072.22 feet northerly of the intersection of the easterly line of Tenth avenue with the southerly line of One Hundred and Fifty-fifth street.

1. Thence northeasterly along the eastern line of Spuyten Duyvil Parkway for 140.95 feet.

2. Thence southerly, curving to the left on the arc of a circle, tangent to the preceding course, whose radius is 32 feet for 48.73 feet to a point of compound curve.

3. Thence southeasterly on the arc of a circle whose radius is 380 feet for 103.63 feet to a point of reverse curve.

a. Thence southeasterly on the arc of a circle whose radius is 375.33 feet for 77.98 feet to a point of compound

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

radius is 635 feet for 269.99 teet to a point of compound curve.

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.

g. 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 357,81 feet to a point of compound curve.

10. Thence southeasterly on the arc of a circle whose radius is 18 feet for 45.03 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 404,66 feet to a point of reverse tourve.

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

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 feet for 250.02 feet 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,

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 E, THE UNDERSIGNED COMMISSIONEES.

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 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,

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 together are bounded and described as follows, viz.: Beginning at a point on the westerly line of Avenue St. Nicholas, distant 100 feet southerly from the southerly line of One Hundred and Twenty-eighth street; running thence northerly along said westerly line of Avenue St. Nicholas to a point distant 100 feet northerly 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 and 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-seventh street; now closed; thence northerly and parallel with the easterly line of St. Nicholas Terrace, and distant 100 feet easterly line of St. Nicholas, and distant 90 feet westerly and parallel with the westerly line of Avenue St. Nicholas, and distant 90 feet westerly and parallel with the easterly line of One Hundred and Fortieth street, now closed; thence mortherly 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 for a distance of 50 feet; thence northerly from the northerly line of One Hundred and Fortieth street for a distance of 50 feet; thence northerly from the northerly line of One Hundred and Thirty-sits street; the centre line of the block between the Boulevard and Twenty-eight avenue; thence southerly and parallel, or nearly so, with the westerly line of Convent avenue and Convent

nfirmed.
Dated New York, October 29, 1892.
ANDREW S. HAMMERSLEY, Jr.
Chairm ROBERT M. VAN ARSDALE, PATRICK FOX,

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 Trinity 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 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 or unimproved lands affected thereby, and
to all others whom it may concern, to wit:

First—That we have completed our estimate and
assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and
having objections thereto, do present their said objections in writing, duly verified, to us at our office, No.
200 Broadway, fifth floor), in the said city, on or before
the 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, 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. Sacard. That the abstract of our said estimate and

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

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.

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; 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

nue.

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, 1822, 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, 1892.

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

NOTICE IS HEREBY GIVEN THAT WE, 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 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 6th day of December, 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 28, 1892.

EUGENE S. IVES, DERET MACLAY

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 of Estimate and Assessment in the above-entitled matter, hereby give notice to all persons inter-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

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; 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 line of Amsterdam avenue; southerly by the centre line of the blocks between One Hundred and Eighty-seventh street; and 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

reposited 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 there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

thereon, a motion with confirmed.

Dated New York, October 26, 1892.

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

Commission

Commissioners.

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 SEVENTY-1 HIRD STREET, from Tenth avenue to the Kingsbridge road, in the Twelfth Ward of the City of New York.

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 20 '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, 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 29, 1892.

WM. A. DUER, Chairman, WILLILS MOTICE IS HEREBY GIVEN THAT WE, THE

, October 29, 109...
WM. A. DUER, Chairman,
WILLIAM H. WILLIS,
SAMUEL W. MILBANK,
Commissioners,

MATTHEW P. RYAN, Clerk.

THE CITY RECORD.

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election day excepted, at No. 2 City Hall, New York
City. Annual subscription \$9.30.
W. J. K. KENNY,
Supervisor