THE CITY RECORD.

OFFICIAL JOURNAL.

VOL. XXV.

NEW YORK, TUESDAY, FEBRUARY 23, 1897.

NUMBER 7, 236.

APPROVED PAPERS.

Approved Papers for the week ending February 20, 1897.

Resolved, That Monday, the 22d day of March, 1897, at 2 P. M. o'clock, in the afternoon, and the Chamber of the Board of Aldermen be and they are hereby designated as the time and place when and where the application of the Third Avenue Railroad Company to the Common Council of the City of New York for its consent and permission for the construction, maintenance, operation of the the said pertitioner of the said pertitioner of the said pertitioner. and use by the said petitioner of the surface railroad mentioned in the petition of said petitioner for such consent through, upon and along the surface of Ninety-ninth street and other streets,

for such consent through, upon and along the surface of Ninety-ninth street and other streets, avenues and highways as are more particularly set forth in said petition, and therein described, will be first considered, and that public notice be given by the Clerk of this Board by publishing the same daily for fourteen days in two daily newspapers published in this city, to be designated therefor by his Honor the Mayor, according to the provisions of section 92, as amended, of the Railroad Law; advertising to be at the expense of the petitioner.

Adopted by the Board of Aldermen, February 9, 1897. Approved by the Mayor, February 13, 1897, and the "Post" and the "World" designated.

Resolved, That Monday, the 22d day of March, 1897, at 2 o'clock in the afternoon, and the Chamber of the Board of Aldermen, be and they are hereby designated as the time and place when and where the application of the Forty-second Street, Manhattanville and St. Nicholas Avenue Railway Company to the Common Council of the City of New York, for its consent and permission for the construction, maintenance, operation and use by the said petitioner of the surface railroad mentioned in the petition of said petitioner for such consent, through, upon and along the surface of Ninety-seventh street, and other streets, avenues and highways, as are more particularly set forth in said petition, and therein described, will be first considered, and that public notice be given by the Clerk of this Board by publishing the same daily for fourteen days in two daily newspapers published in this city, to be designated therefor by his Honor the Mayor, according to the provisions of section 92, as amended, of the Railroad Law; advertising to be at the expense of the petitioner.

petitioner.

Adopted by the Board of Aldermen, February 9, 1897. Approved by the Mayor, February 13, 1897, and the "Morning Advertiser" and the "Press" designated.

Resolved, That Monday the 22d day of March, 1897, at two o'clock in the afternoon, and the Chamber of the Board of Aldermen, be and they are hereby designated as the time and place when and where the application of the Forty-second Street, Manhattanville and St. Nicholas Avenue Railway Company to the Common Council of the City of New York, for its consent and permission for the construction, maintenance, operation and use by the said petitioner of the surface railroad mentioned in the petition of said petitioner for such consent, through, upon and along the surface of Lenox avenue, and other streets, avenues and highways, as are more particularly set forth in said petition, and therein described, will be first considered, and that public notice be given by the Clerk of this Board by publishing the same daily for fourteen days in two daily newspapers published in this city, to be designated therefor by his Honor the Mayor, according to the provisions of section 92, as amended, of the Railroad Law; advertising to be at the expense of the petitioner.

Adopted by the Board of Aldermen, February 9, 1897. Approved by the Mayor, February 13, 1897, and the "Press" and the "Morning Advertiser" designated.

Resolved, That Monday, March 22, 1897, at 2 o'clock in the afternoon, and the Chamber of the Board of Aldermen, be and they are hereby designated as the time and place when and where the application of the Third Avenue Railroad Company to the Common Council of the City of New York, for its consent and permission for the construction, maintenance, operation and use by the sufficiency of the surface railroad mentioned in the petition of said petitioner for such consent. York, for its consent and permission for the construction, maintenance, operation and use by the said petitioner of the surface railroad mentioned in the petition of said petitioner for such consent, through, upon and along the surface of Fifty-seventh street, and other streets, avenues and highways, as are more particularly set forth in said petition, and therein described, will be first considered, and that public notice be given by the Clerk of this Board by publishing the same daily for fourteen days in two daily newspapers published in this city, to be designated therefor by His Honor the Mayor, according to the provisions of section 92, as amended, of the Railroad Law. Advertising to be at the expense of the petitioner.

Adverted by the Board of Aldermen, February 0, 1807. Approved by the Mayor February 12.

for fourteen days in two daily newspapers published in this city, to be designated therefor by His Honor the Mayor, according to the provisions of section 92, as amended, of the Railroad Law. Advertising to be at the expense of the petitioner.

Adopted by the Board of Aldermen, February 9, 1897. Approved by the Mayor, February 13, 1897, and the "Times" and the "Sun" 'designated.

Resolved, That Monday, the 22d day of March, 1897, at 2 p. M. o'clock in the afternoon, and the Chamber of the Board of Aldermen, be and they are hereby designated as the time and place when and where the application of the Third Avenue Railroad Company to the Common Council of the City of New York for its consent and permission for the construction, maintenance, operation and use by the said petitioner of the surface railroad mentioned in the petition of said petitioner for such consent, through, upon and along the surface of One Hundred and Forty-fifth street, and other streets, avenues and highways, as are more particularly set forth in said petition, and therein described, will be first considered, and that public notice be given by the Clerk of this Board by publishing the same daily for fourteen days in two daily newspapers published into city, to be designated therefor by his Honor the Mayor, according to the provisions of section 92, as amended, of the Railroad Law; advertising to be at the expense of the petitioner.

Adopted by the Board of Aldermen, February 9, 1897. Approved by the Mayor, February 13, 1897, and the "Tribune" and the "Mail and Express" designated.

Resolved, That Monday, the 22d day of March, 1897, at 2 p. M. o'clock in the afternoon, and the Chamber of the Board of Aldermen, be and they are hereby designated as the time and place when and where the application of the Third Avenue Railroad Company and the Forty-second Street, Manhattanville and St. Nicholas Avenue Railway Company to the Common Council of the City of New York for its consent and permission for the construction and operation by the said petitio

said petition and therein designated, will be first considered, and that public notice be given by the Clerk of this Board by publishing the same daily, for at least fourteen days, in two daily newspapers published in the City of New York, to be designated therefor by his Honor the Mayor, according to the provisions of section 22 of the Railroad Law, as amended, such advertising to be at the

expense of the said petitioner.

expense of the said petitioner.

Adopted by the Board of Aldermen, February 9, 1897. Approved by the Mayor, February 13, 1897, and the "Mail and Express" and the "Daily News" designated.

Resolved, That Monday, the 22d day of March, 1897, at 2 P. M. o'clock in the afternoon, and the Chamber of the Board of Aldermen be and they are hereby designated as the time and place when and where the application of the Forty-second Street, Manhattanville and St. Nicholas Avenue Railway Company to the Common Council of the City of New York, for its consent and permission for the construction, maintenance, operation and use by the said petitioner of the surface railroad mentioned in the petition of said petitioner for such consent, through, upon and along the permission for the construction, maintenance, operation and use by the said petitioner of the surface railroad mentioned in the petition of said petitioner for such consent, through, upon and along the surface of Sixty-sixth street, and other streets, avenues and highways, as are more particularly set forth in said petition, and therein described, will be first considered, and that public notice be given by the Clerk of this Board by publishing the same daily for fourteen days in two daily newspapers published in this city, to be designated therefor by his Honor the Mayor, according to the provisions of section 92, as amended, of the Railroad Law; advertising to be at the expense of the

petitioner.

Adopted by the Board of Aldermen, February 9, 1897. Approved by the Mayor, February 13, 1897, and the "Sun" and the "Press" designated.

Resolved, That Monday, March 22, 1897, at eleven o'clock in the forenoon, at the Chamber of the Board of Aldermen, be and they hereby are designated as the time and place when and where the application of the Forty-second Street, Manhattanville and St. Nicholas Avenue Railway Company to the Common Council of the City of New York for its consent and permission to the construction, maintenance and operation by the said petitioner of the street surface railroad

extensions or branches mentioned in the petition of said company for such consent and permission, through, along and upon the surface of Kingsbridge road, or Broadway, and other streets, avenues, boulevards and highways set forth in said petition, and therein designated, will be first considered; and that public notice be given by the Clerk of this Board by publishing the same daily for at least fourteen days in two daily newspapers published in the City of New York, to be designated therefor by his Honor the Mayor, according to the provisions of section 92 of the Railroad Law, as amended, such advertising to be at the expense of the said petitioner.

Adopted by the Board of Aldermen, February 9, 1897. Approved by the Mayor, February 13, 1897, and the "Tribune" and the "Times" designated.

Resolved, That permission be and the same is hereby given to the Washington Life Insurance Company to build, erect and keep a temporary platform over the sidewalk and carriageway of Liberty street, from Broadway to Temple street, and over the sidewalk of Temple street for a space equal to the frontage of the company's new building on Temple street, as shown on the accompanying diagram, the platform being for the protection of pedestrians on their way from Broadway to the ferries and in the opposite direction, provided the said Washington Life Insurance Company stipulates with the Commissioner of Public Works to remove said platform immediately after the completion of their new building on said streets, the work to be done at their own expense, under the direction of the Commissioner of Public Works to remove said platform immediately after the completion of their new building on said streets, the work to be done at their own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February 15, 1897.

Resolved, That permission be and the same is hereby given to Henry V. Williams to regulate, grade, curb and flag the west side of Trinity avenue, beginning at One Hundred and Sixty-fitth street and running north four hundred and eighty feet, as far as avenue is opened, the work to be done at his own expense, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; such permission to continue only during the pleasure of the Common Council. of the Common Council.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February 15,

Adopted by the Board of Aldermen, testand, and the same is hereby given to Tressa Schwind to place and keep two ornamental lamp-posts and lamps in front of No. 13 Avenue B, within the stoop-line, provided the lamps be kept lighted during the same hours as the public lamps; that the posts shall not exceed the dimensions prescribed by law (eighteen inches square at the base), the lamps not to exceed two feet in diameter and not to be used for advertising purposes, the work to be done and gas supplied at her own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February 15, 1807.

Resolved, That permission be and the same is hereby given to George de Sosnowski, Manager of the Exhibition of the Model of St. Peter's Cathedral at Rome, now being held at No. 2 West Eighteenth street, to stretch a banner between the buildings No. 2 West Eighteenth street and the building opposite known as Chickering Hall, provided however the consent of the property-owners of said buildings be first obtained, the work to be done at their own expense, under the direction of the Commissioner of Public Works; such permission to continue only for two weeks from the date of approval by his Honor the Mayor.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February 15, 1807.

Resolved, That permission be and the same is hereby given to L. Stone, of No. 286 Fifth avenue, to remove the glass and wooden bars in window in front of said premises, and replace the same with round corners and brass bars, the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council. Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February 15,

Resolved, That the square or public place at the junction of White Plains avenue, Olin street and Briggs street, at Williamsbridge, in the Twenty-fourth Ward, not yet named by proper authority, be named, entitled and shall hereafter be known as Williamsbridge Square.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February 15,

Resolved, That permission be and the same is hereby given to Fitania Club to suspend a banner across Bleecker street, from No. 149 Bleecker street to No. 150 Bleecker street, the work to be done at their own expense, under the direction of the Commissioner of Public Works; such permission to continue only two weeks from February 10, 1897.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February 15,

Resolved, That Stebbins avenue, from Dawson street to the Boston road, be regulated and graded, the curb-stone set, the sidewalks flagged a space four feet in width, crosswalks laid at each intersecting or terminating street or avenue where not already laid, and fences placed where necessary, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards: and that the accompanying ordinance therefor be adopted. and Twenty-fourth Wards; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February 15,

1897.
Resolved, That the Southern Boulevard, from East One Hundred and Thirty-eighth street to

Resolved, That he Southern Boulevald, Iron East One Funded and Thirty-eighth street to the southerly line of the Port Morris Branch of the New York and Harlem Railroad, and from the northerly line of the New York and Harlem Railroad to the Hunt's Point road, be regulated and graded, the curb-stones set, the sidewalks flagged a space four feet in width, and that crosswalks be laid at each intersecting and terminating street or avenue where not already laid, under the direction of the Commissioner of Street Improvements, Twenty-third and Twenty-fourth Wards; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February 15,

Resolved, That Inwood avenue, from Cromwell avenue to Featherbed lane, be regulated and graded, the curb-stones set, the sidewalks flagged a space four feet in width, crosswalks laid at each intersecting and terminating street or avenue where not already done, and fences placed along the sides thereof where necessary, under the direction of the Commissioner of Street Improvements, Twenty-third and Twenty-fourth Wards; and that the accompanying ordinance be adopted.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February 15, 1897.

Resolved, That Rogers place, from Dawson street to East One Hundred and Sixty-fifth street, be regulated and graded, curb-stones set, sidewalks flagged a space four feet in width, approaches built, fences placed where necessary and crosswalks laid at each intersecting and terminating street or avenue, where not already laid, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; and that the accompanying ordinance therefor he adverted

nance therefor be adopted.

Adopted by the Board of Aldermen, Febraury 2, 1897. Approved by the Mayor, February 15,

1897.

Resolved, That the vacant lot at No. 303 West Seventy-first street be fenced in with a picket fence where not already done, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February 15,

1897.
Resolved, That the sidewalks on the north side of Sixty-second street, commencing about one Resolved, That the sidewalks on the north side of Sixty-second street, commencing about one hundred and twenty-five feet, Resolved, I hat the sidewarks on the horth side of sixty-second street, commencing about one hundred feet east of Eleventh avenue and extending east about one hundred and twenty-five feet, be flagged eight feet wide, where not already done, and that all the flag and the curb now on the sidewalk be relaid and reset where necessary, and that new flag and curb be furnished where the present flag and curb are defective, as provided by section 321, chapter 410, Laws 1882, as amended by chapter 569, Laws 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February

Resolved, That Two Hundred and Thirty-third street, from Jerome avenue to Bronx river, he regulated and graded, curb-stones set, sidewalks flagged a space four feet in width, approaches built, fences placed where necessary, and crosswalks laid at each intersecting and terminating street or avenue, where not already laid, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; and that the accompanying ordi-

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February

15, 1897.
Resolved, That Croton water-mains be laid in One Hundred Eighty-fourth street, running from Jerome avenue to Aqueduct avenue, East; in Davidson avenue, running one hundred feet

south and four hundred and thirty feet north of One Hundred Eighty-fourth street; in Grand avenue, running one hundred and seventy-five feet south and three hundred and eighty feet north of One Hundred Eighty-fourth street, and in Aqueduct avenue, East, running two hundred and forty feet south of One Hundred Eighty-fourth street, as provided by section 356 of the New York City Consolidation Act of 1882.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February

Resolved, That water-mains be laid in Burnside avenue, between Jerome and Sedgwick avenues, as provided by section 356 of the New York Consolidation Act of 1882.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February

Resolved, That water-mains be laid in Crotona avenue, from Tremont avenue to Lebanon street, as provided by section 356 New York City Consolidation Act of 1882.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February

Resolved, That water-mains be laid in One Hundred and Seventy-first street, from Commerce to Sedgwick avenue; in Sedgwick avenue, from One Hundred and Seventy-first street to Cedar avenue; in Cedar avenue, from Sedgwick avenue to Fordham road; in Fordham road, from Cedar avenue to Harlem River Ship Canal; across and under Harlem River Ship Canal, from Fordham road to Two Hundred and Ninth street; in Two Hundred and Ninth street, from canal to Tenth avenue, and in Isham street, from Tenth avenue to Kingsbridge road, as provided by section 356 of the New York City Consolidation Act of 1882.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February

15, 1897.
Resolved, That water-mains be laid in Riverside Drive, from One Hundred and Twenty-second to One Hundred and Twenty-seventh street, as provided by section 356 of the New York City Consolidation Act of 1882. Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February

Resolved, That Croton water-mains be laid in Two Hundred and Sixteenth street, between

Kingsbridge road and Columbus avenue, as provided by section 356 of the New York City Consolidation Act of 1882. Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February

Resolved, That Croton water-mains be laid in Prospect avenue, from Freeman avenue to Ritter place, as provided by section 356 of the New York City Consolidation Act of 1882.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February

Res lived, That water-mains be laid in Lexington avenue, between Ninety-eighth and One Hundred and First streets, as provided by section 356 of the New York City Consolidation Act

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February

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

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February 15, 1897.

Resolved, That gas-mains be laid, street-lamps placed thereon and lighted, in Sixth street, between White Plains avenue and Fourth avenue, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February

Resolved, That gas-mains be laid, lamp-posts erected, street lamps placed thereon and lighted, in One Hundred and Eighty-fifth street, from Washington avenue to Park avenue, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February 15,

Resolved, That gas-mains be laid, street-lamps placed thereon and lighted in Academy street, en Seaman avenue and Kingsbridge road, under the direction of the Commissioner of Public

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February

Resolved, That gas mains be laid, lamp-posts erected and street-lamps placed thereon and lighted in Two Hundred and Sixteenth street, from Kingsbridge road to Columbus avenue, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February

15, 1897.

Resolved, That gas-mains be laid, lamp-posts erected, street-lamps placed thereon and lighted in Spring place, from Franklin avenue to Boston road, under the direction of the Commissioner of Public Works.

Adopted by the Board of Aldermen, February 2, 1897. Approved by the Mayor, February

Resolved, That the Commissioners of the Department of Public Parks be and they are hereby authorized to expend the sum of two hundred and ninety-three dollars and seventy-five cents in payment of the following bills:

A. G. Bogert, for reviewing-stand erected in Central Park for review of Park Police in May, 1896, to be paid the sum of two hundred and twenty-five dollars;

J. W. Mason & Co., for use of chairs at the Li Hung Chang Review, September 1, 1896, the

sum of forty-three dollars and seventy-five cents; and
J. W. Mason & Co., for use of chairs at Washington Square reviewing-stands, October 17,

1896, the sum of twenty-five dollars;
And the Comptroller is hereby authorized to draw the several warrants therefor.
Adopted by the Board of Aldermen, February 9, 1897. Approved by the Mayor, February

Resolved, That permission be and the same is hereby given to St. Joseph's Lyceum to place and keep transparencies on the following lamp-posts: Northeast corner of Waverley place and Sixth avenue; northwest corner of Washington place and Sixth avenue; southeast corner of Grove street and Washington place; northwest corner of Christopher and Hudson streets; the work to be done at its own expense, under the direction of the Commissioner of Public Works, such permission to continue only for two weeks from February 13, 1897.

Adopted by the Board of Aldermen, February 9, 1897. Approved by the Mayor, February

15, 1897.
Resolved, That permission be and the same is hereby given to Adolf Philipp, of the Germania Theatre, to parade through the streets of the City of New York, with a horse and wagon and people in costume, under the direction of the Chier of Police; such permission to continue only during the months of February and March, 1897.

Adopted by the Board of Aldermen, February 9, 1897. Approved by the Mayor, February 1807.

Resolved, That so much of G.O. 12251/2 as is contained in the application of Antonio Debrino to keep a bootblack stand in front of premises No. 75 Park Row be and the same is hereby adopted.

Adopted by the Board of Aldermen, February 2, 1897. Received from his Honor the Mayor,

Adopted by the Board of Aldermen, February 2, 1897. Received from his Honor the Mayor, February 16, 1897, without his approval or objections thereto; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

Resolved. That permission be and the same is hereby given to Morris Gillman to place and keep a stand for the sale of newspapers and periodicals under the elevated railroad stairs on the northwest corner of Fifty-ninth street and Third avenue, provided said stand shall be erected in conformity with the provisions of subdivision 3, section 86 of the New York City Consolidation Act of 1882, as amended by the Laws of 1896, and subject to the conditions of an ordinance to regulate the placing of stands under the stairs of the elevated railroad which was adopted by the Board of Aldermen September 2, 1806, and repassed on October 6, 1806. Board of Aldermen September 3, 1896, and repassed on October 6, 1896.

Adopted by the Board of Aldermen, February 2, 1897. Received from his Honor the Mayor,

February 16, 1897, without his approval or objections thereto; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

Resolved, That permission be and the same is hereby given to the following-named persons whose application for stands have been indorsed by the Aldermen of the districts in which they are to be located, to erect, keep and maintain stands for the sale of newspapers, periodicals, fruit or soda-water, and for bootblacking purposes, within the stoop-lines at the locations set respectively opposite their names, and in compliance with the provisions of "An ordinance to regulate the use of the sidewalks of the streets of the City of New York within the stoop-lines, for stands, etc."

Second Assembly District.

FRUIT STANDS.

Niocla Santagelo, 14 Catharine street. Gaetano Frascello, 341 Pearl street.

Meyer Katz, 39 Canal stree .

Louis Miller, 219 Rivington street.

BOOTBLACK STANDS.
Michele Mintone, 51 Chambers street,
Third Assembly District.

Fifth Assembly District. SODA-WATER STAND

Seventh Assembly District.

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Eighth Assembly District.
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Hyman Applebaum, 40 to 44 Jefferson Market.

BOOTBLACK STAND. Joseph Alletta, 2 West Fourth street.

Ninth Assembly District.
NEWSPAPER STAND.

Thirteenth Assembly District.

Ike Feller, 102 Eighth avenue.

Andrew Wignot, 200 West Twenty-sixth street. Sixteenth Assembly District. Newspaper Stand.

Abraham Goldberg, 201 East Fortieth street. BOOTBLACK STAND.

Gennaro Fortunato, 11 Vanderbilt avenu Eighteenth Assembly District.

Lizzie Rubin, 870 Eighth avenue. Nineteenth Assembly District.

Willam O'Neill, 789 Ninth avenue Twentieth Assembly District.

FRUIT STAND. Petro Olleio, 1242 Second avenue, BOOTBLACK STAND.

Ralph Olleio, 1242 Second avenue. Twenty-third Assembly District.

Twenty-third Assembly District.

Fru T Stand.

Charles Holscher, 651 Columbus avenue.

Twenty-first Assembly District.

Bootblack Stand.

Nicolo Frascello, Grand Central Station, on north side of Forty-second street.

Adopted by the Board of Aldermen, February 2, 1897. Received from his Honor the Mayor, February 16, 1897, without his approval or objections thereto; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

Resolved, That Kingsbridge road, from Webster avenue to the eastern approach of the Grand Boulevard or Concourse, and from the western approach of the Grand Boulevard or Concourse to the Harlem river, be regulated and graded, curb stones set, sidewalks flagged a space four feet in width, approaches built, fences placed where necessary, and crosswalks laid at each intersecting and terminating street or avenue, where not already lard, under the direction of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; and that the accompanying ordinance therefor he adonted. ing ordinance therefor be adopted.

Adopted by the Board of Aldermen, February 2, 1897. Received from his Honor the Mayor, February 16, 1897, without his approval or objections thereto; therefore, as provided in section 75, chapter 4to, Laws of 1882, the same became adopted.

Resolved, That the following-named persons be and they are hereby respectively reappointed to the effice of Commissioner of Deeds in and for the City and County of New York, to date from

the expiration of their present terms of office, viz.:

Joseph J. Ludwig. Thomas C. Lewis. Joseph J. Ludwig. Henry P. Crosher. Israel M. Schampain. Charles Forst. Robert Montgomery. Leopold Moschkowitz. Moses Cahen. George C. Goebel. J. J. Fay. Frank C. Reilly. J. Bald vin Hands. Edward H. Healy. Eugene J. Reilly Alvin Summers. Wilson Lee Cannon, Jr. William H. Turner. William H. Klenke. Ivan Prince. I. C. Birch George P. Isaacs. Julius Meyers. William Forster. Tessie Davis. John F. Neilson. P. Tecumseh Sherman. J. Barclay Brown. James A. Manning. Oscar Englander.

Resolved, That the following-named persons be and they are hereby respectively appointed Commissioners of Deeds in and for the City and County of New York, in the places respectively of those whose names appear opposite, and whose terms of office have expired, viz.; Henry Rosenberg, in place of Thomas J. K. Henry Rosenberg, in place of Frank Keck-

Freedman.

kiss.

McCabe. William E. S. Hunt, in place of Charles Dress. Henry Wertheimer, in place of Ira J. Ettinger. Harold C. Knoeppel, in place of Richard W. James R. Kiernan, in place of Eugene J.

McCormack.

George W. Bush, in place of Bernard S. McKean. W. McLoughlin, in place of Francis

McMullen. Abraham Pincus, in place of M. J. Murray. Harry W. Smith, in place of Martin Mass. Glanvil G. McIntyre, in place of James M.

Peter Kraus, in place of George B. Stone. Thomas F. Daly, in place of Robert V. Stadt-

Edmund F. Hallet, in place of John J. Tindale.

Nathan Marks, Jr., in place of Joseph Batt.

M. A. O'Connor, in place of Walter L. Bunnell.

Kesolved, That the following-named persons be and they are hereby respectively appointed Commissioners of Deeds in and for the City and County of New York, in the places respectively of those whose names appear opposite, who were recently appointed but failed to qualify, viz.:

William C. Butler, in place of William C. Butler.

William C. Hoffman, in place of Lulius C. Hoffman, Giulio Bonano, in place of Alice Secher.

Creedy.
Charles B. Butler, in place of William H. Miller.
Louis J. Flander, in place of Patrick Curley. George Rabe, in place of Moncure March. Edward A. Hahn, in place of Louis Spannake.

Julius C. Hoffman, in place of Julius C. Hoffman.
Edward G. Smith, in place of Edward G. Smith.
Harry Goodstein, in place of Harry Goldstein.
Edward S. Haiduven, in place of Henry McCareda S. Haid

Thomas Regan, in place of Thomas Regan.
Isidor Loewy, in place of Maurice Vallon.
Charles V. Munster, in place of Philip P. Clarkin.
William J. Haggerty, in place of Philip M. Goodhart.
E. L. Ouis, in place of James E. Pesales. E. J. Quin, in place of James E. Peeples.

James F. O'Gorman, in place of Charles A. Erb.

Wm. J. Kindgen, in place of George W. Gold-

Robert J. Tracy, in place of Samuel S. Hotch-

Lewis Ed. Toppin, in place of Stephen Robert

J. Deering, in place of Henry I. Weinberg.

Geza Eichorn, in place of Robert J. Tracy. Louis S. Lewkowitz, in place of William Tre-

Adopted by the Board of Aldermen, February 16, 1897.

Resolved, That permission be and the same is hereby given to Henry Riffel to crect, keep and maintain show-windows in front and on the side of his premises, No. 102 Second avenue, southeast corner of Sixth street, provided said show-windows do not extend more than twelve inches from the house-line, the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Adopted by the Board of Aldermen, February 16, 1897. Approved by the Mayor, February

Resolved, That permission be and the same is hereby given to Francis X. O'Connor to erect, place and keep a show-window in front of the premises No. 750 Sixth avenue, provided the said show-window shall not extend more than twelve inches from the house-line, the work to be done

at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.
Adopted by the Board of Aldermen, February 16, 1897.

Resolved, That permission be and the same is hereby given to Frank Volz to erect, place and keep a show-window in front of his premises, No. 829 Second avenue, as shown upon the accompanying diagram, provided said window shall not extend more than twelve inches from the house-line, the work to be done at his own expense, under the direction of the Commissioner of Public

Works; such permission to continue only during the pleasure of the Common Council. Adopted by the Board of Aldermen, February 16, 1897. Approved by the Mayor, February

Resolved, That permission be and the same is hereby given to Merck & Co. to place and keep an ornamental lamp-post and lamp on the southeast corner of University place and Clinton place, provided the lamp be kept lighted during the same hours as the public lamps; that the post shall not exceed the dimensions prescribed by law (eighteen inches square at the base), the lamp not to exceed two feet in diameter and not to be used for advertising purposes; the work to be done and gas supplied at their own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Adopted by the Board of Aldermen, February 9, 1897. Approved by the Mayor, February

Resolved, That The Mayor, Aldermen and Commonalty of the City of New York hereby accept the drinking fountain to be set upon the curb-line of Sedgwick avenue, west of the new University Library of the University of the City of New York, on University Heights, and the Commissioner of Public Works be and he is hereby authorized to connect Croton water with said fountain and keep the same supplied during the period which other public fountains are so furnished.

Adopted by the Board of Aldermen, February 9, 1897. Approved by the Mayor, February

17, 1897.
Resolved, That permission be and the same is hereby given to Charles H. Ross to drive a wagon containing illuminated signs through the streets, avenues and thoroughfares of the city, the work to be done at his own expense, under the direction of the Chief of Police; such permission to continue only for three months from March 1, 1897.

Julius Braunstein, 140 Stanton street.

Adopted by the Board of Aldermen, February 16, 1897. Approved by the Mayor, February 19, 1897.

19, 1897.

Resolved, That permission be and it is hereby granted to the Xavier Athletic Association and Company G, Ninth Regiment, N. G., S. N. Y., to hang transparencies announcing their forthcoming athletic games, on the old lamp-posts on the southeast corners of Fourteenth street and Sixth avenue and Twenty-third street and Sixth avenue, for a period of two weeks from the date of the approval of this resolution by his Honor the Mayor.

Adopted by the Board of Aldermen, February 16, 1897. Approved by the Mayor, February 19, 1897.

WM. H. TEN EYCK, Clerk of the Common Council.

EXECUTIVE DEPARTMENT.

MAYOR'S OFFICE—BUREAU OF LICENSES, NEW YORK, February 20, 1897.—Number of licenses issued and amounts received therefor, in the week ending Friday, February 19, 1897.

DATE.	Number of Licenses.	AMOUNTS
Saturday, Feb. 13, 1807	19	\$83 00
	40	701 50
Monday, "15, " Tuesday, "16, "		618 00
Wednesday, " 17, "	37 63	192 25
Wednesday, " 17, " Thursday, " 18, "	57	304 75 87 50
Friday, " 19, "	32	87 50
Totals	248	\$1,987 00

EDWARD H. HEALY, Mayor's Marshal.

OFFICIAL DIRECTORY.

Section 68 of chapter 4to, Laws of 1882 (the Consolidation Act of the City of New York), provides that "there shall be published in the CITY RECORD, within the month of January in each year, a list of all subordinates employed in any department (except laborers), with their salaries, and residences by street numbers, and all changes in such subordinates or salaries shall be so published within one week after they are made. It shall be the duty of all the heads of departments to furnish to the person appointed to supervise the publication of the CITY RECORD everything required to be inserted therein."

the publication of the CITY RECORD everything required to be inserted therein."

JOHN A. SLEICHER, Supervisor City Record.

Mayor's Office—No. 6 City Hall, 9 A. M. to 5 P. M.

Saturdays, 9 A. M. 10 12 M.

Bureau of Lic. nses—No. 1 City Hall, 9 A. M. to 4

P.M. Commissioners of Accounts—Stewart Building, 9 A. M.

to 4 F. M. Aqueduct Commissioners-Stewart Building, 5th

Boor, 9 A. M. to 4 P. M.
Board of Armory Commissioners—Stewart Building
9 A. M. to 4 P. M.; Saturdays, 9 A. M. to 12 M.
Clerk of Common Council—No. 8 City Hall, 9 A. M. to

Department of Public Works -- No. 150 Nassau street,

9 A. M. 10 4 P. M.

Department of Street Improvements, Twenty-third
and Twenty-fourth Wards-No 2622 Third avenue,
9 A. M. 10 4 P. M.; Saturdays, 12 M.

Department of Buildings-No. 220 Fourth avenue,

9 A. M. to 4 P. M.
Comptroller's Office-No. 15 Stewart Building, 9 A. M

to 4 P.M. Auditing Bureau-Nos. 19, 21 and 23 Stewart Build-

Auditing Bureau—Nos. 19, 21 and 23 Stewart Bunding, 9 A. M. to 4 P. M.
Bureau for the Collection of Assessments and Arrears
of Taxes and Assessments and of Water Rents—Nos.
31, 33, 35, 37 and 39 Stewart Building, 9 A. M. to 4 P. M.
No money received after 2 P. M.
Bureau for the Collection of City Revenue and of
Markets—Nos. 1 and 3 Stewart Building, 9 A. M. to
4 P. M. No money received after 2 P. M.
Bureau for the Collection of Taxes—Stewart Building, 9 A. M. to
4 P. M. No money received after 2 P. M.
City Chamberlain—Nos. 25 and 27 Stewart Building,
O. M. No 4 P. M.

A.M. to 4 P.M.

Corporation—Stewart Building, 9 A.M. to 4 P.M.

City Paymaster—Stewart Building, 9 A.M. to 4 P.M.

Counselt to the Corporation—Staats-Zeitung Building

A.M. to 5 P.M.; Saturdays, 9 A.M. to 12 M.

Corporation Attorney—No. 119 Nassau street, 9 A.M.

0 4 P.M.

to 4 P.M.
Attorney for Collection of Arrears of Personal
Taxes—Stewart Building, 9 A.M. to 4 P.M.
Eureau of Street Openings—Nos. 90 and 92 West
Broadway.

vay. 10 Administrator—No. 119 Nassau street, 9 A. M

Public Administration—No. 119 Aussaut street, y A. M.
Department of Charities—Central Office, No. 66
Third avenue, 9 A. M. to 4 P. M.
Department of Correction—Central Office, No. 148
East Twentieth street, 9 A. M. to 4 P. M.
Examining Board of Plumbers—Meets every
Thursday, at 2 P. M. Office, No. 220 Fourth avenue,
sixth floor.

sixth floor.

Fire Department—Headquarters, Nos. 157 to 159 East
Sixty-seventh street, 9 A. M. to 4 P. M.; Saturdays, 12 M.

Central Office open at all hours.

Health Department—New Criminal Court Building,
Centre street, 9 A.M. to 4 P M.

Department of Public Parks—Arsenal, Central Park.
Sixty-lourth street and Fifth avenue, 10 A.M. to 4 P. M.;
Saturdays, 12 M.

Saturdays, 12 M.

Department of Docks-Battery, Pier A, North river,

Department of Docks—Battery, Pier A, North river, 9 A M. to 4 P. M.
Department of Taxes and Assessments—Stewart Building, 9 A. M. to 4 P. M.; Saturdays, 12 M.
Board of Electrical Control—No. 1263 Broadway.
Department of Street Cleaning—No. 32 Chr. abers street, 9 A. M. to 4 P. M.
Civil Service Board—Criminal Court Building, 9 A. M.

to 4 P. M.

Board of Estimate and Apportionment—Stewart Building.

Board of Assessors-Office, 27 Chambers street, 9

Board of Assessors—Unice, 27 Chambers street, 9
A.M. to 4 P. M.
Police Department—Central Office, No. 300 Mulberry
Street, 9 A.M. to 4 P. M.
Board of Education—No. 146 Grand street.
Sheriff s Office—Nos. 6 and 7 New County Courtfiouse, 9 A.M. to 4 P. M.
Register's Office—East side City Hall Park, 9 A. M. to
4 P. M.

Commissioner of Jurors—Room 127, Stewart Building, 9 A.M. to 4 P.M.

County Clerk's Office—Nos. 7 and 8 New County Court-house, 9 A.M. to 4 P.M.

District Attorney's Office—New Criminal Court Building, 9 A.M. to 4 P.M.

The City Record Office—No. 2 City Hall, 9 A.M. to 5 P.M., except Saturdays, 9 A.M. to 12 M.

Governor's Room—City Hall, open from 10 A.M. to 4 P.M.; Saturdays, 10 to 12 A.M.

Coroner's Office—New Criminal Court Building, open constantly. Edward F. Reynolds, Clerk.

Surrogate's Court—New County Court-house. 10.30 AM. to 4 P.M.

A M. to 4 P. M.
Appellate Division, Supreme Court-Court-house,
No. 111 Fifth avenue, corner Eighteenth street. Court

opens at I P. M.
Supreme Court-County Court-house, 10.30 A. M. to 4

Supreme Court—County Court-nouse, 10.30 A. M. to 4
P. M.
Criminal Division, Supreme Court—New Criminal
Court Building, Centre street, opens at 10.30 A. M.
Court of General Sessions—New Criminal Court
Building, Centre street. Court opens at 11 o'clock A. M.;
adiourns 4 P. M. Clerk's Office, 10 A. M. till 4 P. M.
City Court—City Hall. General Term, Room No. 20
Frial Term, Part II., Room No. 15; Part IV., Room No. 11.
Special Term Chambers will be held in Room No. 13
Special Term Chambers will be held in Room No. 19
10 A. M. to 4 P. M. Clerk's Office, Room No. 10, City
Hall. 9 A. M. to 4 P. M.
Court of Special Sessions—New Criminal Court
Building, Centre street. Opens daily, except Saturday,
at 10 A. M. Clerk's office hours daily, except Saturday
from 0 A. M. until 4 P. M.; Saturdays, 9 A. M. until 12 M.
District Civil Courts.—First District—Southwest

corner of Centre and Chambers streets. Clerk's office open from 9 A.M. to 4 P.M. Second District—Corner of Grand and Centre streets. Clerk's Office open from 9 A.M. to 4 P.M. Third District—Southwest corner Sixth avenue and West Tenth street. Court open daily (Sundays and legal holidays excepted) from 9 A.M. to 4 P.M. Fourth District—No. 30 First street. Court opens 9 A.M. daily. Fifth District—No. 154 Clinton street. Sixth District—Northwest corner Twenty-third street and Second avenue. Court opens 9 A.M. 4 P. M. Fourth District—No. 30 First streef. Court opens 9 A. M. daily. Fifth District—No. 754 Clinton street. Sixth District—Northwest corner Twenty-third street and Second avenue. Court opens 9 A. M. daily. Seventh District—No. 151 East Fifty-seventh street. Court opens 0 o'clock (except Sundays and legal holidays). Eighth District—Northwest corner of Iwenty-third street and Eighth avenue. Court opens 9 A. M. Trial days: Wednesdays, Fridays and Saturdays. Ninth District—No. 170 East One Hundred and Twenty-first street. Court opens every morning at 9 o'clock (except Sundays and legal holidays). Tenth District—Corner of Third avenue and One Hundred and Fifty-eighth street, 9 A. M. to 4 P. M. Eleventh District—Corner of Third avenue. Court open daily (Sundays and legal holidays excepted) from 9 A. M. to 4 P. M. Twelfth District—Westchester, New York City. Open daily (Sundays and legal holidays excepted), from 9 A. M. to 4 P. M. Thirteenth District—Corner Columbus avenue and One Hundred and Twenty-sixth street. Court open daily (Sundays and legal holidays excepted), from 9 A. M. to 4 P. M. Thirteenth District—Corner Columbus avenue and One Hundred and Twenty-sixth street. Court open daily (Sundays and legal holidays excepted), from 0 A. M. to 4 P. M. Thirteenth District—Corner Columbus avenue and One Hundred and Twenty-sixth street. Court open daily (Sundays and legal holidays excepted), from 0 A. M. to 4 P. M. City Magnetrates' Courts—Office of Secretary, Fifth District—Police Court, One Hundred and Twenty-fifth Street, near Fourth avenue. First District—Tombs, Centre street, Second District—Jefferson Market, Third District—No. 69 Essex street. Fourth District—Fifty seventh street, near Lexington avenue. Fifth District—One Hundred and Twenty-first street southesstern corner of Sylvan place. Sixth District—One Fiundred and Fifty-eighth street and Third avenue.

DEPARTMENT OF PUBLIC PARKS

DEPARTMENT OF PUBLIC PARKS

DEPARTMENT OF PUBLIC PARKS, ARSENAL, CENTRAL PARK, NEW YORK, February 15, 1897.

10 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, Arsenal Building, Sixty-fourth street and Fitth avenue, Central Park, until 2 o'clock p. m., of Monday, March 1, 1897, for the following-named works:

No. 1, FOR FACING WITH RUBBLE-STONE AND ROCK WORK AND WALLS THE SLOPE OF "THE POOL." NEAR ONE HUNDRED AND SECOND STREET AND EIGHTH AVENUE, IN THE CENTRAL PARK.

No. 2, FOR FURNISHING AND DELIVERING SCREENFD GRAVEL, WHERE REQUIRED, ON THE CENTRAL PARK AND RIVERSIDE PARK AND AVENUE.

No. 3, FOR AN ADDITION, ETC., TO THE LADIES' COTTAGE ON THE EAST SIDE OF CENTRAL PARK, NEAR SIXTY-FIFTH STREET.

No. 4, FOR EXCAVATING AND REMOVING EARTH, FURNISHING AND PUTTING IN PLACE GRAVEL AND MOULD, FURNISHING AND DELIVERING TREES AND TREE GUARDS, WHERE REQUIRED, ON CATHEDRAL PARK.

No. 5, FOR FURNISHING AND DELIVERING AND LELIVERING TREES AND TREE GUARDS, WHERE REQUIRED, ON THE PARK.

No. 6, FOR FURNISHING AND DELIVERING AND URE WHERE REQUIRED ON THE PARKS.

No. 6, FOR FURNISHING AND DELIVERING GARDEN MOULD WHERE REQUIRED ON THE PARKS.

The estimates of the several works (which must be bid for separately) upon which the Lids will be tested,

PARKS.

The estimates of the several works (which must be bid for separately) upon which the bids will be tested, are as follows:

No. r. Above Mentioned.

600 cubic yard of rubble-stone tacing, rock work and dry rubble walls in place.

The work to be commenced within ten days after the execution of the contract, and to be fully completed on or before the first day of May eighteen hundred and ninety-seven, and 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 Tea Dollars per day.

The amount of security required is Twenty-five Hundred Dollars.

dred Dollars.

No. 2, ABOVE MENTIONED.

and drives.

The contractor will be required to deliver the above material in such quantities and on the line of such roads in the Central Park, and on Riverside Park and avenue, as may from time to time be designated.

The amount of security required is Ten Thousand

Dollars.

No. 3, Above Mentioned.

Bidders are required to state, in writing, and also in figures, in their proposals, one price or sum for which they will execute the entire work. The time allowed to complete the whole work will be two calendar months, and 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 Five Hundred Dollars.

No. 4. Above Mentioned.
740 cubic yards of earth to be excavated and removed.
740 cubic yards of gravel to be furnished and spread.
400 cubic yards of mould to be furnished and spread.
144 trees to be furnished and delivered.
144 tree guards to be furnished and delivered.
23,000 square feet of sodding to be furnished and laid.
The trees must be delivered on or before April 1, 1897.

The trees must be delivered on or before April 1, 1897, and the entire work must be completed on or before May 15, 1897.

The penalty for overtime is fixed at \$20 per day.
The amount of security required is Two Thousand Dollars.

lars.
No. 5 Above Mentioned.
250,000 bushels of fine shook-out horse manure to be furnished and delivered on Van Cortlandt Park, and 80,000 bushels of thoroughly decomposed stable manure, to be furnished and delivered approximately as follows:

follows;
On Central, Morningside, Riverside, East River and Mount Morris Parks, 50,000 bushels.
On parks south of Fifty-ninth street, 30,000 bushels.
The manure shall be delivered on the several parks in the order designated by the Superintendent of Parks, at such times, in such quantities and at such points of delivery as he may determine, all to be delivered on or before December 1, 1897.
All manure delivered under this contract to be equal in all respects to the samples exhibited at the Arsenal Building, Central Park.
The amount of security required is Five Thousand

The amount of security required is Five Thousand Dollars.

Dollars.

No.6. ABOVE-MENTIONED.

5,000 cubic yards of garden mould to be furnished and delivered on the Central and other parks in such quantities and at such times and places as may be designated. All the material to be delivered on or before December 1, 1897.

The amount of security required is Three Thousand Dollars.

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 lair and without collusion or fraud, and that no member of the Common Council, head of a department, chief of a bureau, deputy thereof, or clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested it is requisite that the verification be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the con-

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance, and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent ietting; 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 treeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature and over and above all his 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 accompanied by either a certified check upon one of the State or National banks of the City of New York.

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 nor be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or cierk 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. E.—The prices must be written in the estimate and least texted in ferness and will be returned to the second.

returned to him.

N. B.—The prices 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.

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

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

Blank forms for proposals and forms of the several contracts which the successful bidder will be required to execute, can be had, the plans can be seen and information relative to them can be had at the office of the Department, Arsenal, Central Park.

SAMUEL MCMILLAN, S.V. R. CRUGER, WILLIAM A. STILES, SMITH ELY, Commissioners of Public Parks.

FINANCE DEPARTMENT.

NOTICE TO PROPERTY-OWNERS.

IN PURSUANCE OF SECTION 946 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, aftected by the following assessments, viz.: FIRST WARD.

CUYLER'S ALLEY—PAVING, between Water and South streets. Area of assessment: Both sides of Cuyler's alley, between Water and South streets, and to the extent of half the block on the intersecting and terminating streets.

terminating streets.

DEPEYSTER STREET—PAVING, between Water and South streets. Area of assessment: Both sides of Depeyster street, between Water and South streets, and to the extent of half the block on the intersecting and

terminating streets.

BURLING SLIP AND JOHN STREET—PAVING
AND LAYING CROSSWALKS between Pearl and
South streets. Area of assessment: Both sides of Burling Slip and John street, between Pearl and South
streets, and to the extent of half the block on the inter-

ing Sip and John street, between Pearl and South streets, and to the extent of half the block on the intersecting and terminating streets.

GREENWICH STREET—PAVING, from Battery place to Fulton street (so far as the same is within the limits of grants of land under water). Area of assessment: West side of Greenwich street, extending about 58 feet south of Albany street, and south side of Albany street, extending about 58 feet west of Greenwich street. FIRST, THIRD, FIFTH, EIGHTH AND NINTH WARDS.

WEST STREET—PAVING, from Battery place to Gansevoort street, and LAYING CROSSWALKS. Area of assessment: Both sides of West street, from Battery place to Gansevoort street, and to the extent of half the blocks on the intervening, intersecting and terminating streets, including also the piers and bulkheads on the westerly side of West street.

FLETCHER STREET—PAVING AND LAYING CROSSWALKS between Pearl and South streets. Area of assessment: Poth s des of Fletcher street, between Pearl and South streets, and to the extent of half the blocks on the intersecting and terminating streets.

THIRD WARD.

streets.

THIRD WARD.

COLLEGE PLACE—REGULATING, GRADING, CURBING AND FLAGGING the widening and extension of, from Chambers street to Dey street. Area of assessment: Poth sides of College place, between Chambers and Dey streets.

GREENWICH STREET—PAVING, from the south side of Vesey street to the north side of Barclay street, and LAYING CROSSWALKS. Area of assessment: West side of Greenwich street, between Vesey and Barclay streets, and north side of Vesey street and south

side of Barclay street, between Greenwich and Wash-

side of Barciay street, between Orcenson.

WEST BROADWAY—FLAGGING (east side), between Vesey and Barciay stree's. Area of assessment; East side of West Broadway, between Vesey and Barciay streets, on Ward Nos. 144½, 807 and 893.

SEVENTH WARD.

JACKSON SLIP—PAVING, between Water and Suth streets, and LAYING CROSSWALKS. Area of assessment: Both sides of Jackson Sip from a point commencing about 50 feet west of Front street to South street, and to the extent of half the blacks on the intersecting and terminating streets.

of assessment: Both sides of Jackson ship from a point commencing about 50 feet west of Front street to South street, and to the extent of half the blacks on the intersecting and terminating streets.

WATER STREET—SEWERS between Market Slip and Jefferson street. Area of assessment: Both sides of Water street, from Market Slip to Jefferson street.

ELEVENTH AND SEVENTEENTH WARDS. STANTON STREET—SEWER OUTLET EXTENSION, East river. Area of Assessment: Both sides of Stanton street, from the Bowery to the East river; west side of Tompkins street, extending about 200 feet southerly from Stanton street; both sides of Mangin street, extending about 230 feet southerly and about 254 feet southerly from Stanton street; both sides of Goerck street, extending about 200 feet northerly and about 254 feet southerly from Stanton street; both sides of Lewis street, extending about 200 feet northerly from Stanton street; both sides of Cannon street, extending from a point about 257 feet northerly from Stanton street to Rivington street; both sides of Columbia street, from a point about 132 feet northerly from Stanton street; both sides of Willet street, extending about 220 feet southerly from Stanton street; both sides of Willet street, extending about 235 feet southerly from Stanton street; both sides of Willet street, extending from Stanton street; both sides of Willet street, extending from Stanton street; both sides of Ochard street; both sides of Essex and Ludlow streets, from Houston to Rivington street; both sides of Allen street, extending from a point about 225 feet northerly from Stanton street to Rivington street; both sides of Allen street, extending from a point about 225 feet northerly from Stanton street to Rivington street; both sides of Fessex and Ludlow street; both sides of Allen street, extending from a point about 225 feet northerly from Stanton street to Rivington street; both sides of Fessex and Ludlow street; both sides of Fessex and Ludlow street; both sides of Fessex and Ludlow street; both sides of Fess

northerly from Stanton street to a point about 204 feet southerly from Stanton street.

TWELFTH WARD,

BOULEVARD—FLAGGING (wet side), between Ninety-sixth and One Hundred and Third streets. Area of assessment: West side of Boulevard, between Ninety-seventh and One Hundred and Second streets, on Lots numbered 12, 13, 52, 53, 54 and 55, of Block 1870; Lots numbered 12, 13, 52, 53, 54 and 55, and 55, of Block 1872; Lots numbered 10, 11, 12, 73, 53, 53, 54 and 55, of Block 1872; Lots numbered 10, 11, 12, 73, 53, 53, 54 and 55, of Block 1872, and Lot No. 52, of Block 1873.

COLUMBUS AVENUE—PAVING AND LAYING CROSSWALKS, between One Hundred and Twenty-sixth and One Hundred and Forty-sixth streets, area of assessment: Both sides of Columbus avenue, between One Hundred and Forty-Sixth streets, area of assessment: Both sides of Convent avenue, between One Hundred and Forty-fifth and One Hundred and Forty-sixth streets, area of assessment: Both sides of Convent avenue, between One Hundred and Forty-fifth and One Hundred and Forty-fifth and One Hundred and Forty-fifth and One Hundred and Forty-sixth streets, area of assessment: Both sides of Convent avenue, between One Hundred and Forty-fifth and One Hundred and Forty-fifth and Contact and Forty-fifth and C

intervening and termina ing streets.

MANHATTAN AVENUE—PAVING, between One Hundredth and One Hundred and Third streets. Area of assessment: Both sides of Manhattan avenue, between One Hundredth and One Hundred and Third streets, and to the extent of half the blocks on the inter-

streets, and to the extent of half the blocks of the mean-secting and terminating streets.

MANHATTAN AVENUE-PAVING, between One Hundred and Sixth and One Hundred and Tenth streets.

Area of assessment: Both sides of Manhattan avenue, between One Hundred and Sixth and One Hundred and Tenth streets, and to the extent of half the blocks on the intersecting and terminating streets.

on the intersecting and terminating str.ets.

PLEASANT AVENUE—SEWFR, between One Hundred and Fourteenth and One Hundred and Fifteenth streets. Area of assessment: Both sides of Pleasant avenue, between One Hundred and Fourteenth and One Hundred and Fifteenth streets, and both sides of One Hundred and Fifteenth street, extending about 95 feet east of Pleasant avenue.

PLEASANT AVENUE—PAVING, between One Hundred and Fourteenth and One Hundred and Fourteenth and One Hundred and Fifteenth streets, Area of assessment: Both sides of Pleasant avenue, from One Hundred and Fourteenth street to a point about 100 feet north of One Hundred and Fifteenth street, and to the extent of half the blocks on the intersecting streets.

a point about 100 feet north of One Hundred and Fifteenth street, and to the extent of balf the blocks on the intersecting streets.

ST. NICHOLAS AVENUE—CROSSWALK, at north side of One Hundred and Sixteenth st eet. Area of assessment: Lots numbered 15, 16, 17, 17, 19, 19, 20 and 36 of Block 1922.

SEVENTH AVENUE—CROSSWALKS, at north and south sides of One Hundred and Eleventh street, also across St. Nicholas and Lenox avenues, at the north side of One Hundred and Eleventh street, from a point about 400 feet west of Seventh avenue to a point about 400 feet west of Seventh avenue to a point about 400 feet west of Seventh avenue to a point about 400 feet west of Seventh avenue to a point about 500 feet east of Seventh avenue to a point about 500 feet east of Seventh avenue; also, both sides of Seventh avenue, to the extent of half the block north and south of One Hundred and Eleventh street; also to the extent of half the block on St. Nicholas and Lenox avenues, north of One Hundred and Eleventh street; ELEVENTH AVENUE—SEWERS (both sides), between One Hundred and Eighty-seventh streets.

ELEVENTH AVENUE—SEWERS (both sides), between One Hundred and Eighty-seventh streets.

EIGHTY-SIXTH STREET.—FLAGGING AND

and Eighty-sixth and One Hundred and Eighty-seventh streets.

EIGHTY-SIXTH STREET.—FLAGGING AND CURBING (north side), in front of Nos. 323 to 329, between West End avenue and Riverside Drive. Area of assessment: Lot Nos. 74 to 20, inclusive, of Block 1248.

NINETY-FIFTH STREET—FENING (south side), 100 feet east of Boulevard. Area of assessment: Lot No. 38B, of 3lock 1242.

NINETY-SEVENTH STREET—PAVING AND LAYING CROSSWALKS between Fourth and Fifth avenues. Area of assessment: Both sides of Ninety-seventh street, and to the extent of half the blocks on the intersecting and terminating avenues.

the intersecting and terminating avenues

NINETY EIGHTH STREEL—PAVING, between

Lexington and Third avenues. Area of assessment:

Both sides of Ninety eighth street, between Lexington
and Third avenues, and to the extent of half the blocks

on the terminating avenues.

ONE HUNDREDTH STREET—PAVING, from First avenue to bulkhead line, East river. Area of assessment: Both sides of One Hundredth street, from First avenue to East river, and to the extent of halt the

block on First avenue.

ONE HUNDREDTH STREET.—PAVING, between Madison and Fourth avenues. Area of assessment: Both sides of One Hundredth street, between Madison and Fourth avenues, and to the extent of half the block on the terminating avenues.

ONE HUNDRED AND FIRST STREET—

PAVING, between Lexington and Park avenues. Area of assessment: Both sides of One Hundred and First street, between Lexington and Park avenues, and to the extent of half the block on the terminating avenues.

ONE HUNDRED AND SECOND STREET—PAVING, between Central Park, West, and Manhatt in avenue. Area of assessment: Both sides of One Hundred and Second street, between Central Park, West, and Manhattan avenue, and to the extent of half the block on the terminating avenues.

ONE HUNDRED AND SECOND STREET—FENCING (north side), between Columbus and Amsterdam avenues. Area of assessment. North side of One Hundred and Second street, commencing about 100 feet west of Columbus avenue, and extending westerly about 117 feet.

ONE HUNDRED AND SECOND STREET—FENCING (south side), between West End avenue and Riverside Drive. Area of assessment: Lot No. 64 of Block 1880.

ONE HUNDRED AND THIRD STREET—FLAGGING, between Columbus avenue and the Boulevard, Area of assessment: Both sides of One Hundred and Third street, between Columbus avenue and the Boulevard, on Lots Nos. 18, 22, 22, 32, 42, 52, 62, 72 and 28 of Block 1875; Lots Nos. 42, 43 and 45 of Block 1874; Lots Nos. 41 and 43 of Block 1887, and Lot No. 10 of B ok. 1858.

ONE HUNDRED AND SEVENTH STREET—PAVING AND LAYING CROSSWALKS, from Columbus avenue to Central Park, West, Area of assessment: Both sides of One Hundred and Seventh street, from Columbus avenue to Central Park, West, Area of assessment: Both sides of One Hundred and Seventh street, from Columbus avenue to Central Park, West, Area of assessment: Both sides of One Hundred and Seventh street, from Columbus avenue to Central Park, West, Area of assessment: Both sides of One Hundred and Seventh street, from Columbus avenue to Central Park, West, Area of assessment: Both sides of One Hundred and Seventh street, from Columbus avenue to Central Park, West, Area of assessment: Both sides of One Hundred and Seventh street, from Columbus avenue to Central Park, West, Area of assessment: Both sides of One Hundred and S

minating avenues.

ONE HUNDRED AND EIGHTH STREET—
REGULATING, GRADING, CURBING AND
FLAGGING, between Columbus and Manhattan avenues. Area of assessment: Both sides of One Hundred and Eighth street, between Columbus and Manhattan

avenues,
ONE HUNDRED AND ELEVENTH STREET—
REGULATING, GRADING, CURBING AND
FLAGGING, from the Boulevard to Riverside avenue.
Area of assessment: Both sides of One Hundred and
Eleventh street, from the Boulevard to Riverside avenue, and to the extent of half the blocks on the termi

nating avenues.

ONE HUNDRED AND TWELFTH STREET—
PAVING between Lenox and Seventh avenues. Area of assessment: Both sides of One Hundred and Twelfth street, and to the extent of half the blocks on the inter-

street, and to the extent of half the blocks on the interscering and terminating avenues.

ONE HUNDRED AND SIXTEENTH STREET—
FENCING (north side), between Pleasant avenue and
East river. Area of assessment: Lots numbered to to
17. inclusive, of Block 17.15.

ONE HUNDRED AND SEVENTEENTH
STREET—PAVING, from Amsterdam avenue to
Morningside avenue, West. Area of assessment: Foth
sides of One Hundred and Seventeemb street, from
Amsterd in avenue to Morningside avenue, West, and
to the extent of half the blocks on the terminating
avenues.

to the extent of hair the blocks on the terminating avenues.

ONE HUNDRED AND EIGHTEENTH STREET —FENCING (north side), beginning 190 feet west of Park avenue and extending about 120 feet westerly. Area of assessment: North side of One Hundred and Eighteenth street, beginning about 190 feet west of Park avenue and extending westerly about 120 feet.

ONE HUNDRED AND TWENTIETH STREET—PAVING, from Amsterdam avenue to the Boulevard. Area of assessment: Both sides of One Hundred and Twentieth street, from Amsterdam avenue to the Boulevard, and to the extent of haif the blocks on the terminating avenues.

Twentieth Street, how and the blocks on the terminating avenues.

ONE HUNDRED AND TWENTIETH STREET —PAVING, from Manhattan avenue to Morningside avenue, East Area of asse-sment: Both sides of One Hu dred and Twentieth street, from Manhattan avenue to Morningside avenue, East, and to the extent of half the blocks on the terminating avenues.

ONE HUNDRED AND TWENTY-SECOND STREET—FENCING, at Nos. 222 to 258. Area of asse-sment: Lots numbered 44, 45, 46, 47, 48, 49, 51, 52, 53, 55, 56, 57 and 30 of Block 1027.

ONE HUNDRED AND THIRTY-THIRD STREET—PAVING, between Iwelfth avenue and the Boulevard, and to the extent of half the blocks on the terminating avenues.

ONE HUNDRED AND THIRTY-SEVENTH STREET—BASIN AND GULLY-TRAP inorth side, at Madison avenue. Area of assessment: Block and Madison avenue. Area of assessment Block at Madison avenue. Area of assessment: Block at Madison avenue. Area of assessment: Block and Madison avenue. Area of assessment: Block and and by One Hundred and Thirty-seventh and

ONE HUNDRED AND THIRTY-SEVENTH
STREET—BASIN AND GULLY-TRAP north side),
at Madison avenue. Area of assessment: Block
bounded by One Hundred and Thirty-seventh and
One Hundred and Thirty-eighth streets, Madison and
Fifth avenues; also Madison avenue Bridge across
Harlem river.

ONE HUNDRED AND THIRTY-EIGHTH
STREET—PAVING, from Amsterdam avenue to the
Boulevard. Area of Assessment: Both sides of One
Hundred and Thirty-eighth street, from Amsterdam
avenue to the Boulevard, and to the extent of half the
blick on the intersecting and terminating avenues.

ONE HUNDRED AND FORTY-SECOND
STREET—PAVING, from the Boulevard to the New
York Central and Hudson River Railroad, and LAYING
CKOSSWALKS. Area of assessment: Both sides of
One Hundred and Forty-second street, from the Boulevard
to the New York Central and Hudson River Railroad Tracks, and to the extent of half the blocks on the
west side of the Boulevard.

ONE HUNDRED AND FORTY-SEVENTH
STREET—PAVING, from Amsterdam avenue to
Boulevard. Area of assessment: Both sides of One
Hundred and Forty-seventh street, from Amsterdam
avenue to Boulevard, and to the extent of half the
blocks on the terminating avenues.

ONE HUNDRED AND FIFTY-SECOND STREET—
REGULATING, from Bradhurst avenue to Harlem river.

ONE HUNDRED AND FIFTY-THIRD STREET

REGULATING, from Bradhurst avenue to Harlem river.

ONE HUNDRED AND FIFTY-THIRD STREET

Fifty-second street, from Bradhurst avenue to Harlem river.

ONE HUNDRED AND FIFTY-THIRD STREE F—CROSSWALK, at west side of Boulevard. Area of assessment: Both sides of One Hundred and Fifty-third street, extending westerly from the Boulevard, a distance of half the block, and on the west side of Boulevard, to the extent of half the block north and south of One Hundred and Fifty-third street.

ONE HUNDRED AND FIFTY - EIGHTH STREET.—BASIN southwest corner of Boulevard Lafayette, between One Hundred and Fifty-fifth and One Hundred and Fifty-eighth streets.

ONE HUNDRED AND FIFTY-FIRST STREET —REGULATING, GRADING, CURBING AND FLAGGING, from Bradhurst avenue to Harlem river.

Area of assessment: Both sides of One Hundred and Fifty-first street, from Bradhurst avenue to Harlem river.

ONE HUNDRED AND SIXTY-FIFTH STREET.

avenues.

ONE HUNDRED AND SIXTY-SIXTH STREET

-PAVING AND LAYING CROSSWALKS, from
Amsterdam avenue to Kingsbridge road. Area of asses-ment: Both sides of One Hundred and Suxty-sixth
street, from Amsterdam avenue to Kingsbridge road,
and to the extent of haff the blocks on the intersecting

and to the extent of hard the blocks on the intersecting and terminating avenues.

TWELFTH AND NINETEENTH WARDS.

EIGHTY SIXTH STREET—SEWER OUILET, between East End avenue and East river. Area of assessment: Both sides of Eighty third street, commencing about 300 feet west of Avenue B to the west side of Avenue B; both sides of Eighty-fourth street, from a point about 360 feet west of First avenue to Avenue B; both sides of Eighty-fifth and Eighty-sixth streets, from Park avenue to Avenue B; both sides of Eighty-eventh street, from Park to Third avenue; both sides

of Eighty-seventh street, from Avenue A to Avenue B; both sides of Eighty-eighth street, from Park to Thrd avenue; south side of Eighty-ninth street, from Lexington to Park avenue; east side of Park avenue, from Eighty-fifth to Eighty-ninth street; east side of Lexington avenue, from Eighty-fourth to Eighty-fifth street; both sides of Lexington avenue, from Eighty-fifth to Eighty-fifth to Eighty-fourth to Eighty-fifth street; both sides of Second avenue, from Eighty-fifth to Eighty-sixth street; both sides of First avenue, from Eighty-fourth to Eighty-sixth street; both sides of First avenue, from Eighty-fourth to Eighty-sixth street; both sides of First avenue, from Eighty-fourth to Eighty-sixth street; east side of Avenue A, from Eighty-fourth to Eighty-sixth street; east side of Avenue A, from Eighty-sixth to Eighty-seventh street, and both sides of Avenue B, from Eighty-thard to Eighty-seventh street.

SIX FE-NTH WARD.

THIRTEENTH AVENUE—PAVING AND LAVING CROSSWALKS, between Eighteenth and Twenty-third streets. Area of assessment: Both sides of Thirteenth avenue from about 100 feet south of Eighteenth street to I wenty-third street, and to the extent of half the blocks on the intervening streets.

EIGHTEENTH WARD.

UNION SQUARE—SEWER (west side), between Sixteenth and Seventeenth streets. Area of assessment: West-side of Union Square, between Sixteenth and Seventeenth streets.

TWENTY-THIRD STREET—SEWER OUTLET,

UNION SQUARE—SEWER (west side), between Sixteenth and Seventeenth streets.

TWENTY-THIRD STREET—SEWER OUTLET, between Avenue A and East river. Area of assessment: Both sides of Twenty-third street, from Lexington avenue to the East river; north side of Twenty-third street, from Lexington to Four h avenue; both sides of Twenty-sturth street, from Madison to Second avenue; both sides of Twenty-sixth street, from a point distant about 109 feet east of Sixth avenue to Second avenue; both sides of Twenty-sixth street, from a point distant about 109 feet east of Sixth avenue to Second avenue; both sides of Twenty-sixth street, from a point distant about 109 feet east of Sixth avenue to Second avenue; both sides of Twenty-sixth street, from a point distant about 270 feet cast of Sixth avenue to Second avenue; both sides of Twenty-seventh street, from a point distant about 270 feet cast of Sixth avenue to Second avenue; both sides of Third avenue; both sides of Twenty-nr th street, from Broadway to Foorth avenue; both sides of Third avenue; both sides of Third avenue; both sides of Third avenue; south side of Thirty-first street, from Madison avenue; south side of Thirty-first street, from Madison avenue; south side of Thirty-first street, from Madison to Fourth avenue, south side of Thirty-first street, from Madison to Fourth avenue, south side of Thirty-first street, from Twenty-furth street; both sides of Fourth avenue, from Twenty-furth street; both sides of Fourth avenue, from Twenty-third to Twenty-second to Twenty-furth street; both sides of Thirty-first street; both sides of Madison avenue, from Twenty-third to Twenty-eighth street; both sides of Madison avenue, from Twenty-third street; both sides of Madison avenue, from Twenty-third street; both sides of Madison favenue, from Twenty-firth to Thirty-firs

intersection of Sixth avenue and Forty-fourth street.

TWENTIETH WARD.

THIRTEENTH AVENUE—PAVING AND LAY-ING CROSSWALKS, between Twenty-seventh and Thirtieth streets. Area of assessment: Both sides of Thirteenth avenue, from the south side of Twenty-seventh street to Thirtieth street, and to the extent of half the blocks on the intervening streets.

TWENTY-FIRST WARD

TWENTY-EIGHTH STREET—FLAGGING AND CURBING, from First avenue to the East river. Area of assessment: Lot No. 1, of Block 959; Lots Nos. 1, 5, 6 to 18, inclusive, and 22, of Block 960.

TWENTY-EIGHTH STREET—PAVING, between First avenue and the East river. Area of assessment:

First avenue and the East river. Area of assessment: Both sides of Twenty-eighth street, from a point about 394 feet east of First avenue to the bulkhead line, East river.

THIRTIETH STREET—BASIN, southeast corner of Second avenue. Area of assessment: South side of Thirtieth street, extending from Second avenue about 314 feet easterly, and the east side of Second avenue south of Thirtieth street to the extent of about 98 feet and 9 inche.

TWENTY-SECOND WARD.

FIFTY-FOURTH STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Tenth avenue to the Hudson river. Area of assessment: Both sides of Fifty-fourth street, between Eleventh and Twelfth avenues.

SEVENTY-SEVENTH. FIGHTY-SECOND AND EIGHTY-THIRD STREETS—BASINS at Riverside avenue. Area of assessment: No.th side of Seventy-seventh street, south side of Fighty-second street and south side of Eighty-third street, between Riverside and West End avenues.

EIGHTIETH STREET—FLAGGING AND CURBING north side, between Boulevard and West End avenue. Area of assessment: North side of Eighticth street, commencing at West End avenue and extending about 150 feet easterly.

EIGHTY-FIFTH STREET—PAVING, from Boule-THIRTIETH STREET-BASIN, southeast corner

ing about 150 eet easterly.

EIGHTV-FIFTH STREET—PAVING, from Boulesides of Eighty-hith street from the Boulevard to
Amsterdam avenue, and to the extent of half the blocks

on the terminating avenues.

COLUMBUS AVENUE—FLAGGING (east side),

on the terminating avenues.

COLUMBUS AVENUE—FLAGGING (east side), between Eighty-first and Eighty-second streets. Area of assessment: East side of Columbus avenue, extending about 102 fe t 2 inches north of Eighty-first street.

TWENTY-THIRD WARD.

BUNGAY STREET—OUTLET SEWER AND APPURTENANCES, in Bungay street, from Wetmore avenue, to and through One Hundred and Forty-ninth street, Prospect avenue, Kelly street and Wales avenue, to Westchester avenue, with branch sewers in One Hundred and Forty-ninth street, between Southern Boulevard and Robbins avenue; Westchester avenue, with branch sewers in One Hundred and Forty-ninth street, between Southern Boulevard and Robbins avenue; Westchester avenue, worth side, between Trinity and Forest avenues; Westchester avenue, south side, between Robbins and Wales avenues, Forest avenue, between Westchester avenue and One Hundred and Sixty-third street; Clifton street, between Cauldwell and Forest avenues, and in Westchester avenue, between Wales avenue and One Hundred and Fitty-sixth street. Area of assessment: Both sides of Bungay street, from Wetmore avenue to Timpson place; both sides of One Hundred and Forty-ninth street, from Timpson place to Robbins avenue; both sides of Prospect avenue, from Southern Boulevard to Kelly street; both sides of Kelly street, trom Prospect avenue to Wales avenue; both sides of Wastchester avenue; both sides of Forest avenue, from Westchester avenue; both sides of Westchester avenue and Austin place, from Bun

both sides of One Hundred and Forty-ninth street, from Wetmore avenue to Iimpson place; both sides of Timpson place, extending about 500 feet west of One Hundred and Forty-ninth street; both sides of Southern Boulevard, from Leggett avenue to Ution avenue; both sides of Fox street, Beck street and Kelly street, trom Leggett avenue to Forest avenue; both sides of Dawson street, from Leggett avenue to Forest avenue; both sides of One Hundred and Fifty-sixth street, from Dawson street to Cauldwell avenue; both sides of Prospect avenue, from Kelly street to One Hundred and Sixty-fifth street; both sides of Union avenue, from One Hundred and Fory-ninth street to One Hundred and Sixty-fifth street; both sides of Beach avenue, from a point distant about 238 feet south of One Hundred and Forty-ninth street to One Hundred and Forty-ninth street to Kelly street; both sides of Concord avenue, from a point distant about 275 feet south of One Hundred and Forty-ninth street to Kelly street; both sides of Concord avenue, from a point distant about 275 feet south of One Hundred and Forty-ninth street to Kelly street; both sides of Concord avenue, from Dater street to Westchester avenue; both sides of Hewitt place, from One Hundred and Fifty-sixth street to Denman place; both sides of Thin in avenue, from One Hundred and Fifty-sixth street to Denman place; both sides of Thin in avenue, from One Hundred and Sixty-eighth street; both sides of Trinity avenue, from One Hundred and Fifty-sixth street; both sides of Trinity avenue, from One Hundred and Fifty-sixth street to One Hundred and Fifty-sixth street to Denman place; both sides of Cauldwell avenue, commencing at a point about 450 feet south of One Hundred and Fifty-sixth street to Denman place; both sides of Cauldwell avenue, both sides of One Hundred and Fifty-sixth street to Denman place; both sides of Cauldwell avenue, both sides of One Hundred and Sixty-fifth street; both sides of One Hundred and Fifty-sixth street to Denman place; both sides of Cauldwell avenue; both sid

Sixty-fifth street, from Prospect to Trinity avenue; bo h sides of Ge rge street, from Tinton avenue to Boston road, and both sides of Home street, from Tinton avenue to Boston road.

TINTON AVENUE—SEWER AND APPURTE-NANCES in Tinton avenue, between Kelly street and Home street; Prospect avenue; Mestchester avenue water to the street and Westchester avenue and Prospect avenue; Cli ton street, between For.st avenue and Union avenue; Forest avenue, between Tonton avenue and Prospect avenue; Cli ton street, between For.st avenue and Union avenue; Forest avenue, between One Hundred and Sixty-third street and Home street, and in One Hundred and Sixty-fifth street, between Trinity and Union avenues. Area of assessment; Both sides of Tinton avenue, from Kelly street to Home street; both sides of Prospect avenue, from Kelly street to One Hundred and Sixty-fifth street; both sides of Tinton avenue, from Westche ter avenue to One Hundred and Sixty-fifth street; both sides of Forest avenue, from One Hundred and Sixty-fifth to One Hundred and Sixty-cighth street; both sides of Jackson avenue, from One Hundred and Sixty-fifth to One Hundred and Sixty-cighth street; both sides of Trinity avenue, from One Hundred and Sixty-fifth street; both sides of Trinity avenue, from One Hundred and Sixty-fifth street; both sides of Trinity avenue, from Hundred and Fifty-sixth street; both sides of Kelly street, from Prospect avenue; both sides of Newson street, from Tinton avenue to One Hundred and Fifty-sixth street; both sides of Newschester avenue, from Tinton avenue to Hundred and Fifty-sixth street avenue; both sides of One Hundred and Fifty-sixth street avenue; both sides of One Hundred and Fifty-sixth street avenue; both sides of One Hundred and Fifty-sixth street in Denman place, from Forest to Westchester avenue; both sides of One Hundred and Sixty-fifth street, from Forest to Prospect avenue; both sides of One Hundred and Sixty-fifth street, from Forest to Prospect avenue; both sides of One Hundred and Sixty-fifth street, from F

willis avenues, and to the extent of half the blocks on the intersecting and terminating avenues.

ONE HUNDRED AND FORTY NINTH STREET —SEWER OUTLET, from Harlem river to Mott avenue. Area of assessment: Both sides of One Hundred and Forty-four h street, from Mott avenue to Harlem river; both sides of One Hundred and Forty-sixth sreet, from Mott to Gerard avenue; both sides of One Hundred and Forty-minth street, from Mott avenue to Harlem river; both sides of One Hundred and Forty-minth street, from Mott avenue to Harlem river; both sides of One Hundred and Filtieth street, from Mott to River avenue; both sides of Sedgwick avenue, from Mott to River avenue; both sides of Juliet street, from Mott to River avenue; both sides of One Hundred and Sixty-first street, from Mott to Walton avenue; both sides of Mott avenue, from Sedgwick avenue to One Hundred and Sixty-first street; both sides of Walton avenue, commencing about 285 feet south of One Hundred and Forty-fourth street to a point distant about 195 feet north of One Hundred and Sixty-first street; both sides of River avenue, from One Hundred and Forty-fourth street to One Hundred and Sixty-first street, and both sides of River avenue, commencing about 619 feet sout herly, from One Hundred and Forty-fourth street to One Hundred and Sixty-first street.

ONE HUNDRED AND FIFTY-THIRD STREET

Hundred and Forty-fourth street to One Hundred and Sixty-first street.

ONE HUNDRED AND FIFTY-THIRD STREET—FENCING, at the southeast corner of Morris avenue. Area of Assessment: South s.de of One Hundred and Fifty-thrid stre t, beginning at the corner of Morris avenue and extending easterly about 171 feet.

ONE HUNDRED AND SIXTIETH STREET—FENCING, southwest corner of Railroad avenue, West. Area of assessment: Lot No. 30, of Block 1570.

ONE HUNDRED AND SIXTY-FOURTH STREET—PAVING AND LAYING CROSS-WALKS, from Boston road to Trinity avenue. Area of assessment: Both sides of One Hundred and Sixty-four h street, from Boston road to Trinity avenue, and to the extent of half the blocks on the intersecting and terminating avenues.

terminating avenues.

ONE HUNDRED AND SIXTY-SIXTH STREET
—SEWER, between Tinton and Forest avenues. Area
of assessment: Both sides of One Hundred and
Sixty-sixth street, between Tinton and Forest avenues.

ELION AVENUE—PAVING, from One Hundred

ELION AVENUE—PAVING, from One Hundred and Fifty-third street to Book avenue. Area of assessment: Both sides of Elton avenue, from One Hundred and Fifty-third street to Brook avenue, and to the extent of half the blocks on the intersecting streets.

ONE HUNDRED AND THIRTY-RIGHTH AND ONE HUNDRED AND THIRTY-NINTH STREETS—FENCING, between Brook and Willis avenues. Area of assessment: On street Nos. 711 to 715 East One Hundred and Thirty-eighth street, and Nos. 710 to 714 East One Hundred and Thirty-eighth street, and 80, of Block 1749.

—that the same were confirmed by the Board of Revision and Correction of Assessments on January 21, 1507, and entered the same date in the Record of Titles of Assessments Confirmed, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for bevefit on any person or property shall be paid

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 thereon, as provided in sectin 1917 of said "New York City Consolidation Act of 1882."

dation Act of 1885."
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 litles 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 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 March 22, 1897, 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. Record of Titles date of payment.

date of payment.

ASHBEL P. FITCH, Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMFTROLLER'S OFFICE, February 16, 1897.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, February 16, 1897.

PETER F. MEVER, AUCTIONEER.

CORPORATION SALE OF REAL ESTATE.

PUBLIC NOTICE IS HEREBY GIVEN THAT the Commissioners of the Sinking Fund of the City of New York, by virtue of the powers vested in them by law, will offer for sale, at public auction, on Wednesday, March 24, 1897, at 12 o'clock M., at the New York Real Estate Salesroom, No. 111 Broadway, the following described lots, pieces of parcels of real estate belonging to the Corp ration of the City of New York, viz.:

Three [3] lots on the south side of One Hundred and Fitty-first street, between Convent and Amsterdam avenues, Block 2065 (new number), Ward Nos. 51, 52 and 53, each 25 feet front and 99 feet 11 inches deep.

One [1] triangular lot on Convent avenue and One Hundred and Fifty-first street, between Convent avenue and One Hundred and Fifty-first street, be not 2065 (new number), being parts of Ward Nos. 15 and 16, 108 feet 11½ finches front in Convent avenue, 99 feet 11 inches deep on the westerly side and 43 feet 5½ inches on the northerly side thereof, along the centre line of the block between One Hundred and Fittieth and One Hundred and Fifty-first's reets. The several prices of the said property being shown on a map thereof prepared by Eugene E. McLean, Engineer of the Finance Department, dated January 19, 1897, and numbered respectively thereon Nos. 1, 2, 3 and 4.

The City shall retain the right to maintain forever the new Aqueduct under the atoressid lots and all the rights pertaining or necessary to such maintenance, and no excavation shall ever be made under the said lots below a point thrifty (30) feet vertically distant from the established grade of the street.

The highest bydder will be required to pay ten (10) per cent, of the purchase-money and the auctioneer's fee on each lot immediately after the sale; thirty (30) per cent, upon the delivery, of the deed, within thirty days from the delivery, of the deed, within thirty days from the delivery of the de

and ninety days' tax clauses. The bond and mortgage may be paid off at any time within the term thereof on giving thirry days' notice to the Comptroller, or it may be paid by installments of not less than five hundred dollars, on any day when the interest is due, or on thurty days' notice. The bonds and mortgages will be prepared by the Counsel to the Corporation, and the sum of twelve dollars and fifty cents will be charged for drawing, ackn whedging and recording each separ te mortgage. If more than one lot of land is included in any mortgage, the whole mortgage must be paid off before any release can be given by the Corporation, as a release of any part of the premises included in a mortgage to the Corporation is forbidden by law.

included in a mortgage to the Corporation by law.

The Comptroller may, at his option, resell any lot which may be struck off to the highest bidder who may fail to comply with the terms of sale, and the party who may fail to comply therewith will be held liable for any deficiency that may result from any such resale.

The right to reject any bid is reserved.

Lithographic maps of said real estate may be had at the Comptroller's Ofnce, Stewart Building, No. 280 Broadway, after March 5, 1897.

By order of the Commissioners of the Sinking Fund, under a resolution adopted at a meeting of the Board held May 28, 1895.

held May 28, 1896.
ASHBEL P. FITCH, Comptroller.
CITY OF NEW YORK, FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, February 17, 1897.

NOTICE OF ASSESSMENTS FOR OPENING
STREETS AND AVENUES.

IN PURSUANCE OF SECTION 916 OF THE
"New York City Consolidation Act of 1882," as
amended, the Comproller of the City of New York
hereby gives public notice of the confirmation by the
Supreme Court of the assessments for OPENING AND
ACQUIRING TITLE to the following-named avenues
in the

hereby gives public notice of the confirmation by the supreme Court of the assessments for OPENING AND ACQUIRING TITLE to the following-named avenues in the

TWENTY-THIRD WARD.

CLINTON AVENUE, from Boston road, at East One Hundred and Sixty-ninth street, to Crotona Park; confirmed December 21, 1896; entered February 1, 1897, Area of assessment: All those lots, pieces or parcels of land situate, lying and being in in the City of New York, which taken together are bounded and described as follows, viz.; On the north by the southerly boundary of Crotona Park; on the south by a line drawn parallel to East One Hundred and S.xty-fifth street and distant 100 feet southerly from the southerly side thereof and the said southerly lines produced; on the east by a line drawn parallel to Broadway and distant about 120 feet easterly from the easterly side thereof from the northerly side of Crotona Park, South, to a line drawn parallel to Boston road and distant 100 feet easterly from the easterly side thereof; thence by a line drawn parallel to Boston road and distant 100 feet easterly from the easterly side thereof to a line drawn parallel to Union avenue and distant 100 feet easterly from the easterly side thereof to a line drawn parallel to East One Hundred and Sixty ninth street and distant 100 feet easterly from the easterly side thereof to a line drawn parallel to East One Hundred and Sixty ninth street and distant 100 feet easterly from the valve parallel to East One Hundred and Sixty ninth street and distant 100 feet by a line drawn parallel to East One Hundred and Sixty ninth street and distant 100 feet easterly from the southerly from the southerly boundary of the area of assessment; on the west by 'line drawn parallel to East One Hundred and Sixty ninth street and distant 100 feet southerly trom the southerly side thereof to the middle line of the blocks between Tinton avenue and Union avenue in the contract of the contract of the southerly side thereof to the middle line of the assessment.

CYPRESS AVENUE, from

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."

be calculated from the date of such entry to the date of 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," Room 31, Stewart Building, between the hours of 9 A. M. and 2 F. M. and all payments made thereon on or before April 2, 1897, will be exempt from interest, as above provided, and after that date will be charged interest at the rate of seven per cent. per annum from the above respective dates of entry of the assessments in the Record of Titles of Assessments in said Bureau to the date of payment.

ASHBEL P. FITCH, Comptroller.
CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, February 6, 1897.

CITY CIVIL SERVICE COMM.

NEW CRIMINAL COURT BUILDING, NEW YORK, Febru-

EXAMINATIONS WILL BE HELD AS FOL-

Tuesday, February 23, 10 A.M., CHAINMEN AND RODME N. Candidates must be able to perform all the duties of Chainman and Signalman in making surveys or running lines, etc., with the transit, and also those of Rodman, in doing accurate work with the Engineer's

level.

Thursday, February 25, 10 A.M., MEDICAL EXAMINER, CIVIL SERVICE COMMISSION.

Friday, March 5, 10 A.M., TELEGRAPH OPERATORS.

Tuesday, March 2, 10 A.M., INSPECTORS OF PLUMBING, LIGHT AND VENTILATION, BUILDING DEPARTMENT.

Thursday, March 4, 10 A.M., STOCK AND BOND CLERK, FINANCE DEPARTMENT.

Tuesday, March 9, 10 A.M., WEIGHMASTER.

Wednesday, March 9, 10 A.M., WEIGHMASTER.

Wednesday, March 10, 10 A.M., TELEPHONE OPERATOR.

Notice is hereby given that applications are desired

Tuesday, March 19, 10 A. M., WEIGHMASTER.
Wednesday, March 10, 10 A. M., TELEPHONE
OPERATOR.
Notice is hereby given that applications are desired
for Building Inspectors of Carpentry, in the Building
Department. Can idates must have at least ten years
experience in the carpentering line. Applicants must
have a thorough knowledge of carpentry, and sufficient
knowledge respecting masonry and foun lations to make
them competent to superintend the construction of a
frame building and of a moderate sized brick building.
They must also be able to read readily the several p ans.
Applications are also desired for the positions of
Building Inspectors of Masonry and Building Inspectors
of Iron and steel Construction. Applicants must have
at least ten years experience in their respective lines
and be able to read building plans. The salary for
Building Inspectors \$1,100 to \$1,800 per annum, and the
Inspectors are eligille to advancement to Chief Inspectors of the several branches, the salary of which is
from \$1,800 to \$2,500 per annum.
Notice is also given that applications are desired for
the position of Inspector of Light, Plumbing and Ventilation in the Building Department.

Applications are desired for the position of Instrument Maker. Applicants must understand the construction, etc., of electrical apparatus, and be able to
read plans of such and furnish letters of recommendation.

Applications are desired for position of Dairyman.
Candidates must mave full knowledge of dairy work and
the cultivation of food products for cattle.

Resolved, That the Labor Clerk is hereby authorized
to certify the name of any person registered on the list
for Laborer who is willing to accept temporary employment during the winter months for the removal of snow
and ice.

Further, application for this service must be made at

and ice.
Further, application for this service must be made at
the Labor Bureau.
Certification shall be made in order of application,
Further, that such appointment shall not be made
permanent, and shall last only during such period as the

Further, that shell appointment permanent, and shall last only during such period as the emergency requires.

Note.—All laborers now registered in the Labor Bureau are requested to report their willingness to accept temporary employment for removing snow and ice.

Persons desiring employment in the hospitals should make application as Hospital Orderly; salary from \$25 to \$40 per month. Orderlies are eligible for promotion to Inspector; salary from \$40 to \$60 per month, board and lodging furnished. Persons desiring employment at hospitals, outside work, should make application for Hospital Helper; salary not above \$25 per month, board and lodging furnished. Persons desiring employment as Orderly in Correction Department should make application for the position of Orderly in the Department of Correction; salary, \$25 to \$40 per month. Letters of recommendation will be required in all cases.

New York, February 1, 1807.

New York, February 1, 1897.

NOTICE IS GIVEN THAT THE REGISTRAtion days in the Labor Bureau will be Wednesday and Friday, and that examinations will take place
on those days at 1 P. M.
S WILLIAM BRISCOE. Secretary.

DEPARTMENT OF DOCKS. TO CONTRACTORS. (No. 569.)
PROPOSALS FOR ESTIMATES FOR PREPARING FOR AND FOR BUILDING TEMPORARY PIERS BEI WEEN PIERS, OLD 56 AND OLD 57. AND BETWEEN PIERS, OLD 58 AND OLD 59. NORTH RIVER.

ESTIMATES FOR PREPARING FOR AND FOR building temporary piers between Piers, old 66 and

OLD 59, NORTH RIVER.

SIMATES FOR PREPARING FOR AND FOR building temporary piers between Piers, old 56 and old 59, North river, will be received by the Board of Commissioners of the Department of Docks, at the office of said Department, on Pier "A." foot of Battery place, North river, in the City of New York, until 12 o'clock m. of FRIDAY, MARCH 5, 1897, at which time and place the estimates will be publicly opened by the head of said Department. The award of the contract, if awarded, will be made as soon as practicable after the opening of the bids.

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

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

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

CLASS I.

New Pier between Piers, Old 58 and Old 59, North River.

I. Vellow Pine Timber, 12" x 12", about 48,120 feet, B. M., measured in the work; Yellow Pine Timber, 8" x 15", about 135 feet, B. M., measured in the work; Yellow Pine Timber, 8" x 16", about 135 feet, B. M., measured in the work; Yellow Pine Timber, 8" x 16", about 135 feet, B. M., measured in the work; Yellow Pine Timber, 8" x 16", about 370 feet, B. M., measured in the work; Yellow Pine Timber, 8" x 16", about 135 feet, B. M., measured in the work; Yellow Pine Timber, 8" x 16", about 135 feet, B. M., measured in the work; Yellow Pine Timber, 8" x 16", about 135 feet, B. M., measured in the work; Yellow Pine Timber, 8" x 16", about 32.20 feet, B. M., measured in the work; Yellow Pine Timber, 6" x 12", about 3,20 feet, B. M., measured in the work; Yellow Pine Timber, 6" x 12", ab

Pine Timber, 4" x 10", about 27,400 feet, B. M., measured in the work; Yellow Pine Timber, 3" x 12", about 1,212 feet, B. M., measured in the work; Yellow Pine Timber, 2" x 4", about 1,298 feet, B. M., measured in the work—total, about 98,489 feet, B. M., measured in the work—

11/2", 11/4", 11/8", and 1" Wrought-iron Screw-bolts

7. 1½", 1½", 1½", 1½", and 1½" and 1½" Screw-and Nuts, about 5.27; pounds. 8. Wrought-iron Washers for 1½" and 1½" Screw-8. Wrought-iron Washers for 1½" and 1½" Screw-bolts, about 258 pounds. 9. Wrought-iron Armature Plates, about 4,390 pounds, 10. Cast-iron Washers for 1½" and 1" Screw-boits,

10. Cast-iron Washington, 8, about 7,200 pounds, 11. Cast-iron Mooring-posts, 8, about 7,200 pounds, 12. Cast-iron Cleats, 2, about 330 pounds, 13. Labor of every description, and Painting, Oiling

13. Labot of every description, and Painting, Oiling and Tarring.

CLASS II.

New Pier Letween Piers, Old 56 and Old 57, North River.

14. Vellow Pine Timber, 12" x 12", about 55,932 feet, B. M., measured in the work; Yellow Pine Timber, 10" x 12", about 72 feet, B. M., to'' x 12", about 74 feet, B. M., measured in the work; Yellow Pine Timber, 10" x 10", about 102 feet, B. M., measured in the work; Yellow Pine Timber, 8" x 10", about 128 feet, B. M., measured in the work; Yellow Pine Timber, 8" x 15", about 370 feet, B. M., measured in the work; Yellow Pine Timber, 8" x 10", about 523 feet, B. M., measured in the work; Yellow Pine Timber, 8" x 10", about 5,23 feet, B. M., measured in the work; Yellow Pine Timber, 8" x 10", about 5,20 feet, B. M., measured in the work; Yellow Pine Timber, 7" x 12", about 500 feet, B. M., measured in the work; Yellow Pine Timber, 6" x 12", about 5,04 feet, B. M., measured in the work; Yellow Pine Timber, 3" x 10", about 13,567 feet, B. M., measured in the work; Yellow Pine Timber, 3" x 12", about 13,407 feet, B. M., measured in the work; Yellow Pine Timber, 3" x 12", about 1,55 feet, B. M., measured in the work; Yellow Pine Timber, 3" x 12", about 1,549 feet, B. M., measured in the work; Yellow Pine Timber, 3" x 12", about 1,549 feet, B. M., measured in the work the work.

measured in the work—total, about 110,358 teet, B. M., measured in the work.

15. Spruce Timber, 3", x 10", about 28,405 feet, B. M., measured in the work.

16. White Oak Timber, 8", x 12", about 5,152 feet, B. M., measured in the work. Notre—The above quantities of timber in items 14, 15 and 16 are inclusive of extra lengths required for scarfs, laps, etc., but are exclusive of waste.

extra lengths required for scarts, laps, etc., but are exclusive of waste.

17. White Pine, Yellow Pine, Norway Pine or Cypress Piles, 215. (It is expected that these piles will have to be about from 75 to 80 feet in length, to meet the requirements of the specifications for driving).

18. White Oak Fender Piles, about 66 feet long, 8.

19. ½"x 20", ½"x 12", ½"x 12", ½"x 12", ½"x 12", ½"x 22", ½"x 20", 34"x 20",

1½", 1¼", 1½" and 1" Wrought-iron Screw-and Nuts, about 6,323 pounds. Wrought-iron Washers for 1½" and 1¼" Screw-

21. Wrought-iron Washers for bolts, about 4,390 pounds.
22. Wrought-iron Armature Plates, about 4,390 pounds.
23. Cast-iron Washers for 11/4" and 1" Screw-bolts,

23. Cast-from Mooring-posts, 8, about 7,200 pounds.
24. Cast-iron Mooring-posts, 8, about 7,200 pounds.
25. Cast-iron Cleats, 2, about 330 pounds.
26. Labor of every description, and Painting, Oiling

24. Cast-iron Clears, 2, about 330 pounds.
25. Cast-iron Clears, 2, about 330 pounds.
26. Labor of every description, and Painting, Oiling and Tarring.

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:

18. Bidders must satisfy themselves by personal examination of the location of the proposed wirk 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.

2d. Bidders will be required to complete the entire work to the satisfaction of the Department of Docks, and in substantial accordance with the specifications of the contract and the plans therein relevant 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 this contract is to be com-

lowest bidder, shall be due of payable to work.

The work to be done under this contract is to be commenced within five days after the date of the receipt of a notification from the Engineer-in-Chief that the work, or any part of it, is ready to be begun, and all the work to be done under the contract is to be fully completed on or before the expiration of sixty days after the date of service of such notification, and the damages to be paid by the contractor for each day that the contract may be unfulfilled after the time fixed for the fulfillment thereof has expired, are, by a clause in the contract, determined, fixed and liquidated at Fifty Dollars per day.

may be unfulfilled after the time fixed for the fulfillment thereof has expired, are, by a clause in the contract, determined, fixed and liquidated at Fifty Dollars per day.

Where the City of New York owns the wharf, pier or bulkhead at which the materials under this contract are to be delivered, and the same is not leased, no charge will be made to the contractor for wharfage upon vessels conveying said materials.

Bidders will state in their estimates a price for the whole of the work to be done in each class in conformity with the approved form of agreement and the specifications therein set forth, by which price the bids will be tested. These prices are to cover all expenses of every kind involved in or locidental to the fulfillment of the contract, including any claim that may arise through delay from any cause in the performina 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 all of the classes and whose estimate is regular in all respects.

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

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 delault 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, the estimate shall distinctly state the fact; also that the estimate is made without any co-sultation, connection or agreement with and the amount thereof has not been disclosed to any other person or persons making an estimate for the same purpose, and is

Council, head of a Department, Chief of a Bureau, Deputy thereof, or Clerk therein, or any other officer or employee of the Corporation of the City of New York, or any of its departments, is directly or indirectly interested in this estimate, or in the supplies or work to which it relates, or in any portion of the profits thereof, and has not been given, offered or promised, either directly or indirectly, any pecuniary or other consideration by the bidder or anyone in his behalf with a view to influencing the action or judgment of such officer or employee in this or any other transaction heretofore had with this department, which estimate must be verified by the oath, in writing, of the party making the estimate that the several matters stated therein are mall 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.

to by all the parties interested.

In case a bid shall be submitted by or in behalf of any corporation, it must be signed in the name of such corporation by some duly authorized officer or agent thereof, who shall also subscribe his own name and office. If practicable the seal of the corporation should also be affixed.

Each estimate shall be accompanied by the covered in

of, who shall also subscribe his own name and office. If practicable the seal of the corporation should also be affixed.

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 owner 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 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 ac-

approval by the Comptroller of the City of New York after the award is made and prior to the signing of the contract.

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

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

In case there are two or more bids at the same price, which price is the lowest price bid, the contract, if awarded, will be awarded by lot to one of the lowest bidders.

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

ment.
EDWARD C. O'BRIEN, EDWIN EINSTEIN,
JOHN MONKS, Commissioners of the Department of

Dated New York, January 28, 1897

TO CONTRACTORS. (No. 571.)
PROPOSALS FOR ESTIMATES FOR DREDGING
BETWEEN WEST TWELFTH STREET AND
GANSEVOORT STREET, ON THE NORTH ESTIMATES FOR DREDGING ON THE NORTH

Triver, between West Twelfth and Gansevoort streets, will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, on Pier "A," foot of Battery place, North river, in the City of New York, until 12 o'clock

said Department, on Pier "A," foot of Battery place, North river, in the City of New York, until 12 o'clock at. of

TUESDAY, MARCH 2, 1897,
at which time and place the estimates will be publicly opened by the head of said Department. The award of the contract, if awarded, will be made as soon as practicable after the opening of the bids.

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

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

The Engineer's estimate of the quantities of material necessary to be dredged is as follows (in place):

Earth filling in rear of cribwork, about 355,000 cubic yards; cribwork, about 27,600 cubic yards; old brickwork and rubbish from removal of buildings, about 500 cubic yards; old foundation piles, about 4,400.

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

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

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

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

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

The work to be done under this contract is to be commenced within five days after receiving a notification from the Engineer-in-Chief of the Department of Docks that any part or portion of the dredging herein mentioned is required. The dredging to be done under this contract will be between West Tweltth street and Gansevoort street, on the North river, and is to be done from time to time, and in such quantities and at such times as may be directed by the Engineer, and all work under this contract is to be fully completed on or before

the expiration of 125 days from the date of service of the above-mentioned notification.

The damages to be paid by the contractor for each day that the contract, or any part thereof that may be ordered or directed by the Engineer, may be unfulfilled after the time fixed for the fulfillment thereof has expired are, by a clause in the contract, determined, fixed and liquidated at Fifty Dollars per day.

Bidders will state in their estimates a price for the whole of the dredging to be done, in conformity with the approved form of agreement and the sp cifications therein set forth, by which prices the bids will be tested.

approved form of agreement and the sp cifications therein set forth, by which prices the bids will be tested.

whole of the dredging to be done, in conformity with the approved form of agreement and the sp cifications therein set forth, by which prices 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.

All material to be excavated or remove from the area to be dredged will become the property of the contractor, and bid-ders must estimate the value of such material when considering the price for which they will do the work under this contract.

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 Corperation, and the contract will be readvertised and relet and so on until the accepted and executed.

Bidders are required to state in their estimate 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 shall distinctly state the fact; also that the estimate shall distinctly state the fact; also that the estimate for the same purpose, and is not higher than the lowest regular market price for the same kind of labor or material, and is in all respects fair and without collusion or fraud; that no combination or persons making an estimate for the same purpose, and is not higher than the lowest regular market price for the same hidder is directly or indirectly interested, or of which the bidder is directly or indirectly interested, or of which the bidder or any other force or e

erification be made and subscribed to 9 in behalf of any increased.

In case a bid shall be submitted by or in behalf of any corporation, it must be signed in the name of such corporation by some duly authorized officer or agent thereof, who shall also subscribe his own name and office. If or oracticable, the seal of the corporation should also be fixed.

poration by some duly authorized officer or agent thereof, who shall also subscribe his own name and office. If practicable, the seal of the corporation should also be affixed.

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 busin so 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 reluse 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 entited upon its completion and that which said Corporation may be obliged to pay to the person to whom the contract may be awarded at any subsequent letting, the amount in each case to be calculated upon the estimated amount of the work to be done by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York and is worth the amount of the security required for the completion of the contract, over and above all his debts of every nature and over and above his liabilities as bail, surety and otherwise, and that he has offered himself as a surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered will be subject to approvab by the Comptroller of the City of New York, drawn to the order of the Comptroller, or money to the amount of five by recutum 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

In case there are two or more bids at the same price, which price is the lowest price bid, the contract, if awarded, will be awarded by lot to one of the lowest cidders.

THE RIGHT TO DECLINE ALL THE ESTIMATES IS RESERVED IF DEEMED FOR THE INTEREST OF THE CORPORATION OF THE COTY 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.

EDWARD C. O'BRIEN, EDWIN EINSTEIN, JOHN MONKS, Commissioners of the Department of Docks.

Dated New York, February 4, 1807.

Dated New York, February 4, 1897.

TO CONTRACTORS. (No. 568.)
PROPOSALS FOR ESTIMATES FOR DREDGING
AT THE PILE PLATFORM FOOT OF
SEVEN'IT STREET, UNIONPORT (K NOWN
AS THE IOWN D CK), AND AT THE B LK.
HEAD FOOT OF MAIN STREET, WEST.
CHE TER (KNOWN AS THE TOWN DOCK),
IN WESTCHESTER CREEK.

ESTIMATES FOR DREDGING IN WESTchester Creek will be received by the Board
of Commissioners at the head of the Department
of Docks, at the office of said Department, on Pier
"A," foot of Battery place, North river, in the City
of New York, until 12 o'clock M. of
TUESDAY, MARCH 2, 1897,
at which time and place the estimates will be publicly
opened by the head of said Department. The award

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

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

The bidder to whom the award is made shall give security for the faithful performance of the coatract, in the manner prescribed and required by ordinance, in the sum of Eight Hundred Hollars.

The Engineer's estimate of the quantities of materials necessary to be dredged is as follows:

ON WESTCHEESTER CREEK.

necessary to be dredged is as follows:

ON WESTCHESTER CREEK.

Pile platform toot of Seventh street, Unionport (known as the Town Dock), 1,500 cubic yards; bulkhead foot of Main street, Westchester (known as the Town Dock), 2,450 cubic yards; total, 3,950 cubic yards.

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

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

quantities, nor assert that there was any misunderstanding in regard to the nature or amount of the work
to be done.

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

The work to be done under this contract is to be commenced within five days after receiving a notification
from the Engineer-in-Chief of the Department of Docks
that any part or po ion of the dredging herein mentioned is required. The dredging to be done under this
contract will be at the pile platform foot of Seventh
street, Unionport (known as the Town Dock), and at the
foot of Main street, Westchester (known as the Town
Dock), in Weschester Creek, and is to be done, from
time to time, and in such quantities and at such times as
may be directed by the Engineer, and all work done
under this contract is to be fully completed on or before
the expiration of thirty-five days from the date of service of the above-mentioned notification.

The damages to be paid by the contract of each
day that the contract or any part thereof that may be
ordered or circeted by the Engineer may be unfulfilled
after the time fixed for the tulfillment thereof has expired are, by a clause in the contract, determined,
fixed and liquidated at Fifty Dollars per day.

Bidders will state in their estimates a price, per cubic
yard, tor doing such dredging, in conformity with
the approved form of agreement and the specifications
therein set forth, by which price the bids will be tested.

This price is to cover all expenses of every kind involved in or incidental to the fulfillment of the contract,
including any claim that may arise through delay, from
any cause, in the performing of the work thereunder.

Bidder

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

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

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 that fact; also that the estimate is made without any consultation, connection or agreement with and the amount thereof has not been disclosed to any other person or persons making an estimate for the same purpose, and is not higher than the lowest regular market price for the same kind of lebor or material, and is in all respects fair and without collusion or fraud; that no combination or pool exists of which the bidder is a member, or in which the bidder has knowledge, either personal or otherwise, to bid a certain price, or not less than a certain price, for said labor or material, or to keep others from bidding thereon, and also that no member of the Common Council, Head of a Department, Chief of a Bureau, Deputy thereot, or Clerk therein, or any other officer or employee of the Corporation of the City of New York, or any of its Departments, is directly or indirectly interested in the estimate, or in the supplies or work to which it relates, or in any portion of the profits thereof, and has not been given, offered on promised, either directly or indirectly, any pecuniary or other consideration by the bidder, or anyone in his behall, with a view to influencing the action or judgment of such officer or employee in this o

In case a bid shall be submitted by or in behalf of any corporation, it must be signed in the name of such corporation by some duly authorized officer or agent thereof, who shall also sub-cribe his own name and office. Il practicable, the seal of the corporation should also be affixed.

thereof, who shall also subscribe his own name and office. If practicable, the seal of the corporation should also be affixed.

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 it 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 awarded at any subsequent leiting, 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 all his debts of every nature and over and above his liabilities as ball, surety and otherwise, and that he has offered himself as a surety in good taith 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 m de and 1 rior 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 entum of the amount of security required for the laithfull periorwance of the contract. Such check or money must not be inclosed in

deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid the amount of his deposit will be returned to him.

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

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

In case there are two or more bids at the same price, which price is the lowest price bid, the contract, if awarded, will be awarded by lot to one of the lowest bidders.

THE KIGHT 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.

Department.
EDWARD C. O'BRIEN, EDWIN EINSTEIN,
JOHN MONKS, Commissioners of the Department of

Dated New York, January 21, 1897.

POLICE DEPARTMENT.

POLICE DEPARIMENT—CITY OF NEW YORK, 1896.

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

HOHN F. HARRIOT, Property Clerk.

DEPT. OF PUBLIC CHARITIES.

DEPARTMENT OF PUBLIC CHARITIES, No. 66 THIRD AVENUE, NEW YORK, February 16, 1897.

TO CONTRACTORS.

PROPOSALS FOR MATERIALS AND WORK REQUIRED FOR ONE THREE-STORY SIONE AND BRICK EXTENSION AT RANDALUS ISLAND.

DALUS ISLAND.

SEALED BIDS OR ESTIMATES FOR THE aloresaid work and materials, in accordance with the specifications and plans, will be received at the office of the Department of Public Charities, No. 66 Third avenue, in the City of New York, until Wednesday, March 3, 1897, until 10 o'clock A. M. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indoorsed "Bid or Estimate for Materiols and Work Required for One Three-Story Stone and Brick Extension at Randall's Island," with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the President of said Department and read.

The BOARD OF PUBLIC CHARITIES RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED

BOARD OF PUBLIC CHARITIES RESERVES THE

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

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

tion.

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

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonials to that effect, and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract, by his or their bond, with two sufficient sureties, each in the penal amount of Fifteen Thousand (15,000) Dollars.

Each hid or estimate shall contain and state the pame

sureties, each in the penal amount of Fifteen Thousand (15,000) Dollars.

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

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 bis sureties for its faithful performance, and that if he shall mint or reduce 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 supplies 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 treeholder in the City same, that he is a householder or treeholder 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 goo taith and with the intention to execute the bond required by section ray of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York. me, that he is a householder or treeholder in the City

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 be retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

Should the person or persons to whom the contract within five days after written notice that the same has No bid or estimate will be received or considered unless

been awarded to his or their bid or proposal, or if he or they accept but do not execute the contract and give the proper security, he or they shall be considered as having abandoned it and as in default to the Corporation, and the contract will be readvertised and relet as provided

the contract will be readvertised and relet as provided by law.

B dders will write out the amount of their estimates in addition to inserting the same in figures.

Payment will be made by a requisition on the Comptroller, in accordance with the terms of the contract. The form of the contract, including specifications and showing the manner of payment, can be obtained at the office of John W. Marshall, archite-t, Room 105, Bible House, Astor place, New York City, and bidders are cautioned to examine each and all of their provisions carefully, as the Board of Public Charities will insist upon their absolute enforcement in every particular.

SILAS C. CROFT, President; J OHN P. FAURE and JAMES R. O'BEIRNE, Commissioners, Department of Public Charities.

and JAMES R. O'BEIRNE, Commissioners, Department of Public Charities.

DEPARTMENT OF PUBLIC CHARITIES, No. 66 THIRD AVENUE, NEW YORK, February 16, 1897.

TO CONTRACTORS.

PROPOSALS FOR MASON AND CARPENTERWORK, NEW ELEVATOR, IRONWORK, HEATING AND VENTILATING, PLUMBING AND GAS-FITTING, AND ELECTRIC-WIRLING, ETC., BELLEVUE HOSPITAL.

SEALED BIDS OR ESTIMATES FOR THE aloressid work and materials, in accordance with the specifications and plans, will be received at the office of the Department of Public Charities, No. 66 Third avenue, in the City of New York, until Wednesday, March 3, 1897, until to o'clock A. M. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Mason and Carpenter-work, New Elevator, Ironwork, Heating and Ventilating, Plumbing and Gasfitting, and Electric-wiring, etc., Bellevue Hospital," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the President of said Department and read.

The BOARD OF PUBLIC CHARITIES RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SECTION 64, CHAPTER 40. LAWS OF 1882.

No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the corporation when the proposed to the described after the opening of the hids.

poration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

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

Any hidder 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 centract, by his or their bond, with two sufficient sureties, each in the penal amount of Twelve Thousand (12,0×0) Dollars.

Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same, the names of all persons interested with him or them therein, and if no other person be so interested it shall distinctly state that fact; also that it is made without any connection with any other person making an estimate for the same purpose and is in all respects fair and without collusion or fraud, and that no member of the Common Council, Head of a Department, Chief of a Bureau, Deputy thereof or Clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies 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 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 verified by the oath, in writing of the parties in erested.

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 in erested.

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 calcult ted upon the estimated amount of the supplies by which the bids are t sted. 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 pature, and over and above all bid identities as bail, surety or otherwise, and that he has offered himself as surety in good faith, and with the intention to execute the bond required by section 12 of chapter 7 of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequire yand sufficiency of the security fered is to be approved by the Comptroller of the City of New York. No bid or estimate will be received or considered unness accompanied by either a certified check upon one of the State or National banks of the City of New York. No bid or estimate will be received or considered unness accompanied by either a certified check upon one of the State or Na

by law.

Bidders will write out the amount of their estimates in

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

Payment will be made by a requi-ition on the Comptroller in accordance with the terms of the contract.

The form of the contract, including specifications, and showing the manner of payment, can be obtained at the office of John W. Marshall, architect, Room 105, Bible House, Astor place, New York City, and bidders are ca tioned to examine each and all of their provisions carefully, as the Board of Public Charities will insist upon their absolute enforcement in every particular.

SILAS C. CROFT, President; JOHN P. FAURE and JAMES R. O'BEIRNE, Commissioners, Department of Public Charities.

D PARTMENT OF PUBLIC CHARITIES, No. 66 THIRD AVENUE, NEW YORK, February 16, 1897.

TO CONTRACTORS.
PROPOSALS FOR MATERIALS AND WORK REQUIRED FOR EXTENSION TO THE INDUSTRIAL SCHOOL BUILDING, RANDALL'S ISLAND.

SEALED BIDS OR ESTIMATES FOR THE aforesaid work and materials, in accordance with the specifications and plans, will be received at the office of the Department of Public Charities, No. 66. Third avenue, in the City of New York, until Wedne-day, March 3, 1897, until 10 o'clock A, M. The person or persons making any bid or estimate sh ll furnish the same in a sealed envelope, indorsed "Bid or Estimate for Materials and Work Required for Extension to the Industrial School Building, Randall's Island," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or belore the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the President of said Department and read.

The Board of Public Charities reserves the RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SECTION 64, CHAPTER 410, LAWS OF 1882.

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

The award of the contract will be made as soon as

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

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satistactory 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 surcties, each in the penal amount of SEVEN HUNDEED AND FIFTY (750) DOLLARS.

Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same, the names of all persons interested with him or them therein, and if no other person be so interested it shall distinctly state that fact; also that it is made without any connection with any other person making an estimate for the same purpose, and is in all respects fair and without collusion or traud, 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 varieties and 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 reluse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation and sufference pe

Bidders will write out the amount of their estimates in

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

Payment will be made by a requisition on the Comptroller, in accordance with the terms of the contract.

The form of the contract, including specifications, and showing the manner of payment, can be obtained at the office of John W. Marshall, architect, Room 105, Bible House, Astor place, New York City, and bidders are cautioned to examine each and all of their provisions carefully, as the Board of Public Charities will insist upon their absolute enforcement in every particular.

SILAS C. (ROFT, President; JOHN P. FAURE, and JAMES R. O'BEIRNE, Commissioners, Department of Public Charities.

and JAMES R. O'BEIRNE, Commissioners, Department of Public Charities.

DEPARTMENT OF PUBLIC CHARITIES, No. 66 THIRD AVENUE, NEW YORK, February 16, 1897.

TO CONTRACTORS.

PROPOSALS FOR MASON AND CARPENTER WORK, COMPOSITION ROOFING, CONCRETING, ETC., TO WAGON HOUSE AND STABLE, HARLEM HOSPITAL.

SEAL D BIDS OR ESTIMATES FOR THE atoresaid work and materials, in accordance with the specifications and plans, will be received at the office of the Department of Pub ic Charities, No. 66 Third avenue, in the City of New York, until Wednesday, March 3, 1897, until 10 o'clock A. M. The person or persons making any bid or estimate shall furnish the same in a scaled envelope, indorsed "Bid or Estimate for Mason and Carpenter Work, Composition Roofing, Concreting, etc., to Wagon House and Stable, Harlem Hospital," and with his or their name or names, and the date of presentation, to the head of sail Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the President of said Department and read.

The BOARD OF PUBLIC CHARITIES RESERVES THE RIGHT TO REJECT ALL BIDS ON ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SECTION 64, CHAPTER 40, LAWS OF 1882

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

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

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonals 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 suretes, each in the penal amount of ONE THOUSAND 1,000 DOLLARS.

Each bid or estimate shall contain and state the name and place of restidence of each of the persons making the same, the names of all persons interested with him or them therein, and if no other person is so interested it shall distictly 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 freud, 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 of the parties interested.

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or treeholders in the City of New York, with their respective piaces 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 yay to the corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be diliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting, the amount of the security required for the completion of this contract, over and above his liabilities as bail, surety or otherwise, and that after a householder of the householders of the contract will

Bidders will write out the amount of their estimates in

Bidders will write out the amount of their estimates in addition to inserting the same in figures. Payment will be made by a requisition on the Comptroller, in accordance with the terms of the contract. The form of the contract, including specifications, and showing the manner of payment, can be obtained at the office of John W. Marshall, architect. Room 105 B ble House, Aster place, New York City, and bidders are cautioned to examine each and ail of their provisions carefully, as the Board of Public Charities will insist upon their absolute enforcement in every particular.

SILAS C. CROFT, President: JOHN P. FAURE and JAMES R. O'BEIRNE, Commissioners, Department of Public Charities.

ment of Public Charities,

Department of Public Charities, No. 66 Third Avenue, New York, February 16, 1897.

TO CONTRACTORS.

PROPOSALS FOR EXCAVATING SUBWAYS AND SEWERS, AND STEAM PIPING, BLACKWELLS ISLAND.

SEALED BIDS OR ESTIMATES FOR THE aforesaid work and materials, in accordance with the specifications and plans, will be received at the office of the Department of Public Charities, No. 66 Third avenue, in the City of New York, until Wednesday, March 3, 1897, until 1c o'clock A. M. The person or persons making any bid or estimate shall turnish the same in a sealed envelope, indorsed "Bid or Estimate for Excavating Subways and Sewers and Steam Piping, Blackwell's I land, and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the President of said Department and read.

The BOA+D OF PUBLIC CHARITIES RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SECTION 64, CHAPTEN 410, LAWS OF 1882.

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

The award of the contract will be made as soon as

poration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

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

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonials to that effect, and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract, by his or their bond, with two sufficient sureties, each in the penal amount of SIX THOUSAND (6,000) DOLLARS.

Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same, the names of all persons interested with him or them therein, and if no other person be so interested it shall distinct y 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 the rein, 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 VENIFICATION be made and subscribed by all the parties interested.

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

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 sub-equent letting, the amount in each case to be calculated up in the estimated amount of the supplies 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 a bail, surety or otherwise, and that he has offered himself as a surety in good faith and with the intention to execute the bond required by section 12 of chapter 7 of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York.

No bid or estimate will be received or considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must 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 has been awarded to him, to execute the same, the amount of the deposit will be returned to him.

Should the person or persons to whom the contract may be awar

SILAS C. CROFT. President; JOHN P. FAURE, and JAMES R. O'BEIRNE, Commissioners, Department of Public Charites.

Department of Public Charites, No. 66 Third Avenue, New York, February 16, 1897.

TO CONTRACTORS.

PROPOSALS FOR MATERIALS AND WORK REQUIRED FOR TWO FRAME QUARANTINE PAVILION HOSPITALS, RANDALL'S ISLAND.

SEALED BIDS OR ESTIMATES FOR THE aforesaid work and materials, in accordance with the specifications and plans, will be received at the office of the Department of Public Charities, No. 66 Third avenue, in the City of New York, until Wednesday, March 3, 1897, until 10 o'clock A. M. The person or persons making any bid or estimate shall furnish the same in a scaled envelope, indorsed "Bid or Estimate for the Materials and Work Required for Two Frame Quarantine Pavilion Hospitals, Randall's Island," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the President of said Department and read.

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

No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation upon the bris contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonials to that effect, and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract by his or their bond, with two sufficient sureties, each in the penal amount of Twelve Hundred (1,200) Dollars.

Each bid or estimate shall contain and state the name and place of residence of each of the persons making an estimate for the same purpose and is

more th... none person is interested it is requisite that the VERFICATION be made and subscribed by all the parties interested.

Fach bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the Ci y of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person m king the estimate, they will, on its being so awarded, become bound as his sureties for its faithful periormance, 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 which me contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the supplies 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 nis liabilities as bail, surety or otherwise, and that he has offered himself as surety in good faith and with the intention to execute the bond required by section 12 of chapter 7 of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety, The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York.

No bid or estimate will be received or considered unless accompanied by either a certified check upon one of the Sette as National beaution of the Sette of New York.

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 De-

partment 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 lays 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 be retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

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

Bidders will write out the amount of their estimates.

by law.

Bidders will write out the amount of their estimates

Bidders will write out the amount of their estimates in addition to inserting the same in figures. Payment will be made by a requisition on the Comptroller, in accordance with the terms of the contract. The form of the contract, including specifications, and showing the manner of payment, can be obtained at the office of John W. Marshall, architect, Room 105, Bible House, Astor place, New York City, and bidders are cautioned to examine each and all of their provisions carefully, as the Board of Public Charities will insist upon their absolute enforcement in every particular.

every particular.

SILAS C. CROFT, President; JOHN P. FAURE and JAMES R. O'BEIRNE, Commissioners, Department of Public Charities.

DEPARTMENT OF PUBLIC CHARITIES, No, 66 THIRD AVENUE, NEW YORK, February 10, 1897.

TO CONTRACTORS.

MATERIALS AND WORK REQUIRED TO MANUFACTURE ONE AMERICAN DOWN DRAFT BOILER, OR EQUAL THERETO, AND ERICT SAM IN POSITION, WITH NECESSARY FITTINGS, AT NURSES' HOME, BLACKWELL'S ISLAND.

SEALED BIDS OR ESTIMATES FOR THE acressid work and materials, in accordance with the specifications and plans, will be received at the office of the Department of Public Charities, No. 66 Third avenue, in the City of New York, until Thursday, February 25, 1897, until 10 o'cleck A.M. The persons making any bid or estimate shall furnish the same in sealed envelope, indorsed "Bid or Estimate for Manufacturing and Erecting One Down Draft Boiler." and with his or their name or names, and the date of presentation, to the bead o saal Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the President of said De, artment and read. Or PUBLIC CHARITIES RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IN DEEMED TO BE FOR THE CUBLIC INTEREST, AS PROVIDED BY SECTIONS 64, CHAPTER 410, LAWS OF 1882.

No bid or estimate will be accepted from or contract awarded to any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation upon debt or contract must be known to be engaged in and well prepared for the business, and mu4 have satisfactory testimonials to that effect, and the person of persons to whom the contract must be known to be engaged in and well prepared for the business, and mu4 have satisfactory testimonials to that effect, and the person of persons to whom the contract may be awarded will be required to give security for the performance of the Composition of the position of the person of persons to whom the contract may be awarded will be required to give security for the performance of the contract, by his or their bond, with two sufficient su

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 Comproller, or money to the amount of five per centum of the amount of the security required for the faithful per ormance of the contract. Such check or money must not be inclosed in the sealed envelope contaming 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. Al such deposite, 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 is awarded. If the clipt of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid the amount of his deposit will be returned to him.

Should the person or persons to whom the contract may be awarded neglect or refuse to accept the contract within five days after written notice that the same has been awarded to his or their bid or proposal, or if he or they accept but do not execute the contract and give the proper security, he or they shall be considered as having abandoned it and as in default to the Corporation, and the contract will write out the amount of their estimates in accompanied by either a certified check upon one of the State or National banks of the City of New York,

by law.

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

Payment will be made by a requisition on the Comptroller, in accordance with the terms of the contract.

The form of the contract, including specifications, and

showing the manner of payment, can be obtained at the office, No.66 Third avenue, and bidders are cau-tioned to examine each and all of their provisions care-fully, as the Board of Public Charities will insist upon

their absolute enforcement in every particular. SILAS C. CROFT, President; JOHN P. FAURE, and JAMES R. O'BEIRNE, Commissioners, Department of Public Charities.

DEPARTMENT OF PUBLIC CHARITIES, No. 66 THIRD AVENUE, NEW YORK. February 10, 1897.
TO CONTRACTORS.

Avenue, New York. February 10, 1897.

TO CONTRACTORS.

PROPOSALS FOR THE ERECTION OF A BOILER-HOUSE AND LAUNDRY, ETC., IN BELLEVUE HOSPITAL YARD.

SEALED BIDS OR ESTIMATES FOR THE aforesaid work and mate ials, in accordance with the specifications and plans, will be received at the office of the Department of Public Charities, No. 65 Third avenue, in the City of New York, until Thursday, February 25, 1897, until 10 o'clock a. M. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Erection of a Boiler-house and Laundry, etc., B llevue Hospital Yard," with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the President of said Department and read.

The Board of Public Charities reserves the RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SECTION 64, CHAPTER 410, LAWS OF 1882.

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

The award of the contract will be made as soon as

tion.

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

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

Fach bid or estimate shall contain and state the name

SAND (10,000) DOLLARS.

Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same, the names of all persons interested with him or them therein, and if no other person be so interested; it shall distinctly state that fact; also that it is made without any connection with any other person making an estimate for the same purpose and is in all respects tair 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 to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested it is requisite that the VERIFICATION be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the con-

ested it is requisite that the VERTICATION be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance, and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation 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 supplies 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 12 of chapter 7 of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York.

No bid or estimate will be received or considered unless accompanied by either a certified check upon one

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

No bid or estimate will be received or considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must NOT be incosed 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 be retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid the amount of his deposit will be returned to him.

Should the person or persons to whom the contract was be awarded neglect or refuse to accept the contract.

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

tion, and the contract will be readvertised and relet as provided by law.

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

Payment will be made by a requisition on the Comptroller, in accordance with the terms of the contract. The form of the contract, necluding specifications, and showing the manner of payment, can be obtained at the office of Withers & Dickson, architects, Bibe House, Astor place, New York City, and bidders are cautioned to examine each and all of their provisions carefully, as the Board of Public Charities will insist upon their absolute enforcement in every particular.

SILAS C. CROFT. President; JOHN P. FAURE, and JAMES R. O'BEIRNE, Commissioners, Department of Public Charities.

DEPARTMENT OF PUBLIC CHARITIES, No. 66 THIRD AVENUE, NEW YORK, February 10, 1897.

TO CONTRACTORS.
PROPOSALS FOR MATERIALS AND WORK REQUIRED FOR ALTERATION OF TWO BUILDINGS AT BLACKWELL'S ISLAND ALMSHOUSE BARRACKS.

ALMSHOUSE BARRACKS.

SEALED BIDS OR ESTIMATES FOR THE aforesaid work and materials, in accordance with the specifications and plans, will be received at the office of the Department of Public Charities, No. 66 Third avenue, in the City of New York, until Thursday, February 25, 1897, until 10 o'clock A. M. The person or persons making any bid or estimate shall turnish the same in a sealed envelope, indorsed "Bid or Estimate for Materials and Work Required for Alterations of Two Buildings at Blackwell's Island Almshouse Barracks," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates

received will be publicly opened by the President of said Department and read.

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

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

The award of the contract will be accepted.

poration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

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

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonials to that effect, and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract, by his or their bond, with two sufficient surreties, each in the penal amount of THIRTY-TWO THOUSAND (32,000) DOLLARS.

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

Each bid or estimate shall be accompanied by the conparties interested

that the Verimeration be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its taithful performance, and that if he shall omit or refuse to execute the same they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation any 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 sub-equent letting; the amount in each case to be calculated upon the estimated amount of the supplies 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 that he has offered himself as a surety in good 1.4th and with the intention to execute the bond required by section 12 of chapter 2 of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York.

No bid or estimate will be received or considered unless accompanied by either a certified check upon one of the

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

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

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

by law.

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

Payment will be made by a requisition on the Comptroller, in accordance with the terms of the contract.

The form of the contract, including specifications, and showing the manner of payment, can be obtained at the office of John W. Marshall, architect, Room 105, Bible House, Astor place, New York City, and bidders are cautioned to examine each and all of their provisions carefully, as the Board of Public Charities will insist upon their ab-olute enforcement in every particular.

SILAS C. CROFT, President; JOHN P. FAURE and JAMES R. O'BEIRNE, Commissioners, Department of Public Charities.

DAMAGE COMM .- 23-24 WARDS.

PURSUANT TO THE PROVISIONS OF CHAP ter 537 of the Laws of 1893, entitled "An act "providing for ascertaining and paying the amount of damages to lands and buildings suffered by reason of "changes of grade of streets or avenues, made pursuant "changes of grade of streets or avenues, made pursuant
to chapter 72r of the Laws of 1887, providing for the
"depression of railroad tracks in the Twenty-third and
"Twenty-tourth Wards, in the City of New York, or
otherwise," and the acts amendatory thereof and
supplemental thereto, notice is hereby given, that
public meetings of the Commissioners, appointed pursuant to said acts, will be held at Room 58, Schermerhorn Building, No. 96 Broadway, in the City of New
York, on Monday, Wednesday and Friday of each
week, at 2 o'clock P. M., until further notice.

Dated New York, October 30, 1895.

DANIEL LORD, JAMES M. VARNUM, GEORGE
W. STEPHENS, Commissioners.

LAMONT MCLOUGHLIN. Clerk

DEPARTMENT OF BUILDINGS.

DEPARTMENT OF BUILDINGS, No. 220 FOURTH AVENUE, NEW YORK, June 22, 1896.

NOTICE TO OWNERS, ARCHITECTS AND BUILDERS.

THE DEPARTMENT OF BUILDINGS HAS established a branch office at junction of Third and Courtlandt avenues, where all plans for the erection or alteration of buildings above the Harlem river may be submitted and filed.

STEVFNSON CONSTABLE, Superintendent Buildings.

ings.

TAXES AND ASSESSMENTS.

DEPARTMENT OF TAXES AND ASSESSMENTS, STEWART BUILDING, No. 280 BROADWAY, NEW YORK, January In 1, 1897.

In C. MPLIANCE WITH SECTION 817 OF THE New York City Consolidation Act of 1882, notice is hereby given that the books of the Annual Record of the Assessed Valuations of Real and Personal Estate of the City and County of New York, for the year 1897, are open and will remain open for examination and correction until the 30th day of April, 1897. All persons believing themselves aggrieved must make application to the Commissioners of Taxes and Assessments, at this office, during the period said books are open, in order to ootain the reliet provided by law. Applications for correction of assessed valuations on personal estate must be made by the person assessed to the said Commissioners, between the hours of 10 A. M. and 2 P. M., except on Saturdays, when between 10 A. M. and 12 M., at this office, during the said period.

EDWARD P. BARKER, THEODORE SUTRO, JAMES L. WELLS, Commissioners of Taxes and Assessments.

DEPARTMENT OF PUBLIC WORKS

NOTICE OF SALE AT PUBLIC AUCTION.

NOTICE OF SALE AT PUBLIC AUCTION.

NEW YORK, FEBRUARY 18, 1897. ON WEDnesday, March 3, 1897, at 11 o'clock A. M., the Department of Public Works will sell at public auction, under the direction of the Consulting Engineer, by Messrs, L. J. Phillips & Co., Auctioneers, the buildings and parts of buildings herein described, viz.:

On Audubon Avenue, between Kingsbridge Road and One Hundred and Seventy-fifth Street.

Part of two-story frame dwelling, 27.8" by 33.6", and 38.11".

8.11".

Part of two-story frame dwelling, triangular piece, 2 set by 8 feet.

Part of two-story frame stable, 24.3" by 11.4".

One-story frame stable, 14.7" by 16.4".

One-story frame shed, 12.2" by 22 feet; and 12.3" by 16.4".

feet.
Frame shed, 30.8" by 7.5".
Two-story frame dwelling, 22.4" by 18.2".
One and one-half story frame dwelling, 15 feet by

20.3".
One story frame blacksmith shop, 40.4" by 16.4½".
On Edgecombe Avenue, near One Hundred and Fiftyfifth Street.
Part of one-story frame building, 82.99" by 0" by

Part of one-story frame building, 82,99" by 0" by 1.75".

Two-story brick stable, 49.10" by 24.83",
One-story shed, 48.30" by 20.10".
One-story stable, 12.80" by 12.71".
One-story stable, 12.80" by 12.71".
One-story stable, 12.80" by 12.86".
On Edgecombe Avenue, near Jamel Place.
Part of one-story bowling alley, 5 feet by 11.27".
One-story shed and statle, 54.70" by 18 feet by 49 feet.
Terms of Sale:
Cash payment in bankable funds at the time and place of sale, and the entire removal of the buildings, or parts of buildings, sheds, etc., from the streets by the purchaser or purchasers fails or fail to effect the removal within that time, he or they shall forfeit his or their purchase-m ney or moneys and the ownership of the buildings, parts of buildings, sheds, etc., or any part thereof.

part thereof, CHARLES H. T. COLLIS, Commissioner of Public

COMMISSIONER'S OFFICE, No. 150 NASSAU STREET, NEW YORK, February 17, 1897.

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 No. 150 Nassau street, corner of Spruce street, in the Chief Clerk's Office, Room No. 1704-7, until 12 o'clo.k M. on Wednesday, March 3, 1897. The bids will be publicly opened by the head of the Department, in the basement at No. 150 Nassau street, at the hour above mentioned.

ment at No. 150 Nassau street, at the hour above mentioned.

No. 1. FOR FURNISHING AND DELIVERING TO THE DEPARTMENT OF PUBLIC WORKS ABOUT ONE THOUSAND (1,000) CUBIC YARDS OF BROKEN STONE OF TRAP ROCK; ALSO ABOUT ONE THOUSAND (1,000) YARDS OF SCREENINGS OF TRAP ROCK.

No. 2. FOR FURNISHING AND DELIVERING TO THE DEPARTMENT OF PUBLIC WORKS ABOUT TWENTY-FIVE HUNDRED (2,500) CUBIC YARDS OF GRAVEL; ALSO ABOUT TWENTY-FIVE HUNDRED (2,500) CUBIC YARDS OF GRAVEL SCREENINGS SUITABLE FOR ROAD SUKFACING.

No. 3. FOR REPAIRING THE FREE FLOATING BATHS.

No. 4, FOR SEWERS IN ONE HUNDRED AND ELEVENTH STREET, between Amsterdam and Riverside avenues.

No. 5. FOR SEWER IN ONE HUNDRED AND TWELFTH STREET, between Riverside avenue and

Boulevard.
No. 6. FOR SEWERS IN ONE HUNDRED AND EIGHTY-SECOND STREET, between Amsterdam avenue and K ngsbridge road.
No. 7. FOR SEWER IN FIFTH AVENUE, WEST SIDE, between Fifty-fourth and Fifty-fifth streets, No. 8. FOR ALTERAFION AND IMPROVEMENT TO SEWER IN PARK AVENUE, EAST SIDE, between Sixty-sixth and Seventieth streets, and to curves at Sixty-sixth, Sixty-seventh, Sixty-eighth and Sixty-ninth streets.
Each bid or extinute shall contain and state the

and Sixty-ninth streets.

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 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 in the work to which it relates or in any portion of the profits thereof.

Each estimate must be verified by the each, 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 Coror neglect to execute the same, they will pay to the Corporation any difference between the sum 10 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.

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 the constituted of the contract of the constituted of the contract of the c

in good faith, with the intention to execute the some 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 a 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 covect. 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 will be returned to him.

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

Blank forms of bid or estimate, the proper envelopes in which to inclose the same, the specifications and agreements, and any further information desired, can be obtained in Rooms Nos. 1701 and 1703.

CHARLES H. T. COLLIS, Commissioner of Public Works.

COMMISSIONER'S OFFICE, No. 150 NASSAU SIREET NEW YORK, February 16, 1897

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 No. 150 Nassau street, corner of Spruce street, in the Chief Clerk's Office, Room No. 1704-7, until 12 o'clock M. on Friday, March 12, 1897. The bids will be publicly opened by the head of the Department in the basement at No. 150 Nassau street, at the hour abovementioned.

mentioned.

No. 1. FOR FURNISHING FIVE HUNDRED (500) ORNAMENTAL STREET LAMPS.

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 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 Jepartment, 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 in the work to which it relates, or in any portion of the profits thereof.

indirectly interested therein, or in the supplies or in the work to which it relates, or in any portion of 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 Co-poration 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 consent last above mentioned must be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of the contract, over and above all his debts of every nature, and over and above his liabilities as ball, surety, or otherwise, and that he has offered himself as surety in good faith, with the intention to execute the bond required by law.

No estimate will be considered unless accompanied.

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 taithful performance of the contract. Such check or money must not be inclosed in a 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 lease within the time afore said the amount of the deposit will be returned to him. THE COMMISSIONER OF PUBLIC WORKS RESERVES THE RIGHT TO REJECT ALL BIDS RECEIVED FOR ANY PARTICULAR WORK IF HE DEEMS IT FOR THE BEST INTERESTS OF THE CITY.

Blank forms of bid or estimate, the proper envelopes

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 in Room No. 2200.

CHARLES H.T. COLLIS, Commissioner of Public

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, No. 150 NASSAU STREET, NEW YORK, August

NOTICE IS HEREBY GIVEN THAT THE charge for vault permits is fixed at the rate of \$2 per square foot, under and pursuant to ordinance of the Common Council relating thereto.

HOWARD PAYSON WILDS, Deputy Commissioner of Public Works.

NOTICE TO PROPERTY-OWNERS, BUILDERS, FLAGGERS AND OTHERS.

NOTICE IS HEREBY GIVEN THAT THE practice of placing concrete or other friable curbs on the streets of this city is in contravention of chapter 6, Article 7, section 105, Revised Ordinances of 1880, which reads: "All curb-stones * * * shall be of the best hard blue or gray granite." And this Department will find it necessary to prosecute to the full penalty imposed by law persons setting or making such curbs, whether they have broken up or removed the curb-stones provided by the City or not.

Further notice is given that this Department will in no

Further notice is given that this Department will in no case entertain claims or damages to concrete or other artificial sidewalks that are caused by repair or setting of hydrants, or by other work which the City does for the general good. CHARLES H. T. COLLIS, Commissioner of Public

DEPARTMENT OF PUBLIC WORKS—COMMISSIONER'S OFFICE, NEW YORK, October 29, 1896.

TO OWNERS, ARCHITECTS AND BUILDERS. NOTICE IS HEREBY GIVEN THAT ALL ORdinances of the Common Council, approved December 31, 1880, and subsequent thereto, in relation to the use and occupancy of sidewalks, must be committed with, and that all hoistways must occupy only such space of the sidewalk as is authorized by special ordinance of the Common Council, passed March 30, 1886, viz.:

"Hoistways may be placed within the stoop-lines, but in no case to extend beyond five feet from the houseine, and shall be guarded by 1701 railings or rods to prevent accidents to passers-by."

You are further notified that all violations now existing of such ordinances must be removed, and that all conditions set forth in permits granted for vault or other purposes must be complied with within sixty days. The special ordinances permitting court-yard inclosures give no right to occupy this space otherwise.

CHARLES H. T. COLLIS, Commissioner of Public Works

STREET CLEANING DEPT.

New York, February 17, 1897.

SEALED PROPOSALS FOR FURNISHING THE Department of Street Cleaning with the following

1,700 Spruce Plank, 3"x12"x16', 81,600 feet; 300 Spruce Plank, 3"x12"x12', 18,900 feet; 300 Spruce Joists, 3"x4"x16', 8,000 feet; 1,000 Spruce Joists, 2"x 4"x16', 10,0666'/2 feet; 600 Spruce Plank, 2"x10"x16', 16,000 feet; 600 Spruce Plank, 2"x10"x16', 16,000 feet; 600 Spruce Plank, 2"x12"x16', 19,200 feet, will be received by the Commissioner of Street Cleaning, at the office of said Departin ent, No. 32 Chambers street, in the City of New York, until 12 of clock M., Wednesday, March 3, 1897, at which time and place they will be publicly opened by the Commissioner of Street Cleaning and read.

All of the articles are to be delivered at the Dumps and Stables of the Department of Street Cleaning in various places of the city, as will be required, in such quantities and at such times as may be directed.

No estimate will be received or considered after the

No estimate will be received or considered after the day and hour mentioned.

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

Proposals must include all the items receiving the

the Department.

Proposals must include all the items, specifying the price per thousand feet of spruce planks and spruce joists, as above mentioned.

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

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 above must present the same in a sealed envelope to said Commissioner of Street Cleaning, 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 Commissioner of Street Cleaning reserves the

The Commissioner of Street Cleaning 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 detaulter, as surety or otherwise, upon any obligation to the Corporation.

accepted from or contract awarded to any person who is in arrears to the Corporation upon debt or contract, or who is a detailer, 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 tact; that it is made without any connection with any other person making an estimate for the same purpose and is in all respects fair and without collusion or fraud; and that no member of the Common Council, head of a department, chief of a bureau, deputy thereof or clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested it is requisite that the verification be made and subscribed by all the parties interested. Each bid or estimate shall be accompanied by the consent, in variting, of two householders or freeholders of the City of New Verk, 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 one thousand seven hundred and fifty (1,750) dollars; and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimate of the companied by the coath or affirmation,

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

by law. GEO. E. WARING, JR., Commissioner of Street

DEPARTMENT OF STREET CLEANING, No. 32 CHAMBERS STREET, NEW YORK, February 17, 1897.
TO CONTRACTORS.
SEALED PROPOSALS FOR FURNISHING THE

Department of Street Cleaning with the following:
Two (2) Delehanty Self-propelling Automatic Dumpers,
canable of containing not less than three hundred tons
or six hundred cubic yards of street sweepings, ashes,
garbage and refuse, and to be in all respects seaworthy,
will be received by the Commissioner of Street Cleaning, at the office of said Department, No. 32 Chambers
street, in the City of New York, until 12 o'clock M.,
March 2, 1897, at which time and place they will be publicly opened by the Commissioner of Street Cleaning
and read.

No estimate will be received or considered after the

No estimate will be received or considered after the hour mentioned.

Forms of proposals may be obtained at the office of the Department.

Bidders will write out the amount of their estimate in addition to inserting the same in figures. 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 above shall present the same in a sealed envelope to said Commissioner of Street Cleaning, at his 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 Commissioner of Street Cleaning 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 distinatly 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 troe. 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 accombanied by the con-

matters stated therein are in all respects trine. Where more than one person is interested it is requisite that the VERIFICATION be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the consent, in wari ing, of (ww householders or freeholders of the City of New York, with their respective places of business or residence, to the effect that it he 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 forty thousand (\$40,000) dollars; and that if he shall om tor refuse to execute the same, they will pay to the Corp ration any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by law. The adequacy and suffi iency of the Scurity of New York adequacy and suffi iency of the Scurity of New York adequacy and suffi iency of the City of New York where 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 as further of the City of New York as the contract 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

provided by law. GEORGE E. WARING, JR., Commissioner of Street

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

GEORGE E. WARING, Jr.,
Commissioner of Street Cleaning

BOARD OF EDUCATION.

SEALED PROPOSALS WILL BE RECEIVED BY the Committee on Buildings of the Board of Education of the City of New York, at the Hall of the Board of Education, No. 146 Grand street, until 3,30 o'clock P. M., on Tuesday, March 2, 1897, for Work and Materials for a School Building to be erected on the block bounded by East Broadway, Gouverneur, Henry and Scammel streets, New York City.

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

The party submitting a proposal must distinctly state therein the amount of the proposal or bid, and the period of time, calculated in weeks, in which he proposes to erect and complete the building according to the plans and specifications. In awarding the contract, the amount of the proposal or bid, together with the length of time specified therein, will be taken into consideration.

The Committee reserve the right to reject any or all

length of time specified therein, will be taken into consideration.

The Committee 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 coubtful.

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

It is required, as a condition precedent to the reception or consideration of any proposals, that a certified check upon or a certificate of deposit of one of the State or National banks or Trust Companies of the City of New York, drawn to the order of the President of the Board of Education, shall acc. mpany the proposal to an amount of not less than three per cent. of such proposal when said proposal is for or exceeds ten thousand dollars, and York, drawn to the order of the President of the Board of Education, shall acc mpany the proposal to an amount of not less than three per cent. of such proposal when said proposal is for or exceeds ten thousand dollars, and to an amount of not less than five per cent. of such proposal when said proposal is for an amount under ten thousand dollars; that on demand, within one day after the awarding of the contract by the Committee, the President of the Board will return all the deposits of checks and certificates of deposits made, to the persons making the same, except that made by the persons or persons whose bid has been so accepted and that if the person or persons whose bid has been so accepted shall refuse or neglect, within five days after due notice has been given that the contract is ready for execution, to execute the same, the amount of the deposit or of the check or certificate of deposit made by this Board, not as a penalty, but as liquidated damages for such neglect or refusal, and shall be paid into the City Treasury to the credit of the Sinking Fund of the City of New York; but if the said person or persons whose bid has been so accepted shall execute the contract within the time aforesaid, the amount of his or their deposit of check or certificate of deposit shall be returned to him or them.

EDWARD H. PEASLEE, ROBERT MACLAY, DANIELE MCSWEENY, WILLIAM H. HURLBUT, JACOB W. MACK, Committee on Buildings.

Dated New York, February 17, 1897.

SEALED PROPOSALS WILL BE RECEIVED by the Committee on Buildings of the Board of Education of the City of New York, at the Hall of the Board of Education, No. 146 Grand street, until 3.30 o'clock P. M. on Tuesday, March 2, 1807, for Supplying Furniture for the New School Building on Mosholu Parkway, between Briggs and Bainbridge avenues, Bedford Park.

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

The Committee 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.

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

It is required as a condition precedent to the recep-

will be permitted to be made in the sub-contractors named without the consent of the Committee and Superintendent of School Buildings.

It is required as a condition precedent to the reception or consideration of any proposals, that a certified check upon or a certificate of deposit of one of the State or National banks or Trust Compunies of the City of New York, drawn to the order of the President of the Board of Education, shall accompany the proposal to an amount of not less than three per cent. of such proposal when said proposal is for or exceeds ten thousand dollars, and to an amount of not less than five per cent. of such proposal when said proposal is for or exceeds ten thousand dollars, and to an amount of not less than five per cent. of such proposal when said proposal is tor an amount under ten thousand collars; that on demand, within one day after the awarding of the contract by the Committee, the President of the Board will return all the deposits of checks and certificates of deposits made, to the person or persons whose bid has been so accepted; and that if the person or persons whose bid has been so accepted; and that if the person or persons whose bid has been so accepted; and that if the person or persons whose bid has been given that the contract is ready for execution, to execute the same, the amount of the deposit or of the check or certificate of deposit made by him or them shall be torfeited to and retained by his Board, not as a penalty, but as liquidated damages for such neglect or refusal, and shall be paid into the City Treasury to the credit of the Sinking Fund of the City of New York; but if the said person or persons whose bid has been so accepted shall execute the contract within the time aforesaid, the amount of his or their deposit of check or certificate of deposit shall be returned to him or them.

EDWARD H. PEA-LEE, RO-ERT MACLAY, DANIEL E. McSWENY, WILLIAM H. HURLBUT, JACOB W. MACK, Committee on Buildings.

CORPORATION NOTICE.

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

List 4000, No. 1. Regulating, grading, curbing and flagging One Hundred and Thirtieth street, from Convent avenue to St. Nicholas terrace (together with a list of awards for damages caused by a change of grade).

List 5370, No. 2. Fencing the vacant lots on the south side of Eighty-fourth street, between Amsterdam avenue and Boulevard.

List 5372, No. 3. Curbing and flagging sidewalks in front of Nos. 316 to 326 East Forty-six h street.

List 5373, No. 4. Flagging and reflagging, curbing and recurbing sidewalks in front of Nos. 326 to 326 East Forty-six h street.

recurbing sidewalks in front of No. 425 East Eightyfourth street.

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

to the extent of half the block at the intersecting avenues.

No. 2. South side of Eighty-fourth street, between Amsterdam avenue and the Boulevard, on Block 1231, Lot Nos. 38, 45 and 46.

No. 3. South side of East Forty-sixth street, on Block 1338, Lot Nos. 40, 41, 42 and 43.

No. 4. North side of East Eighty-fourth street, on Block 1564, Lot No. 12.

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

The above-described lists will be transmitted, as provided by law, to the Board of Revision and Correction of Assessments for confirmation on the 20th day of March, 1807.

of Assessments for confirmation on the 2011 March, 1807.

THOMAS J. RUSH, Chairman; PATRICK M.
HAVERTY, JOHN W. JACOBUS, EDWARD Mc-CUE, Board of Assessors.

New YORK, February 17, 1897.

PUBLIC NOTICE IS HEREBY GIVEN TO THE owner or owners, occupant or occupants, of all houses and lots, improved or unimproved lands affected thereby, that the following assessments have been completed and are lodged in the office of the Board of Assessors for examination by all persons interested, viz.: List 5397, No. 1. Receiving-basin on the northwest corner of One Hundred and Sixty-eighth street and Amsterdam avenue.

List 5397, No. 1. Receiving-basin on the northwest corner of One Hundred and Sixty-eighth street and Amsterdam avenue.

List 5400, No. 2. Receiving-basin and appurtenances on the southeast corner of Fulton avenue and East One Hundred and Sixty-eighth street.

The limits embraced by such assessments include all the several houses and lots of ground, vacant lots, pieces and parcels of land situated on—
No. 1. Block bounded by One Hundred and Sixty-eighth and One Hundred and Sixty-ninth streets, Audubon avenue and Amsterdam avenue.

No. 2. South side of One Hundred and Sixty-eighth street, from Franklin to Fulton avenue, and east side of Fulton avenue, extending about 220 feet south of One Hundred and Sixty-eighth street.

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

tons, in writing, to the Chairman of the Board of Assessors, at their office, No. 27 Chambers street, within thirty days from the date of this notice.

The above-described lists will be transmitted, as provided by law, to the Board of Revision and Correction of Assessments, for confirmation on the 17th day of March, 1897.

THOMAS J. RUSH, Chairman: PATRICK M. HAVERTY, JOHN W. JACOBUS, EDWARD McCULE, Board of Assessors.

New YORK, February 15, 1897.

SUPREME COURT.

In the Matter of the Application of the Board of Fire Commissioners of the City of New York on behalf of The Mayor, Aldermen and Commonalty of the City of New York by the Counsel to the Corporation of said City, relative to acquiring title to certain lands on the westerly side of MOTT STREET, between Broome and Grand streets, in the Fourteenth Ward of said city duly selected by said Board as a site for buildings for the use of the Fire Department of said city under and in pursuance of the provisions of chapter 151 of the Laws of 1894.

ter 151 of the Laws of 1894.

PURSUANT TO THE PROVISIONS OF CHAPter 151 of the Laws of 1894, entitled "An act in relation to building sites for the Fire Department of the City of New York," and all other 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 Part III, thereof, in the County Court-house, in the City of New York, on the 15th day of March, 1897, 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 Appraisal in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York to certain lands and premises, and the appurtenances thereto belonging, on the westerly side of Mott street, between Broome and Grand streets, in the Fourteenth Ward of said city, in fee simple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 151 of the Laws of 1894; said property having been duly selected by said Board of Fire Commissioners of the City of New York as a site for buildings for the use of the Fire Department of said city, under and in pursuance of the provisions of said city, under and in pursuance of the provisions of said city, under and in pursuance of the provisions of said city, under and in the Laws of 1894, being the following described lot, piece or parcel of land, namely:

All that certain let, piece or parcel of land situate, lying and being in the Fourteenth Ward of the City of New York, bounded and described as follows:

Beginning at a point on the westerly side of Mott street, distant 224 feet 6½ inches northery from the corner formed by the intersection of the northery side of Grand street with the westerly side of Mott street; feet; thence westerly side of mearly so to the westerly side of Mott street 25 feet; thence wester y parallel or nearly so to the westerly side of Mott street 24 feet 8½ inches; thence easterly parallel or nearly so to the ortherly side of Grand street too feet 9 inches to the point or place of beginning.

Dated, New York, February 16, 1897.

beginning.
Dated, New York, February 16, 1897.
FRANCIS M. SCOTT, Counsel to the Corporatiou,
No. 2 Tryon Row, New York City.

FRANCIS M. SCOTT, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Alfermen and Commonalty of the City of New York, to certain lands on AUDUEON AVENUE, ONE HUNDRED AND SIXTY-EIGHTH AND ONE HUNDRED AND SIXTY-NINTH STREETS, in the Twelfth Ward of said city, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the provisions of chapter 191 of the Laws of 1888, and the various statutes amendatory thereof.

PURSUANT TO THE PROVISIONS OF CHAPter 191 of the Laws of 1818, and the various statutes amendatory thereof, 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 Part III, thereof, at the County Court-house, in the City of New York, on the 15th day of March, 1897, 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 in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on Audubon avenue, One Hundred and Sixty-eighth and One Hundred and Sixty ninth streets, in the Iwelfith Ward of said city, in fee simple absolute, the same to be converted, appropriated and use I to and for the purposes specified in said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, said property having been duly selected and approved by the Board of Education as a site for school purposes under and in pursua ce of the provisions of said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, being the following described lots, pieces or parcels of land, namely.

All those cer

following described lots, pieces or parcels of land, namely:
All those certain lots, pieces or parcels of land situate, lying and being in the Twelth Ward of the City of New York, bounded and described as follows:
Beginning at the corner formed by the intersection of the westerly line of Audubon avenue with the northerly line of One Hundred and Sixty-eighth street; running thence westerly along said northerly line of One Hundred and Sixty-eighth street; before northerly parallel with Au ubon avenue 180 feet to the southerly line of One Hundred and Sixty-ini th street; thence easterly along said southerly line of One Hundred and Sixty-ini th street; thence should be southerly line of Audubon avenue; thence southerly along said westerly line of Audubon avenue; thence southerly along said westerly line of Audubon avenue 180 feet to the point or place of beginning.

of Addition of the South of Education of Edu

Dated New York, February 16, 1857.
FRANCIS M. SCOIT, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands on COLUMBINE STREET, MONROE AND JACKSON AVENUES, in the Twenty-fourth Ward of said city, duly selected and approved by said Board as a site for school purposes under and in pursuance of the provisions of chapter 191 of the Laws of 1888 and the various statutes amendatory thereof.

DURSUANT TO THE PROVISIONS OF CHAPter 191 of the Laws of 1888, and the various statutes amendatory thereof, 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 Part III. thereof, at the County Court-house, in the City of New York, on the 15th day of March, 1897, 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 in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on Columbine street, Monroe and Jackson avenues in the Twenty-fourth Ward of said city, in fee simple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, being the following described lots, pieces or parcels of land, namely:

All those certain loss, pieces or parcels of land situate, lying and being in the Twenty-fourth Ward of the City of New York, bounded and described as follows:
Beginning at the corner formed by the intersection of the southerly line of Columbine street, formerly known as Columbia aven

In the matter of the application of the Board of E ucation, by the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Aldermen and Commonalty of the City of New Yor, to certain lands on the southerly side of TWENTY-EIGHTH STREET, between Second and Third avenues, in the Twenty-first Ward of said City, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the provisions of chapter 191 of the Laws of 1888, and the various statutes amendatory thereof.

DURSUANT TO THE PROVISIONS OF chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, 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 Part III, thereof, at the County Court-house, in the City of New York, on the 15th day of March, 1897, 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 in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on the southerly side of Twenty-eighth street, between Second and Third avenues, in the Twenty-first Ward of said city, in fee simple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 191 of the Laws of 1883, and the various statutes amendatory thereof, said property having been duly selected and approved by the Board of Education as a site for school purposes, under and in pursuance of the provisions of said chapter 191 of the Laws of 1881, and the various statutes amendatory thereof, being the following described lot, piece or parcel of land, namely:

All that certain lot, piece or parcel of land situate, lying and being in the Twenty-first Ward of the City of New York, bounded and described as follows:

Beguning at a point in the southerly line of Twenty-eighth street distant 300 feet westerly from the corner formed by the intersection of the westerly line of Second avenue with the southerly line of Twenty-eighth street; unining thence southerly line of Twenty-eighth street; nunning thence southerly line of Twenty-eighth street; line of the block; thence westerly along the said centre line of the block; thence westerly along the said contre line of the block; thence westerly along the said contre line of the block; thence westerly along the said contre line of the block; thence westerly along the said southerly line of Twenty-eighth street; thence easterly along said southerly line of Twenty-eighth street; thence or the sout

beginning.
Dated New York, February 16, 1897.
FRANCIS M. SCOTT, Counsel to the Corporation,
No. 2 Tryon Row, New York City.

n the matter of the application of The Board of Education, by the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Aldermen and Commondity of the City of New York, to certain lands on the northerly side of ONE HUNDRED AND THIRD STREET and the southerly side of ONE HUNDRED AND FOURTH STREET, between Madison and Fifth avenues, in the Twelith Ward of said City, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the provisions of chapter 191 of the Laws of 1888, and the various statutes amendatory thereof.

thereof.

DURSUANT TO THE PROVISIONS OF CHAPter pot of the Laws of 1888, and the various statutes amendatory thereof, 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 beld in Part III. thereof, at the County Court-house, in the City of New York, on the 18th day of March, 1897, 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 in the above-entitled matter.

appointment of Commissioners of Estimate in the aboveentitled matter.

The nature and extent of the improvement hereby
intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, to
certain lands and premises, with the buildings thereon
and the appurtenances thereto belonging, on the northerly side of One Hundred and Fourth street,
between Madison and Fifth avenues, in the Twelfth
Ward of said City, in fee simple absolute, the same to
be converted, appropriated and used to and for the purposes specified in said chapter 191 of the Laws of 1888,
and the various statutes amendatory thereof, said properry having been doly selected and approved by the
Board of Education as a site for school purpo es, under
and in pursuance of the provisions of said chapter 191
of the Laws of 1838, and the various statutes amendatory
thereof, being the following described lots, pieces or
parcels of land, namely;

All those certain lots, pieces or parcels of Lind situate,
lying and being in the Twelfth Ward of the City of New
York, bounded and described as follows;

Beginning at a point in the northerly line of One
Hundred and Third street distant 250 feet easterly from
the corner formed by the intersection of the easterly
line of Fifth aven by with the northerly line of One
Hundred and Third street; running thence nor herly
parallel with the said easterly line of Fifth avenue 201
feet and to inches to the southerly line of One Hundred
and Third street; thence easterly along said southerly
line of One Hundred and Fourth street; thence
southerly parallel with Fifth avenue 201 feet and to
inches to the northerly line of One Hundred
and Third street is to the to the point or place
of beginning.

Dated New York, February 16, 1897.

FRANCIS M. SCOTT Coursel to the Coursel to

of beginning.
Dated New York, February 16, 1897.
FRANCIS M. SCOTT, Counsel to the Corporation,
No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands on WADSWORTH AVENUE, ONE HUNDRED AND EIGHTY-SECOND AND ONE HUNDRED AND EIGHTY-THIRD STREETS, in the Twelth Ward of said City, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the provisions of chapter 191 of the Laws of 1888, and the various statutes amendatory thereof.

PURSUANT TO THE PROVISIONS OF CHAPter 191 of the Laws of 1888, and the various statutes amendatory thereof.

PURSUANT TO THE PROVISIONS OF CHAPter 191 of the Laws of 1888, and the various statutes amendatory thereof, 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 suid Court, to be held at Part III, thereof, at the County Court-house, in the City of New York, on the 15th lay of March, 1897, 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 in the above-entitled matter.

anter as coursel can be heard thereon, for the appointment of Commissioners of Estimate in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commisalty of the City of New York to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on Wa Isworth avenue. One Hundred and Eighty-second and One Hundred and Eighty-third streets, in the Twelfth Ward of said City, in fee simple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 191 of the Laws of 1818, and the various statutes amendatory thereo, said property having been duly selected and approved by the Board of Education as a site for school purposes, under and in pursuance of the provisions of said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, being the following described lots, pieces or parcels of land, namely:

All those certain lots, pieces or parcels of land, situate, lying and being in the the Twelfth Ward of the City of New York, bounded and described as foll ws:

Beginning at a point in the southerly line of One Hundred and Eighty-third street; distant 150 feet westerly line of Eleventh avenue with the southerly line of One Hundred and Eighty-third street; running thence southerly parallel with Eleventh avenue, 184 feet and 8 inches to the northerly line of One Hundred and Eighty-there street; running thence southerly parallel with Eleventh avenue and along the said easterly line of the present site of Primary School No. 32, 79 feet and 9 inches; thence westerly parallel with One Hundred and Eighty-second street; thence westerly line of the present site of Primary School No. 32, 79 feet and 9 inches; thence westerly parallel with One Hundred and Eighty-second street and along the northerly line of the present site of Primary School No. 32, 79 feet and 9 inches; thence westerly parallel with One Hundred and Eighty-second street and along th

Primary School No. 32, 100 feet to the easterly line of Wadsworth avenue (proposed); thence northerly along said easterly line of Wadsworth avenue (proposed); 204 feet and 11 inches to the southerly line of One Hundred and Eighty-third street; thence easterly along said southerly line of One Hundred and Eighty-third street, 150 feet to the point or place of beginning.

Dated New York, February 16, 1897.

FRANCIS M. SCOTT, Counsel to the Corporation, No. 2 Tryon Rew. New York City.

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of
New York, relative to acquiring title by The Mayor,
Aldermen and Commonally of the City of New York,
to certain lanvis on the northerly side of ONE HUNDRED AND FOURTH STRFET and the southerly
side of ONE HUNDRED AND FIFTH STREET,
between First and Second avenues, in the Twelth
Ward of said City, dnly selected and approved by
said Board as a site for school purposes, under and
in pursuance of the provisions of chapter 191 of the
Laws of 1888, and the various statutes amendatory
thereof.

said Board as a site for school purposes, under and in pursuance of the provisions of chapter 191 of the Laws of 1888, and the various statutes amendatory thereof.

PURSUANT TO THE PROVISIONS OF CHAPter 191 of the Laws of 1888, and the various statutes amendatory thereof, 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 in Part III. thereof, at the County Court-house, in the City of New York on the 18th day or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisi in of tritle by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands and premises, with the buildings thereon and the appurtenences thereto belonging, on the northerly side of One Hundred and Fourth street and the southerly side of One Hundred and Fourth street and the southerly side of One Hundred and Fifth street, between First and Second avenues, in the Twelfth Ward of said City, in fee simple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 197 of the Laws of 1885, and the various statutes amendatory thereof, said property having been duly selected and approved by the Board of Education as a site for school purposes, under and in pursuance of the provisions of said chapter 197 of the Laws of 1888, and the various statutes amendatory thereof, beling the following described lots, pieces or parcels of land, namely:

All those certain lots, pieces or parcels of land situate, lying and being in the Twelfth Ward of the City of New York, bounded and described as tollows:

Beginning at a point in the southerly line of One Hundred and Fifth street; tunning thence easterly and along said southerly line of One Hundred and Fifth street; tunning thence easterly and along said southerly line of One Hundred and Fourth street; thence weste

Dated New York, February 16, 1897.
FRANCIS M. SCOTT, Coursel 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, by the Coursel to the Corporation of said city, relative to acquiring stile by the Mayor, Aldermen and Commonalty of the City of New York, to certain lands, tenements, herediaments and premises on the east side of the City of New York bounded by HESTER, ESSEX, DIVISION, NORFOLK, SUFFOLK, CANALRUTGERS AND JEFFERSON STREETS, AND EAST BROADWAY duly selected, located and laid out as and for a public park under and in pursuance of the provisions of chapter 293 of the Laws of 1895, and of chapter 390 of the Laws of 1895, and of chapter 390 of the Laws of 1895, and filed and entered in the office of the Clerk of the City and County of New York, on the 8th day of February, 1897, Commissioners of Estimate for the purpose of making a just and equilable estimate of the purpose of making a just and equilable estimate of the purpose of making a just and equilable estimate of the purpose of making a just and equilable estimate for the purpose of making a just and equilable estimate for the purpose of making a just and equilable estimate of the lands, tenements, hereditaments and premises duly selected and laid out by the Board of Street Opening of the City of New York, under the previsions of chapter 293 of the Laws of 1895, as and to a public park on the east side of the City of New York, under the previsions of the Laws of 1895, as and the previsions of the Laws of 1897, as and for a public park on the east side of the City of New York, under the previsions of the Laws of 1895, as and premises of the previsions of the Laws of 1895, as and the prevision of the Laws of 1895, as and the prevision of the City of New York, under the prevision of the City of New York, and you have the prevision of the City of New York, and you have the prevision of the City of New York, and you have the prevision of the parcels of

York.

Dated New York, February , 1897.
(Signed) EMANUEL BLUMENSTIEL, MICHAEL COLEMAN, ARTHUR INGRAHAM, Com-

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, Alde men and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to ST. MARY'S STREET (although not yet named by proper authority), from St. Ann's avenue to the Southern Boulevard, 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 Commissioner of Street Improvements of the Twenty third and Twenty-fourth Wards of the City of New York.

City of New York.

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 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 objec-

tions, in writing, to us, at our office, Nos. 90 and 92
West Broadway, minth floor, in said city, on or before
the 9th day of March, 1897, and that we, the said
Commissioners, will hear parties so objecting within
the ten week days next after the said 9th day of March,
1897, and for that purpose will be in attendance at our
said office on each of said ten days at 4 o'clock P. M.

Second—That the abstract of our said estimate and
assessment, together with our damage and benefit
maps, and also all the affidavits, estimates and other
decoments used by us in making our report, have been
deposited in the Bureau of Street Openings in the Law
Department of the City of New York, Nos. 90 and 92
West Broadway, ninth floor, in the said city, there to
remain until the 19th day of March, 1897.

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.:
On the north by the southerly side of East One Hundred
and Forty-sixth street, from Brook avenue to St. Ann's
avenue, thence along a line which would be midway between St. Mary's street and East 149th street, and said
midway line produced to a line which would be midway between Southern Boulevard and Whitlock avenue: on
the south by the northerly side of East One Hundred
and Forty-first street and said northerly side produced,
from Brook avenue to a line which would be midway between Southern Boulevard and Whitlock avenue: on the
east by a line which would be midway between Southern Boulevard and Whitlock avenue: on the
east by a line which would be midway between Southern Boulevard and roads or portions thereof
heretofore legally opened, as such area is shown upon our
benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to
a Special Term of the Supreme Court, Part III., of the
State of New York, at the County Court-house, in the
City of New York, at on the 25th day of March, 180

Dated New York, February 10, 1897. WILLIS HOLLY, MATTHEW CHALMERS, ommissioners, John P. Dunn, Clerk.

In the matter of the application 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 HUNDRFD AND FIFTY-NINTH STREET (although not yet named by proper authority), from Walton avenue to Sheridan 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.

of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road.

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 Fart III, thereof, in the County Court-house, in the City of New York, on Friday, the 2th day of February 1897, 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 by 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 East One Hundred and Fitty-ninth street, from Walton avenue to Sherifsan avenue, in the Twenty-third Ward of the City of New York, being the following described lots, pieces or parcels of land, viz.:

Beginning at a point in the eastern line of Walton avenue distant 193-09 feet northeasterly from the intersection of the eastern line of Walton avenue for so feet.

2d. Thence southwesterly deflecting 80 degrees 35 minutes 33 seconds to the right for 783-65 feet.

3d. Thence southwesterly deflecting 97 degrees 5 minutes 8 seconds to the right for 50-38 leet.

4th. Thence northwesterly deflecting 97 degrees 5 minutes 8 seconds to the right for 50-38 leet.

4th. Thence northwesterly deflecting 97 degrees 5 minutes 8 seconds to the right for 50-38 leet.

4th. Thence northwesterly lor 777-79 feet to the point of beginning.

4th. The noe northwesterly for 777.79 feet to the point of beginning.

East One Hundred and Fifty-ninth street, from Walton svenue to Sheridan avenue, is designated as a street of the first class and is fifty feet wide, and is shown on Section 7 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards of the City of New York, filed in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York on October 21, 1895, in the office of the Register of the City and County of New York on November 2, 1895, and in the office of the Secretary of State of the State of New York on November 2, 1895, and in the office of the Secretary of State of the State of New York on November 2, 1895.

Dated New York, February 13, 1897.
FRANCIS M. SCOTT, Counsel to the Corporation, 0.2 Tryon Row, New York City.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretr fore acquired, to EAST ONE HUNDRED AND FORIY-SEVENTH STREET (although not yet named by proper authority) from the Southern Bo levard to Austin place, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road. class street or road.

Class street or road.

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 Part III. thereof, in the County Court-house, in the City of New York, on Friday, the 26th day of February, 1897, 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 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 by 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 East One Hundred and Forty-seventh street, from the Southern Boulevard to Austin place, in the Twenty-third Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point in the eastern line of the Southern Boulevard distant 650.39 feet southwesterly from the intersection of the eastern line of the Southern Boulevard with the southern line of East One Hundred and Forty-ninth street.

1st. Thence southwesterly along the eastern line of the Southern Boulevard for 60.37 feet.

2d. Thence easterly deflecting 124 degrees 4 minutes 40 seconds to the let for 627.82 feet.

3d. Thence northeasterly deflecting 55 degrees 55 minutes 20 seconds to the let for 67.82 feet to the point of beginning.

East One Hundred and Forty-seventh street is designance.

4th. Thence westerly for 627.82 feet to the point of beginning.

East One Hundred and Forty-seventh street is designated as a street of the first class, and is shown on section 2 of the Final Maps and Profiles of the Twenty-third and Twenty-lourth Wards of the City of New York, filed in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York on June 13, 1894, in the office of the Register of the City and County of New York on June 15, 1894, and in the office of the Secretary of State of the State of New York on June 15, 1894.

Dated New York, February 13, 1897.

FRANCIS M. SCOTT, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application 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 CNE HUNDRED AND FIFTY-FIRST SIREET (although not yet named by proper authority), from Mott avenue to Exterior street, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first class street or road.

York, as the same has been heretofore laid out and designated as a first class street or road.

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 Part III. thereof, in the County Courthouse, in the City of New York, on Friday, the 26th day of February, 1897, 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 by 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 East One Hundred and Vifty first street, from Mott avenue to Exterior street, in the Twenty-third Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

PARCEL "A."

Beginning at a point in the eastern line of Walton avenue distant 40,87 feet northerly from the intersection of the eastern line of Walton avenue with the northerly line of East One Hendred and Fiftieth street.

1st. Thence northerly along the castern line of Walton avenue for 80,00 feet.

2d. Thence southeasterly deflecting 133 degrees 2 minutes 27 seconds to the right for 402,34 feet to the western line of Mott avenue.

3d. Thence southeasterly deflecting 133 degrees 2 minutes 27 seconds to the right for 402,34 feet to the western line of Mott avenue.

3d. Thence northwesterly for 398,42 feet to the point of beginning.

PARCEL "B."

Beginning at a point in the eastern line of Gerard.

of beginning.

PARCEL "B."

Beginning at a point in the eastern line of Gerard avenue distant 637,55 feet northerly from the intersection of the eastern line of Gerard avenue with the northern line of East One Hundred and Fiftieth street.

18'. Thence northerly along the eastern line of Gerard avenue for \$3.86 feet.

2d. Thence southeasterly deflecting 134 degrees 15 minutes 6 seconds to the right for 266.43 feet to the western line of Walton avenue.

3d. Thence southerly along the western line of Walton avenue for \$2.00 feet.

4th. Thence northwesterly for 263.87 feet to the point of beginning.

Beginning at a point in the western line of Gerard avenue distant 692.64 feet northerly from the intersection of the western line of Gerard avenue with the northern line of East One Hundred and Fiftieth street.

181. Thence northerly along the western line of Gerard avenue for \$2,80 feet.

2d. Thence northwesterly deflecting 45 degrees 40 minutes \$4 seconds to the left for \$79,54 feet to the eastern line of River avenue.

3d. Thence southerly along the eastern line of River avenue for \$3.86 feet.

4th. Thence southeasterly for \$279.54 feet to the point of beginning.

Beginning.

PARCEL "L."

Beginning at a point in the western line of River avenue distant 1,320.51 feet northerly from the intersection of the western line of River avenue with the northern line of East One Hundred and Forty-minth street.

1st. Thence northerly along the western line of River avenue for 83.86 feet.

2d. Thence northwesterly deflecting 45 degrees 40 minutes 54 seconds to the left for 1,307.32 feet.

3d. Thence southerly deflecting 174 degrees 31 minutes 1 second to the left for 130.45 feet.

4th. Thence southeasterly for 1,240.02 feet to the point of beginning.

4th. Thence southeasterly for 1,240.02 feet to the point of beginning.

East One Hundred and Fifty-first street is designated as a street of the first class, and is shown on section of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards of the City of New York, filed in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York on October 31, 1895, in the office of the Register of the City and County of New York on November 2, 1805, and in the office of the Secretary of State of the State of New York on November 2, 1895. Dated New York. February 13, 1897.

FRANCIS M. SCOIT, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application 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 the lands, tenements and hereditaments required for the purpose of opening and extending EAST ONE HUNDRED AND NINETY-SEVENTH STREET (although not yet named by proper authority), from Webster avenue to Marion avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward in the City of New York.

NOTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter, will be presented for taxation to one of the Justices of the Supreme Court, at a Special Term thereof, Part I., to be held in and for the Ci y and Cousty of New York, on the 25th day of February, 1897, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsed can be heard thereon, and that the said bill of costs, charges and expenses has been deposited in the office of the City and County of New York, there to remain for and during the space of ten days, as required by law.

Dated New York, February 10, 1897.

Dated New York, February 10, 1897.

JOHN J. O'NEILL, HENRY L. BRIDGES, WM.

I. RICKETTS, Commissioners.

HENRY DE FOREST BALDWIN, Clerk.

In the matter of the application 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 the lands, tenements and hereditaments required for the purpose of opening VYSE STREET (although not yet named by proper authority), from Boston road to the Bronx Park, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 19th day of January, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, 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 the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 10th day of February, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue 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 extent 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 us by chapter 16, title 5, of the act entitled

"An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof. All parties and persons interested in the real estataken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, Nos. 90 and 92 West Broadway, ninth floor, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 16th day of March, 1807, at 11 o'clock in the forenon 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 Commonally of the City of New York.

Dated New York, February 10, 1807.

Dated New York, February 19, 1897.
HENRY L. BURNETT, WALTER ROMEYN
BENJAMIN, WILLIAM S. ANDREWS, Commis-

HENRY DE FOREST BALDWIN, Clerk,

Henry de Forest Baldwin, Clerk.

NOTICE OF FILING THE SECOND PARTIAL AND SEPARATE ESTIMATE OF DAMAGE AND OF MOTION TO CONFIRM THE SECOND PARTIAL, AND SEPARATE REPORT OF THE COMMISSIONERS OF ESTIMATE AND ASSESSMENT, TOGETHER WITH THE PROPOSED AREA OF ASSESSMENT.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, by the Counsel to the Corporation, relative to acquired, to all the lands, tenements, hereditaments, property, rights, terms, easements and privileges not owned by The Mayor, Aldermen and Comm nalty of the City of New York, or any right, title and interest therein, not extinguishable by public authority, embraced within the lines of the GRAND EOULEVARD AND CONCOURSE and nine Transverse roads, from a point on East One Hundred and Sixty-first street, in said city, at the intersection of said street and Mottavenue northerly to Mosholu Parkway, as laid out and established by the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York, pursuant to the provisions of chapter 130 of the Laws of 1895.

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 ard unimproved lands affected thereby, and to all others whem it may concern, to wit:

First—that we have completed our second partial and separate estimate of damage embracing all that

occupant or occupants, of all houses and lots and improved and unimproved lands affected thereby, and to all others whem it may concern, to wit:

First—that we have completed our second partial and separate estimate of damage embracing all that portion of the Grand Boulevard and Concourse and Transverse roads designated as section 2 and shown as Parcels A. H., I., K., L. and M. on our damage map deposited as hereinafter mentioned, and extending from the south side of Walnut street to the north side of Burnside avenue, with transverse roads at Belment street, Tremont avenue and Butn-i'e avenue; and that all person; interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, present their objections in writing, to us, at our office, Nos. 90 and 92 West Broadway, ninth floor, in said city, on or before the 1sth day of March, 18,7, and that we, the said Commissioners, will be ar parties so objecting within the ten week days next after the said 1sth day of March, 1897, 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 said estimate, together with our damage maps, and also all the affidavits, estimates and other documents used by us in making our said estimate have been deposited in the Bureau of Street Openings, in the Law Department of the City of New York, Nos. 90 and 92 West Broadway, nink floor, in the said city, there to remain until the 23d day of March, 1897.

Third—That, pursuant to the provisions of chapter 130 of the Laws of 1896, we propose to assess for benefit, which assessment will appear in our last partial and separate abstract of estimate and assessment, 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 line separating the City of New York from the City of New York, at the Denoit of the Laws of 1873, and acts amendatory thereof.

Fourth—That our seco

WM. R. KEESE, Clerk. HENRY DE FOREST BALDWIN, Assistant to the Counsel

In the matter of the application 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 the lands, tenements and hereditaments required for the purpose of opening VERIO AVENUE (although not yet named by proper authority), from Eastchester avenue to the northern boundary of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

E, THE UNDERSIGNED COMMISSIONERS

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections, in writing, to us, at our office, Nos. 95 and 92 West Broadway, ninth floor, in said city, on or before the roth day of March, 1897, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said roth day of March, 1897, 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 in the Burcau of Street Openings in the Law Department of the City of New York, Nos. 90 and 92 West Broadway, pinth floor, in the said city, there to remain until the 23d day of March, 1897.

Third—That the limits of our assessment for benefit include all those lots, bieces or parcels of land situate,

Third—That the limits of our assessment for henefit 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.: On the north by the northern boundary of the City of New York; on the south by Eastchester street, or East Two Hundred and Thirty-third street; on the east by a line drawn parallel to Verio avenue and distant roo feet easterly from the easterly side thereof; and on the west by a line drawn parallel to Verio avenue and distant roo feet westerly from the westerly side thereof, excepting from said area all streets, avenues and roads, or portions thereof, heretofore legally opened, as such area is shown upon our benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to a Special Term of the Supreme Court, Part III., of the State of New York, to be held in and for the City and County of New York, at the County Court-house, in the City of New York, on the 30th day of March, 1897, 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, February 15, 1897.

THOMAS F. DONNELLY, Chaurman, ELLIS E. WARING, Commissioners.

JOHN P. DUNN, Clerk.

In the matter of the application of the Board of Fire Commissioners of the City of New York on behalf of the Mayor, Aldermen and Commonalty of the City of New York, by the Counsel to the Corporation of said City, relative to acquiring tile to certain lands on the northerly side of GREAT JONES STREET, between Lafayette place and the Bowery, in the Fitteenth Ward of said city, duly selected by said Board as a site for buildings for the use of the Fire Department of said city, under and in pursuance of the provisions of chapter 1s1 of the Laws of 1894.

city, under and in pursuance of the provisions of chapter 151 of the Laws of 1894.

PURSUANT TO THE PROVISIONS OF CHAPter 151 of the Laws of 1894, entitled "An Act in relation to building sites for the Fire Department of the City of New York," and all other 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 Part III, thereof, in the County Court-house in the City of New York, on the 15th day of March, 1897, 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 Appraisal in the above-entitled matter.

anter as counsel can be heard thereon, for the apprintment of Commissic ners of Appraisal in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York to certain lands and premises and the appurtenances thereto belonging on the northerly side of Great Jones street, between Lafayette place and the Bowery, in the Fifteenth Ward of said city, in fee simple absolute, the same to be converted, appropriated and used to end for the purposes specified in said chapter 151 of the Laws of 1804; said property having been duly selected by said Brard of Fire Commissioners of the City of New York as as is e for buildings for the use of the Fire Department of said city, under and in pursuance of the provisions of said city, under and in pursuance of the provisions of said city, under and in pursuance of the provisions of said city, under and in pursuance of the provisions of said chapter 151 of the Laws of 1804, being the following described lots, pieces or parcels of land, namely:

All those certain lots, pieces or parcels of land, situate, lying and being in the Fifteenth Ward of the City of New York, bounded and described as follows:

Beginning at a point on the northerly side of Great Jones street distant 250 feet two inches easterly from the corner formed by the intersection of the easterly side Great Jones street; running thence easterly along the northerly side of Great Jones street; Jones the convention of the easterly side of Great Jones street 4 feet and 4 inches; thence southerly 80 feet and 10 inches to the point or place of beginning.

Dated New York, February 16, 1897.

FRANCIS M. SCOTT, Coansel to the Corporation, No. 2 Iryon Row, New York City.

Dated New York, February 16, 1897.
FRANCIS M. SCOTT, Coansel to the Corporation, No. 2 Iryon Row, New York City.

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands on the northerly side of ONE HUNDRED AND ELEVENTH STREET AND THE SOUTHERLY SIDE OF ONE HUNDRED AND TWELFTH STREET, between Fifth and Lenox avenues, in the Twelfth Ward of said city, duly selected and approved by said Board as a site for school purposes under and in pursuance of the provisions of chapter 191 of the Laws of 1888, and the various statutes amendatory thereof,

PURSUANT TO THE PROVISIONS OF CHAPter 191 of the Laws of 1888, and the various statutes amendatory thereof, 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 Part III thereof, at the County Court-house, in the City of New York, on the 1840 of March, 1897, 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 in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on the northerly side of One Hundred and Twelfith street, between Fitth and Lenox avenues, in the Twelfith Ward of said city, in fee simple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 107 of the Laws ot 1888, and the various statutes amendatory thereof, being the following described lots, pieces or parcels of land situate, lying and being in the Twelfith Ward of the City of New York, bounded and described as follows:

Beginning at a point on the northerly line of One Hundred and El

place of beginning.
Dated New York, February 16, 1897.
FRANCIS M. SCOIT, Counsel to the Corporation,
No. 2 1 ryon Row, New York City.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretolore acquired, to the lands, tenements and hereditaments required for the purpose of opening OPDYKE AVENUE (although not yet named by proper authority), from Mount Vernon avenue to the Bronx river, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

W. F., THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-entitled matter, hereby give notice to all persous interested in this proceeding, and to the owner or owners, occupant or occupants, of all houses and lots and improved and unumproved 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, to us, at our office, Nos.

go and ge West Broadway, ninth floor, in said city, on or before the 11th day of March, 1897, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said 11th day of March, 1897, and for that purpose will be in attendance at our said office on each of said ten days at 12 o'clock M. Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and al-o all the afficiavits, estimates and other documents used by us in making our report, have been deposited in the Bureau of Street Openings in the Law Deportment of the City of New York, Nos. op and 92 West Broadway, ninth floor, in the said city, there to remain until the 21th day of March, 1897.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land situate, iying and being in the City of New York, which taken together are bounded and described as follows, viz.: On the north by a line drawn parallel to Opdyke avenue or East Two Hundred and Thirty-sixth street, and distant 100 feet northerly from the northerly side thereof from the easterly side of Mount Vernon avenue to a line midway between Verio avenue and Webster avenue; thence along the middle line of the blocks between Opdyke avenue or East Two Hundred and Thirty-sixth street and distant too feet southerly from the southerly side thereof from the casterly side of Mount Vernon avenue; or East Two Hundred and Thirty-sixth street and distant too feet southerly from the southerly side thereof from the casterly side of Mount Vernon avenue to the Bronx river; on the sast by the Bronx river, and on the west by the easterly side of Mount Vernon avenue; accepting from said area all streets, avenues and roads, or portions thereof, heretofore legally opened, as such area is shown upor our benefit map deposited as afores sid.

Fourth—That our report herein will be presented to a Special Term of the Supreme Court, Part III., of the

Fourth—That our report herein will be presented to a Special Term of the Supreme Court, Part III., of the State of New York, to be held in and for the City and County of New York, at the County Court-house, in the City of New York, on the 30th day of March, 1897, 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, February 12, 1807.

confirmed.

Dated New York, February 17, 1897.

GROSVENOR S. HUBBARD, Chairman; ED-WARD S. KAUFMAN, JOHN A. REILLY, Com-JOHN P. DUNN, Clerk.

GROSVENOR S. HUBBARD, Chairman; ED-WARD S. KAUFMAN, JOHN A. REILLY, Commissioners.

John P. Dunn, Clerk.

In the matter of the application of The Mayor, Aidermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been here-tofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND FIFTY-EIGHTH STREET (although not yet named by proper authority), from River avenue to Walton avenue and from Mott avenue to Sheridan avenue, as the same has been heretofore laid out and designated as a first class street or road, in the Twenty-third Ward of the City of New York, NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 8th day of February, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lesses, 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 the abovementioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the torh day of February, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue 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 the said account the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the

In the matter of the application 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 the lands, tenements and hereditaments required for the purpose of widening WENDOVER AVENUE (although not yet named by proper authority), extending from the New York and Harlem Railroad to Brook aven e. as the same has Harlem Railroad to Brook aven e, as the same has been heretofore loid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 8th day of February, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 10th day of February, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, paries and formed, to the respective owners, lessees, paries and formed, to the 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 extent 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 us by chapter 16, title 5, of the actential of the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the NOTICE IS HEREBY GIVEN THAT WE, THE

acts or parts of acts in addition thereto or amendatory thereof.

acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, Nos. 90 and 92 West Broadway, ninth floor, in the City of New York, with such affidavits or other provis as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the right day of March, 1807, at 10.30 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 behalt of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York,

New York.
Dated New York, February 19, 1897.
BENJ, F. GERDING, JULIUS H. FOX, WILBER McBRIDE, Commissioners.
John P. Dunn, C'erk.

In the matter of the application 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 the lands, tenements and hereditaments required for the purpose of opening ST. PAUL'S PLACE (although not yet named by proper authority), from Webster avenue to Fulton avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Tweaty-shird and Twenty-fourth Wards of the City of New York

designated as a first-class street or road, in the Twenty-third and Twenty-fourth Wards of the City of New York.

Notice Is Hereby Given That We, The undersigned, were appointed by an order of the Supreme Court, bearing date the 8th day of February 1807. Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advan'age, if any, as the case may be, to the respective owners, les ees, 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 the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 10th day of February, 1807, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue 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 extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and aductions required of us 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 parcels of the purpose of opening the sand street or avenue, or affected thereby, and having any clam or demand on account thereof, are hereby required to present the same, duly verified, to us, NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the

MICHAEL L. BOUILLON, Comm ssioners.

Henry de Forest Baldwin, Clerk.

In the matter of the application 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 the Lands, tenements and hereditaments required for the purpose of opening ONIDA AVENUE (although not yet named by proper authority), from Eastchester avenue to Mount Ve. non avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Iwenty-fourth Ward of the City of New York.

We feel 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 uninproved 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 to us at our office, Nos. 90 and 92 West Broadway, ninth floor, in said city, on or before the 1st day of March, 1897, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said 1st day of March, 1897, and for that purpose will be in attendance at our said office on each of said ten days at 100 clock a. M.

Second—That the abs ract 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 in the Burcau of Street Openings in the Law Department of the City of New York, Nos. 90 and 92 West Broadway, ninth floor, in the said city, there to remain until the 8th day of March, 1897.

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

said.
Fourth—That our report herein will be presented to a Special Term of the Surreme Court, Part III., of the State of New York, to be held in and for the City and County of New York at the County Court-house in the City of New York, on the 33d day of March, 1897, 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, February 2, 1897.
ALBERT SPRAGUE BARD, Chairman, LORENZ ZELLER, Commissioners.
HENRY DE FOREST BALDWIN, Clerk.

In the matter of the application of The Mayor, Alder-men and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and

hereditaments required for the purpose of opening EAST ONE HUNDRED AND EIGHTY-SEVENTH STREET (although not yet named by preper authority), from Third avenue to the Southern Boulevard, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 19th day of January, 1897. Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, 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 the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonaity of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 25th day of January, 1897, and a just and equitable estimate and assessment of the value of the henefit and advantage of said street or avenue so to be opened or laid out and formed, to the respectively entitled to or interested in the said respectively entitled to or interest

1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office. Nos. go and go West Broadway, ninth floor, in the City of New York, with such affidavits or other proofs as the said owners or claiman's may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 27th day of February, 1897, at 10 o'clock in the forence of that day, to he ir 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, February 2, 1897.

ASA A. ALLING, FLOYD M. LORD, EDWARD F. HOLLISTER, Commissioners.

John P. Dunn, Clerk.

In the matter of the application of Michael T. Daly, Commissioner of Pub ic Works of the City of New York, for and in behalf of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, in fee, to certain lots, pieces or parcels of land in the Twelfth and Twenty-third Wards of the City of New York, for the purpose of the construction of a draw-bridge and app ouches thereto, with the necessary abutments and arches, over the Harlem river, connecting the northerly end of Third avenue, in the Twelfth Ward of said city, with the southerly end of Third avenue, in the Twenty-third Ward of said city.

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

rights and interests affected thereby, and to all others whom it may concern, to wit:

First—That we have completed our first separate estimate and assessment, and that all persons interested in this proceeding, or in any of the lands, premises, property rights and interests affected thereby, and having objections thereto, do present their said objections, in writing, duly verified, to us, at our office, Room No. 113, on the third floor of the Stewart Building. No. 280 Broadway, in said city, on or before the 2d day of March, 1897, and that we, the said Commissioners, will hear parties so objecting within the ten week-days next after the said 2d day of March, 1897, and for that purpose will be in attendance at our said office on each of said ten days at 10.30 o'clock in the forenoon.

Second—That, the abstract of our said first estimate and assessment, together with our damage map, and also all the affidavits, estimates and other documents used by us in making our said report, have been deposited in the office of the Commissioner of Public Works, in the American Tract Society Building, corner of Nassau and Spruce streets, in said city, there to remain until the 2d day of March, 1897.

Third—That our said first separate abstract of estimate and assessment emissions.

the 2d day of March, 1897.

Third—That our said first separate abstract of estimate and assessment embraces all the lands, premises, property rights and interests within the tract bounded by Third and Lexington avenues. One Hundred and Thirtieth street and the bulkhead-line of the Harlem river, which are taken, acquired or affec ed in this proceeding, as specifically shown on our damage map deposited as aforesaid.

as aforesaid.

Fourth—That our first separate report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held in Part III. in the County Court-house, in the City of New York, on the 22l day of March, 1897, 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, January 22, 1897.

DAVID LEVENTRITT, PETER BOWE, ARTHUR INGRAHAM, Commissioners.

James A. C. Johnson, Clerk.

In the matt r of the application of the Mayor, Aldermen and Commonally of the City of New York, relative to acquirin; title wherever the same has not been heretofore acquired, to the lands, tenements and hereditments required for the purpose of opening SPENCER PLACE (although not yet named by proper authority), from East One Hundred and Foily-fourth street to East One Hundred and Filiteth street, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third 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 interested in this proceed ng, 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.

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, to us at our office, Nos. 90 and 92 West Broadway, ninth floor, in said city, on or before the 2d day of March, 1897, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said 2d day of March, 1897, and for that purpose will be in attendance at our said office on each of said ten days at 3.30 o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also at the affidavits, estimates and other document, used by us in making our report, have been deposited in the Bureau of Street Openings in the Law Department of the City of New York, Nos. 90 and 92 West Broadway,

min'h floor, in the said city, there to remain until the 8th day of March, 1897.

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.:

On the north by a line drawn parallel to the northerly side of East One Hundred and Fiftieth street and said northerly side produced and distant 175 feet northerly therefrom; on the south by the middle line of the block between East One Hundred and Thirty-eighth street and East One Hundred and Thirty-eighth street and said middle line produced; on the east by Railroad avenue, East, or Park avenue, and on the west by a line drawn parallel to Mott avenue and distant 100 feet westerly from the westerly side thereof, excepting from said area all streets, avenues and roads, or portions thereof, heretotore legally opened, as such area is shown upon our benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to a Special Term of the Supreme Court, Part III., of the State of New York, to be held in and for the City and County of New York, at the County Court-house, in the City of New York, on the 23d day of March, 1897, 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 meton will be made that the said report be confirmed.

Dated New York, February 2, 1897.

nerco, a in too will be made that the said report be confirmed.

Dated New York, February 2, 1897.

WALTER LARGE, Chairman; FRANK GRADY, MATTHEW CHALMERS, Commissioners.

JOHN P. DUNN, Clerk.

WALTER LARGE, Chairman; FRANK GRADY, MATTHEW CHALMERS, Commissioners.

John P. Dunn, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York to ascertain the loss and damage and come ensation for the lands and premises laid out, taken, set apart and appropriated for and as a public park, and the improvements the reto belonging, with interest thereon, pursuant to the provisions of an act entitled "An Act to provide for the acquisition and construction of a public park at the junction of East One Hundred and Ninety-second street, the Kingsbridge road and Grand Boulevard or Concourse, in the Iwenty-fourth Word of the City of New York," being chaper 537 of the Laws of 1896.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, and pursuant to chapter 537 of the Laws of 1896, 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 he held at Part III, thereof, in the County Court-1 ouse, in the City of New York, on Monday the 8th day of March, 1897, at the opening of the Court, on trat day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate in the above entitled proceeding is for the purpose of ascertaining the loss and damage and compensation for the lands and premises taken for a public park pursuant to said chapter 537 of the Laws of 1896. The said lands and premises are bounded and described as follows:

Beginning at the intersection of the east line of the Grand Boulevard and Concourse ior 666,53 feet to the northern line of East One Hundred and Ninety-second street; thence easterly deflecting 105 degrees 32 minutes and 55 seconds to the left and along the rorthern line of said Fast One Hundred and Ninety-second street; thence northeasterly, deflecting 74 degrees 28 minutes and 55 seconds to the left and along the western line of Kingsbridge road; thence northerly along the western line of Kingsbridge road; thence northerly al

In the matter of the application 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 the lands, tenements and hereditaments required for the purpose of opening NATHALIE AVENUE (although not yet named by proper authority), from the Kingsbridge road to Boston avenue, as the same has been heretoicre laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

Boston avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 19th day of January, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, herediaments and premises required for the purpose by and in consequence of opening the above-menti ned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 28th day of January, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue 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, hered taments and premises not required for the purpose of opening, laying-out and forming the same, but benefited thereby, and of a certaining and defining the extent 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 us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affecte

desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attend ance at our said office on the 1st day of March, 1897, at 4 o'ctock in the afternoon 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, February 3, 1897.

HERMAN ALSBERG, HERBERT NOBLE, ROBERT STURGIS, Commissioners.

RT SIURGIS, Commissioners. HENRY DE FOREST BALDWIN, 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 Common-alty of the City of New York, relative to acquiring title wherever the same has not been heretofore acquired to WALTON AVENUE (although not yet

named by proper authority), from the south side of the New York Central and Hudson River Railroad to East. One Hundred and Sixty-seventh street, in the Twenty-third Ward of the City of New York, as the same has been heretotore laid out and designated as a first-class street or road.

WE, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above.

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections, in writing, to us, at our office. Nos. go and oz West Broadway, mint floor, in said city, on or before the 24th day of February, 1897, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said 24th day of February, 1897, and for that purpose will be in attendance at our said office on each of said ten days at 4 o'clock P. M.

Second—That the abstract of our said 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 in the Bureau of Street Openings in the Law Department of the City of New York, Nos. 90 and 92 West Broadway, ninth floor, in the said city, there to remain until the 5th day of March, 1897.

remain until the 5th day of March, 1897.

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.:

On the north by the southerly side of Clarke place; on the south by the northerly side of Clarke place; on the south by the northerly side of East One Hundred and Forty-ninth street; on the east by the westerly side of Mott avenue, from the northerly side of East One Hundred and Sixty-first street; thence by the westerly side of the Grand Boulevard and Concourse from the southerly side of East One Hundred and Sixty-first street; thence by the westerly side of the Grand Boulevard and Concourse from the southerly side of East One Hundred and Sixty-first street to the southerly side of Clarke place; and on the west by the easterly side of Geard avenue from the northerly side of East One Hundred and Forty-ninth street to the southerly side of Clarke place, as such streets are shown on the Final Maps of the Twenty-third and Twenty-fourth Wards of the City of New York, excep ing from said area all streets, avenues and roads or portions thereof heretofere legally opened as such area is shown upon our benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to a south of the State of th

Fourth—That our report herein will be presented to a Special Term of the Supreme Court, Part III., of the State of New York, to be held in and for the City and County of New York, at the County Court-house, in the City of New York, on the 23d day of March, 1897, at the epening of the Court on that day, and that then and there, or as soon the reafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated New York, January 16, 1897. JOHN L. N. HUNT, LOUIS E. BINSSE, Com-IOHN 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, Aldermer and Common alty of the City of New York, relative to acquiring fitte, wherever the same has not been heretofore acquired, to INWOOD AVENUE (although not yet named by proper authority), extending from Cromwell avenue to Featherbed lane, in the Twenty-third and Twenty-fourth Wards of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road.

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

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, to us, at our office, Nos, 90 and 92 West Broadway, minth floor, in said city, on or before the 24th day of February, 1897, and that we, the said Commissioners, will hear parties so objecting within the ten week-days next after the said 24th day of February, 1897, and for that purpose will be in attendance at our said office on each of said ten days at 3 o'clock F.M.

attendance at our said office on each of said ten days at 3 o'clock F. 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 in the Bureau of Street Openings in the Law Department of the City of New York, Nos. 90 and 92 West Broadway, ninth floor, in the said city, there to remain until the 5th day of March, 1897.

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.: On the north by a line drawn parallel to Featherbed lane and distant too feet northerly from the northerly side thereof; on the south by the northwesterly side of Jerome avenue; on the east by the westerly side of Jerome avenue, and on the west by a line drawn parallel to Cromwell avenue, and distant too feet westerly from the westerly side thereof, from Jerome avenue to the junction of Cromwell avenue and Macomb's road; thence by a line drawn parallel to Macomb's road; thence by a line drawn parallel to Bacomb's road; thence by a line drawn parallel to Macomb's road; thence by a line drawn parallel to Bacomb's road; and distant too feet west-rly from the westerly side thereof, from the junction of Cromwell avenue and Macomb's road; or fortions thereof, heretofore legally opened, as such area is shown upon our benefit map deposited as aloresail.

Fourth—That our report herein will be presented to a Special Term of the Supreme Court, Part III., of the

having objections thereto, do present their said objections in writing to us at our office. Nos. 90 and 92 West Broadway (ninth floor), in said city, on or before the 27th day of February, 1897, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said 27th day of February, 1897, 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 est imate 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 in the Bureau of Street Openings in the Law Department of the City of New York, No. 90 and 92 West Broadway, of March, 1897.

Third—That the limits of our assessment for benefit

the City of New York, No. 90 and 92 West Broadway, ninth floor, in said city, there to remain until the 8th day of March, 1897.

Third—That the limits of our assessment for benefit include all those lots, pices or parcels of land situate, lying and being in the City of New York, which taken together are bounded and described as foilows, viz.: On the north by the northerly side ot Clarke place and said northe ly side produced to the easterly side of Inwood avenue; on the south by East One Hundred and Thirty-eighth street; on the east by a line drawn parallel to Exterior street, and distant 100 feet easterly from the easterly side thereof, from Chever place; thence by a line drawn parallel to Ger ord avenue, and distant 100 feet easterly from the easterly side thereof, from Cheever place to the northerly side of Clarke place, and on the west by the bulkhead-line, Harlem river, from East One Hundred and Thirty-eighth street to a line drawn parallel to East One Hundred and Fiftieth street, and distant 100 feet westerly from the northerly side thereof; thence by a line drawn parallel to Cromwell avenue and distant 100 feet westerly from the westerly side thereof to the easterly side of Inwood avenue produced; thence by the easterly side of Inwood avenue to the northern boundary of the area of assessment, as such streets are shown on the Final Maps of the Twenty-third and Twenty-fourth Wards of the City of New York; excepting from said area all streets, avenues and roads, or portions thereof, heretofore legally opened, as such area is shown upon our benefit map deposited as aforesaid.

Fourth—That our report h rein will be presented to a Special Term of the Supreme Court. Part III. of the

said.

Fourth—That our report herein will be presented to a Special Term of the Supreme Court, Part III., of the State of New York, to be held in and for the City and County of New York at the County Court-house, in the City of New York, on the 25th day of March, 1897, 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, February 1, 1897.

EDWARD L. PARRIS, Chairman; MAX SILVER-STEIN, EDWARD B. La FETRA, Commissioners.

John P. Dunn, Clerk.

STEIN, EDWARD B. La FETRA, Commissioners.

John P. Dunn, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of toe City of New York, relative to acquiring title, wherever the save has not been heretotore acquired, to a PUBLIC PLACE, bounded by East One Hundred and Sixty-fifth street, Hall place and Rogers place, in the Twenty-third Ward of the City of New York.

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 sad Court, to be held at Part III, thereof, in the County Courthouse, in the City of New York, on Friday, the 26th day of February, 1897, 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 As essment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the C ty 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 Public Place, bounded by East One Hundred and Sixty-fifth street, Hall place and Rogers place, in the Twenty-third Ward of the City of New York, being the following described lots, pieces or parcels of land, viz.:

Beginning at a point in the southern line of East One Hundred and Sixty-fifth street with the eastern time of Stebbins avenue.

18t. The nee northerly along the southern line of East One Hundred and Sixty-fifth street with the eastern of East One Hundred and Sixty-fifth street to 120,02 feet.

2d. Thence northerly along the southern line of East One Hundred and Sixty-fifth street on 120,02 feet.

2d. Thence northerly along the southern line of East One Hundred and Sixty-fifth street on 120,02 feet.

2d. Thence northerly along the southern line of East One Hundred and Sixty-fifth street of 120,02 feet.

2d. Thence nor

course who e radius is 50 feet for 84.77 feet to a point of combound curve,
3d. Thence southerly on the arc of a circle whose radius is 90 fe t for 198.25 feet,
4th. Thence westerly for 112.17 feet to the point of beginning.
Shown on section 3 of the Final Maps and Profiles of the Twenty-third and Twenty fourth Wards of the City of New York, filed in the office of the Commissioner of Street Improvements of the Twenty-thord and Twenty-fourth Wards of the City of New York on July 18, 1894, in the office of the Register of the City and County of New York on July 19, 1894, and in the office of the Secretary of State of the State of New York on July 20, 1894.

Dated New York, February 13, 1897.
FRANCIS M. SCOTT, Counsel to the Corporation,
No. 2 Tryon Row, New York City.

Joing and being in the City of New York, which taken together are bounded and described as follows, viz. On the north by a line drawn parallel to Featherbed lane and distant too feet northerly trom the northwesterly side of Jereme avenue; on the east by the westerly side of Jereme avenue; on the east by the westerly side of Jereme avenue; on the east by the westerly side of Jereme avenue; on the east by the westerly side of Jereme avenue, and distant too feet westerly from the westerly side thereof, from the junction of Terome parallel to Macomb's road, and distant too feet worthy from the westerly side thereof, from the junction of Cromwell to Macomb's road and distant too feet northerly from the northerly sade thereof, from the junction of Cromwell warene and Macomb's road to a line drawn parallel to Featherbed lane, and distant too feet northerly from the northerly sade thereof, excepting from said area all streets, avenues and roads, or portions thereof, levelore legally opened, as such are is shown upon our benefit map deposited as aforesail.

Fourth—That our report herein will be presented to a Special Term of the Supreme Court, Part III., of the State of New York, at the eight day, and that the and there, or as soon thereatter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated New York, January 26, 1897.

And New York, January 26, 1897.

And West York, January 26, 1897.

And January 26, 1897.

And January 26, 1897.

And Hercent York 1997.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, as the application of the Said order the Town of t

in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 27th day of February, 1807, at 10 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, 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, February 2, 1896.

RIGNAL D. WOODWARD, WILLIAM M. LAW-RENCE, J. D. ROMAN BALDWIN, Commissioners. John P. Dunn, Clerk.

In the matter of the application 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 the lands, tenements and hereditaments required for the purpose of opening CROM-WELL AVENUE (although not yet named by proper authority), from Inwood avenue to Macomb's Dam road or Highwood avenue, as the same has been here-tofore laid out and designated as a first-class street or road, in the Twenty-third and Twenty-fourth Wards of the City of New York.

tofore laid out and designated as a first-class street or road, in the Twenty-third and Twenty-fourth Wards of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by orders of the Supreme Court, bearing date the 8th day of February, 1897. Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the cose 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 the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 10th day of February, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue 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 for ming the same, but enefited thereby, and or ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be as essed therefor, and of performing the trusts and duties required for the purpose of opening, laying out and for ming the same, but enefited thereby, and or ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be as essed therefor, and of performing the trusts and duties required love the propose of opening the sate of the cost of parts of acts in addition thereto or amendatory thereof.

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All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, Nos. 90 and 92 West Broadway, minth floor, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 16th day of March, 1897, at 10 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.

Dated New York, February 10, 1897.

JOSEPH KAUFMANN, HENRY O'DONNELL,
FREDK. E. HAIGHT, Commissioners.

JOHN P. DUNN Clerk.

In the matter of the application 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 the lands, tenements and hereditaments required for the purpose of opening MORRIS AVENUE (although not yet named by proper authority), f om the Concourse to Tremont avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

ity), f om the Concourse to Tremont avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 8th day of February, 1807, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, 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 the above-mentioned street or avenue, the same being particularly set forth and described in the pertion of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herem in the office of the Clerk of the City and County of New York on the roth day of February, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue 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 persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and persons respectively entitled to a parties of parties and persons respectively entitled to a parties of parties and persons interested in the said respective lands, tenements, hereditaments and persons interested in the said respective lands, or parties of parties and persons in the case of parties 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 us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the

THE CITY RECORD.

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