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WILLIAM J. GAYNOR, MAYOR.

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PUBLIC SERVICE COMMISSION—FIRST DISTRICT.

No. 154 NASSAU STREET, NEW YORK CITY. Calendar for the Week Commencing December 23, 1912.

Friday, December 27, 1912—2.30 p. m.—Room 305—Case No. 1438—Brooklyn Heights Railroad Company et al.—"Additional cars and service"—Commissioner Williams. 2.30 p. m.—Room 305—Case No. 1266—Long Island Railroad Company— "Alteration of grade crossings on North Side division in Flushing and cost of Main street changes"-Commissioner Williams. 2.30 p. m.-Room 310-Case No. 1602-New York, New Haven and Hartford Railroad Company-"Stopping of trains at Hunts Point, Casanova and Port Morris stations on Harlem River branch"-Commissioner Eustis.

Meeting of the Committee of the Whole held every Tuesday, Wednesday, Thurs-

day and Friday at 10.30 a. m. in the Committee Room. Regular meeting of the Commission held every Tuesday and Friday at 12.15 p. m., in Room 310.

THE BOARD OF ALDERMEN OF THE CITY OF NEW YORK.

STATED MEETING.

Tuesday, December 24, 1912, 1.30 o'Clock P. M. The Board met in the Aldermanic Chamber, City Hall.

Present: Hon. John Purroy Mitchel, President of the Board of Aldermen.

Ardolph L. Kline, Vice-Chairman. Niles R. Becker. Daniel M. Bedell. John A. Bolles. John H. Boschen. Robert H. Bosse. William D. Brush. Michael Carberry. Daniel R. Coleman. Hugh J. Cummuskey. Frank Cunningham. Henry H. Curran. Charles Delaney. James L. Devine. John Diemer. Frank T. Dixson. Frank J. Dotzler. Frank L. Dowling.

Aldermen John T. Eagan. Edward Eichhorn. O. Grant Esterbrook. William Fink. Ralph Folks. John S. Gaynor. Edward V. Gilmore. Henry F. Grimm. James Hamilton. Joseph M. Hannon. Abram W. Herbst. Francis P. Kenney. Max S. Levine. Nathan Lieberman. John Loos. John McCann. John F. McCourt. William P. McGarry. Michael J. McGrath.

Jesse D. Moore. George A. Morrison. Otto Muhlbauer. Thomas J. Mulligan. James J. Nugent. George M. O'Connor. John J. O'Rourke. William H. Pendry. Charles A. Post. John J. Reardon. W. Augustus Shipley. James J. Smith. Michael Stapleton. Jacob J. Velten. John F. Walsh. Jacob Weil. Louis Wendel, Jr. James R. Weston. John J. White. Bryant Willard.

Robert F. Downing. James F. Martyn. Frederick H. Wilmot. William Drescher. James J. Molen. Cyrus C. Miller, President, Borough of The Bronx, by Thomas W. Whittle, Commissioner of Public Works.

Alfred E. Steers, President Borough of Brooklyn, The President announced that Alderman Marks had been excused from attend-

The Clerk proceeded to read the minutes of the stated meeting of December 17, 1912.

On motion of Alderman Reardon further reading was dispensed with, and the minutes were approved as printed.

PETITIONS AND COMMUNICATIONS.

No. 2463.

To the President and Members of the Board of Aldermen of The City of New York: I, Thomas Darlington, President and Chairman of the County Committee of the Democratic party for the County of New York, do hereby in accordance with the provisions of section of 194 of the Election Law certify that in my opinion and in the opinion of the said committee, J. Gabriel Britt, a resident and qualified elector of the Borough of Manhattan, City of New York, is a fit and proper person to be appointed a Commissioner of Elections, and I do hereby recommend him for appointment to said

In witness whereof, I have made and executed this certificate this 18th day of December, 1912.

THOMAS DARLINGTON, President and Chairman of the County Committee

of the Democratic party for the County of New York. State of New York, County of New York, ss:

On this 18th day of December, 1912, before me personally came Thomas Darlington, to me personally known to be the person described in and who executed the foregoing certificate, and he acknowledged to me that he executed the same for the purposes therein mentioned.

Republican County Committee, No. 105 West 40th Street, New York, December 19, 1912.

To the Board of Aldermen, New York City:

I, Samuel S. Koenig, chairman of the County Committee of the Republican party for the County of New York, do hereby, in accordance with the provisions of section 194 of the Election Law, certify that in my opinion and in the opinion of the said committee, Moses M. McKee, a resident and qualified elector of the Borough of Manhattan, City of New York, County of New York, is a fit and proper person to be appointed a Commissioner of Elections, and I do hereby recommend him for appointment to said office.

In witness whereof, I have made and executed this certificate, this 19th day of December, 1912,

SAMUEL S. KOENIG, Chairman, Republican County Committee of the County of New York.

Sworn to before me this 19th day of December, 1912.

FRANK HAMER, Notary Public, No. 204, New York County. Democratic General Committee of Kings County, The Thomas Jefferson, 4 and 5

Court Square. To the Board of Aldermen of The City of New York:

said County and Court, this 19th day of December, 1912.

I, James D. Bell, chairman of the County Committee of the Democratic party for the County of Kings, do hereby, in accordance with the provisions of section 194 of the Election Law, certify that, in my opinion and in the opinion of said committee, James Kane, a resident and qualified elector of the Borough of Brooklyn, City of New York, is a fit and proper person to be appointed a Commissioner of Elections, and I do hereby recommend him for appointment to said office.

In witness whereof, I have made and executed this certificate this 18th day of JAMES D. BELL, Chairman. December, 1912.

State and City of New York, Borough of Brooklyn, County of Kings, ss: On this 18th day of December, 1912, before me personally came James D. Bell, to me known and known to me to be the individual described in and who executed the foregoing certificate, and acknowledged to me that he executed the same. GEO. N. YOUNG, Notary Public, Kings County.

SEAL State of New York, County of Kings, ss: I, Charles S. Devoy, Clerk of the County of Kings, and also Clerk of the Supreme Court of said County (said Court being a Court of Record), do hereby certify that George N. Young, whose name is subscribed to the certificate of proof or acknowledgment of the annexed instrument, and thereon written, was, at the time of taking such proof or acknowledgment, a notary public of the State of New York in and for said County of Kings dwelling in said County, commissioned and sworn and duly authorized to take the same. And further, that I am well acquainted with the handwriting of

such Notary, and verily believe that the signature to said certificate is genuine, and that the said instrument is executed and acknowledged according to the laws of the State of New York. In testimony whereof, I have hereunto set my hand and affixed the seal of the

CHARLES S. DEVOY, Clerk. To the Honorable Board of Aldermen of The City of New York: I, Alfred E. Vass, chairman of the County Committee of the Republican party, for the County of Kings, do hereby, in accordance with the provisions of section 194 of the Election Law, certify that in my opinion and in the opinion of the said committee, Jacob A. Livingston, a resident and qualified elector of the Borough of Brooklyn, City of New York, is a fit and proper person to be appointed a Commissioner of Elections, and I do hereby recommend him for appointment to said office. In witness whereof, I have made and executed this certificate, this 19th day of

ALFRED E. VASS. December, 1912. State of New York, County of Kings, ss: Alfred E. Vass, being duly sworn, doth depose and say that he is the chairman of Kings County Republican General Committee and that on December 11, 1912, a resolution was duly and unanimously adopted, requesting and directing the said chairman, Alfred E. Vass, as chairman of said committee, to recommend for appointment

by the Board of Aldermen of The City of New York as Elections Commissioner, Mr. Jacob A. Livingston, named in the above recommendation. ALFRED E. VASS.

Subscribed and sworn to before me this 19th day of December, 1912. W. J. Elson, Notary Public, Kings County. In connection therewith Alderman Dowling introduced the following resolution: Resolved, That in pursuance of the provisions of section 191 of chapter 649, Laws of 1911 (an act to amend the election law, generally), the Board of Aldermen of The City of New York hereby appoints the following named persons as Commissioners of Elections of The City of New York for the term beginning January 1,

1913, at 12 o'clock, noon, and to expire on January 1, 1915, at 12 o'clock, noon: J. Gabriel Britt, Democrat. the County of New York; Moses M. McKee, Republican, the County of New York: James Kane, Democrat, the County of Kings; Jacob

A. Livingston, Republican, the County of Kings. The President put the question whether the Board would agree with said resolu-

tion. Which was decided in the affirmative by the following vote: Affirmative-Aldermen Becker, Bedell, Bolles, Boschen, Bosse, Brush, Carberry, Coleman, Cummuskey, Cunningham, Curran, Delaney, Devine, Diemer, Dixson, Dotzler, Dowling, Downing, Drescher, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gaynor, Gilmore, Grimm, Hamilton, Hannon, Herbst, Kenney, Levine, Lieberman, Loos. McCann, McCourt, McGarry, McGrath, Martyn, Molen. Moore. Muhlbauer, Mulligan, Nugent, O'Connor, O'Rourke, Pendry, Post, Reardon, Shipley, Smith, Stapleton, Velten, Walsh, Weil, Wendel, Weston, Willard, Wilmot; President Miller. by Thomas W. Whittle, Commissioner of Public Works; President Steers, and the Vice-Chairman—62.

COMMUNICATIONS FROM CITY, COUNTY AND BOROUGH OFFICERS. The President laid before the Board the following communications from the Board of Estimate and Apportionment:

No. 2464. Board of Estimate and Apportionment, City of New York, Office of the Secretary, 277 Broadway, December 16, 1912.

Hon. P. J. SCULLY, City Clerk and Clerk of the Board of Aldermen: Dear Sir-At a meeting of the Board of Estimate and Apportionment held December 12, 1912, a report was presented from the Comptroller, returning for filing your communication as follows, the same having been considered and disposed of in the Budget for 1913:

Reference Number 2593; date of reference, October 3, 1912; subject, Resolution urging incorporation in Department of Parks of the grades of positions of Gardenerin-Charge, at \$115 per month, and Gardener, at \$90 per month, all boroughs.

The report of the Comptroller was ordered printed in the minutes and filed, and the Secretary directed to notify heads of departments and others affected. Very truly yours, IOSEPH HAAG, Secretary.

No. 2465. Board of Estimate and Apportionment, City of New York, Office of the Secre tary, 277 Broadway, December 16, 1912.

Hon. P. J. SCULLY, City Clerk and Clerk of the Board of Aldermen: Dear Sir—At a meeting of the Board of Estimate and Apportionment held December 12, 1912, a report was presented from the Comptroller, returning for filing your communication as follows, the same having been considered and disposed of

Reference Number 2594; date of reference, October 3, 1912; subject, Resolution of the Board of Aldermen requesting increase in salaries of the Female Attendants in the Department of Parks, Boroughs of Manhattan and Richmond.

The report of the Comptroller was ordered printed in the minutes and filed, and the Secretary directed to notify heads of departments and others affected. Very truly yours, JOSEPH HAAG, Secretary.

Which were severally ordered on file.

The President laid before the Board the following communications from the Corporation Counsel:

No. 2466. City of New York, Law Department, Office of the Corporation Counsel, New

York, December 19, 1912. To the Board of Aldermen: Gentlemen-I beg to acknowledge on behalf of the Corporation Counsel the

receipt of a copy of an ordinance adopted by your honorable Board on October 8, 1912, in regard to an assessment, or proposed assessment, for the construction of a sewer in Lafayette ave., East Bronx. Complaint is made, as I understand, by certain persons within the limits of the

former village of Williamsbridge and in the Unionport and Westchester sections, that they will receive no benefit from this sewer, at least for a long period of time, and they accordingly object to any assessment therefor. Your honorable Board resolved "that the Corporation Counsel be requested to inform this Board at its next meeting by what right, title or authority a taxpayer can be assessed for a proposed sewer or other improvement long before its commencement or completion and the cost of which is not definitely estimated."

I think you must be under some misapprehension as to the facts, although I am not familiar with all of them. It has not been the practice in this city for scores of years to levy and collect assessments before the completion of the work, although that was done in the early days of the city.

You may, however, refer to the case of a sewer where certain property owners cannot at present make use of it because it has not been extended to their property. Assessments in such cases are very common, and I think you will see the reasonableness and even necessity therefor when I state the situation.

A sewer without an outlet at a place where sewage can be legally discharged would not be legal, and the use of such a sewer would be enjoined because it would create a nuisance and trespass as to people and lands in the vicinity of the place of discharge. It is therefore necessary to construct the outlet where it may legally be constructed before the upper or further parts or branches of the sewer are constructed. Some of the main or trunk sewers extend for many miles and the branches or lateral sewers which run into the main or trunk sewer extend many miles further, so that such sewers are like a tree with branches, embedded in the earth.

It also often happens that these large sewer systems are constructed in sections and this is for the reason that much of the property could not afford to pay the large assessment which would be necessary if the whole system were to be constructed at about the same time.

It being necessary to construct the outlet first it sometimes happens that an assessment for this outlet is imposed upon the property deemed benefited as a separate assessment. All of the property owners in the area drained are, of course, benefited by the outlet, otherwise they could have no sewers at all draining their property. It is fair, therefore, that they should be assessed for the proper proportion of the cost of the outlet. It is a benefit, or prospective benefit to their property even if for a time they are not able to make use of any sewer. Later, when another section is constructed, and that as a rule can be constructed as soon as the property owners to be assessed desire, their property is drained and it has the full benefit not only of the outlet but of the other sections through which it drains.

It may thus happen that a particular piece of property may be assessed several times for a sewer before the whole system is finished, but the amounts or instalments are so adjusted that as a whole they are less burdensome than if the whole system was constructed at about the same time and one assessment laid.

The assessment, for instance, for the outlet upon property far distant from it, and which may not be able to make use of it for several years, is generally very small and not burdensome.

This has been found in practice to be the most feasible and least burdensome procedure to follow. The cost of the large and well constructed sewers that have been during the past few years built and are now being built in the city, and especially in districts like the one involved in this case, is very heavy, but it is these sewers that are the foundation cause of large increases in the value of property. In fact without them such property would be almost valueless.

If the property owners who are to be assessed do not wish such sewers to be constructed they should oppose their construction, and in many cases could probably prevent it. What often happens is they want the sewers constructed, make no opposition, and after the expense has been paid by the City they seek to avoid paying their share thereof. Under the law and practice as it has existed almost since the foundation of the city, with a comparatively few exceptions, all of the sewers in The City of New York have been paid for through local assessments upon the property deemed henefited. Respectfully yours.

G. L. STERLING, Acting Corporation Counsel. Which was ordered on file.

No. 2467.

City of New York. Law Department, Office of the Corporation Counsel, New York, December 20, 1912.

To the Honorable the Board of Aldermen of The City of New York:

Sirs—The Collector of Assessments and Arrears has sent to me lists of the tax liens held by The City of New York affecting premises in the Boroughs of Manhattan, Brooklyn and The Bronx, respectively. These lists contain over 300 of these liens, and the amount of taxes which the City will collect (exclusive of interest) will be in excess of \$1,000,000. In each case it will be necessary for the City to commence an action to foreclose the lien. As a preliminary step in each action, it is necessary that a search of title be made so that we may know whom to make parties defendant.

The inquiry and investigation for parties defendant in an action to foreclose a tax lien is more comprehensive than that of an action to foreclose a mortgage. In an action to foreclose a mortgage the plaintiff seeks to ascertain those who are subsequent to himself in interest in sequence of time, but a party seeking to foreclose a tax lien, which is a paramount and primary lien, must look further than sequence of time and must ascertain all liens and interests which are subordinate in law. In an action to foreclose a mortgage a mere search should suffice, whereas in an action to foreclose a tax lien, the title to the premises affected by the lien must be examined in order to ascertain all subordinate interests, whether prior or subsequent in time to the

A new "Division of Real Estate" has recently been established in this Department for the purpose of examining title to lands ceded to the City in street opening proceedings, but the force of that division is barely sufficient to keep abreast with its own work, and could not possibly handle these hundreds of foreclosure cases. It is, therefore, necessary to have these searches made by the various title companies.

In these foreclosure actions the City will not only collect the arrears of taxes which are due, but in its bills of costs it will be able to tax as a disbursement the greater part of the amounts paid out for the searches made by the title companies pursuant to the provisions of section 3256 of the Code of Civil Procedure, which reads

"Searches affecting property situate in any county in which the office of County Clerk or Register is a salaried one, when made and certified to by title insurance, abstract or searching companies, organized and doing business under the laws of this State, may be used in all actions or special proceedings in which and sixty-four thousand two hundred and forty-six dollars and eighty-one cents official searches may be used in place of and with the same legal effect as such

official searches, and the expenses of searches so made by said companies shall be taxable at rates not exceeding the cost of similar official searches.'

A considerable part of the amount paid out for searches will, therefore, be returned to the City Treasury, and it is probable that by an arrangement with the Finance Department such cost of the searches may be refunded to the special revenue bond fund from which it is paid. Each of these searches will probably cost between \$75 and \$100, but for the 300 actions which we are about to commence \$25,000 will probably be a sufficient allowance; as costs are collected and refunded, a sufficient balance will be left in the fund to pay for similar disbursements in other actions to be commenced in the future. In other words, the fund should be self-replenishing.

I therefore ask that your honorable Board request the Board of Estimate and Apportionment to authorize the Comptroller to issue special revenue bonds amounting to \$25,000 to defray the necessary expenses of searches in actions to foreclose tax ARCHIBALD R. WATSON, Corporation Counsel. liens. Yours respectfully,

Which was referred to the Committee on Finance. The President laid before the Board the following communications from the

Board of Estimate and Apportionment: No. 2468.

Board of Estimate and Apportionment, City of New York, Office of the Secretary, 277 Broadway, December 24, 1912.

Hon. JOHN PURROY MITCHEL, President, Board of Aldermen: Dear Sir-I transmit herewith certified copies of three resolutions adopted by the Board of Estimate and Apportionment at the meeting held December 19, 1912, relative to issues of corporate stock, as follows:

Calendar No. 18—Authorizing issue of \$840,000 corporate stock, to provide means to meet the proportionate cost of the improvements to be borne by The City of New York in connection with the abolishing of the grade crossings of highways and railroads, pursuant to chapter 507, Laws of 1903, as amended,

Calendar No. 73—Authorizing issue of \$5,000 corporate stock for the purchase of the Edgar Allan Poe cottage, the cost of its removal to Poe Park, and other expenses incidental to the restoration thereof, etc.

Calendar No. 75A—Amending resolution adopted July 17, 1911, authorizing issue of \$125,000 corporate stock, for construction, etc., of dining hall and kitchen for tuberculosis patients, Metropolitan Hospital, Blackwells Island, by increasing said amount to \$150,000.

Schedule No. 75B—Amending resolution adopted November 7, 1912, authorizing issue of \$189,246.81 corporate stock, for erection, etc., of addition to East Tuberculosis Infirmary, Metropolitan Hospital, Blackwells Island, by decreasing said amount to \$164,246.81.

I also transmit copies of reports of the Corporate Stock Budget Committee relative thereto. Yours very truly, JOS. HAAG, Secretary. Resolved, That, pursuant to the provisions of chapter 507 of the Laws of 1903, as amended by chapter 603 of the Laws of 1904, and the requisition of the Brooklyn Grade Crossing Commission, made by resolution adopted on November 22, 1910, the

Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding eight hundred and forty thousand dollars (\$840000), to provide means to meet the proportionate cost of the improvements to be borne by The City of New York in connection with the abolishing of the grade crossings of highways and railroads, pursuant to said chapter 507 of the Laws of 1903, as amended by chapter 603 of the Laws of 1904, and that when authority therefor shall have been obtained from the Board of Aldermen, that the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid.

A true copy of resolution adopted by the Board of Estimate and Apportionment JOSEPH HAAG, Secretary. December 19, 1912. No. 2469.

Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding five thousand dollars (\$5,000), to provide means for the purchase, at a cost not to exceed three thousand dollars (\$3,000), of the Edgar Allan Poe Cottage, the cost of its removal to Poe Park, and for other expense incidental to the restoration thereof, not to exceed two thousand dollars (\$2,000), under the direction of the President of the Borough of The Bronx and the Commissioner of Parks, Borough of The Bronx, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid.

A true copy of resolution adopted by the Board of Estimate and Apportionment December 19, 1912. JOSEPH HAAG, Secretary.

No. 2470.

Resolved, That the resolution adopted by the Board of Estimate and Apportionment, July 17, 1911, and approved by the Board of Aldermen July 25, 1911, which reads as follows:

"Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding one hundred and twenty-five thousand dollars (\$125,000), to provide means for the construction and equipment of a dining hall and kitchen for tuberculosis patients, Metropolitan Hospital, Blackwells Island, under the jurisdiction of the Department of Public Charities, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes afore-

-be and the same is hereby amended to make the amount read one hundred and fifty thousand dollars (\$150,000).

A true copy of resolution adopted by the Board of Estimate and Apportionment December 19, 1912. JOS, HAAG, Secretary.

No. 2471.

"Resolved, That the resolution of the Board of Estimate and Apportionment,

Resolved, That, subject to the concurrence herewith by the Board of Aldermen, the following resolution adopted by the Board of Estimate and Apportionment November 7, 1912, and concurred in by the Board of Aldermen November 19, 1912:

adopted on July 17, 1911, reading as follows: 'Resolved, That pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding two hundred thousand dollars (\$200,000) to provide means for the erection and equipment of an addition to East Tuberculosis Infirmary, Metropolitan Hospital, Blackwells Island, under the jurisdiction

of the Department of Public Charities, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to

the purposes aforesaid.' "-be and is hereby amended to read as follows:

"Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter, as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding one hundred and eighty-nine thousand two hundred and forty-six dollars and eighty-one cents (\$189,246.81) to provide means for the erection and equipment of an addition to East Tuberculosis Infirmary, Metropolitan Hospital, Blackwells Island, under the jurisdiction of the Department of Public Charities, and that when authority therefor shall have been obtained from the Board of Aldermen, the Comptroller be and is hereby authorized to issue said corporate stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid."

-be and the same is hereby further amended to make the amount read one hundred

(\$164,246.81).

A true copy of resolution adopted by the Board of Estimate and Apportionment December 19, 1912. JOS. HAAG, Secretary. City of New York, Department of Finance, Bureau of Municipal Investigation

and Statistics. November 27, 1912.

To the Board of Estimate and Apportionment:
Gentlemen—On November 22, 1910, the Brooklyn Grade Crossing Commission adopted a resolution requesting \$1,000,000 in corporate stock for the purpose of paying the share of the City for the work of abolishing grade crossings on the lines of the Long Island Railroad and the Brooklyn Heights Railroad, in the Borough of Brooklyn. No action was taken on the application, and on November 19, 1912, the Commission urged the necessity of an appropriation. In connection therewith we report as follows:

The request is pursuant to the provisions of sections 6 and 7 of chapter 507 of the Laws of 1903, as amended, providing for work under the supervision of the Com-

mission, as follows:

Section 6. For the purpose of raising the sum of amount of the cost of said improvements to be borne by the said City, it shall be the duty of The City of New York from time to time, upon the requisition of said Board, to issue Corporate Stock of The City of New York under the provisions of Chapter 466 of the Laws of 1901, not exceeding the amount above specified. The proceeds of said Corporate Stock shall be used for the purpose of paying the one-half part of all amounts called for by the certificate of the General Superintendent, approved by said Board, and provided for in the preceding section of this act.

Section 7. The proceeds of the sale of the said Corporate Stock so sold as provided in the preceding section, shall be set apart, when collected, as a trust fund for the purposes of said improvements, and for paying the portion of the cost thereof herein above imposed upon said City. The payment of the principal and interest upon said Corporate Stock shall be made in the same manner and under the same laws as

in the case of other Corporate Stock of The City of New York.

Section 5 of the statute provides that the City's share of the cost of the improvement on the Long Island Railroad shall not exceed \$2,500,000, plus one-half the cost of bridging streets unopened across the railroad at the time of the passage of the act; and that the City's share of the cost of the improvements on the Brooklyn Heights Railroad shall not exceed \$1,000,000.

The appropriations to the Commission amount to \$2,000,000. The premiums amount to \$41,057.48, making a total available of \$2,041,057.48. The appropriations were made as follows: On July 11, 1905, \$750,000; on December 31, 1907, \$500,000; on

For its share to date on the Long Island Railroad improvements the City has paid \$1,162,500. For work completed, \$399,500 is requested. In addition, \$225,000 is requested as the estimated share of the City for the work on the East New York tunnel, and \$55,000 for bridges at Eighth avenue and East 22d street, making a total of \$679,500 for the Long Island Railroad improvements.

On account of the Brooklyn Heights Railroad improvement, the City has paid to date \$802,187.41. To provide for certificates for work completed and amounts due on contracts, \$248,312.59 is requested. This gives a total of \$1,050,500. In view of the fact that the maximum share of the cost to be borne by the City on this improvement is \$1,000,000, we recommend that \$197,812.59, the difference between the amount already paid and the amount fixed by law, be provided.

In addition, \$36,000 is requested for administrative expenses, covering the cost of 18 emplyees and the fees of the 5 Commissioners, at \$10 for each Commissioner for each session.

The expenditures to date total \$1,964,687.41, leaving a balance in the account of The items listed above amount to \$963,812.59. Deducting the balance on hand and

the decrease necessary on the allowance for the Brooklyn Heights Railroad, the of rates of compensation for Janitors of certain Public Schools. In connection thereauthorization necessary is in the sum of \$840,000. We recommend the adoption of the attached resolution approving an authoriza-

tion of that amount. Respectfully,

DOUGLAS MATHEWSON, Deputy and Acting Comptroller; JOHN PURROY MITCHEL, President, Board of Aldermen; GEORGE McANENY, President, Borough of Manhattan; Corporate Stock Budget Committee.

City of New York, Department of Finance, Bureau of Municipal Investigation and Statistics, December 18, 1912.

To the Board of Estimate and Apportionment:

Gentlemen—On November 25, 1912, the President of the Borough of The Bronx requested \$5,000 in corporate stock for the purchase and removal to Poe Park of the school building. For the Janitor of Public School 52, Queens, it is proposed to cottage formerly occupied by Edgar Allan Poe. In connection therewith we report as follows:

The cottage was occupied by Poe from 1846 to 1849, and is situated on Kingsbridge Road, Fordham, The Bronx. Plans have been filed for the erection of a row of apartment houses on the property adjoining the cottage, and the President states that there is danger of the cottage being damaged during the building operations.

on the school grounds, we recommend that item of the request be disapproved.

The sum of \$43.33 is requested for the Janitor of Public School 79, Queens, for that there is danger of the cottage being damaged during the building operations. The owner has agreed to accept \$3,000 for the cottage. A few years ago the

City had an option to buy it for \$6,000.

The plan proposed is to move the cottage to Poe Park, which is directly across the street from the present site, and place it under the jurisdiction of the Department of Parks, Borough of The Bronx.

It is estimated that \$2,000 would be sufficient to pay the cost of removal and restoration, making a total of \$5,000 necessary.

The cottage is visited almost daily by persons, in constantly increasing numbers, from all parts of this country and from Europe. We are of the opinion that the literary associations of the cottage make its purchase and preservation for the public

We recommend, therefore, the adoption of the attached resolution, the appropriation to be expended under the jurisdiction of the Department of Parks, Borough of The Bronx, Respectfully,

WM. A. PRENDERGAST. Comptroller; JOHN PURROY MITCHEL, President, Board of Aldermen; E. V. FROTHINGHAM, Acting President, Borough of Manhattan, Corporate Stock Budget Committee.

Which were severally referred to the Committee on Finance.

No. 2472.

Board of Estimate and Apportionment, City of New York, Office of the Secretary, 277 Broadway, December 24, 1912.

Hon. JOHN PURROY MITCHEL, President, Board of Aldermen:

Dear Sir-I transmit herewith certified copies of two resolutions adopted by the Board of Estimate and Apportionment at the meeting held December 19, 1912, recommending the fixing of compensation of Janitors in the various schools in The City of New York, under the jurisdiction of the Department of Education.

also transmit copy of report of the Committee on Salaries and Grades relative to Calendar No. 76. Yours very truly, Calendar No. 76. Yours very truly, JOSEPH HAAG, Secretary.

Resolved, That the resolution adopted by the Board of Estimate and Apportionment November 21, 1912, which reads as follows:

Whereas, By opinions of the Corporation Counsel, as of June 28, 1910, and July 30, 1910, the Comptroller was advised that the payment of salaries of Janitors in the Department of Education is illegal unless such salary shall have been established under the provisions of section 56 of the Greater New York Charter;

Whereas, The matter of adjusting the compensation of Janitors and the fixation of their salaries under the provisions of section 56 of the Charter, is now in the hands of a special committee of the Board of Estimate and Apportionment; therefore, be it

"Resolved. That, pursuant to the provisions of section 56 of the Charter, the Board of Estimate and Apportionment hereby recommends to the Board of Aldermen, pending the report of said committee, the compensation of Janitors in the Department of Education be fixed temporarily, and until further modified, in accordance with the following list:

Title and School.						
Janitor, Public School 168, Brooklyn, per month Janitor, Public School 171, Brooklyn, per month Janitor, Public School 11, Brooklyn, per annum, less rent allowance	\$70 00 70 00					
of \$299	1,824 00 160 00					

Title and School.	Rate of Compensation.
Janitor, Public School 130, Manhattan, per annum, less rent allow- ance of \$364	1,131 00
Janitor, Public School 23, Manhattan, per annum	3,264 00
Janitor, Public School 68, Manhattan, per annum	2,700 00 2,472 00
Janitor, Public School 46, The Bronx, per annum Janitor, Public School 17, Brooklyn, per annum	4,056 00 ·1,644 00
Janitor, Public School 72, Brooklyn, per annum	3,180 00
Janitor, Public School 80, Brooklyn, per annum Janitor, Public School 105, Brooklyn, per annum	2,184 00 1,032 00
Janitor, Public School 113, Brooklyn, per annum	2,460 00
Janitor, Public School 28, Richmond, per annum Janitor, Public School 97, Brooklyn, for portables	1,020 00 240 00
Janitor, Public School 61, Manhattan, per annum	3,996 00
Janitor, Public School 45, The Bronx, per annum Janitor, Public School 40, Queens, per annum	4,200 00 3,432 00
Janitor, Public School 92, Queens, per annum	2,988 00~

be and the same is hereby amended by striking therefrom the word "Brooklyn" in the 3d item, and inserting in place thereof the word "Manhattan."

A true copy of resolution adopted by the Board of Estimate and Apportionment December 19, 1912. JOSEPH HAAG, Secretary.

Which was referred to the Committee on Salaries and Offices.

The President laid before the Board the following communications from the President of the Borough of Brooklyn:

No. 2473.

Whereas, By opinions of the Corporation Counsel, as of June 28, 1910, and July 30, 1910, the Comptroller was advised that the payment of salaries of Janitors in the Department of Education is illegal unless such salary shall have been established under the provisions of section 56 of the Greater New York Charter; and

Whereas, The matter of adjusting the compensation of Janitors and the fixation of their salaries under the provision of section 56 of the Charter is now in the hands of a special committee of the Board of Estimate and Apportionment; therefore be it

Resolved, That, pursuant to the provisions of section 56 of the Charter, the Board of Estimate and Apportionment hereby recommends to the Board of Aldermen, pending the report of said Committee, the compensation of Janitors in the Department of Education be fixed temporarily, and until further modified, in accordance with the following list:

Janitor Public School 70, Queens, per annum (less \$221) 4.020 00 1.080 00 Janitor Public School 79, Queens, for extra service rendered during October, 1912

A true copy of resolution adopted by the Board of Estimate and Apportionment December 19, 1912. JOSEPH HAAG, Secretary.

December 13, 1912.

To the Board of Estimate and Apportionment:

Gentlemen—On November 27, 1912, the Board of Education requested the establishment, pursuant to the provisions of section 56 of the Greater New York Charter,

with we report as follows;
The Janitorship of Public School 70, Queens, is at present vacant. A Janitor from another school has been temporarily put in charge of the building. It is requested that for such service he be given an additional compensation equivalent to the present rate for Jamitor at Public School 70, namely, \$636, less the rent allowance of \$221. For Public School 7, Queens, an increase from \$2,784 per annum to \$4,020 is requested on account of the occupation of rooms not hitherto used, this building having had an addition opened last year. For Public School 52, Manhattan, an increase from \$852 to \$1,080 per annum is requested as a rent allowance because the Janitor now lives outside, whereas hitherto he occupied quarters within the reduce the present rate of \$264 per annum for the care of a five-room temporary building on the grounds, to \$120 per annum. The use of the building for school purposes has been discontinued. As there appears to be no adequate reason for allowing \$10 per month extra compensation for the care of a small vacant building

extra service rendered during October.

We recommend that the request, with the exception noted above, be granted

by the adoption of the attached resolution. Respectfully,
WM. A. PRENDERGAST, Comptroller; JOHN PURROY MITCHEL, President, Board of Aldermen, Committee on Salaries and Grades.

No. 2474.

The City of New York, Office of the President of the Borough of Brooklyn, Brooklyn, December 24, 1912.

The Honorable the Board of Aldermen:

Gentlemen-I beg to call your attention to a resolution adopted by your Board under date of May 14, 1912, appropriating \$24,100 for jurnishing and installing metal cases and fixtures in the office of the Register, Hall of Records, this Borough. This resolution was approved by the Board of Estimate and Apportionment under date of September 19, 1912. Our Bureau of Public Buildings and Offices then took steps to prepare plans and specifications for the purpose of advertising for bids. In accordance with the terms of the resolution, these plans and specifications had to be transmitted to the Board of Estimate and Apportionment for approval, and they were approved by that Board under date of December 5, 1912. We immediately took steps to advertise for bids, and under date of December 18, 1912, received bids for doing this work, amounting to approximately \$24,000. These bids we consider excessive and desire to reject same. I therefore respectfully request your honorable Board to amend your resolution, which stated that all obligations must be charged against this revenue bond issue prior to December 31, 1912.

The reason for this request is that should we readvertise for new bids it will take at least fifteen days before said bids can be acted upon, and this would bring us into January, 1913. Under the terms of the resolution adopted we could not award a contract.

I therefore respectfully ask that this resolution be amended so as to change the date from December 31, 1912, to on or about May 1, 1913. Yours very truly. ALFRED E. STEERS, President of the Borough

The City of New York, Office of the President of the Borough of Brooklyn. Brooklyn, December 24, 1912.

The Honorable the Board of Aldermen:

Gentlemen-Under date of December 17, 1912, your Board adopted a resolution requesting that "isles of safety" be installed at certain locations in this Borough. We have no special appropriation in this Borough under which we could construct any "isles of safety," and to do so it will be necessary to provide an issue of revenue bonds. I therefore respectfully request that, if your Board deem it appropriate that revenue bonds be issued for this purpose, you adopt a resolution appropriating the sum of \$5,000 for the construction of "isles of safety" in the Borough of Brooklyn. Yours very truly,

ALFRED E. STEERS, President of the Borough. very truly,

Which were severally referred to the Committee on Finance.

REPORTS OF STANDING COMMITTEES.

Report of Committee on Public Buildings and Markets-Nos. 125, 1396 and 1399.

Which was accepted.

The Committee on Public Buildings and Markets, to which was referred on January 16 and July 2, 1912 (Minutes, pages 100, 2 and 4), certain communications known as Introductory Nos. 125, 1396 and 1399, respectfully REPORTS:

That, having examined these subjects, it believes the same require no further consideration, and it therefore recommends that the same be placed on file. WM. D. BRUSH, JAMES L. DEVINE, D. M. BEDELL, JAMES J. MOLEN, JESSE D. MOORE, A. L. KLINE, Committee on Public Buildings and Markets.

No. 2408.

The Committee on Finance, to which was referred on December 10, 1912 (Minutes, page 700), the annexed resolution in favor of certifying to the Comptroller bills for surgical and medical treatment of District Attorney A. C. Fach for wounds received in line of duty, respectfully

REPORTS:

That it communicated with the Corporation Counsel in relation to its authority in this matter, and his reply, attached hereto, is positive that the law does not cover

It, therefore, recommends that the said resolution be placed on file. Resolved, That, pursuant to the provisions of chapter 887 of the Laws of 1911, the Board of Aldermen hereby certifies to the Comptroller for payment as charges against The City of New York, for medical and surgical treatment rendered to District Attorney Albert C. Fach during August, 1912, while suffering from two bullet wounds sustained at the hands of a person deeming herself aggrieved by and seeking revenge for an alleged official act on the part of said District Attorney, bills

as follow: Samuel R. Smith Infirmary..... 155 00 Miss Meyer and Miss Ficken, nurses..... 1,500 00 Dr. George Mord..... Dr. Henry T. Goodwin.... 250 00 250 00 Dr. Wm. C. Walser.... Dr. John T. Erdman.... \$2,385 00

HENRY H. CURRAN, ROBERT F. DOWNING, JOHN DIEMER, JOHN S. GAYNOR, HENRY F. GRIMM, BRYANT WILLARD, C. AUGUSTUS POST, THOS. J. MULLIGAN, FRANCIS P. KENNEY, JAMES HAMILTON, FRANK L. DOWLING, Committee on Finance.

City of New York, Law Department, office of the Corporation Counsel, New York, December 18, 1912.

Hon. HENRY H. CURRAN, Chairman, Committee on Finance, Board of Aldermen: Sir-I am in receipt of your communication under date of December 16, 1912, which reads as follows:

'By direction of the Committee on Finance of the Board of Aldermen, I write to ask your opinion as to whether, under chapter 887 of the Laws of 1911 or under any other authority, the Board of Aldermen has the power, for the City, to recommend the issuance of special revenue bonds for the payment requested in the following application offered at the meeting of the Board of Aldermen held on December 10, 1912:

'By Alderman O'Rourke: 'Resolved, That pursuant to the provisions of chapter 887 of the Laws of 1911, the Board of Aldermen hereby certifies to the Comptroller for payment as charges against The City of New York, for medical and surgical treatment rendered to District Attorney Albert C. Fach during August, 1912, while suffering from two bullet wounds sustained at the hands of a person deeming herself aggrieved by and seeking revenge for an alleged official act

on the part of said District Attorney, bills as follows: "'Samuel R. Smith Infirmary"
"'Miss Meyer and Miss Ficken, Nurses 155 00 "'Dr. George Mord 1,500 00 "'Dr. Henry T. Goodwin "'Dr. Wm. C. Walser "'Dr. John T. Erdman "'Total

"If it is conveniently possible for you to thus oblige us, the Committee is desirous of having your opinion on this matter in advance of its next meeting, to be held at 1.30 p. m. on Monday next, December 23, 1912."

So much of chapter 887 of the Laws of 1911 as is germane to the question propounded is as follows:

The Board of Aldermen of the City of New York is hereby authorized to audit, allow and certify to the Comptroller for payment, as charges against The City of New York, the reasonable expenses for medical and surgical treatment and maintenance incurred since the first day of August, nineteen hundred and ten, by the Mayor or any other officer or employee of such City, by reason of gunshot wounds or other personal injuries received or sustained by the Mayor or other officer or employee of said City at the hands of any person deeming himself aggrieved by and seeking revenge for any alleged official act or omis-

sion on the part of said Mayor or other officer or employee of said City. I am of opinion and am constrained to advise you that the provisions of this statute relate only to officers and employees of The City of New York, and not to officers or employees of the counties embraced within its territorial limits, and, therefore, that the District Attorney of Richmond is not an officer or employee whose necessary expenses for medical and surgical treatment and maintenance may be audited, allowed and certified to the Comptroller for payment by the Board of Aldermen.

I know of no existing statutory authority which will permit the expenses of the District Attorney of Richmond County, which are the subject of your communication, to be paid either as a charge against The City of New York or against Richmond G. L. STERLING, Acting Corporation Counsel. County. Yours truly. Which report was accepted.

No. 2300—(S. O. No. 149).

The Committee on Finance, to which was referred on December 3, 1912 (Minutes page 477), the annexed request of the Municipal Explosives Commission for \$3,950 special revenue bonds to meet its expenses up to and including December 31, 1912, respectfully REPORTS:

That the letter of request and supplementary statement hereto attached explain the situation very thoroughly. The Fire Department, under the law, must have the services of this Commission, and the members and Stenographer must be paid.

The Committee recommends that the accompanying resolution be adopted. Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of three thousand and fifty dollars (\$3,050), the proceeds whereof to be used by the Municipal Explosives Commission for the purpose of carrying on its work for the year 1912 from the time of the expiration of its budget appropriation and any special revenue bond issue which may have been granted for 1912.

All obligations contracted for hereunder to be incurred on or before December

HENRY H. CURRAN, ROBERT F. DOWNING, JOHN DIEMER, JOHN S. GAYNOR, THOS. J. MULLIGAN, HENRY F. GRIMM, JAMES HAMILTON, BRYANT WILLARD, THOS. J. MULLIGAN, FRANK L. DOWLING, FRAN-CIS P. KENNEY, C. AUGUSTUS POST, Committee on Finance.

Municipal Explosives Commission of The City of New York, 157 East 67th Street, December 3, 1912. To the Honorable the Board of Aldermen of The City of New York, City Hall,

New York City:

Gentlemen—We respectfully request that special revenue bonds to the amount of \$3.050 be issued in order that this Commission may receive the fees now due and unpaid for sessions it has already held, and also have funds with which to carry on its work during the remainder of the current year.

This Commission consists of four paid Commissioners, with pay of \$10 each per session; the fifth member is the Fire Commissioner, who is ex-officio Chairman. It also has a Stenographer, with authorized pay of \$7.50 per session, who acts as its

In accordance with the statute, the Commission meets upon the call of the Fire Commissioner. Thus far the Commission has met each working day during the year, and the accumulation of business now before it would indicate that it will be necessary to continue to meet daily during the remainder of the vear.

The appropriation made in the Budget for the pay of the Commission during 1912 was exhausted on October 8, and that for the Stenographer was exhausted on August 28; for the pay of the latter, however, an issue of special revenue bonds to the amount of \$255 was authorized, for fees due him up to October 8, 1912.

The detailed statement of funds necessary is as follows:

For sessions already held, fees for which are now due and unpaid: Pay of one Commissioner from October 9 to December 3, 1912 (45 days at \$10), \$450; pay of one Commissioner from October 9 to December 3, 1912 (33 days at

\$10), \$330; pay of one Commissioner from October 9 to December 3, 1912 (44 days at \$10), \$440; pay of one Commissioner from October 9 to December 3, 1912 (40 days at \$10), \$700; pay of one Stenographer from October 9 to December 3, 1912 (45 days at \$1.50), \$551.50.

Esumated for December, 1912:

Pay of four Commissioners for 23 sessions each, at \$10 each per session, \$920; pay of Stenographer for 23 sessions, at \$1.50, \$1/2.50—10tal, \$5,050. Respectfully, MUNICIPAL EXPLOSIVES COMMISSION, Jos. Johnson, Fire Commis-

THE MUNICIPAL EXPLOSIVES COMMISSION.

Funds Necessary to Pay Same for the Remainder of the Year. The Municipal Explosives Commission asks for a sale of special revenue bonds in the amount of \$3,000, to pay the expenses of the Commission for services ren-

dered and for the remainder of the current year, viz: Total expenses of the Commission incurred and unpaid to December 3 .. \$1,957 50 Estimated amount necessary for the balance of December 1,092 50

Total \$3,050 00 By act of the Legislature this Commission has sole authority to enact regulations governing the manufacture, transportation, storage, sale and use of all explosive materials, as well as combustible and inflammable mixtures, within the limits of the City. This includes the exclusive control of:

Explosives, ammunition, nreworks, matches, mineral oils, inflammable mixtures, such as floor poissnes, turniture polishes, cleaning fluids, insecticides and similar mixtures.

The approval of this Commission is also required for:

Methous of storage of gasoline in garages, the construction and location of garages and of motor vehicle repair shops and dry cleaning and dry dyeing establishments, the manutacture, storage and mixing of paints, varnishes and laquers; gases under pressure, the use of celluloid and motion picture films, for wholesale and retail drug stores and chemical houses, the storage of combustible fibres and all oils and fats, etc., etc. In fact, almost every material requiring special care from the standpoint of a fire hazard

It also performs certain administrative work, including examinations for certificates of fitness for:

Blasters, magazine keepers, foremen of garages and of drug stores, chemical supply houses, cleaning and dyeing establishments, technical establishments; blowpipe welding establishments, calcium carbide establishments; and, in fact, the examination and granting of a certificate to whoever has direct charge of any dangerous work, or of materials used in connection therewith.

All magazines of the first and second classes containing explosives are subject to the control and approval of this Commission as to their type, construction and location

Under the law the approval of the Commission is required for any type, class, machine, article or thing connected with dangerous or inflammable materials which are to be transported, sold or used within the City. This subject includes the examination and testing of:

All new explosives, air-tight lamps for garages, all systems of volatile inflammable oil storage, oil separators, the approval of type and kind of matches and of wagons used to distribute explosives and volatile inflammable oils, tanks for gases under pressure, acetylene generators, blow-pipe welding apparatus, etc., etc.

The duties of this Commission are a necessary part of the issuing permits for all of the above referred to activities within the City, and to suspend or interrupt the meetings of this Commission would cause great confusion in the work of building the Catskill Aqueduct Tunnel within the City, in excavating the present subway, and in all the extensive private building operations where explosives are used. To a lesser degree it would hamper and embarrass a large number of legitimate enterprises within the City. For instance, the Bureau of Buildings will not even consider the approval of the plans for a garage without a previous approval by this Commission stating that the plans for the storage of gasoline in the proposed building are in accordance with the regulations.

One further fact may be mentioned, viz.: The regulations of this Commission call for the collection of a considerable amount of fees for permits, certificates of fitness and certificates of approval, etc., which are collected by the Division of Combustibles of the Fire Department. During the past year these fees aggregated approximately the sum of \$105,000, an amount greatly in excess of the cost of maintaining this Commission and the Division of Combustibles.

It is to be noted that in case the issue of special revenue bonds herein asked for is granted, the total expenses of the Commission for the year 1912 will be less than \$13,000.

Actual income, result of work of Commission, over \$9,000 a month. Which was laid over.

No. 2367A—(S. O. No. 150).

The Committee on Finance, to which was referred on December 17, 1912 (Minutes. page 718), the annexed request from the Trustees of Bellevue and Allied Hospitals and report of the Finance Committee, granting a portion of the amount asked for, respectfully

REPORTS:

That Dr. O'Hanlon appeared before the Committee and stated that promises had been made to his department for allowances amounting to \$8,800. This leaves \$17,960.51 to meet the estimated deficiencies. The Committee believes this sum to be an absolute necessity, and it therefore recommends that the accompanying resolution be adopted.

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of seventeen thousand nine hundred and sixty dollars and fifty-one cents (\$17,960.51), the proceeds whereof to be used by the Trustees of Bellevue and Allied Hospitals for the purpose of meeting deficiencies in 1912 accounts.

All obligations contracted for hereunder to be incurred on or before December

HENRY H. CURRAN, ROBERT F. DOWNING, JOHN DIEMER, JOHN S. GAYNOR, HENRY F. GRIMM, BRYANT WILLARD, THOS. J. MULLIGAN, FRANCIS P. KENNEY, JAMES HAMILTON, C. AUGUSTUS POST, FRANK L. DOWLING, Committee on Finance.

No. 2367—(S. O. No. 148).

Copy of Report of December 17, 1912, on Partial Grant to Bellevue. Etc. The Committee on Finance, to which was referred on December 10, 1912 (Minutes, page 515), the annexed communication from the Trustees of Bellevue and Allied Hospitals asking for \$51,760.61 special revenue bonds for deficiencies of 1912, \$25,000 of which sum was granted December 17, 1912 (Minutes, page), the remainder being laid over until the meeting of December 24, 1912, respectfully.

That having examined the subject, it believes the proposed allowance to be necessary. It feels, however, that it may be possible for the Department to secure a portion of this sum from other departments by transfer, and for that reason it now allows \$25,000 and retains the remainder on the calendar until the next meeting to give an opportunity to the Department to apply for transfers. It recommends that the accompanying resolution be adopted.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of twenty-five thousand dollars (\$25,000), the proceeds whereof to be used by the Trustees of Bellevue and Allied Hospitals for the purpose of meeting deficiencies in 1912 accounts.

All obligations contracted for hereunder to be incurred on or before December

HENRY'H. CURRAN, ROBERT F. DOWNING, BRYANT WILLARD, HENRY F. GRIMM, JOHN DIEMER, THOS. J. MULLIGAN, C. AUGUSTUS POST, Committee on Finance.

Bellevue and Allied Hospitals, Office of the Board of Trustees, First Avenue and 26th Street, New York, December 10, 1912.

THE CITY RECORD.

10619

Hon. JOHN PURROY MITCHEL, President, Board of Aldermen, New York City:

Total\$51,760.61

These sums are necessary to meet deficits in the appropriations named, and a statement giving in detail the reasons for the necessity of this request is attached. Respectfully, J. K. PAULDING, Secretary, Board of Trustees. (By George O'Hanlon.)

CITY OF NEW YORK, BOARD OF TRUSTEES, BELLEVUE AND ALLIED HOSPITALS.

Summary of Statements of Conditions of Appropriations Showing the Probable Balance or Deficit on December 31, 1912.

Balance of Contracts and Contracts and Section Appropriation. Amount. Payments. Balance. Deficit Orders or Revenue Funds Require Encum- 30, 1912. December December brances. 31, 1912. 31, 1912.	for
221 Supplies and Materials, Operation, 1912 \$508,700 00 \$406,517 68 \$102,182 32 \$113,874 66 *\$11,692 34 \$37,117 98 *\$48,810 32 \$30,000 00 \$18,810	32
222 Supplies and Materials, Maintenance, 1912 20,300 00 17,581 52 2,718 48 8,014 45 *5,295 97 750 00 *6,045 97 6,045 223 Repairs and Replacements by Contract or	
Open Order, Maintenance, 1912 35,650 00 33,220 59 2,429 41 22,090 34 *19,660 93 1,000 00 *20,660 93 20,660 224 Repairs to Furniture	93
and Fittings, Maintenance, 1912 1,600 00 1,078 92 521 08 421 75 †99 33 99 33	
except Automobiles, Maintenance, 1912 4,650 00 4,592 89 57 11 3,356 06 *3,298 95 *3,298 95 3,298 226 Maintenance, Repairs and Storage of Au-	5
tomobiles, Mainte- nance, 1912 6,000 00 5,182 91 817 09 1,595 13 *778 04 *778 04 778 027 Shoeing and Boarding Horses, including	4
Veterinary Service, Maintenance, 1912 2,396 00 2,053 00 343 00 353 30 *10 30 *10 30 10 228 Fuel, Operation, 1912 77,500 00 63,772 71 13,727 29 11,485 65 †2,241 64 11,735 00 *9,493 36 10,000 00 229 Forage, Operation,	
1912 6,214 00 5,141 33 1,072 67 481 92 †590 75 590 75 230 Telephone Service, Op-	
eration, 1912 6,000 00 4,077 80 1,922 20 1,404 86 †517 34 517 34 231 Contingencies, Admin-	
istration, 1912 4,700 00 4,000 00 700 00 †700 00 600 00 †100 00	. 100 00
tion, 1912	
hicles, except Auto- mobiles, Operation, 1912	
and Fittings, Opera- tion, 1912 9,000 00 8,987 99 12 01 4,770 27 *4,758 26 241 74 *5,000 00 5,000 00 235 Purchase and Original Equipment of Auto-	•••••
mobiles, Operation, 1912 11,290 00 5,495 65 5,794 35 5,794 00 †35	35
Totals \$698,400 00 \$565,106 81 \$133,293 19 \$180,626 11 *\$47,332 92 \$53,016 94 *\$100,349 86 \$50,000 00 \$50,956 8	\$606 99

* Deficit. † Balance. Which was laid over.

No. 2423—(G. O. No. 307).

The Committee on Finance, to which was referred on December 17, 191. (Minutes, page 105), the annexed resolution in favor of amending an issue of \$300,000 corporate stock for new Third District Magistrate's Court, respectfully

REPORTS:

That this appropriation was granted for a building on site of old Essex Market Court House, Manhattan. This site has since been changed and the purpose of this resolution is to render the money available for building at 2d ave. and 2d st.

It, therefore, recommends that the accompanying resolution be adopted.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a stated meeting held December 12, 1912:

Resolved, That, subject to the concurrence herewith by the Board of Aldermen the resolution adopted by the Board of Estimate and Apportionment on June 3, 1910, and concurred in by the Board of Aldermen on June 28, 1910, which reads as follows:

"Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding three hundred thousand dollars (\$300,000) to provide means for the construction of a new court house and prison for the Third District Magistrates' Court, on the site of old Essex Market Court House, Borough of Manhattan, and when authority therefor shall have been obtained from the Board of Aldermen the Comptroller be and is hereby authorized to issue corporate stock of The City of New York, as in the manner provided by section 169 of the Greater New York Charter, to an amount not exceeding three hundred thousand dollars (\$300,000), the proceeds whereof to be applied to the purposes aforesaid,"

The and the same is hereby amended to read as follows:

Resolved, That, pursuant to the provisions of section 47 of the Greater New York Charter as amended, the Board of Estimate and Apportionment hereby approves of the issue of corporate stock of The City of New York to an amount not exceeding three hundred thousand dollars (\$300,000), to provide means for the construction of a new court house and prison for the Third District Magistrates' Court on a site at the southeast corner of 2d avenue and 2d street, Borough of Manhattan, under the jurisdiction of the President of the Borough of Manhattan, and when authority therefor shall have been obtained from the Board of Aldermen the Comptroller be and is hereby authorized to issue corporate stock of The City of New York in the manner provided by section 169 of the Greater New York Charter to an amount not exceeding three hundred thousand dollars (\$300,000), the proceeds thereof to the amount of the par value of the stock to be applied to the purposes aforesaid.

HENRY H. CURRAN, ROBERT F. DOWNING, JOHN DIEMER, JOHN S. GAYNOR, HENRY F. GRIMM, BRYANT WILLARD, THOS. J. MULLIGAN, FRANCIS P. KENNEY, JAMES HAMILTON, C. AUGUSTUS POST, FRANK L. DOWLING, Committee on Finance.

Which was laid over.
No. 2426—(G. O. No. 308).

The Committee on Finance, to which was referred on December 17, 1912 (Minutes,

page 708), the annexed communication from the Board of Education asking for authority to draw from time to time on nine separate accounts during the year 1913, respectfully

REPORTS:

That it is customary to make these authorizations upon application from the several departments.

It, therefore, recommends that the accompanying resolution be adopted. Resolved, That for the purpose of defraying minor incidental expenses the Board of Education may draw upon the Comptroller for the sums given below, and may in like manner renew the drafts as often as may be deemed necessary, to extent of the appropriations set apart for contingencies herein mentioned during the year 1913, but no such renewal shall be made until the money paid upon the preceding drafts shall be accounted for to the Comptroller by the transmittal of a voucher or vouchers, certified by the authorized officials of the Board of Education, covering the expenditure of the money paid thereon.

From "Contract or Open Order Service, General Plant Service, Contingencies, Board of Education, Code No. 3577, a sum not to exceed \$1,000 at any one time. From "Supplies, Educational and Recreational Supplies, Manhattan Trade School, Code No. 3482," a sum not to exceed \$500 at any one time.

From "Contract or Open Order Service, Transportation, Transportation of Pupils, Borough of Queens, Code No. 3555," a sum not to exceed \$50 at any one time.

From "Contract or Open Order Service, Transportation, Transportation of Pupils, Borough of Brooklyn, Code No. 3554," a sum not to exceed \$100.at any one time.

From "Contract or Open Order Service, Transportation, Transportation of Pupils,

Borough of The Bronx, Code No. 3553," a sum not to exceed \$50 at any one time.

From "Contract or Open Order Service, Transportation, Transportation of Pupils,
Borough of Manhattan, Code No. 3552," a sum not to exced \$150 at any one time.

From "Contract or Open Order Service, Transportation, Transportation of Pupils,

Borough of Queens, Code No. 3555," a sum not to exceed \$20 at any one time.

From "Contract or Open Order Service, Transportation, Transportation of Pupils,
Borough of Brooklyn, Code No. 3554," a sum not to exceed \$50 at any one time.

From "Contract or Open Order Service, Transportation, Transportation of Pupils, Borough of Manhattan, Code No. 3552," a sum not to exceed \$400 at any one time.

HENRY H. CURRAN, ROBERT F. DOWNING, JOHN DIEMER, JOHN S. GAYNOR, HENRY F. GRIMM, BRYANT WILLARD, THOS. J. MULLIGAN, FRANCIS P. KENNEY, JAMES HAMILTON, C. AUGUSTUS POST, FRANK

L. DOWLING, Committee on Finance.
Which was laid over.

No. 2453—(S. O. No. 151).

The Committee on Finance, to which was referred on December 17, 1912 (Minutes, page 750), the annexed resolution in favor of an issue of \$948.44 special revenue bonds to meet deficiencies in 1912 accounts, office of Sheriff of Kings County, respectfully REPORTS:

That having examined the subject, it believes the proposed appropriation to be necessary. The Sheriff has furnished a statement showing in detail the amounts required. He states that expenses are naturally heavier the first year of incumbency, and further that by reason of certain unexpected circumstances extra expenditures were imperative during the year. The committee recommends that the resolution be adopted.

Unpaid Bills -

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of nine hundred and forty-eight 44-100 dollars (\$948.44), the proceeds whereof to be used by the Sheriff of Kings County for the purpose of meeting deficiencies in 1912 accounts. All obligations contracted for hereunder to be incurred on or before December 31, 1912.

HENRY H. CURRAN, ROBERT F. DOWNING, JOHN DIEMER, JOHN S. GAYNOR, HENRY F. GRIMM, BRYANT WILLARD, THOS. J. MULLIGAN, FRANCIS P. KENNEY, JAMES HAMILTON, C. AUGUSTUS POST, FRANK L. DOWLING, Committee on Finance.

Statement of Unpaid Bills and Estimated Expense not yet Billed or Incurred and Unexpended Portions of Appropriations on Hand for Maintenance of County Jail and Administration, Contingencies, Sheriff's Office, Kings County.

Cupata Bus -	\$18 00	
lee		
Towel supply	7 00 15 30	
Water		
Express and freight	2 67	
Medical Attendance	52 00	
		\$94 9
Estimated Jail to Meet Bills not yet Rendered-		
Water	\$12 24	
Towel supply	2 00	
Medical attendance	20 00	
lee	18 00	
		52 24
7		A1 /7 0
Estimated and unpaid		\$147 2
Cash balance, Code 2338		41 60
D		#105 E
Revenue bonds needed for jail		\$105 55
Administration,		
Unpaid Bills-	****	
Deputies' and Warden's expenses	\$335 47	
Rubber stamps	7 90	
Printing	35 75	
Cab hire	19 50	
Ice	17 46	
Towel supply	3 70	
Stationery	21 12	
Water	44 40	
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		\$485 30
Estimated—		i issuer
Water	\$8 88	
Postage	20 00	
Printing	15 00	
Stationery	10 00	
Towel supply	7 40	
Ice	7 00	
Warden's and Deputies' expenses	325 00	
warden's and Deputies expenses	020 00	393 28
		393 28
Unpaid and estimated		\$878 58

Cash balance, Code 2341 30 64 Balance, imprest cash 35 69 Revenue bonds needed, administration \$842 89

Total revenue bonds needed Which was laid over. No. 2455—(S. O. No. 152). The Committee on Finance, to which was referred on December 17, 1912 (Minutes,

Revenue bonds needed, jail

page 751), the annexed resolution in favor of an issue of \$25,000 special revenue bonds for continuance of investigation of Police Department, respectfully REPORTS:

That having examined the subject, it believes that \$15,000 should be sufficient for

It, therefore, recommends that the accompanying substitute resolution be adopted. (ORIGINAL.)

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of \$25,000, the proceeds thereof to be used by the special committee of | Office of the President, July 5, 1912. this board appointed pursuant to the resolution duly adopted by this Board on the 5th day of August, 1912, for the purpose of paying its expenses incurred in conducting the inquiry provided for in the said resolution.

(SUBSTITUTE.)

Resolved. That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of fifteen thousand dollars (\$15,000), the proceeds whereof to be used by the special committee of the Board of Aldermen appointed pursuant to the resolution duly adopted by this Board on August 5, 1912, for the purpose of paying its expenses incurred in conducting the inquiry provided for in the said resolution.

HENRY H. CURRAN, ROBERT F. DOWNING, JOHN DIEMER, JOHN S. GAYNOR, HENRY F. GRIMM, BRYANT WILLARD, THOS. J. MULLIGAN, FRANCIS P. KENNEY, JAMES HAMILTON, C. AUGUSTUS POST. FRANK

L. DOWLING, Committee on Finance. Which was laid over.

Reports of Committee on Streets, Highways and Sewers-

No. 1242—(G. O. No. 309).

The Committee on Streets, Highways and Sewers, to which was referred on May 28, 1912 (Minutes, page 568) the annexed resolution in favor of changing the names of certain streets in the Borough of Brooklyn, respectfully

REPORTS:

That having examined the subject, it believes the proposed change to be desirable. It, therefore, recommends that the said resolution be adopted.

Resolved, That the names of the following thoroughfares in the Borough of Brooklyn, be, and the same are hereby changed as follows: Ralph st,, from Ralph st. to Menahan st.; Bleecker st., from Bleecker st. to Hanselman st.; Central place, from Central place to Goodwin place, and the President of the Borough of Brooklyn is hereby authorized to note the changes on the maps and records of The City of New York accordingly.

JESSE D. MOORE, THOS. J. MULLIGAN, GEO. M. O'CONNOR, JAMES F. MARTYN, NILES R. BECKER, JOHN H. BOSCHEN, Committee on Streets, Highways and Sewers.

Which was laid over.

No. 1,441—(G. O. No. 310).

The Committee on Streets, Highways and Sewers, to whom was referred on July 2, 1912 (Minutes, page 36), the annexed communications in favor of changing the names of East 188th st. and East 189th st., Borough of The Bronx, respectfully REPORTS:

That, having examined the subject, it believes the proposed change to be necessary It therefore recommends that the accompanying resolution be adopted.

Resolved. That the names of the following thoroughfares in the Borough of The Bronx be and the same are hereby changed to and shall hereafter be known and designated as follows:

1. Lafayette place, from Park ave. to 3d ave, now named E. 188th st., under resolution adopted April 2, 1912, renamed Lafayette place.

2. The street northerly therefrom, which was by the same resolution named E. 189th st., from the easterly side of Webster ave. to 3d ave., but in direct line with E. 188th st., as same is legally named west of Webster ave., be now named E. 188th st. -and the President of the Borough is hereby authorized and requested to renumber

the buildings on said thoroughfares, where necessary, and to note the changes on the

Maps and Records of The City of New York.

JESSE D. MOORE, THOMAS J. MULLIGAN, GEORGE M. O'CONNOR, NILES R. BECKER, JAMES F. MARTYN, JOHN H. BOSCHEN, Committee on Streets, Highways and Sewers.

City of New York, President of the Borough of The Bronx, 3d Ave. and 177th St., Office of the Commissioner of Public Works, June 25, 1912
To the Honorable the Board of Aldermen, City Hall, New York City:

Gentlemen-Under date of June 20, 1912, the Borough President addressed a communication to you requesting that the resolution changing the name of Lafayette place, between Park ave. and 3d ave., to E. 188th st., adopted by your Board on April 2, 1912, be reconsidered. In this communication it was stated that we desired to substitute certain changes, one of which was, "that Lafayette place, from Park ave. to 3d ave., now named under the above resolution E. 188th st., be renamed Lafayette ave." This was an error, the change desired being that Lafayette place, from Park ave. to 3d ave., now named E. 188th st., be renamed Lafayette place."

Kindly make this change in the communication of the Borough President so that the proper substitution will be made in the resolution of your Board, Respectfully, THOMAS W. WHITTLE, Acting President of the Borough of The Bronx. City of New York, President of the Borough of The Bronx, 3d Ave. and 177tin

St., Office of the President, June 20, 1912.

To the Honorable the Board of Aldermen, City Hall, New York City:

Gentlemen—On April 2, 1912, your Board adopted a resolution changing the name of Lafayette place, between Park ave. and 3d ave., to E. 188th st. The resolution also covered the changing of the name of E. 188th st., between Park ave. and 3d ave., to E. 189th st. I would request that this resolution be reconsidered and rescinded, and desire to substitute the following changes: 1st-That Lafayette place, from Park ave. to 3d ave., now named under the

above resolution E. 188th st., be renamed Lafavette ave. 2d-That the street northerly therefrom, which was named by your Board under the above resolution E. 189th st., from the easterly side of Webster ave. to 3d ave., but in direct line with E. 188th st., as same is legally named west of Webster ave.,

be now named E. 188th st. I forward herewith print on which the names proposed are shown in red and the present names in black. Respectfully,

CYRUS C. MILLER, President of the Borough of The Bronx.

Which was laid over.

105 55

No. 1,552—(G. O. No. 311).

The Committee on Streets, Highways and Sewers, to whom was referred on July 9, 1912 (Minutes, page 108), the annexed communication in favor of renaming certain thoroughfares in the Borough of The Bronx respectfully REPORTS:

That having examined the subject, it believes the proposed change of names to be necessary.

It therefore recommends that the accompanying resolution be adopted. Resolved, That the names of the following thoroughfares in the Borough of The Bronx be and the same are hereby changed to and shall hereafter be known

and designated as follows: 1. Bailey ave., from Sedgwick ave. to Albany road, and Albany road, from Bailey ave. to-Van Cortlandt Park, to be named "Bailey ave." Albany road, from Bailey ave. north of West 230th st. to West 233d st., to be

named "Albany Crescent." 3. Boston ave., from Bailey ave. to Kingsbridge terrace, to be named "Albany

Crescent." 4. Boston ave., from Kingsbridge terrace to Fort Independence st., to be named "Kingsbridge terrace."

5. Emmerich place, from Heath ave. to Kingsbridge road, to be named "Kings-6. Fort Independence st., from Sedgwick ave. to West 238th st., to be named

"Fort Independence st." 7. Bailey ave., from present Albany road to Fort Independence st., to be named 'Bailey place. Cannon place, from Giles place to Orloff ave., to be named "Cannon place."

9. West 238th st., from Sedgwick ave. to Fort Independence st., and Fort Independence st., from West 238th st. to Broadway, to be named "West 238th st." 10. Former Bailey ave. or street running from the junction of Fort Independence st. with West 238th st. to Van Cortlandt Park South, to be named "Orloff ave."

-and the President of the Borough be and he is authorized and requested to note the changes on the Maps and Records of The City of New York.

JESSE D. MOORE, JAMES F. MARTYN, GEO. M. O'CONNOR, THOS. J.

MULLIGAN, NILES R. BECKER, JOHN H. BOSCHEN, Committee on Streets,

Highways and Sewers. City of New York, President of the Borough of The Bronx, 3d ave. and 117th st., To the Honorable the Board of Aldermen, City Hall, New York City:

Gentlemen-I have the honor to respectfully request that your Board adopt a resolution changing the names of the following streets in this Borough: 1. Bailey ave., from Sedgwick ave. to Albany road, and Albany road, from Bailey ave. to Van Cortlandt Park, to be named "Bailey ave."

Albany road, from Bailey ave. north of West 230th st. to West 233d st., to be named "Albany Crescent." 3. Boston ave., from Bailey ave. to Kingsbridge terrace, to be named "Albany

4. Boston ave., from Kingsbridge terrace to Fort Independence st., to be named Kingsbridge terrace.

5. Emmerich place, from Heath ave. to Kingsbridge road, to be named "Kingsbridge terrace.' 6. Fort Independence st., from Sedgwick ave. to West 238th st., to be named 'Fort Independence st."

7. Bailey ave., from present Albany road to Fort Independence st., to be named "Bailey place." Cannon place, from Giles place to Orloff ave., to be named "Cannon place."

West 238th st., from Sedgwick ave. to Fort Independence st., and Fort Independence st., from West 238th st. to Broadway, to be named "West 238th st." 10. Former Bailey ave. or street running from the junction of Fort Indepen-

dence st. with West 238th st. to Van Cortlandt Park South, to be named "Orloff ave." Respectfully, CYRUS C. MILLER, President of the Borough of The Bronx. Which was laid over.

No. 1,739—(G. O. No. 312).

The Committee on Streets, Highways and Sewers, to which was referred on September 24, 1912 (Minutes, page 233), the annexed communication in favor of changing the name of Aqueduct ave., in the Borough of The Bronx, respectfully REPORTS:

That, having examined the subject, it believes the proposed change to be desirable.

It therefore recommends that the accompanying resolution be adopted. Resolved, That the name of Aqueduct ave., in the Borough of The Bronx, be and the same is hereby changed to and shall hereafter be known and designated as 'University ave.," and the President of the Borough is hereby authorized and requested

to note the change on the Maps and Records of The City of New York.

JESSE D. MOORE, NILES R. BECKER, JAMES F. MARTYN, THOS. J.

MULLIGAN, GEO. M. O'CONNOR, JOHN H. BOSCHEN, Committee on Streets, Highways and Sewers.

The City of New York, Local Boards, Borough of The Bronx, Municipal Building. Crotona Park, September 9, 1912.

Board of Aldermen, P. J. SCULLY, City Clerk: Gentlemen-I hereby notify you that at a meeting of the Local Board of Van Courtlandt, 25th District, held on September 4, 1912, at Borough Hall, 177th st. and 3d ave., said Board respectfully recommended to the favorable consideration of the Board of Aldermen that the avenue in the Borough of The Bronx now known as Aqueduct ave. be changed to and be hereafter known as "University ave."

This change was recommended upon the written request of Henry M. Mac-Cracken, Elmer E. Brown, Robert L. Niles and fifty-two others. Yours very truly, A. W. SCHLEMMER, Acting Secretary.

Approved and certified this 9th day of September, 1912. CYRUS C. MILLER, President of the Borough of The Bronx.

Which was laid over. Alderman Kenney moved that the Board go into the order of business of Ordinances and Resolutions.

Which motion was adopted. No. 2475.

By the President-Resolved, That the following named persons be and they are hereby appointed Commissioners of Deeds:

By Alderman Kline, Vice-Chairman-Rufus L. Perry, 405 Cumberland st., Brooklyn; Philip J. McEvoy, 561 Carlton ave., Brooklyn; Edwin Kempton, Jr., 410 Clermont ave., Brooklyn.

By Alderman Boschen-William H. Breisacher, 475 W. 158th st., Manhattan; Clark L. Jordan, Jr., 720 W. 181st st., Manhattan.

By Alderman Brush-John L. Linchan, 796 E. 175th st., Bronx.

By Alderman Cole-George Lee Dobyns, 1944 Richmond Terrace, Port Richmond, S. I.

By Alderman Coleman-John George Wischerth, 387 Greene st., Brooklyn; Jerome Abraham Leterman, 829 Eastern Parkway, Brooklyn.

By Alderman Cummuskey-James W. Bothwell, 721 Elmore Place, Brooklyn.

By Alderman Cunningham-Albert Muscat, 190 New Jersey ave., Brooklyn; Frank Schug, 79 Keap st., Brook-Ivn; James Henry Ackerman, 192 Reid ave., Brooklyn; Joseph M. Clark, 100 Elton st., Brooklyn; Alfred H. Marsh, 411 State st., Brooklyn.

By Alderman Curran-William W. Lapoint, 371 W. 120th st., Manhattan.

By Alderman Diemer-C. Hyman Ratner, 159 Hewes st., Brooklyn,

By Alderman Dotzler— Isidor Eisenberg, 51 Avenue B, Manhattan.

By Alderman Dowling— H. Irwin Keenan, 303 W. 29th st., Manhattan.

By Alderman Downing-William C. Seely, 76 Columbia Heights, Brooklyn; Beth R. Barry, 119 Schermer-

horn st., Brooklyn. By Alderman Eichhorn-Philip C. Grant, 1264 Decatur st., Brooklyn.

By Alderman Esterbrook-Rufus J. Suits, 822 Marcy ave., Brooklyn.

By Alderman Folks-

David A. Aaronson, 51 E. 75th st., Manhattan; Anna E. Smith, 115 E. 89th st. Manhattan.

By Alderman Gelbke-Harry R. Schwindt, 20 Shaw ave., Woodhaven, L. I.; Fred C. Kreuscher, Myrtle and Cypress aves., Brooklyn.

By Alderman Kenney-John P. McDonnell, 287 Smith st., Brooklyn.

By Alderman Kenneally— Margaret A. Duley, 156 E. 122d st., Manhattan.

By Alderman Levine-Robert Bandes, 975 Jefferson ave., Brooklyn.

By Alderman Lieberman—

Blanche A. Danciger, 1445 Minford place, Bronx. By Alderman Loos-Martin J. Nicholson, 122 E. 27th st., Manhattan.

By Alderman McCann-

Gottlieb Sigloch, 1348 Fulton ave., Manhattan. By Alderman Martyn-

Max N. Koven, 1515 Eastern parkway, Brooklyn; Andrew Finch Myhr, 260 Union st., Brooklyn; James Arthur Timony, 143 Rutland road, Brooklyn. By Alderman O'Connor—

B. J. Lynam. 422 Ninth ave., Queens; Agnes Elizabeth Lux, 453 First ave., Queens. By Alderman O'Rourke-

Francis F. Thomassen, Great Kills, Staten Island.

By Alderman Pendry-Lillian Sylvia Buchacher, 1005 Putnam ave., Brooklyn; William Drennan, 963 Bushwick ave., Brooklyn; William F. Barry, 1354 Greene ave., Brooklyn; Frederick Von der Geest, 387 Himrod st., Brooklyn.

By Alderman Shipley—
Frank E. Tilly, 4019 Syosset st., Queens; Nicholas DeVoe, 73 Herriman ave.,

Sth. and Van Pelt ave., Jamaica. Jamaica, Queens; Friedebert G. Biedenkapp, 5th st. and Van Pelt ave., Jamaica, Queens; Clifford C. Reeve, 618 Union place, Richmond Hill, Queens.

By Alderman Smith— William E. Woodman, 142 W. 49th st., Manhattan; Emanuel M. Lebowitz, 534

Grand st., Manhattan. By Alderman Stevenson—

Philip C. Stone, 1112 47th st., Brooklyn. By Alderman Velten—

Samuel Nussbaum, 113 Graham ave., Brooklyn.

Alderman Walsh-Mary Flanagan, Wards Island, Manhattan; William P. Cavanaugh, 630 W. 135th st., Manhattan.

By Alderman Weston-Lewis Joseph, 337 Lafayette ave., Brooklyn; Albert W. Linton, 447 McDonough st.,

The President put the question whether the Board would agree with said resolu-

Which was decided in the affirmative by the following vote: Affirmative-Aldermen Bedell, Bolles, Boschen, Bosse, Brush, Coleman, Cummuskey, Cunningham, Curran, Delaney, Devine, Diemer, Dotzler, Dowling, Downing, Drescher, Eagan, Eichhorn, Esterbrook, Fink, Folks, Gaynor, Gilmore, Hamilton, Hannon, Herbst, Kenney, Lieberman, Loos, McCann, McCourt, McGarry, McGrath, Martyn, Molen. Moore, Muhlbauer, Mulligan, Nugent, O'Connor, O'Rourke, Pendry.

Post, Shipley, Stapleton, Walsh, Weil, Weston, Wilmot; President Miller, by Thomas W. Whittle, Commissioner of Public Works; President Steers and the Vice-Chairman

No. 2476. By Alderman Dotzler—

Resolved. That permission be and the same is hereby given to Goldberg & Levy to parade three men with advertising signs through the streets and thoroughfares of the Borough of Manhattan, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor. Which was adopted.

No. 2477.

By Alderman Folks— Resolved, That when this Board adjourns it do adjourn to meet on January 6, 1913, at noon, in compliance with the provision of section 22 of the Greater New York Charter.

Which was adopted.

No. 2478.

By Alderman Gaynor— Resolved. That permission be and the same is hereby given to Charles J. Volckening to erect, place and keep a storm door in front of premises 855 Driggs ave., in the Borough of Brooklyn, provided the said storm door shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Alder-

Which was adopted.

No. 2479.

By Alderman Herbst-Resolved, That permission be and the same is hereby given to H. J. Lowe, of the Garden Theatre, to parade a man with an advertising sign through the streets and thoroughfares of the Borough of The Bronx, under the supervision of the Police Department; such permission to continue only for the period of thirty days from the receipt hereof from his Honor the Mayor.

Which was adopted.

No. 2480.

By Alderman McCourt— Resolved, That permission be and the same is hereby given to William Wolf to erect, place and keep a booth within the stoop line in front of premises 360 W. 41st st., in the Borough of Manhattan, provided the said booth shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 2481.

By the same— Resolved, That Alfred E. Smith, of 274 W. 34th st., in the Borough of Manhattan, be and he is hereby appointed a City Surveyor.

Which was referred to the Committee on Salaries and Offices.

No. 2482.

By Alderman Marks-Resolved, That permission be and the same is hereby given to W. J. Lynch to erect, place and keep a booth within the stoop line in front of premises on the northwest corner of 7th ave. and 126th st. (on the 7th ave. side), in the Borough of Manhattan, provided the said booth shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 2483.

By Alderman Pendry-Resolved, That his Honor the Mayor be and he is hereby requested to return to this Board for further consideration Int. No. 2183, being "An Ordinance in relation to amending article 5 of chapter 12 of the Code of Ordinances in relation to the use of sidewalks.'

Which was adopted.

The paper was then received from his Honor the Mayor, and is as follows: No. 2183.

The Committee on Laws and Legislation, to which was referred on November 12, 1912 (Minutes, page 256), the annexed ordinance to amend article 5 of chapter 12 of the Code, relating to the use of sidewalks, respectfully

REPORTS: That having examined the subject, it believes the proposed amendment to be a wise provision to obviate the necessity of a separate resolution for each such permit. It, therefore, recommends that the accompanying substitute ordinance be adopted.

COURTLANDT NICOLL, JOHN A. BOLLES, JAMES HAMILTON, O. GRANT ESTERBROOK, W. N. PENDRY, DANIEL R. COLEMAN, Committee on Laws and Legislation. (ORIGINAL.)

AN ORDINANCE in relation to amending article 5 of chapter 12 of the Code of Ordinances in relation to the use of sidewalks. Be it Ordained, by the Board of Aldermen of the City of New York, as follows:

By adding the following paragraph to section 469 of article 5 of chapter 12: That nothing contained in the four preceding sections of this article shall be construed to prevent any person or persons from carrying and parading in such manner as not to unnecessarily obstruct the sidewalk, any advertising sign or signs, if advertising a legitimate business conducted by a citizen and resident of the City of New York; provided, however, that such person or persons shall have obtained the written permission of the Mayor or of the Alderman of the district in which such advertising sign or signs, is or are to be displayed, but no such permit shall be issued or given for a longer period than thirty days at any one time, or shall such permit so given be construed in any way as giving such person, or persons, the right to parade with sign or signs in any other part of the City of New York, except the aldermanic district designated in such permit.

(SUBSTITUTE.)

AN ORDINANCE in relation to amending article 5 of chapter 12 of the Code of Ordinances in relation to the use of sidewalks.

Be it Ordained, By the Board of Aldermen of The City of New York, as follows: By adding the following paragraph of section 469 of article 5 of chapter 12: That nothing contained in the four preceding sections of this article shall be construed to prevent any person or persons from carrying and parading in such a manner as not to obstruct the sidewalk, any advertising sign or signs, if advertising a legitimate business conducted wholly or partly in The City of New York, provided, however, that such person or persons so carrying and parading such sign or signs shall have obtained the written permission of the Mayor or of the Alderman of the district in which such advertising sign or signs are to be displayed, but no such permit shall be issued or given for a longer period than thirty days at any one time, nor shall such permit so given be construed in any way as giving such person or persons the right to carry and parade such sign or signs in any other part of The City of New York, except the aldermanic district designated in such permit.

On motion of Alderman Pendry the vote by which the above ordinance was

adopted was reconsidered.

The paper was then recommitted to the Committee on Laws and Legislation.

No. 2484.

By the same-Resolved, That it be and is hereby recommended to the Commissioner of Water Supply, Gas and Electricity that the two (2) gas lamp posts on the curb line in front of Calvary Protestant Episcopal Church, Bushwick ave., between Greene ave. and Grove st., Borough of Brooklyn, now capped, be uncapped, burners and lanterns attached thereon, and that they be relighted as before the church was destroyed by fire, the church having been rebuilt.

Which was adopted.

No. 2485.

By Alderman Reardon-Resolved, That permission be and the same is hereby given to Nathan Schwarz to place and keep an ornamental post, surmounted by a clock, on the sidewalk, near the curb, in front of 1422 3d ave., in the Borough of Manhattan, provided the post shall not exceed in dimensions at the base more than eighteen inches in diameter, if circular in form, and if upon a square base, no side thereof shall exceed eighteen inches; the work to be done at his own expense, such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted.

No. 2486.

By Alderman Martyn-Resolved, That permission be and the same is hereby given to Charles Ries to erect, place and keep a storm door within the stoop line in front of premises 658 Rockaway ave., in the Borough of Brooklyn, provided the said storm door shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at his own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen. Which was adopted.

No. 2487.

By Alderman Weil-Resolved, That the Commissioner of Water Supply, Gas and Electricity be and he is hereby requested to place lights at suitable intervals along 167th st., from Morris ave. to the Grand Boulevard and Concourse, in the Borough of The Bronx, said thoroughfare being at present insufficiently lighted and dangerous to the welfare of pedestrians.

Which was adopted. Alderman Folks moved that Special Order No. 136, which had been set down for January 7, be made a Special Order for Monday, January 6, 1913.

Which motion was adopted.

No. 2488.

By Alderman Diemer-Resolved, That permission be and the same is hereby given to Thomas & Company to erect, place and keep a storm door within the stoop line in front of premises 410 Willoughby ave., in the Borough of Brooklyn, provided the said storm door shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided; the work to be done at their own expense, under the direction of the President of the Borough, such permission to continue only during the pleasure of the Board of Aldermen. Which was adopted.

No. 2489.

By Alderman Gelbke-Resolved, That permission be and the same is hereby given Schade Brothers to place and keep a V-shaped sign on the sidewalk, at the curb, in front of their premises, 315 Fresh Pond road, Fresh Pond, in the Borough of Queens; such permission to continue only during the pleasure of the Board of Aldermen.

Which was adopted. Alderman Dowling moved that the Board do now adjourn.

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

And the President declared that the Board stood adjourned until Monday, January 1913, at 12 o'clock m.

P. J. SCULLY, City Clerk and Clerk of the Board of Aldermen.

Police Department.

7, 1912.

December 2. Lieutenant James J. Savage was promoted to the rank of Captain of Police, in the Police Department of The City of list dated November 29, 1912.

to the rank of Lieutenant of Police, in the Police Department of The City of New York, his name appearing on eligible list dated November 29, 1912.

Patrolmen James E. Wilson and John D. Schmidt were promoted to the rank of Sergeant of Police, in the Police Department of The City of New York, their names appearing on eligible list dated November 29, 1912

Disapproved: Application of Patrolman Patrick E. McGowan, 145th Precinct, to be retired; not 55 years of age; not 25 years service.

December 3. The following members of the Force were relieved and dismissed from the Police Force and Service and placed on the roll of the Police Pension Fund and were awarded the following pensions: To take effect 12 p. m., December 2,

On Police Surgeons' Certificate-Sergeants: Daniel T. Kelly, 42d precinct, at \$700 per annum, appointed December 22, 1896. Eugene Fay, 145th precinct, at \$875 per annum, appointed January 4, 1890.

Patrolmen: Michael Nachbar, 29th prenct. at \$700 per annum, appointed Octo ber 29, 1892. John M. Maher, 33d precinct, at \$700 per annum, appointed September 25, 1889. Michael J. Birmingham, 42d precinct, at \$700 per annum, appointed October 8, 1890. James Harty, 63d precinct, at \$655 per annum, appointed March 21, 1894. Christian Breihof, 65th precinct, at \$700 per annum, appointed December 11, 1889. George Brennan, 146th precinct, at \$700 per annum, appointed May 21, 1888. John Walker, 168th precinct, at \$700 per annum, appointed October 25, 1886. Thomas P. Lancer, Bridge Precinct A, at \$700 per annum, appointed October 29, 1892. Andrew G. Murphy, Bridge Precinct A, at \$700 per annum, appointed October 29, 1892. Daniel J. Dorsev, Bridge Precinct A. at \$700 per annum, appointed June 17, 1891. Samuel English, Traffic Precinct B, at \$700 per annum, appointed January 25, 1877. Michael Gallagher, Traffic Precinct C, at \$675 per annum, appointed March 10, 1894. Charles H. Bradley, Traffic Precinct D. at \$700 per annum, appointed October 27, 1896.

Advancements to Grade: Patrolmen, to \$1,350 Grade—December 3, 1912: Frank G. Wilson, precinct 1; Louis J. Compomenosi, precinct 2; Thomas Linehan, precinct 5; Jacob Gucker, precinct 7; Philip Wubeig, precinct 7; Harry S. Smith, precinct 7; John P. O'Neil, precinct 7; William Reilly, precinct 8; Peter P. Corcoran, precinct 10; James B. Begley, precinct 10; John B. Tomann, precinct 10. Francisco Mills cinct 10; Frederick Miller, precinct 13; John A. Spath, precinct 15; Edward V. Doyle, precinct 15; George F. Raeburn, cinct 21; Edward Campbell, precinct 22; Alexander H. McManus, precinct 23; John | H. Garman, Jacob T. Weigold, Lawrence F. McGraw, precinct 23; James McManus, precinct 26; Daniel J. Burns, precinct 26; James J. S. McGee, precinct 26; Thomas H. Mullins, precinct 26; George J. Green, precinct 28; James J. Melody precinct 29; John J. Griffin, precinct 31; George Steuerhof, precinct 31; William P. Meany, precinct 32; Patrick Curry, precinct 32; Walter W. Barry, precinct 32; David Levy, precinct 32; Michael Harris, precinct 35; Otto C. Thiel, precinct 37; Thomas Callan, precinct 39; Patrick J. O'Neill, precinct 40; Dennis J. McCarty, precinct 40; Thomas A. Lynch, precinct 42; John J. J. Garrigan, precinct 42; James McNamara, precinct 42: Isador Wolin, precinct 42; Harry B. Schopper, precinct 42; John of Rule XIX, Philip J. Killian was re-M. Singer, precinct 42; Oscar W. Johan instated as Hostler in the Police Departson, precinct 43; William F. McKiernan, ment.

precinct 61; Charles McTiernan, precinct Report for the Week Ending December | 63; Fr derick Tietjen, precinct 63; Frank Berger, precinct 65; Ernest F. W. Seyler, 7, 1912. precinct 65; Burtis E. Winkelman, precinct 68; George A. McCadden, precinct 69; Henry C. Meyer, precinct 69; Edward moted to the rank of Captain of Police, in the Police Department of The City of New York, his name appearing on eligible list dated November 29, 1912.

Sergeant Thomas Farrell was promoted to the rank of Lieutenant of Police in cinct 89; Matthew J. McCormack, precinct 89; Peter F. Finan, precinct 99; James C. V. McGowan, precinct 143; William J. McCarthy, precinct 143; Menotti Bonanno, precinct 145; William J. Kenna, precinct 145; Alfred C. Hoffman, precinct 146; William R. Gjerlang, precinct 146; James E. Guthrie, precinct 148; Lewis R. Stokes, precinct 146; Peter L. Heckel, precinct 149; Peter Burke, precinct 148; Edward W. Keegan, precinct 153; William A. Cook, precinct 152; Frank J. Bourque, precinct 154; Henry J. Schroeder, precinct 154; Patrick McCarty, precinct 156; James A. O'Donnell, precinct 156; Joseph Fries, precinct 157; James J. Govern, precinct 157; William A. Bracken, precinct 160; Thomas English, precinct 158; Edward McEnaney, precinct 162; Jacob J. Meyers, precinct 160; Edwin T. Sisk, precinct 164; Charles Schmitt, precinct 163; Ambrose R. Dunleavy, precinct 164; Rudolph Kohler, precinct 164; Arthur E. Hensler, precinct 170; William P. Gardner, precinct 169; Samuel L. Hamilton, precinct 172; Emmet Ghiggeri, precinct 171; William Patrick Fitzmaurice, precinct 270 Richard Hall, precinct 285; George F. Green, Central Office; Cornelius J. Dwyer, Office; Joseph A. Kelly, Central Office; John P. Kennedy, Traffic Precinct C; Patrick Leddy, Traffic Precinct C; Oscar C. Reimer, First District; Patrick T. Powers, Traffic Precinct C; Thomas M. Shaw, S. for R.; Robert J. Hubbard, Fifteenth District; Benjamin C. Christie, Detective Division; Thomas Falls, Boiler Squad; Henry Bauernschmidt, Detective Division; John Cassetti, Detective Divi-

The following member of the Force having been tried on charges before a Deputy Commissioner, the following fine was imposed:

Effective November 27, 1912:

Captain J. Brennan, 66th precinct (complaint made while in 65th precinct), October 22, failed to prevent, discover and report violations of the Liquor Tax Law,

10 days.

The following deaths were reported: Patrolmen: Joseph Nally, 26th precinct, at 3.30 p. m., December 2, 1912; John J Rastery, 81st precinct, at 7 a. m., December 2, 1912.

Patrolmen John J. Coleman and Joseph E. Miller were promoted to the rank of Sergeant of Police, in the Police Department of The City of New York, their names appearing on eligible list dated December 3, 1912.

The following named persons were employed as Patrolmen on probation, in the Police Department of The City of New precinct 15; Oscar C. Hettler, precinct 16; Robert F. O'Brien, precinct 17; Arnold list dated November 26, 1912: John J. Samish, precinct 21; Frederick Koch, pre-Chapman, William J. Kehoe, Louis Geis, William W. Lewis, George Murray, Roy F. McNamara, Charles J. Flanagan, John Taeschner, Jr., Thomas Lally, Frederick W. Claus, Percival Bulger, John J. Corbett, Herman J. Held, Jr., Joseph E. Gorry, Harry Barnett, George A. E. Grosch, John J. Friedrich, Charles Zeltman, Harry A. Stoll, John J. Duffy, Giovanni Scotti, Andrew Keane, Peter C. Pitsch, Edward A. Smith, William J. England, Jr., Bartholomew J. Druery, Arthur Traynor, Joseph Cohen, John J. Lawler, Bernard J. Mensing, John W. Spiciarick. John F. J. Healey, Albert W. Hariott, Joseph J. Willey, Thomas F. Mullen, Edwin S. Brubaker. Upon approval of the Municipal Civil Service Commission, under the provisions

bert F. Knoche, Congress Hall, Brooklyn, December 7, \$10.

December 4. The following member of the Force having been tried on a charge before a Deputy Commissioner, the charge was dismissed:

Patrolman John M. Maher, 33d precinct, September 18, absent from post, coming from adjoining post.

John H. Saunders of 358 57th st., Brooklyn, N. Y., was employed as Trial Stenographer in the Police Department of The City of New York, with compensation at the rate of \$2,500 per annum, his name appearing on eligible list dated November 26, 1912.

Masquerade Ball Permits Granted: D. H. Barash, Manhattan Lyceum, Manhattan, December 7, \$25; Harry Bernstein, Tammany Hall, Manhattan, January 4, \$25; A. Benz, New Star Casino, Manhattan, December 24, \$25; Joseph Kalsch, Brooklyn Labor Lyceum, Brooklyn, December 5, \$10; Joseph Kalsch, Brooklyn Labor Lyceum, Brooklyn, December 7, \$10; Joseph Kalsch, Brooklyn Labor Lyceum, Brooklyn, December 14, \$10; Joseph Kalsch, Brooklyn Labor Lyceum, Brooklyn, December 28, \$10; A. Friedman, Liederkranz Hall, Brooklyn, December 6, \$10; Wm. Sciuski, Travis Hall, Staten Island, December 31, \$10; G. W. Miller, Bronx Casino, Bronx, December 7, \$10; K. Franz, Terrace Hall, Brooklyn, January 18, \$10; James Ford, Military Hall, Brooklyn, December 7, \$10; Henry L. Riebling, Greater New York Park, Queens, December 7, \$10.

December 5.

Advancements to Grade: Patrolmen, to \$900 Grade-December 5, 1912: Herbert J. Kavanagh, precinct 21; Hugh A. McMahon, precinct 16; Frederick O. Uhlich, precinct 31; John S. Wallace, precinct 22; Benjamin Bailie, precinct 32; William H. Cowley, precinct 36; Patrick Clarke, precinct 36; Edward J. Donohue, precinct 36; John J. Buechler, precinct 36; Harold J. Carmody, precinct 36; John R. Finnen, precinct 36; Charles L. Blankenberg, precinct 36; John J. Leslie, precinct 36; John L. Hayes, precinct 36; Charles Marz, precinct 36; John J. Magner, precinct 36; Francis A. O'Hara, preson, precinct 3/; Martin nor, precinct 167.

on charges before a Deputy Commissioner, fines were imposed as follows:

Lieutenant William J. Dooley, 150th precinct, November 18, (1) absent from desk, in sitting room; (2) permitted game of cards to be played for money in sitting room of station house; (3) failed to report violation of rules, 30 days.

Sergeant Joseph McNamara, 150th precinct, November 18 (1) playing cards for money in sitting room of station house; (2) failed to report violation of rules, 15 days.

Patrolman Daniel Flannery, 157th precinct, November 16, (1) under influence of intoxicating agent and unfit for duty; (2) absent without leave from reserve roll-call, 30 days.

The following member of the Force having been tried on charges before a Deputy Commissioner, the charges were dismissed:

Patrolman Elmo C. Hoagland, 143d precinct (2 charges), November 4, failed to promptly report change of address, November 16, registered illegally.

The Police Commissioner appointed W. Vincent Astor as a member of the Memorial Tablet Committee in place of his father, John Jacob Astor, deceased, the original Committee appointed on February 23, 1911 having been composed of Messrs. R. A. C. Smith, Philip Rhinelander and John Jacob Astor. The Committee is at present composed of Messrs. R. A. C. Smith, Philip Rhinelander and W. Vincent Astor.

December 6. Members of the Force having been tried on charges before a Deputy Commissioner,

fines were imposed as follows: Patrolmen: Thomas F. McCauley, 5th Fund. precinct, November 8, (1) left post, sitting on bench in ferry house, uniform cap, coat and belt off; (2) failed to obtain Deputy Commissioner, and found guilty, permission to leave post; (3) failed to was dismissed from the Police Force of make entry in memorandum book, 10 days. the Police Department of The City of Joseph F. McCormick, 15th precinct, October 31, leaning against stand, reading newspaper, 1 day. Joseph J. Doelger, 16th precinct, November 7, loitering and in conversation with citizen, 1 day. Timothy J. Lucy, 16th precinct, September 17, (1) absent from post, coming from stables; (2) failed to obtain permission to leave post; (3) failed to make entry in memorandum book, 3 days. Thomas E. Gor-

Masquerade Ball Permits Granted: Al- man, 29th precinct, November 11, absent from post, riding on car, 3 days. Charles Pokorney, 29th precinct, November 11, (1) absent from fixed post; (2) absent from patrol post; (3) failed to report to Section Chief, 10 days. Leo Cosgriff, 31st precinct, November 13, absent from post, standing in conversation with patrolman, 1 day. Thomas Jeffrey, 31st precinct, November 13, standing in conversation with patrolman, 2 days. James McCarthy, 31st precinct, November 13, standing in conversation with patrolman, 2 days. Florentine Santangelo, 31st precinct, November 13, loitering and in conversation with watchman, 2 days. Samuel Weiss, 31st precinct, November 13, standing in conversation with patrolman and watchman, 1 day. Frank Whepley, 31st precinct, November 13, standing in conversation with patrolman, 1 day. Frederick B. Williams, 31st precinct, November 13, standing in conversation with patrolman and a watchman, while on fixed post, 1 day. John Hayden, 35th precinct, November 13. standing in conversation with citizen, while on fixed post, 1 day. Henry Schachne, 43d precinct, November 9, (2) absent from post, in a store; (3) failed to make entry in memorandum book; (4) failed to obtain permission to leave post, 5 days. Not Guitly, as to first specification: absent from post, in store.

The following members of the Force. having been tried on charges before a Deputy Commissioner, were reprimanded: Patrolmen: John T. O'Shea, 2d precinct. September 14, absent from outgoing roll-call. Patrick Finnegan, 40th precinct, September 30, standing in conversation with patrolman. Bernard Stager, 40th precinct, September 30, standing in conversation with patrolman. William F. Gaffney, 43d precinct, November 7, carelessly lost a warrant. Hector W. Hemingway, 68th precinct, November 9, absent from outgoing roll-call.

The following members of the Force having been tried on charges before a Deputy Commissioner, the charges were

dismissed: Patrolmen: John Griffin, 13th precinct, November 8, failed to execute a warrant. James J. McKenna, 35th precinct, November 9, absent from outgoing roll-call. Michael J. Philbin, 37th precinct, Novemcinct 36; William F. O'Connor, precinct | ber 8, absent from post, coming from 36; John Partheymuller, precinct 36; restaurant. William E. Sheehan, 37th pre-Michael A. O'Neill, precinct 36; Angelo T. Saltalamacchia, precinct 36; John L. Peweck, precinct 36; Rosco Jenkins, preturn memorandum book over to Lieutencinct 37; James F. A. Bennett, precinct ant; September 27, failed to return to A. Lederman, precinct 277; Otto Klicpera, 37; Egon R. Erickson, precinct 37; Wil- station house from Court, reported sick precinct 274; James B. Decker, precinct liam J. Dillon, precinct 37; John Van Dol- by telephone, George A. Young, 43d pre-Mulderrig, cinct, November 12, (1) absent from post precinct 37; Albert N. McGrath, precinct | standing in liquor saloon, in company with 43; Charles R. Beach, precinct 66; August | patrolman; (2) failed to obtain permission Central Office: Bert M. Treiber, Central | H. Schupp, precinct 149; Thomas O'Con- to leave post; (3) failed to make entry in memorandum book. Edwin C. McGrath, Members of the Force having been tried | 43d precinct, November 12, (1) absent from post, standing in liquor saloon, in company with patrolman; (2) failed to

> to make entry in memorandum book. Probationary Patrolman Edward F. Maher, 26th precinct, November 9, unnecessarily discharged revolver.

> obtain permission to leave post; (3) failed

Charles W. Meyer was dismissed from the position of Stenographer to Third Deputy Commissioner in the Police Department.

Theatrical License Granted: Lenave Amusement Co., Lenox Theatre, Manhattan, from December 6, 1912, to April 30, 1913, \$500.

Entry was made of transfer of William J. Norton, Trial Stenographer, \$2,500 per annum, to Children's Court, as Stenographer with compensation of \$2,500 per annum, effective as of November 25, 1912.

Approved: Application of Richard L. Sangunitto (former patrolman), 2716 W. 6th st., Coney Island, for full pay from September 27, 1912, to October 2, 1912; request of Captain William H. Sullivan, 16th precinct, to have \$1.50 subpoena money turned over to pension fund; request of Thomas F. O'Connor., Property Clerk, to have notice of 144th Public Auction Sale forwarded to CITY RECORD for insertion.

December 7.

Masquerade Ball Permits Granted: Mrs. Wm. Neumeyer, Washington Hall, Queens, December 7, \$10; B. Fuhrer, Fuhrer's Casino, Queens, December 7, \$10. Approved: Application of Patrolman Gustave A. Boettger, Traffic Precinct B, to accept reward of \$50 from New York Telephone Co., for arrest of wire thieves, less usual deduction for Police Pension

The following member of the Force having been tried on charges before a New York:

To take effect 4 p. m., December 6,

and made false charge against one A. S.

R. WALDO, Police Commissioner.

- DEPARTMENT OF HEALTH.

Report for the Week Ending Saturday, 12 m., December 21, 1912.

	Population U.S.Census	Estimated Population	Dea	ths.		ges.	rths.	Death-ra		
Boroughs.	April 15, 1910.	July 1, 1912.	1911.	1912.	Births	Marriages	Still-births	1911.	1912	
Manhattan	2,331,542 430,980 1,634,351 284,041 85,969	2,438,001 531,219 1,776,878 334,297 92,669	662 135 430 52 31	757 135 483 78 28	1,229 241 946 181 45	811 42 184 23 13	70 7 36 7 3	14.46 14.57 13.11 8.74 18.00	16.20 13.26 14.18 12.17 15.76	
City of New York	4,766,883	5,173,064	1,310	1,481	2,642	1,073	123	13.71	14.93	

* The presence of several large institutions, the great majority of whose inmates are residents of the other Boroughs, increases considerably the death-rate of this Borough.

Cases of Infectious and Contagious Diseases Reported.

						,	Week .	Ending	z –					
	Sept.	Sept.	Oct.	Oct. 12.	Oct. 19.	Oct. 26.	Nov 2.	Nov.	Nov.	Nov.	Nov. 30.	Dec.	Dec.	Dec 21
Tuberculosis }	468	428	381	417	388	398	452	364	402	485	311	452	394	365
Diphtheria (194	152	170	20 6	307	272	305	292	296	332	293	317	309	318
Measles	42 77	49 65	51 66	47 75	64 85	104 93	91 102	128	175	211 167	223 182	276 187	274 232	412 259
Small-pox			1	26			68	i	1 86			••		
Varicella Typhoid Fever	15 204	20 128	98	106	38 85	43 112	50	95 52	62	107 61	116 52	170 56	204 49	185 52
Whooping } Cough }	20	18	28	25	39	24	19	22	30	32	32	20	31	45
nal Meningi-	9	7	3	. 9	4	6	5	3	11	5	4	4	2	9
Total	1,029	867	808	911	1,010	1,052	1,092	1,071	1,181	1,400	1,213	1,482	1,495	1,636

Deaths by Principal Causes, According to Locality and Age.

Boroughs.	Contagious Dis- eases detailed elsewhere.	Malarial Diseases.	/hoopi	Tuberculosis Pulmonalis.	Cerebro-Spinal Meningitis.	Bronchitis.	Diarrhœal Diseases.	Diarrhœal Dis- eases under 5 Years.	Pneumonia.	Broncho Pneumonia.	Suicides.	Homicides.	Accidents.	Under 1 Year.	Under 5 Years.	5-65 Years.	65 Years and Over.
Manhattan The Bronx Brooklyn Queens Richmond	22 2 19 3 1	 	i	87 35 45 7 1	2 2 	7 12 I	9 I 17 2	7 I 15 2	84 10 43 7 6	55 5 39 9	16 6 	3	42 12 24 2 3	101 14 69 16 4	157 19 108 22 5	460 85 258 42 16	140 31 117 14 7
Total	47	•	1	175	4	20	30	25	150	109	22	4	83	204	311	861	309

Deaths According to Cause, Age and Sex.

	Total Deaths.	Deaths in Corresponding Week	Males.	Females.	*Under 1 Year.	r Year and Under 2.	2 and Under 5.	Under 5 Years.	5-15.	15-25.	25-45.	45-65.	65 and Over.
Total, all causes,	1,481	1,310	796	685	204	54	53	311	_55	82	327	397	309
 Typhoid Fever Malarial Fever Small-pox 	5	14 1	4			::		::		I	3	 	
6. Scarlet Fever	8	8	3	4 4	2	3	3	7	3		··	::	
****	I		i						I			••	
8. Diphtheria and)	27	23	12	15	2	9	9	20	5			1	1
Group	6	8	6									- 3	3
12. Other Epidemic)	6	3	2	4	4	1		5			••	ı	
Diseases 3 13. Tuberculosis Pul- (,							
monalis	175	171	105	70		I	I	2	5	34	91	33	10
14. Tuberculous Men-	10	12	5	5	1	3	4	8	2				
Tuberculosis	6	16	4	2	••	2	I	3	2	**	1		••
16. Cancer, Malig-	99	75	40	59			1	1	1	3	17	52	25
7 Simple Meningitis. Of which	9	9	4	5	2	ı	3	6	I	••	2		••
Meningitis	4	3	I	3	1	1	2	4	••				••
18. Apoplexy, Soften-	30	30	13	17		••			••			15	15
19. Organic Heartt	188	155	99	89					3	7	36	68	74
20. Acute Bronchitis 21. Chronic Bronchitis.	20 I	20	12	8	10	2	I	13		::	2	::	5
22. Pneumonia (ex-) cluding Broncho	150	138	87	63	11	5	6	22	7	10	38	41	32
Pneumonia)) 222. Broncho Pneumonia	109	83	58	51	51	16	9	76	2	2	5	9	15
23. Other Respira-	15	10	7	8		ı	ī	2			6	3	4
tory Diseases { 24. Diseases of the Stomach (Cancer excepted) }	4	6	2	2	I			1				2	I
25. Diarrhœal diseases (25	33	11	14	19	3	3	25					
(under 5 years) { 26. Appendicitis and {					.,	3	٦	1					
Typhilitis	6	13	5	, 1	.,	••	••		2	I	2	1	••
Obstruction	7	9	19	3							6	4	3
29. Bright's Disease	24 132	80	63	69					1	5	34	44	48
and Nephritis (30. Diseases of Wom- en (not Cancer)	3	2		3					.		3		
31. Puerperal Septi-	4	4		4						2	2		
cæmia} 32. Other Puerperal Diseases	11	5		1i						4	7		
33. Congenital De- bility and Mal- formations	62	56	34	28	61		1	62	••		.		.,
34. Old Age	8	II	1	7	•:	.,	-;			6	::		8
35. Violent Deaths	87	86	62	25	.4	3	5	12	12		19	24	14
b. Other Accidents.	83	78	58	25	4	3	5	12	12	6	16	23	14
c. Homicide	4 22	8	17	5	::	::	::	::	••	2	8	I	ï
37. All other causes		184	112	102	35	4	3	42	8	5	44	70	45
38. Ill-defined causes		1											

* If the deaths under one month, numbering 92 from all causes, be deducted from the total deaths under one year, the resultant rate will be 45 deaths of infants per 1,000 living at that age.

Deaths According to Cause, Annual Rate per 1,000 and Age, with Meteorology and Number Deaths in Public Institutions for 14 Weeks.

								Week	Endin	g-					
= e		Sept 21.	Sept.	Oct.	Oct.	Oct.	Oct. 26.	Nov.	Nov 9.	Nov. 16.	Nov 23.	. Nov.	Dec.	Dec.	Dec 21.
_ 1.	Total deaths	1,162	1,194	1,274	1,393	1,243	1,238	1,149	1,302	1,216	1,354	1,251	1,420	1,333	1,48
-	Annual death-	11.72	[2.04	12.85	14.05	12.53	12.48	11.59	13.13	12.26			14.32	13.44	14.9
6	Typhoid Fever Malarial Fevers. Small-pox	22	22	15 1	15 2	18		14	I	5	14		12	6	5
7	Measles	2	3 2	3 5		5 8	2	9	I 3	5 8	8	5 2	8	8	7 8
3	Diphtheria and Croup	10	7 12	13	7 19	13	12	3 15	3 17	2 22	4 26	1	19	3c	2.7
e	Influenza Cerebro-Spinal Meningitis.	4	3	5	3	2 1	3 2	1	3	4 9	2 2	8	5	5 1	6
	Tuberculosis Pulmonalis Other Tubercu-	122	126	155	165	143	122	123	135	140	163	152	166	153	175
	lous	25 6	6	25 15	28 10	18	10	13	33	18	27 21	18	25 10	II I2	16 20
	Broncho Pneu-)	53 53	40	52 56	64 54	90 79	89 72	83 67	89 73	77	69	98 79	127	135 80	150
	der 5 Under one year	148	169	130	110	87	81	67	62	41	39	29	31	26	25
-	Diarr h œ al diseases	129	133	112	93	72	70	58	49	39	33	24	20	20	19
	under I } Diarrhœas under	185	175	159	196	201	191	165	182	189	213	183	217	157	185
	Institutions Tenements Violent Deaths	44 85 71	96 79 71	47 65 54	37 56 85	22 50 68	29 41 73	20 38 69	21 28 84	16 23 81	14 19 98	7 17 59	6 14 73	9 11 76	8 11 87
	Under one year. Under five years Five to sixty-five	314 395	308	27 I 38 I	289 394	273 372	261 331	223 309	231 332	22E 315	246 35‡	207 283	237 345	177 279 782	204 311 861
	Sixty-five years and over	158	608 174	693 200	737 262	673 198	236	635	717 253	67 I 230	776 224	703 265	791 284	782 272	361 309
	In Public and Private Institutions	449	449	513	582	496	485	435	514	451	535	457	592	508	561
	Inquest cases	166	166	171	194	162	183	184	205	179	228	170	200	215	231
	Mean barometer. Mean humidity. Inches of rain	74.4	30.10 75.6 1.70in	64.4	29.94 69 6 0,31in	30.03 59.	74 9	62.		63.6	29.91 55·3	29.93 61.7 .99in	71.7	29.96 52.9	29.81 64.9 .72in
	or snow } Mean tempera- ture (Fahr- enheit) }	i	60.7°						51.6°	1		40.10			41.10
	Maximum tem- perature (Fahrenheit)	32.•	70.°	78.°	81.0	72.°	69.0	72.*	67.0	72.	66.°	55.0	64.0	46.0	51.•
	Vinimum tem- perature (Fahrenheit)	55·°	47.	39.°	49.°	40.°	47.*	37.•	31.•	35.•	32.	28.0	34.0	18.•	32.°

Infectious and Contagious Diseases in Hospital.

	Wi	Willard Parker Hospital.			Riverside Hospital.				Kingston Ave. Hospital.					Otisville Sana- torium.
	Scarlet Fever.	Diph- theria.	Total.	Diph- theria.	Measles.	Scarlet Fever.	Tuber- culosis Pulmo- nalis.	Total.	Diph- theria.	Measles.	Scarlet Fever.	Small- pox.	Total.	Tuber- culosis Pulmo- nalis.
Remaining Dec.14,1912 Admitted	139 30 30 	72 46 28 5 85	211 76 58 5	5 3 	50 13 14 49	::	299 8 .7 284	351 18 25 7 337	38 22 9 3 48	4 2 1 	28 13 3 125	:::::::::::::::::::::::::::::::::::::::	155 52 23 6 178	504 9 15 1 497
Total treated	169	118	287	7	63		239	369	60	6	141		207	513

Bacteriological Examination of Croton Water, December 16, 1912.

Colonies developed from 1 c.c., 24 hours, 37° C.=18.
Colonies developed from 1 c.c., 48 hours, 24° C.=42.
Bacilli of colon group not present in 20 c.c.
Microscopical examinations are not made at this laboratory.

LAW DEPARTMENT.

Report on Delinquent Jurors for the Three Months Ending March 30, 1912. April 1, 1912.

Hon. WILLIAM J. GAYNOR, Mayor:

Sir-I have the honor to submit my report of matters relating to delinquent jurors in the Boroughs of Manhattan and The Bronx for the quarter ending March 30, 1912, in accordance with the provisions of section 666, chapter 30 of the Consolidated Laws of the State of New York.

I beg to report herewith the number of those persons fined according to the papers transmitted to me by the Commissioner of Jurors since my last report, together with the amount of such fines, the number of those persons proceeded against by me since my last report, the number of persons whose fines have been remitted, the number of persons against whom orders for the enforcement of fines in whole or in part have been made, the number of delinquents upon whom no service could be made, and the number of cases still pending.

Number of persons fined, according to papers transmitted to me by the Commis-Number of persons fined prior to the date of my last report, against whom no proceedings were taken prior to said report, the lists containing the record of said fines having been received from the Commissioner of Jurors too late for prosecutions thereon to be had during quarter ending March 30, 1911 131

Total number of cases to be accounted for Number of persons proceeded against by me since my last report. (To each of these individual an order to show cause was issued, returnable before the Justice who imposed the fine or the Justice qualified by law to hear said proceedings, these orders having been obtained by the Corporation Counsel and forwarded by him to the Commissioner of Jurors for service.)

262 Number of persons whose fines were remitted by the Court 104 Number of persons against whom an order for the enforcement of fine in whole or in part was made Number of delinquents upon whom no service of the order could be made by the Process Servers in the office of the Commissioner of Jurors 150

8

262

497

Number of persons whose names appeared upon lists of delinquent jurors transmitted to the Corporation Counsel by the Commissioner of Jurors too late for prosecution thereon to be had prior to March 30, 1911

G. L. STERLING, Acting Corporation Counsel. Respectfully submitted,

Permanent Census Board.

Minutes of Meeting Held December 18, 1912.

A meeting of the Permanent Census Board was held in the Mayor's office, City Hall, on Wednesday, December 18, 1912, at 12.30 p. m. Present-William J. Gaynor, Mayor; Rhinelander Waldo, Police Commissioner; William H. Maxwell, City Superintendent of Schools.

The financial report was ordered received and placed on file. The action of the Secretary, in making certain purchases, list of which was submitted, was approved.

The Secretary was further authorized to purchase two motorcycles, an adding machine, badges for enumerators, to provide for the correction of atlases for 1912, and to make such arrangements for the furnishing of tabulating supplies, rental of machines, etc., as would prove most advantageous to the Board for the ensuing year, provided, however, there should be no additional expense. The Secretary was further authorized to make such general purchases from time to time as the needs of the office may require.

Resolutions were adopted to make the following increases: Maurice Schwach, from \$300 to \$420 per annum, to take effect December 18, 1912; Rufus J. Suits, from \$1,800 to \$2,100 per annum, to take effect January 1, 1913; Mary H. O'Connell, from \$1.200 to \$1,500, to take effect

January 1, 1913. The transfer of James F. McManus, an Attendance Officer, in the employ of the Board of Education, receiving a salary of \$1,500 per annum, to the position of Enumerator in the office of the Permanent Census Board, at the same salary, was approved, subject to the final action of the Municipal Civil Service Commis-

sion, to take effect January 1, 1913. The Secretary was directed to request a certification for Census Enumerators from the Municipal Civil Service Commission. and to inform the Commission that such certification from the eligible list for Attendance Officers would be acceptable to the Permanent Census Board. The number of working hours for Census Enumerators was fixed at 48 weekly.

The Secretary asked for and received authority to request the Commissioners of the Sinking Fund to provide 3,500 to 4,000 square feet of office space for the use of the Board. It was suggested by the Police Commissioner that the old Police headquarters be inspected for the purpose of ascertaining whether the necessary accommodations could be provided there.

meeting then adjourned. GEORGE H. CHATFIELD, Secretary.

There being no further business the

Changes in Departments, Etc.

DEPARTMENT OF BRIDGES. December 24—Increase in salary of Miss Marie G. Jones, 72 Jane st., New York, a Telephone Operator, to \$900 per annum, to date from January 1, 1913.

John Buchan, 402 E. 80th st., Manhattan, has been transferred from the position of Bridge Keeper to that of Bridge Tender at \$900 per annum, to date from January 1, 1913.

Henry Platz, 300 E. 158th st., New York. has been transferred from the position of Bridge Keeper to that of Bridge Tender at \$900 per annum, to date from January

December 26-The title of William J. Moorehead, a Bridge Mechanic, is changed | JOHN SEATON, Superintendent of to that of Riveter and his compensation Buildings.

fixed at \$5 per day, to date from January

William Bentham, 130 Waverly place, New York, a Bridge Tender, died December 19, 1912.

Alfred Johnson, 2292 2d ave., New York, a Painter, died December 21, 1912.

TENEMENT HOUSE DEPARTMENT. December 24 - Transferred: William Keihe, 1154 DeKalb ave., Brooklyn, Clerk, salary, \$300 per annum, to the office of the Commissioners of Accounts; this transfer to take effect at the close of business December 31, 1912.

DEPARTMENT OF PARKS.

Borough of Queens. December 23-Appointed Gardener at \$900 per annum, to take effect December 24, 1912: James F. McGovern, 9 Windsor place, Brooklyn, N. Y.

BOARD OF EDUCATION. December 24—Resignations: Delia Conroy, School 81, Queens, taking effect December 14, 1912; Joseph A. Sorahan, School 188, Manhattan, taking effect December 19, 1912, at 10 a. m.

COLLEGE OF THE CITY OF NEW YORK.

December 21-The services of Thomas W. Brandon, who was temporarily employed as Laborer, were dispensed with on December 20, 1912.

BOROUGH OF MANHATTAN.

Bureau of Buildings. December 23—Changes in the executive force of this Bureau, in order to comply with the Budget appropriations for the year 1913:

Maria Lazabua, Cleaner, salary fixed at \$360 per annum, to take effect Jauary 1,

Mary Mahoney, Cleaner, salary fixed at \$360 per annum, to take effect January 1,

Mary A. O'Brien, Cleaner, salary fixed at \$360 per annum, to take effect January 1, 1913.

Annie E. Mills, Cleaner, salary fixed at \$360 per annum, to take effect January 1, 1913.

William J. Nihill, Messenger, \$1,200 per annum, services dispensed with, to take effect at close of business December 31. John White, Messenger, \$1,050 per an-

num, services dispensed with, to take effect at close of business December 31, 1912.

Borough of Richmond.

Bureau of Buildings.

Report of the operations of the Bureau of Buildings, Borough of Richmond, for the week ending December 7, 1912: Plans filed for new buildings (esti-

mated cost, \$111,708), 17; plans filed for alterations (estimated cost, \$2,660), 8; plans filed for plumbing (estimated cost, \$4,645), 15; elevators filed, 1; new buildings estimated, 17; alterations estimated, 7; construction inspections made, 347; iron and steel inspections made, 5; plumbing and drainage inspections made, 81; violations of law reported, 1; violation notices issued, 1; unsafe buildings reported, 1; unsafe building notices issued, 1; modifications of the law allowed as regards concrete footings under foundations, 7.

block, 44.638 miles sheet asphalt, 58.185 miles asphalt block, 3.867 miles wood block. .492 miles brick, 1.545 miles iron slag pavement, .167 miles trap and 3.416 miles bituminous.

The total amount paved during the quarter ending September 30, 1912, was 5.492 miles, as follows:

	Total Mileage P	aved, 1912.	Paved
	September 30.	June 30.	During Quarter.
Trap	.167	.167	
Medina block	.282	.282	122
Sheet asphalt	39.670 44.638	39.548 42.493	. 122 2. 145
Block asphalt	58.185	56.518	1.667
Wood block	3.867	3.867	1.00/
fron slag	1.545	1.545	
Brick	. 492	.492	
Bituminous	3.416	1.858	1.558
Totals	152.262	146.770	5.492

During the quarter ending September 30, 1912, 23,643.5 feet of vitrified pipe sewers, from 12 inches to 30 inches in diameter, or 4.5 miles, 3,782.8 linear feet of concrete sewer, 33 inches in diameter to 13 feet by 8 feet, or .71 miles, making a total of 27,426.3 linear feet built during the quarter, thus making the mileage of the sewerage system 315.6 miles; 23 basins were also built, which makes a total of 3,536 basins connected with the sewerag

During the quarter ending Septemb tracts, amounting to \$689,000.71.

There were 27 contracts completed d and work is going on in connection wi on which \$1,382,762.47 in payments have

There are 4 contracts, representing cuted or being advertised.

Forty-one assessment lists were form There are 4 contracts, representing an estimated cost of \$41,240.45, either executed or being advertised. Forty-one assessment lists were forwarded. During the quarter the following work was done and materials used in the mainténance and repairs of streets in the Borough:	Retaining Wall. Retaining wall built, cubic yard Road Oil Application Asphalt road oil
Square	Shop Work.
Yards.	(Painters' Work.)

warded.	
During the quarter the following work	Aspha
was done and materials used in the main-	Tar ro
tenance and repairs of streets in the Bor- ough:	Emuls
	1
Square Yards.	
	Sheet
Macadam. Macadam resurfaced 91,502	Sheet
Macadam resurfaced	Lanter
Macadam maintenance of Con-	Gutter
course, repairs	feet
course 24.305	
Macadam cleaned, including gut-	Sheet
ters	
Plains road repaired 4,923	Autom Monito
Native stone macadam laid 1,666	Street
Paving. Granite block pavement, tar and	Oil pu
gravel	Steam
Granite block pavement, grout ioints	
Granite block pavement on sand	Woode
repaired 16.241	
Granite gutters paved, new 715	Tool c
Asphalt block pavement repaired 325 Sand spread over wood block	Steam
pavement 3,667	
Cement roadway repaired 444	Monito
Unpaved Streets.	Carriag
Earth roads repaired, crowned and cleaned	Oil mo
Materials.	Topogr
Cubic	Water
Yards. Sand 832	Carriag
Ashes	l
Broken trap rock stone 2,758	Tar he
Trap rock screenings	Horse : Lawn r
Total Mileage of Streets in Use on Sep-	Chain h
tember 30, 1912.	Pavers'
Permanent pavement	Asphalt Stone
Macadam pavement 134.58	Pitching
Earth roads 163.158	Rakes .
Total	Tong h
Gutters.	Rock v
Gutters opened and cleaned, linear feet	Yard w Dirt pic
Curbs.	Steam 1
Curbs reset, linear feet 1,358	Pinch b
Sidewalks. Square	Road so Horse r
Yards.	Wheelba
Flagged sidewalks repaired, etc 1,900	Hydran
Sidewalks surfaced with ashes 2,572 Sidewalks cleaned	Sounder Stone for
Plankwalks.	Box cha
Plankwalks repaired 248	Sand ta Rock ch
Crosswalks.	Sand ra
Bluestone crosswalks, repaired,	Chisel p
etc., square feet	Masons' Scarified
ized and unpaved streets, square	Grub pi
yards 727,156	Crowban
Guard Rails. Guard rails built new, linear feet. 2,644	The amount
Viaducts and Bridges.	ing the o
Square	To make

ge	ns were also built, which makes a to system. r 30, 1912, there were entered into 5	
	ing the quarter, to the amount of \$412,	
ith	1 105 contracts, amounting to \$4,227, been made.	360.05,
ga	an estimated cost of \$41,240.15, either	r exe-
rw an	varded. Retaining Wall.	
e-	Retaining wall built, cubic yards	10
r-		ards.
k	Asphalt road oil 4	quare 153,723
n- r-	Tar road oil	27,318 82,551
= re	Shop Work.	
3.	(Painters' Work.) Sheet steel signs (painted)	220
12	Sheet steel signs (varnished) Sheet steel signs (lettered)	220 220 220
)2 '0	Lanterns	12
2	Gutters and columns of shop, square feet	3,809
)5	(Machinists' Work.) New.	
54	Sheet steel signs	220
23	Automobiles	5 1
6	Street lamps	12
7	Oil pumps	2 3
8	(Carpenter Work.) New.	
1	Wooden signs	21
5 5	Tool cars	5 1
	(Wheelwrights' Work.)	1
7 4	New. Monitor whiffletrees	3
	Carriage shafts Repaired.	1
2	Oil monitors	24 1
:	Water monitors	20 11
2	(Blacksmiths' Work.)	11
29827	Repaired. Tar heating monitor	4
7	Horse road scrapers	1 1
-	Chain hooks	21 6
21	Stone hoist	1 2 2 2 3
3	Pitching forks	2
-	Tong hooks	$\frac{1}{3}$ 21
1	Rock wedges	13 3
1	Dirt picks sharpened Steam roller picks sharpened	872 167
	Pinch bars sharpened	20
	Road sweepers	4 2
1	Wheelbarrows	1 2 1
	Sounders link clampStone forks	1
1	Box chains (tool box)	1 2 6
	Rock chains	2 16
	Chisel points	37 4
	Scarified picks sharpened	10 187
	Crowbars The following statement shows	38 the
1	amount of cash received for permits ing the quarter ending September 30, 1	dur-
1	To make sewer connections \$7,01 Restoring pavements over sewer	2 06
	openings	9 95
1	ton openings 5,44	6 7 9
		8 29
15		4 00 5 00
	\$22,650	5 09
	1	
	1	

Report of the President for the Three Months Ending September 30, 1912.

December 18, 1912. Hon. WILLIAM J. GAYNOR, Mayor, City of New York:

BOROUGH OF THE BRONX.

Dear Sir-In accordance with section 1544 of the Charter, the following report is submitted, showing the operations of the President of the Borough of The Bronx for the quarter ending September 30, 1912:

Requisitions on Comptroller.	Appropriation.	Bond Issue.	Total.	Sidewalks.	
General administration Division of Engineering Bureau of Highways, maintenance Bureau of Sewers, maintenance Bureau of Public Buildings and Offices Interior bath, Elton ave. and 156th st. Free floating baths	\$18,527 73 27,345 51 193,989 72 25,657 57 14,131 76 3,669 99 2,436 57	\$953,930 78 1,019 30 3,750 69 539 00 532 00	\$18,527 73 981,276 29 195,009 02 29,408 26 14,670 76 4,201 99 2,436 57	Flagged sidewalks repaired, etc Sidewalks surfaced with ashes Sidewalks cleaned Plankwalks. Plankwalks repaired	1
Bureau of Buildings	27,645 76	120 00	27,645 76 120 00	Crosswalks. Bluestone crosswalks, repaired, etc., square feet	
Refunds (permits)	\$313,404 61	\$959,891 77 12,973 83	\$1,273,296 38 12,973 83	Crosswalks cleaned on macadamized and unpaved streets, square yards	7
Charges account of 1911 Budget	\$117 58		\$1,286,270 21 \$117 58	Guard Rails. Guard rails built new, linear feet. Viaducts and Bridges.	So
Cash Received from Division of Permits Bureau of Buildings General Bookkeeper			415 90	Bridges cleaned daily Bridges flooring repaired Stone and Wooden Steps. Stone and wooden steps cleaned	Y
Total (transmitted to Chamberla	ain)		\$23,272 37	daily Weeds.	
Security deposits received on permits (trans The total mileage of permanent pavem 1912, was 152.262 miles, of which .282 miles	ents in the Bo	rough on Se	eptember 30,	Weeds cut and removed from pub- lic highways	36

Yards.

42,150

2,680

lic highways 366,127

Deposits for permits to cross sidewalks 7,242 11 Total.....\$29,898 20 Permits for openings in streets to the

number of 3.188 were issued and 617 permits for openings other than streets; number of permits renewed, 1,124 and 8 revoked; total, 4,937.

The total number of contracts entered into during the quarter was 57, apportioned among the Bureaus as follows: Bureau of Highways.... 46 \$547,484 60 Bureau of Sewers...... 10 138,467 11 Bureau of Public Build

ings and Offices...... 1 3,049 00 The Topographical Bureau reports for the quarter the preparation of 6 rule maps for 13 streets and 1 easement for sewer purposes; 5 damage maps for 12 streets, embracing 70 plots covering 857,751.57 square feet, or 343.10 city lots; 7 benefit maps covering 18,693 plots, and 716 final damage and benefit maps.

The Bureau of Public Buildings and Offices expended \$2,666.03 on supplies fur-

nished to the several public buildings of the Bureau for the quarter.

During the quarter 48 petitions were considered by the Local Boards of Morrisania, Chester, Crotona and Van Cortlandt, as follows:

For regulating, grading, etc. (1 gran-For sewer construction and appurtenances

For acquiring title to lands necessary for streets and avenues........... 12 For change of street names...... For receiving basins..... For flagging For placing fruit stands..... For paving with bituminous macadam For change of map of City of New

Boards) Total number of petitions con-

York (not advertised by Local

Board of Estimate and Apportionment for approval.

The Building Bureau reports that during the quarter plans and specifications were filed to the number of 208 for 292 buildings, the estimated cost of which is \$7,630,065.

Of the number of applications received 17 were for other than frame dwelling houses, to cost less than \$20,000 each, estimated at a total of \$100,250; 52 for frame dwellings, estimated at a total of \$210,200; 14 stores, at an estimated cost of less than \$15,000 each, to cost about \$62,200; 135 tenement houses over \$15,000 each, to cost in the aggregate \$5,624,000, and 1 tenement house costing less than \$15,000, to be built for \$12,000.

There were 145 alterations to buildings. plans being filed amounting to an estimated cost of \$228,985. Work was begun on 269 new buildings during the quarter, and there were completed in the same time adopted and resolutions forwarded to the ings; alterations completed on 126 build-

ings, leaving alterations on 172 buildings in progress.

During the quarter there were 97 violations of the Building Law for defective plumbing, 4 for defective elevators, 463 for defective construction and material, 393 for erecting and altering without permit, and 162 for unsafe buildings. Notices were issued to remove violations of the law to the number of 1,135, to remove unsafe buildings, 372, and to repair passenger elevators, 4.

Complaints to the number of 226 were received, and, upon investigation, were remedied except in 179 instances, where complaints were unfounded, and in 47 cases notices were issued.

Passenger elevators to the number of 100 were investigated and 4 were found not to be in compliance with the law. Respectfully.

CYRUS C. MILLER, President of the Borough of The Bronx.

Note-Fire escapes now in the jurisdiction of Fire Prevention Bureau.

CITY COURT OF THE CITY OF NEW YORK.

ASSIGNMENTS, CITY COURT OF THE CITY OF NEW YORK. Assignment of Terms and Justices for the Year 1913.

We, the Justices of the City Court of The City of New York, do hereby appoint the following times for holding the Special, Equity and Trial Terms of said Court, and assign Justices to hold the said Terms during the year 1913: Trial Terms.

Each and every Trial Term appointed shall commence on the first Monday of the month for which it is assigned, and be continued until and including the fourth Friday thereafter, except that in the months of November and December the Term shall end on the 26th and 24th days of said months, respectively, unless continued by the Justice presiding. Part I.

	1071 1.	
January	April Justice Finelite May Justice McAvoy June Justice Schmuck	October
JanuaryJustice Green	Part II. AprilJustice Schmuck	
FebruaryJustice	MayJustice LaFetra	October
March Justice Smith	JuneJustice McAvoy Part 111.	DecemberJustice Lynch
JanuaryJustice Delehanty	April Justice Green	OctoberJustice Smith
FebruaryJustice Finelite MarchJustice Schmuck	May Chief Justice O'Dwyer June Justice Smith	NovemberJustice LaFetra DecemberJustice
	Part IV.	•
JanuaryJustice Smith FebruaryJustice Schmuck	April	October
March	June	DecemberJustice Eynch
JanuaryJustice Schmuck	Part V. April Justice	OctoberJustice LaFetra
FebruaryJustice Green	MayJustice Green	NovemberJustice Finelite
MarchJustice	JuneJustice Lynch Part VI.	December
JanuaryJustice Finelite	April Justice Delehanty May Justice	OctoberJustice Lynch
February Justice Smith March Justice Delehanty	Justice JuneJustice Finelite	November
	Part VII.	300
January	April Justice LaFetra May Justice Delehanty	October
March Justice McAvoy	JuneJustice LaFetra Part VIII.	DecemberJustice McAvoy
JanuaryJustice LaFetra	April	October Justice McAvoy
February Justice Lynch March Justice Green	May	NovemberJustice Smith
March	Special Terms.	DecemberJustice Delehanty
Tomusmu 6 to 10 Justice	Part I. May 19 to 31Justice Schmuck	Sontember 9 to 13 Justice Finality
January 6 to 18Justice	June 2 to 18Justice	September 8 to 13Justice Finelite September 15 to 20Justice Delehanty
February 3 to 15	June 19 to July 5	September 22 to 27Justice LaFetra
March 3 to 19	July 17 to 26Justice Lynch	September 29 to October 4Chief Justice O'Dwyer October 6 to 18Chief Justice O'Dwyer
March 20 to April 15Justice Lynch	July 28 to August 6	October 20 to November 1Justice Delehanty
April 7 to 19	August 18 to 27Justice Smith	November 3 to 15Justice McAvoy November 17 to 29Justice Schmuck
May 5 to 17Justice Lynch	August 28 to September 6Justice	December 1 to 17
	Part II.	December to to January 3, 1914Justice Simin
January 6 to 18	May 19 to 31	September 8 to 13
February 3 to 15Justice LaFetra	June 19 to July 5Justice	September 22 to 27Justice LaFetra
February 17 to March 1Justice Delehanty March 3 to 19Justice Lynch	July 7 to 16	September 29 to October 4Chief Justice O'Dwyer October 6 to 18Justice Delehanty
March 20 to April 5Justice Finelite	July 28 to August 6Justice Schmuck	October 20 to November 1Chief Justice O'Dwyer
April 7 to 19	August 7 to 16	November 3 to 15
May 5 to 17Justice Schmuck	August 28 to September 6Justice	December 1 to 17Justice Smith
Trial Parts and Special Terms open daily at 10 o'clo	ck a m. Calendar called in Part I at 945 a m	December 18 to January 3, 1914Justice Green

Trial Parts and Special Terms open daily at 10 o'clock a. m. Calendar called in Part I. at 9.45 a. m.

Adopted in convention, December 3, 1912.

EDWARD F. O'DWYER, F. B. DELEHANTY, JOS. I. GREEN, ALEXANDER FINELITE, EDWARD B. LA FETRA, JOHN V. McAVOY, PETER SCHMUCK, RICHARD T. LYNCH, R. H. SMITH.

I, Thomas F. Smith, Clerk of the City Court of The City of New York, do hereby certify that the foregoing is a copy of the assignment of Justices to hold the

Terms and designation of the Terms to be held by the Court during the year 1913. Dated, Brownstone Building, 32 Chambers street, this 3d day of December, 1912. THOMAS F. SMITH. Clerk.

CITY MAGISTRATES' COURT, FIRST DIVISION.

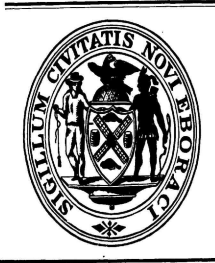
Schedule of Assignments of City Magistrates, First Division, Up to December 31, 1913.

			Jan	uary					Febr	uary	7.				Mar	ch.			April.							May.							June.					
Magistrate.	1 to 5	6 to 10	11 to 15	16 to 20	21 to 25	26 to 30	31 to 4	5 to 9	10 to 14	15 to 19	20 to 24	25 to 1	2 to 6	7 to 11	12 to 16	17 to 21	22 to 26	27 to 31	to 5	6 to 10	11 to 15	16 to 20	21 to 25	26 to 30	to 5	6 to 10	11 to 15	16 to 20	21 to 25	26 to 30	31 to 4	to 9	10 to 14	15 to 19	20 to 24	25 to 29		
Kernochan Freschi Appleton Breen Krotel Butts Corrigan Murphy House O'Connor Herrman Barlow Herbert McQuade Cornell Harris	1 567 8 10 4 93 11	1 5 10 7 4 9 6 3 2 11 8	10 1 5 7 4 8 3 9 2 6 11	10 6 7 4 8 3 9 2	 1 5 6 7 8 10 3 9 4 2 11	2 10 1 5 4 6 7 8 9	2 .: 1 5 4 6 10 8 .: 7 3 .: 9 .: 11	2 1 10 8 7 3 4 9 6 11 5	10 3 1 2 8 6 7 4 9 5 11	3 2 8 5 10 6 7 4 9	3 7 2 8 5 10 1 4 6 9 11	3 10 4 7 2 8 5 1 9 6	3 4 10 7 5 1 8 9 6 11	3 4 10 5 8 9 2 6 1 11 7	10 2 4 6 7 5 8 9 1 3 11		2 8 6 3 7 10 5 9 4 1 11	6 2 8 10 4 3 7 9 9	6 288 41007 155 9	6 2 10 4 1 5 8 9 7 11 3	6 7 2 3 1 4 10 8 9 5 11 	7 2 3 10 1 6 5 4 8 9		7 10 3 8 1 4 5 6 9 2	7 3 10 8 4 5 1 6 9 2 11	7 3 10 16 9 55 22 4 11 8	10 5 3 8 7 1 6 4 2 11	 5 3 8 7 6 2 10 9 4 11 1	10 8 7 6 2 5 3 9 1 4 11	10 7 8 4 1 1 6 2 5 39 9	1 7 8 4 6 10 2 5 3 3 9 iii		3 8 7 1 10 4 2 5 9 6 11	10 8 1 4 7 6 2 5 9 11 3	10 1 1 4 7 6 2 3 5 8 9	5 3 10 1 4 7 6 2 5 8 		

			Ju	ly.					A	ugu	st.				Ş	ept	embe	er.	_		October.						November.							December					
Magistrate.	30 to 4	5 to 9	10 to 14	15 to 19	20 to 24	25 to 29	30 to 3	4 to 8	9 to 13	14 to 18	19 to 23	24 to 28	29 to . 2	3 to 7	8 to 12	13 to 17	18 to 22	23 to 27	28 to 2	3 to 7	8 to 12	13 to 17	18 to 22	23 to 27	28 to 1	to 6	7 to 11	12 to 16	17 to 21	22 to 26	27 to 1	2 to 6	7 to 11	12 to 16	17 to 21	22 to 26	27 to 31		
Kernochan Freschi Appleton Breen Krotel Butts Corrigan Murphy House O'Connor Herrman Barlow Herbert McQuade Cornell Harris	5 3 10 7 6 4 4 2 9 8 	5 3 10 1 4 9 2 8 7 11 6	5 3 10 2 1 6 4 9 7 8 11	3 2 6 4 8 10 5 9 7		7. 10 2 8 6 1 3 5 4 9	7 6 10 8 2 1 3 5 4 9 	7 6 10 2 3 4 1 1 9 5 11 8	7 6 10 4 5 2 3 1 9 8 11	7 6 4 3 5 10 2 8 1 9	10 4 3 5 2 8 6 1 7 9	 5 4 3 2 1 10 6 8 9 7	8 5 4 3 1 2 6 10 9 7 11 	8 2 5 10 9 3 7 4 11 6	8 2 5 3 10 6 9 4 7 11	10 2 1 5 3 6 7 4 9 8 11 1	 1 5 3 10 7 4 2 9 6 8 11	6 8 1 5 4 3 7 10 2 9 	6 1 8 10 5 7 4 2 9 	6 1 10 3 5 2 7 9 8 11 4	10 1 6 2 7 9 4 11	10 1 6 3 8 5 4 2 7 9	2 3 6 10 4 2 8 7 5 9 11	2 7 3 6 8 4 10 9 5 	2 6 1 7 10 8 4 9 5 11 3	2 6 7 10 3 9 1 5 8 11 4	6 10 4 7 9	10 8 2 4 1 3 6 7 9 5	 8 10 3 1 6 7 4 9 2 5 11	5 87 223311610449	5 4 8 7 2 1 3 10 6 9 	5 4 7 2 6 1 9 3 11 8	5 4 10 6 8 3 7	10 5 4 2 6 8 3 7 9	6 15 4 10 38 29	8 7 6 3 1 4 5 10 9 2	8 7 3 1 4 10 6 5 5 2 11		

All dates inclusive. N. B.—No. 9, Night Court for Females. N. B.—No. 10, Night Court for Males. N. B.—No. 11, Domestic Relations Court. WILLIAM McADOO, Chief City Magistrate, By order of the Board of City Magistrates. CHARLES W. APPLETON, PETER T. BARLOW, MATTHEW P. BREEN, ARTHUR C. BUTTS, ROBERT C. CORNELL, JOSEPH E. CORRIGAN, JOHN FRESCHI, CHARLES N. HARRIS, HENRY W. HERBERT, MOSES HERRMAN, FREDERICK B. HOUSE, FREDERIC KERNOCHAN, PAUL KROTEL, DANIEL F. MURPHY, WILLIAM McADOO, FRANCIS X. McQUADE, KEYRAN J. O'CONNOR, Board of City Magistrates, New York City, First Division; JOHN A. L. CAMPBELL, Temporary City Magistrate.

PHILIP BLOCH, Chief Clerk, 300 Mulberry Street, New York City; Phone: 6213 Spring.



OFFICIAL DIRECTORY

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

CITY OFFICES.

MAYOR'S OFFICE.

No. 5 City Hall, 9 a. m. to 5 p. m.; Saturday 9 a. m. to 12 m. Telephone, 8020 Cortlandt. William J. Gaynor, Mayor. Robert Adamson, Secretary.

James Matthews, Executive Secretary. John J. Glennon, Chief Clerk and Bond and Warrant Clerk.

BUREAU OF WEIGHTS AND MEASURES. Room 7, City Hall, 9 a. m. to 5 p. m.; Saturday 9 a. m. to 12 m.
John L. Walsh, Commissioner. Telephone. 4334 Cortlandt.

BUREAU OF LICENSES. 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m Telephone, 4109 Cortlandt. James G. Wallace, Jr., Chief of Bureau. Principal Office, Room 1, City Hall.

ARMORY BOARD.

Mayor, William J. Gaynor; the Comptroller William A. Prendergast; the President of the Board of Aldermen, John Purroy Mitchel; Chief of Coast Artillery, Elmore F. Austin; Brigadier-General John G. Eddy, Commodore R. P. Forshew, the President of the Department of Taxes and Assessments, Lawson Purdy.

Clark D. Rhinehart, Secretary, Room 6, Basement, Hall of Records, Chambers and Centre Office hours, 9 a. m. to 4 p. m.; Saturdays,

Telephone, 3900 Worth.

ART COMMISSION.

City Hall, Room 21. Telephone call, 1197 Cortlandt. Robert W. de Forest, Vice-President Metropolitan Museum of Art, President; Francis C. Jones Painter, Vice-President; Charles Howland Russell, Trustee of New York Public Library, Secretary; A. Augustus Healy, President of the Brooklyn Institute of Arts and Sciences; William J. Gaynor, Mayor of the City of New York; R. T. H. Halsey; I. N. Phelos Stokes, Architect; John Boggat; Frank I. N. Phelps Stokes, Architect; John Bogart; Frank L. Babbott; Karl Bitter, Sculptor. John Quincy Adams, Assistant Secretary.

BOARD OF ALDERMEN.

No. 11 City Hall, 10 a. m. to 4 p. m. Saturdays, 10 a. m. to 12 m. Telephone, 7560 Cortlandt. John Purroy Mitchel, President.

ALDERMEN. Borough of Manhattan—1st Dist., William Drescher; 2d Dist., Michael Stapleton; 3d Dist., John J. White; 4th Dist., James J. Smith; 5th Dist., Joseph M. Hannon; 6th Dist., Frank J. Dot/ler; 7th Dist., Frank L. Dowling; 8th Dist., Max S. Levine; 9th Dist., John F. McCourt; 10th Dist., Hugh J. Cummuskey; 11th Dist., Louis Wendel, Jr.; 12th Dist., William P. Kenneally; 13th Dist., John McCann; 14th Dist., John Loos; 15th Dist., Niles R. Becker; 16th Dist., John T. Eagan; 17th Dist., Daniel M. Bedell; 18th Dist., James J. Nugent; 19th Dist.. William D. Brush; 20th Dist., John J. Reardon; 21st Dist., Bryant Willard; 22d ist., Edward V. Gilmore; 23d Dist., John H. Boschen; 24th Dist., John A. Bolles; 25th Dist., Charles Delaney; 26th Dist., Henry H. Curran; 27th Dist.. Nathan Lieberman; 28th Dist., Courtlandt Nicol; Borough of Manhattan-1st Dist., William Delaney: 26th Dist., Henry H. Curran; 27th Dist.. Nathan Lieberman; 28th Dist., Courtlandt Nicoll; 29th Dist., John F. Walsh; 30th Dist., Ralph Folks; 31st Dist., Percy L. Davis; 32d Dist., Michael J. McGrath; 33d Dist., Samuel Marks.

Borough of The Bronx—34th Dist., James L. Devine: 35th Dist., Thomas J. Mulligan; 36th Dist., Thomas H. O'Neil; 37th Dist.,

; 38th Dist., Abram W. Herbst; 39th Dist., James Hamilton; 40th Dist., Jacob Well; 41st Dist., Frederick H. Wilmot.
Borough of Brooklyn—42d Dist., Robert F. Downing; 43d Dist., Michael Carberry; 44th Dist., Frank Cunningham; 45th Dist., John S. Gaynor; 46th Dist., James R. Weston; 47th Dist., John Diemer; 48th Dist., James J. Molen; 49th Dist., Francis P. Kenney; 50th Dist., John J. Meagher; 51st Dist., Ardolph L. Kline; 52d Dist., Daniel R. Coleman; 53d Dist., Fredrick H. Stevenson; 54th Dist., Jesse D. Moore; 55th Dist., Frank T. Dixson: 56th Dist., William P. McGarry; 57th Dist., Dixson; 56th Dist., William P. McGarry; 57th Dist., Robert H. Bosse; 58th Dist., O. Grant Esterbrook; 59th Dist., George A. Morrison; 60th Dist., Otto Muhlbauer; 61st Dist., William H. Pendry; 62d Dist., Jacob J. Velten; 63d Dist., Edward Eichhorn, 64th Dist., Henry F. Grimm; 65th Dist., James F.

Borough of Queens—66th Dist., George M. O'Connor; 67th Dist., Otto C. Gelbke; 68th Dist. Alexander Dujat; 69th Dist., Charles Augustus Post; 70th Dist., W. Augustus Shipley.

Borough of Richmond—71st Dist., William Fink; 70th Dist., Value Charles B. 72d Dist., John J. O'Rourke; 73d Dist., Charles P.

P. J. Scully, City Clerk.

BELLEVUE AND ALLIED HOSPITALS.

Office, Bellevue Hospital, Twenty-sixth street

Telephone, 4400 Madison Square.
Board of Trustees—Dr. John W. Brannan,
President; James K. Paulding, Secretary; John G.
O'Keeffe, Arden M. Robbins, James A. Farley,
Samuel Sachs, Leopold Stern; Michael J. Drummond, ex-officio. General Medical Superintendent, Dr. George

BOARD OF AMBULANCE SERVICE.

Headquarters, 300 Mulberry street. Saturdays, Office hours, 9 a. m. to 4 p. m.

President, Commissioner of Police. R. Waldo: Secretary, Commissioner of Public Charities, M. J. Drummond; Dr. John W. Brannan, President of the Board of Trustees of Bellevue and Allied Hospitals; Dr. Royal S. Copeland, Wm. I. Spregelberg; D. C. Potter, Director.
Ambulance Calls—Telephone, 3100 Spring.
Administration Offices—Telephone, 7586 Spring.

BOARD OF ASSESSORS.

Office, No. 320 Broadway, 9 a. m. to 5 p. m.; Saturdays, 12 m.
Joseph P. Hennessy, President.
William C. Ormond. Antonio C. Astarita. Thomas J. Drennan, Secretary. Telephones, 29, 30 and 31 Worth.

BOARD OF CITY RECORD. The Mayor, the Corporation Counsel and the

Comptroller. Office of the Supervisor. Park Row Building, No. 21 Park Row. David Ferguson, Supervisor. Henry McMillen, Deputy Supervisor. C. McKemie, Secretary.

Office hours, 9 a. m. to 5 p. m.; Saturdays a m. to 12 m. Distributing Division, Nos. 96 and 98 Reade street, near West Broadway.
Telephones, 1505 and 1506 Cortlandt.

BOARD OF ELECTIONS.

General Office, No. 107 West Forty-first street. Commissioners: J. Gabriel Britt, President; Moses M. McKee, Secretary; James Kane and Jacob A. Livingston. Michael T. Daly, Chief

Telephone, 2946 Brvant.
BOROUGH OFFICES. Manhattan.

No. 112 West Forty-second street. William C. Baxter, Chief Clerk. Telephone, 2946 Bryant.

The Bronz.
One Hundred and Thirty-eighth street and Morris avenue (Solingen Building). John J. Burgoyne, Chief Clerk, Telephone, 336 Melrose.

Brooklyn. No. 42 Court street (Temple Bar Building). George Russell, Chief Clerk, Telephone, 693 Main.

Queens. No. 64 Jackson avenue, Long Island City. Carl Voegel, Chief Clerk. Telephone, 3375 Hunters Point.

Richmond. Borough Hall, New Brighton, S. I. Alexander M. Ross, Chief Clerk. Telephone, 1000 Tompkinsville. All offices open from 9 a. m. to 4 p. m. Saturdays, from 9 a. m. to 12 m.

BOARD OF ESTIMATE AND APPORTION-MENT.

The Mayor, Chairman; the Comptroller, President of the Board of Aldermen, President of the Borough of Manhattan, President of the Borough of Brooklyn, President of the Borough of The Bronx, President of the Borough of Queens, President of the Borough of Richmond.

Joseph Haag, Secretary; William M. Lawrence, Assistant Secretary; Charles V. Adee, Clerk to

No. 277 Broadway, Room 1406. Telephone, 2280 Worth.

OFFICE OF THE CHIEF ENGINEER.

Nelson P. Lewis, Chief Engineer. Arthur S.
Tuttle, Assistant Chief Engineer, No. 277 Broadway. Room 1408. Telephone. 2281 Worth.

BUREAU OF FRANCHISFS. Harry P. Nichols, Engineer, Chief of Bureau, 277 Broadway, Room 801. Telephone, 2282

Worth. Office hours, 9 a. m. to 5 p. m. (except during July and August, when hours are 9 a. m. to 4 p. m.), Saturdays, 9 a. m. to 12 m.

BOARD OF EXAMINERS.

Rooms 6027 and 6028, Metropolitan Building, No. 1 Madison avenue, Borough of Manhattan,

To. 1 Madison avenue, Boulugh of Maintatan, 9a. m. to 4 p. m.; Saturdays, 9a. m. to 12 m.
Telephone, 5840 Gramercy.
George A. Just, Chairman. Members: William Crawford, Lewis Harding, Charles G. Smith, John P. Leo, Robert Maynicke and John Kenlon.
Edward V. Barton, Clerk.
Board meeting avery Tuesday et 2 p. m. Board meeting every Tuesday at 2 p. m.

BOARD OF INEBRIETY.

Office, 300 Mulberry street, Manhattan. Telephone, 7116 Spring.
Thomas J. Colton, President; Rev. William Morrison, John Dorning, M.D.; Rev. John J. Hughes; William Browning, M.D.; Michael J. Drummond. Commissioner of Public Charities; Patrick A. Whitney, Commissioner of Correction. Executive Secretary, Charles Samson.

Office hours, 9 a. m. to 4 p. m. Saturdays, 9 a. m. to 12 m. Board meets first Wednesday in each month, at

BOARD OF PAROLE OF THE NEW YORK CITY REFORMATORY OF MISDEMEAN-

Office, No. 148 East Twentieth street. Patrick A. Whitney, Commissioner of Correction. President. John B. Mayo, Judge, Special Sessions, Man-Robert J. Wilkin, Judge, Special Sessions, Brooklyn. Frederick B. House, City Magistrate, First Division. Edward J. Dooley, City Magistrate, Second Division.
Samuel B. Hamburger, John C. Heintz, Rosario Maggio, Richard E. Troy.
Thomas R. Minnick, Secretary.
Telephone, 1047 Gramercy.

BOARD OF REVISION OF ASSESSMENTS. William A. Prendergast, Comptroller,

Archibald R. Watson, Corporation Counsel. Lawson Purdy, President of the Department of Taxes and Assessments. John Korb, Jr., Chief Clerk, Finance Department, No. 280 Broadway. Telephone, 1200 Worth.

BOARD OF WATER SUPPLY.

Office, No. 165 Broadway. Charles Strauss, President; Charles N. Chadwick and John F. Galvin, Commissioners.
Joseph P. Morrissey, Secretary.
J. Waldo Smith, Chief Engineer. Office hours, 9 a. m. to 5 p. m.; Saturdays 9 a. m. to 12 m. Telephone, 4310 Cortlandt.

BUREAU OF THE CHAMBERLAIN.

Stewart Building, Chambers street and Broadvav. Rooms 63 to 67. Robert R. Moore, Chamberlain. Henry J. Walsh, Deputy Chamberlain. Office hours, 9 a. m. to 5 p. m.

Telephone, 4270 Worth.

CHANGE OF GRADE DAMAGE COMMISSION. Office of the Commission, Room 223, No. 280 Broadway (Stewart Building), Borough of Manhattan, New York City.
William D. Dickey, Cambridge Livingston,

David Robinson, Commissioners. Lamont Mc-Loughlin, Clerk. Regular advertised meetings on Monday, Tues day and Thursday of each week at 2 o'clock p. m. Office hours, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 3254 Worth. CITY CLERK AND CLERK OF THE BOARD OF ALDERMEN.

City Hall, Rooms 11, 12; 10 a. m. to 4 p. m. Saturdays, 10 a. m. to 12 m. Telephone, 7560 Cortlandt.
P. J. Scully, City Clerk and Clerk of the Board of Aldermen.
Joseph F. Prendergast, First Deputy.
John T. Oakley, Chief Clerk of the Board of

Aldermen.

Joseph V. Sculley, Clerk, Borough of Brooklyn.

Matthew McCabe, Deputy City Clerk, Borough of The Bronz. George D. Frenz, Deputy City Clerk, Borough of Queens.

Joseph F. O'Grady, Deputy City Clerk, Bor

COMMISSIONERS OF ACCOUNTS.

cugh of Richmond.

Jeremiah T. Mahoney, Harry M. Rice, Commis-Rooms 114 and 115, Stewart Building, No. 280 Broadway, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. Telephone, 4315 Worth.

The Standard Testing Laboratory, Otto H. Klein, Director, 127 Franklin street, office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.
Telephones, 3088 and 3089 Franklin.

COMMISSIONER OF LICENSES.

Office, No. 277 Broadway. Herman Robinson, Commissioner. Samuel Prince. Deputy Commissioner. John J. Caldwell, Secretary. Office hours, 9 a. m. to 5 p. m.; Saturdays, a. m. to 12 m. Telephone, 2828 Worth.

COMMISSIONERS OF SINKING FUND.

William J. Gaynor, Mayor, Chairman; William A. Prendergast, Comptroller; Robert R. Moore, Chamberlain; John Purroy Mitchel, President of the Board of Aldermen, and Henry H. Curran, Chairman Finance Committee, Board of Aldermen, members; John Korb, Jr., Secretary.
Office of Secretary, Room 9, Stewart Building,
No. 280 Broadway, Borough of Manhattan.
Telephone, 1200 Worth.

DEPARTMENT OF BRIDGES.

Nos. 13-21 Park Row. Arthur J. O'Keeffe, Commissioner.
William H. Sinnots, Commissioner.
Edgar E. Schiff, Secretary. Office hours, 9 a. m. to 5 p. m. Saturdays, 9 a. m. to 12 m. Telephone, 6080 Cortlandt.

DEPARTMENT OF CORRECTION.

CENTRAL OFFICE. No. 148 East Twentieth street. Office hours, from 9 a. m. to 5 p. m. Saturdays, 9 a. m. to 12 m.

Telephone, 1047 Gramercy. Patrick A. Whitney, Commissioner. William J. Wright, Deputy Commissioner. John B. Fitzgerald, Secretary.

DEPARTMENT OF DOCKS AND FERRIES.

Pier "A" N. R., Battery place. Telephone, 300 Rector. Calvin Tomkins, Commissioner.
B. F. Cresson, Jr., First Deputy Commissioner.
William J. Barney, Second Deputy Commis-

Matthew J. Harrington, Secretary. Office hours, 9 a. m. to 5 n m.; Saturdays. 9 a. m. to 12 m.

DEPARTMENT OF EDUCATION.

BOARD OF EDUCATION. Park avenue and Fifty-ninth street, Borough of Manhattan, 9 a. m. to 5 p. m.; Saturdays, 9 a. m.

Telephone, 5580 Plaza. Stated meetings of the Board are held at 4 p. m. on the first Monday in February, the second Wednesday in July, and the second and fourth Wednesdays in every month, except July and

Reba C. Bamberger (Mrs.), Joseph Barondess, Nicholas J. Barrett, Henry J. Bigham, Thomas W. Nicholas J. Barrett, Henry J. Bigham, Thomas W. Churchill, Joseph E. Cosgrove, Francis P. Cunnion, Thomas M. De Laney, Martha Lincoln Draper (Miss), Alexander Ferris, George J. Gillespie, John Greene, Robert L. Harrison, Louis Haupt, M.D.; Ella W. Kramer (Mrs.), Peter J. Lavelle, Olivia Leventritt (Miss), Isadore M. Levy, Alrick H. Man, John Martin, Robert E. McCafferty, Dennis J. McDonald, M. D.; Patrick F. McGowan, Herman A. Metz, Augustus G. Miller, George C. Miller, Henry P. Morrison Louis Newman Antonio Pisani Henry P. Morrison, Louis Newman, Antonio Pisani, M. D.; Alice Lee Post (Mrs.), Arthur S. Somers, Morton Stein, Abraham Stern, M. Samuel Stern, Ernest W. Stratmann, Cornelius J. Sullivan, James E. Sullivan, Michael J. Sullivan, Bernard Suydam, Rupert B. Thomas, John R. Thompson, John Whalen, Ira S. Wile, M.D., Frank D. Wilsey, George W. Wingate, Egerton L. Winthrop, Jr., members of the Board.

Egerton L. Winthrop, Jr., President. John Greene, Vice-President. A. Emerson Palmer, Secretary, Fred H. Johnson, Assistant Secretary.

B. J. Snyder, Superintendent of School Buildings.
Patrick Jones, Superintendent of School Supplies.

Henry R. M. Cook, Auditor. Thomas A. Dillon, Chief Clerk. Henry M. Leipziger, Supervisor of Lectures. Claude G. Leland, Superintendent of Libraries. A. J. Maguire, Supervisor of Janitors.

BOARD OF SUPERINTENDENTS. William H. Maxwell, City Superintendent of Schools, and Andrew W. Edson, John H. Haaren, Clarence E. Meleney, Thomas S. O'Brien, Edward B. Shallow, Edward L. Stevens, Gustave Straubenmüller, John H. Walsh, Associate City Superintendent intendents.

DISTRICT SUPERINTENDENTS.

Darwin L. Bardwell, William A. Campbell, John P. Conroy, John W. Davis, John Dwyer, James M. Edsall, William L. Ettinger, Cornelius E. Franklin, John Griffin, M.D., Henry W. Jameson Henry E. Jenkins, Cecil A. Kidd, James Lee, Charles W. Lyon, James J. McCabe, Ruth E. McGray (Mrs.), William J. O'Shea, Alfred T. Schauffler, Albert Shiels, Edgar Dubs Shimer, Seth T. Stewart, Edward W. Stitt Grace C. Strachan (Miss.) Edward W. Stitt, Grace C. Strachan (Miss), Joseph S. Taylor, Benjamin Veit, Joseph H. Wade.

BOARD OF EXAMINERS. William H. Maxwell, City Superintendent of Schools, and James C. Byrnes, Walter L. Hervey, Jerome A. O'Connell, George J. Smith, Examiners,

BCARD OF RETIREMENT.

Egerton L. Winthrop, Jr., Abraham Stern, Cornelius J. Sullivan, William H. Maxwell, Jo-ephine E. Rogers, Mary A. Curtis, Lyman A. Best, Principal P. S. 108, Brooklyn, Secretary. Telephone, 1470 East New York.)

DEPARTMENT OF FINANCE.

Stewart Building, Chambers street and Broadway, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.
Telephone, 1200 Worth.
WILLIAM A. PRENDERGAST, Comptroller;
Douglas Mathewson and Edmund D. Fisher,
Deputy Comptrollers.
Hubert I. Smith Assistant Deputy Comptrollers. Hubert L. Smith, Assistant Deputy Comptroller.
George L. Tirrell, Secretary to the Department.
Thomas W. Hynes, Supervisor of Charitable Institutions. Walter S. Wolfe, Chief Clerk.

BUREAU OF AUDIT.
Charles S. Hervey, Chief Auditor of Accounts. Harry York, Deputy Chief Auditor of Accounts. Duncan MacInnes, Chief Accountant and

John J. Kelly, Auditor of Disbursements. H. H. Rathyen, Auditor of Receipts. James J. Munro, Chief Inspector. R. B. McIntyre, Examiner in Charge, Expert

LAW AND ADJUSTMENT DIVISION. Albert E. Hadlock, Auditor of Accounts. Room

BUREAU OF MUNICIPAL INVESTIGATION AND STATISTICS. James Tilden Adamson, Supervising Statistician and Examiner. Room 180.

STOCK AND BOND DIVISION.

James J. Sullivan, Chief Stock and Bond Clerk, Room 85.

OFFICE OF THE CITY PAYMASTER.

No. 83 Chambers street and No. 65 Reade John H. immerman, City Paymaster. DIVISION OF REAL ESTATE.
Charles A. O'Malley, Appraiser of Real Estate.
Room 103, No. 280 Broadway.

Joseph R. Kenny, Bookkeeper in Charge. Rooms 155 and 157, No. 280 Broadway.

BUREAU FOR THE COLLECTION OF TAXES.
Borough of Manhattan—Stewart Building.

Frederick H. E. Ebstein, Receiver of Taxes.

John J. McDonough and Sylvester L. Malone, Deputy Receivers of Taxes. Borough of The Bronx—Municipal Building, Third and Tremont avenues. Edward H. Healy and John J. Knewitz, Deputy Receivers of Taxes. Borough of Brooklyn—Municipal Building, Rooms 2-8.
Alfred J. Boulton and David E. Kemlo, Deputy Receivers of Taxes. Borough of Queens—Municipal Building, Court House Square, Long Island City.
William A. Beadle and Thomas H. Green, Deputy Receivers of Taxes.

Borough of Richmond—Borough Hall, St.
George, New Brighton. De Morgan and Edward J. Lovett, Deputy

Receivers of Taxes. BUREAU FOR THE COLLECTION OF ASSESSMENTS AND ARREARS.
Borough of Manhattan, Stewart Building, Daniel Moynahan, Collector of Assessments and Arrears. George W. Wanmaker, Deputy Collector of

Assessments and Arrears.

Borough of The Bronx—Municipal Building, Charles F. Bradbury, Deputy Collector of Assessments and Arrears. Borough of Brooklyn—Mechanics Bank Building, corner Court and Montague streets.

Theodore G. Christmas, Deputy Collector of

Assessments and Arrears.

Borough of Queens—Municipal Building, Court
House Square, Long Island City.
Peter L. Menninger, Deputy Collector of Assessments and Arrears.

Borough of Richmond—St. George, New

Brighton.
Edward W. Berry, Deputy Collector of Assess-BUREAU FOR THE COLLECTION OF CITY REVENUE

AND OF MARKETS.
Stewart Building, Chambers street and Broadway, Room K. Sydney H. Goodacre, Collector of City Revenue and Superintendent of Markets.

DEPARTMENT OF HEALTH. Centre and Walker streets, Manhattan.

Office hours, 9 a. m. to 5 p. m.; Saturdays, Burial Permit and Contagious Disease Offices always open. Telephone, 6280 Franklin.

Ernst J. Lederle, Ph.D., Commissioner of Health and President; Joseph J. O'Connell, M.D.; Rhine-lander Waldo, Commissioners. Eugene W. Scheffer, Secretary.

Herman M. Biggs, M.D., General Medical Officer.
Walter Bensel, M.D., Sanitary Superintendent.
William H. Guilfoy, M.D., Registrar of Records.
James McC. Miller, Chief Clerk.

Borough of Manhattan. Alonzo Blauvelt, M.D., Assistant Sanitary Superintendent; George A. Roberts, Assistant Chief Clerk; Shirley W. Wynne, M.D., Assistant Registrar of Records.

Borough of The Bronx, No. 3731 Third avenue. Marion B. McMillan, M.D., Assistant Sanitary Superintendent; Ambrose Lee, Jr., Assistant Chief Clerk; Arthur J. O'Leary, M.D., Assistant Registrar

Borough of Brooklyn, Flatbush avenue, Willoughby and Fleet streets. Travers R. Maxfield, M.D., Assistant Sanitary Superintendent; Alfred T. Metcalfe, Assistant Chief Clerk; S. J. Byrne, M.D., Assistant Reg-

istrar of Records. Borough of Queens, Nos. 372 and 374 Fulton street, Jamaica.

John H. Barry, M.D., Assistant Sanitary
Superintendent; George R. Crowly, Assistant Chief
Clerk; Robert Campbell, M.D., Assistant Registrar

Borough of Richmond, No. 514 Bay street, Stapleton, Staten Island.

John T. Sprague, M.D., Assistant Sanitary
Superintendent; Charles E. Hoyer, Assistant Chief

DEPARTMENT OF PARKS.

Charles B. Stover, Commissioner of Parks for the Boroughs of Manhattan and Richmond, and Clinton H. Smith. Secretary. Offices, Arsenal, Central Park. Telephone, 7300 Plaza. Office hours, 9 a. m. to 5 p. m.; Saturdays,

9 a. m. to 12 m. Michael J. Kennedy, Commissioner of Parks for the Borough of Brooklyn.
Offices, Litchfield Mansion, Prospect Park,

Office hours, 9 a. m. to 5 p. m.; July and August, 9 a. m. to 4 p. m.
Telephone, 2300 South.
Thomas J. Higgins, Commissioner of Parks for the Borough of The Bronx.

Office, Zbrowski Mansion, Claremont Park.
Office hours, 9 a. m. to 5 p. m.; Saturdays a. m. to 12 m.
Telephone, 2640 Tremont.
Walter G. Eliot, Commissioner of Parks for the

Borough of Queens.
Temporary office, Arsenal, Central Park, Man-

PERMANENT CENSUS BOARD.

Hall of Board of Education, No. 500 Park avenue, third floor. Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. The Mayor, City Superintendent of Schools and Police Commissioner. George H. Chatfield. George H. Chatfield. Secretary. Telephone, 5752 Plaza.

DEPARTMENT OF PUBLIC CHARITIES. PRINCIPAL OFFICE.

Foot of East Twenty-sixth street, 9 a. m. to p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 7400 Madison Square. Michael J. Orummond, Commissioner. Frank J. Goodwin, First Deputy Commissioner. William J. McKenna, Third Deputy Commis-

Thomas L. Fogarty, Second Deputy Commissioner for Brooklyn and Queens, Nos. 327 to 331 Schermerhorn street, Brooklyn. Telephone, 2977 Main.

J. McKee Borden, Secretary.
Plans and Specifications, Contracts, Proposals and Estimates for Work and Materials for Building, Repairs and Supplies, Bills and Accounts, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.
Bureau of Dependent Adults foot of East Twenty-sixth street. Office hours, 9 a. m. to 5 p. m. The Children's Bureau, No. 124 East 59th

Office hours. 9 a. m. to 5 p. m. Jeremiah Connelly, Superintendent for Richmond Borough, Borough Hall, St. George, Staten Telephone, 1000 Tompkinsville.

DEPARTMENT OF STREET CLEANING. Nos. 13 to 21 Park Row, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 3863 Cortlandt. William H. Edwards, Commissioner. James F. Lynch, Deputy Commissioner, Borough of Manhattan. Julian Scott, Deputy Commissioner, Borough of Brooklyn.

James F. O'Brien, Deputy Commissioner, Borough of The Bronx.
John J. O'Brien, Chief Clerk.

DEPARTMENT OF TAXES AND ASSESS-MENTS.

Hall of Records, corner Chambers and Centre streets. Office hours, 9 a. m. to 4 p. m.; Saturdays, a. m. to 12 m. Commissioners-Lawson Purdy, President; Chas. J. McCormack, John J. Halleran, Charles T. White, Daniel S. McElroy, Edward Kaufmann, Judson G. Wall. Telephone, 3900 Worth.

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY.

Nos. 13 to 21 Park Row, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.
Telephones: Manhattan, 5962 Cortlandt; Brooklyn, 3980 Main; Queens, 1990 Greenpoint; Richmond, 840 Tompkinsville; Bronx, 3400 Tremont.

Henry S. Thompson, Commissioner.
J. W. F Bennett, Deputy Commissioner.
Frederic T. Parsons, Deputy Commissioner,
Borough of Brooklyn. Municipal Building, Brooklyn.

John L. Jordan, Deputy Commissioner, Borough of The Bronx, Tremont and Arthur ave-

M. P. Walsh. Deputy Commissioner, Borough of Queens, Municipal Building, Long Island City. John E. Bowe. Deputy Commissioner, Borough of Richmond, Municipal Building, St. George.

EXAMINING BOARD OF PLUMBERS. Members of the Board: Paul S. Bolger and John

1. Morrow. Rooms Nos. 14, 15 and 16, Aldrich Building Nos. 149 and 151 Church street. Telephone, 6472 Barclay.

Office open during business hours every day in the year (except legal holdiays). Examinations are held on Monday, Wednesday and Friday at 1 p. m

FIRE DEPARTMENT.

Headquarters: Office hours for all, from 9 a. m. to 5 p. m.; Saturdays, 12 m. Central offices and fire stations open at all hours.

OFFICES.

Headquarters of Department, Nos. 157 and 159

East 67th street, Manhattan. Telephone, 640 Brooklyn office, Nos. 365 and 367 Jay street,

Brooklyn. Telephone, 2653 Main. Joseph Johnson. Commissioner. George W. Olvany. Deputy Commissioner. Philip P. Parley, Deputy Commissioner, Bor-

ighs of Brooklyn and Queens. Daniel E. Finn, Secretary of Department. Lloyd Dorsey Willis, Secretary to Commissioner. Walter J. Nolan, Secretary to Deputy Com-missioner, Boroughs of Brooklyn and Queens. John Kenlon, Chief of Department, in charge Bureau of Fire Extinguishment, 157 and 159 East 67th street, Manhattan.

Thomas Lally, Deputy Chief in charge, Boroughs of Brooklyn and Queens, 365-367 Jay street, Brooklyn. William Guerin, Deputy Chief in charge Bureau of Fire Prevention, 157 and 159 East 67th street,

Manhattan.

Leonard Day, Electrical Engineer, Chief of Bureau of Fire Alarm Telegraph, 157 and 159 East 67th street, Manhattan.

John R. Keefe Clerk, in charge Bureau of Repairs and Supplies, 157 and 159 East 67th street, Manhattan.

LAW DEPARTMENT. OFFICE OF CORPORATION COUNSEL.

Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. Main office, Hall of Records, Chambers and Centre streets, 6th and 7th floors.
Telephone, 4600 Worth.
Archibald R. Watson, Corporation Counsel.
Secretary to the Corporation Counsel—Edmund

Kirby, Jr. Chief Clerk—Andrew T. Campbell.

Brooklyn office, Borough Hall, 2d floor. Tele-phone, 2948 Main. James D. Bell, Assistant in charge. BUREAU OF STREET OPENINGS. Main office. No. 90 West Broadway. Tele-phone, 5070 Barclay. Joel J. Squier, Assistant in

Brooklyn branch office, No. 166 Montague street. Telephone, 3670 Main. Edward Riegel-mann, Assistant in charge. Queens branch office, Municipal Building, Court House Square, Long Island City. Telephone, 3886 Hunters Point. Walter C. Sheppard, Assistant

BUREAU FOR THE RECOVERY OF PENALTIES. No. 119 Nassau street. Telephone, 4526 Cort-landt. Herman Stiefel, Assistant in charge. BUREAU FOR THE COLLECTION OF ARREARS OF

PERSONAL TAXES.
No. 280 Broadway, 5th floor. Telephone, 4585 Worth. Geo. O'Reilly, Assistant in charge. TENEMENT HOUSE BUREAU AND BUREAU OF

BUILDINGS.

No. 44 East Twenty-third street. Telephone, 961 Gramercy. John P. O'Brien, Assistant in

METROPOLITAN SEWERAGE COMMISSION. Office, No. 17 Battery place. George A. Soper, Ph.D., President; James H. Fuertes, Secretary; H. de B. Parsons, Charles Sooysmith, Linsly R.

Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 1694 Rector.

MUNICIPAL CIVIL SERVICE COMMISSION. No. 299 Broadway, 9 a. m. to 4 p. m.; Saturdays, a. m. to 12 m.

James Creelman, President; Richard Welling and Alexander Keogh, Commissioners. Prank A. Spencer, Secretary. Nos. 54-60 Lafayette street.

Telephone, 2140 Worth. MUNICIPAL EXPLOSIVES COMMISSION.

Nos. 157 and 159 East 67th street, Headquarters Fire Department.

Joseph Johnson, Fire Commissioner and exofficio Chairman; Geo. O. Eaton, Sidney Harris-Bartholomew Donovan, Russell W. Moore. Albert Bruns, Secretary.
Meetings at call of Fire Commissioner.

POLICE DEPARTMENT.

CENTRAL OFFICE. No. 240 Centre street, 9 a. m. to 5 p. m. (nomths

Saturdays, 9 a. m. to 4 p. m.);
Saturdays, 9 a. m. to 12 m.
Telephone, 3100 Spring.
Rhinelander Waldo, Commissioner.
Douglas I. McKay, First Deputy Commissioner.
George S. Dougherty, Second Deputy Commissioner.

John J. Walsh, Third Deputy Commissioner. James E. Dillon, Fourth Deputy Commissioner. William H. Kipp, Chief Clerk.

PUBLIC RECREATION COMMISSION. 51 Chambers street; Room 1001. James E. Sullivan, President; General George W. Wingate, Charles B. Stover, Mrs. V. G. Simkhovitch, Gustavus T. Kirby, George D. Pratt, Robbins Gilman, Bascom Johnson, Secretary; Cyril H. Jones, Assistant Secretary. Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m.

Telephone, 1471 Worth. Commission meeting every Tuesday at 4.30 p. m.

PUBLIC SERVICE COMMISSION. The Public Service Commission for the First District, Tribune Building, No. 154 Nassau street, Manhattan.

Office hours, 8 a. m. to 11 p. m., every day in the year, including holidays and Sundays.
Stated public meetings of the Commission,
Tuesdays and Fridays at 12.15 p. m., in the Public Hearing Room of the Commission, third floor of the Tribune Building, unless otherwise ordered.

Commissioners—William R. Willcox, Chairman; Milo R. Maltbie, John E. Eustis, J. Sergeant Cram, George V. S. Williams. Counsel, George S. Coleman. Secretary, Travis H. Whitney.

Telephone, 4150 Beekman.

TENEMENT HOUSE DEPARTMENT. John J. Murphy, Commissioner. Manhattan Office, 44 East 23d street. Telephone, 5331 Gram-ercy. William H. Abbott, Jr., First Deputy Com-missioner.

Brooklyn office (Boroughs of Brooklyn, Queens and Richmond), 503 Fulton street. Telephone, 3825 Main. Frank Mann, Second Deputy Commissioner.

Bronx office, 391 East 149th street. Telephone, 7107-7108 Melrose. William B. Calvert, Superin-Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

BOROUGH OFFICES.

BOROUGH OF MANHATTAN. Office of the President, Nos. 14, 15 and 16 City Hall, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

George McAneny, President.
Leo Arnstein, Secretary of the Borough.
Julian B. Beaty, Secretary to the President.
Telephone, 6725 Cortlandt.
Edgar Victor Frothingham, Commissioner of

W. R. Patterson. Assistant Commissioner of W. R. Patterson, Assistant Commissioner of Public Works. Telephone, 6700 Cortlandt. Rudolph P. Miller, Superintendent of Buildings. Telephone, 1575 Stuyvesant.

BOROUGH OF THE BRONX.

Office of the President, corner Third avenue and One Hundred and Seventy-seventh street; a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. Cyrus C. Miller, President. George Donnelly, Secretary.

Thomas W. Whittle, Commissioner of Public James A. Henderson, Superintendent of Build-

Arthur J. Largy, Superintendent of Highways.
Roger W. Bligh, Superintendent of Public
Buildings and Offices. Telephone, 2680 Tremont.

BOROUGH OF BROOKLYN. President's Office, Nos. 15 and 16, Borough Hall; 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to

Alfred E. Steers, President. Reuben L. Haskell, Borough Secretary.

John B. Creighton, Secretary to the President.

Lewis H. Pounds, Commissioner of Public Works. Patrick J. Carlin, Superintendent of Buildings. William J. Taylor, Superintendent of the Bureau f Sewers.

Howard L. Woody, Superintendent of the Bureau of Public Buildings and Offices.

John W. Tumbridge, Superintendent of Highways. Telephone, 3960 Main.

BOROUGH OF QUEENS. President's Office, Borough Hall, Jackson avenue and Fifth street, Long Island City; 9 a. m. 4 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 4120 Hunters Point. Maurice E. Connolly, President. Joseph Flanagan, Secretary.
Denis O'Leary, Commissioner of Public Works.
G. Howland Leavitt, Superintendent of High-

John W. Moore, Superintendent of Buildings. John R. Higgins, Superintendent of Sewers. Daniel Ehntholt, Superintendent of Street

BOROUGH OF RICHMOND.

President's Office, New Brighton, Staten Island. President's Office, New Brighton, Staten Island. George Cromwell, President.
Maybury Fleming, Secretary.
Louis Lincoln Tribus, Consulting Engineer and Acting Commissioner of Public Works.
John Seaton, Superintendent of Buildings.
H. E. Buel, Superintendent of Highways.
John T. Fetherston, Assistant Engineer and Acting Superintendent of Street Cleaning.
Ernest H. Seehusen, Superintendent of Sewers.
John Timlin, Jr., Superintendent of Public Buildings and Offices. John Hallin, Jr., Superintendent of Public Buildings and Offices. Offices, Borough Hall, New Brighton, N. Y., 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 1000 Tompkinsville.

CORONERS.

Borough of Manhattan-Office, 70 Lafayette street, corner of Franklin street. Open at all times of the day and night. Coroners: Israel L. Feinberg, Herman Hellen-stein, James E. Winterbottom, Herman W. Holtzhauser.

Telephones, 5057, 5058 Franklin. Borough of The Bronx—Corner of Arthur avenue and Tremont avenue. Telephones, 1250 Tremont and 1402 Tremont.

Jacob Shongut, Jerome F. Healy.

Borough of Brooklyn—Office, 236 Duffield street,
near Fulton street. Telephones, 4004 Main and Alexander J. Rooney, Edward Glinnen, Coroners.

Open all hours of the day and night.

Borough of Queens-Office, Town Hall, Fulton street, Jamaica, L. I.
Alfred S. Ambler, G. J. Schaefer. Office hours from 9 a. m. to 10 p. m., excepting Sundays and holidays; office open then from 9 a. m.

Borough of Richmond-No. 175 Second street, New Brighton. Open all hours of the day and

William H. Jackson, Coroner. Telephone, 7 Tompkinsville.

COUNTY OFFICES.

NEW YORK COUNTY.

COMMISSIONER OF JURORS. Room 127, Stewart Building, Chambers street and Broadway, 9 a. m. to 4 p. m.; Saturdays 9 a. m. to 12 m.

Thomas Allison, Commissioner.
Frederick P. Simpson, Assistant Commissioner
Telephone, 241 Worth.

COMMISSIONER OF RECORDS. Office, Hall of Records. William S. Andrews, Commissioner, James O. Farrell, Deputy Commissioner. William Moores, Superintendent. James J. Fleming, Jr., Secretary. Telephone, 3900 Worth. Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. During the months of July and August the hours

are from 9 a. m. to 2 p. m.

COUNTY CLERK. Nos. 5, 8, 9, 10 and 11 New County Court House. Office hours, 9 a. m. to 4 p. m.; Saturdays, a. m. to 12 m. During the months of July and August the hours are from 9 a. m. to 2 p. m., except on Saturdays.
William F. Schneider, County Clerk.
Charles E. Gehring, Deputy. Wm. B. Selden, Second Deputy.

Herman W. Beyer, Superintendent of Indexing and Recording. Telephone, 5388 Cortlandt.

DISTRICT ATTORNEY. Building for Criminal Courts, Franklin and Centre streets. Office hours from 9 a. m. to 5 p. m.; Saturdays, a. m. to 12 m. Charles S. Whitman, District Attorney.

Henry D. Sayer, Chief Clerk. Telephone, 2304 Franklin.

PUBLIC ADMINISTRATOR. No. 119 Nassau street, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.
William M. Hoes, Public Administrator.
Telephone, 6376 Cortlandt.

REGISTER.

Hall of Records, office hours, from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. During the months of July and August the hours are from 9 a. m. to 2 p. m. Max S. Grifenhagen, Register. William Halpin, Deputy Register. Telephone, 3900 Worth.

SHERIFF. No. 299 Broadway, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Except during July and August, 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m. Julius Harburger, Sheriff. John F. Gilchrist, Under Sheriff. Telephone, 4984 Worth.

SURROGATES.

Hall of Records. Court open from 9 a. m. to 4 p. m., except Saturday, when it closes at 12 m. During the months of July and August the hours John P. Cohalan and Robert L. Fowler, Surrogates; William V. Leary, Chief Clerk.

Bureau of Records: John F. Curry, Commissioner; Charles W. Culkin, Deputy Commissioner; Superintendent. Telephone, 3900 Worth.

KINGS COUNTY.

COMMISSIONER OF JURORS.

Park Building, 381-387 Fulton street, Brooklyn. Thomas R. Farrell, Commissioner. Michael J. Trudden, Deputy Commissioner. Office hours from 9 a. m. to 4 p. m.; Saturdays from 9 a. m. to 12 m.
Office hours during July and August, 9 a. m.
to 2 p. m.; Saturdays, 9 a. m. to 12 m. Telephone. 1454 Main.

COMMISSIONER OF RECORDS.

Hall of Records. Office hours, 9 a. m. to 4 p. m., excepting months of July and August, then 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m. Commissioner. William F. Thompson, Deputy Commissioner. Telephone, 6988 Main.

COUNTY CLERK.

Hall of Records, Brooklyn. Office hours, 9 a. m. to 4 p. m.; during months of July and August, a m. to 2 p. m.; Saturdays, 9 a. m. to 12 m. Charles S. Devoy, County Clerk. John Feltner, Deputy County Clerk. Telephone call, 4930 Main.

COUNTY COURT.

County Court House, Brooklyn, Rooms 1, 10, 14, 17, 18, 22 and 23. Court opens at 10 a. m. daily and sits until business is completed. Part I. Room No. 23: Part II., Room No. 10; Part III., Room No. 14; Part IV., Room No. 1, Court House. Clerk's office, Rooms 17, 18, 19 and 22, open daily from 9 a. m. to 5 p. m.; Saturdays, 12 m. Norman S. Dike and Lewis L. Fawcett, County

Judges.
John T. Rafferty, Chief Clerk.
Telephones, 4154 and 4155 Main.

DISTRICT ATTORNEY.

Office, 66 Court street, Borough of Brooklynthours, 9 a.m. to 5.30 p.m.; Saturdays, 9 a.m. to James C. Cropsey, District Attorney. Telephones, 2954-5-6-7 Main.

PUBLIC ADMINISTRATOR.

No 44 Court street (Temple Bar), Brooklyn, 9 a. m. to 4 p. m.; Saturday, 9 a. m. to 12 m. Frank V. Kelly, Public Administrator. Telephone, 2840 Main.

REGISTER.

Hall of Records. Office hours, 9 a. m. to 4 p. m. excepting months of July and August, then from 9 a. m. to 2 p. m., provided for by statute; Saturdays. 9 a. m. to 12 m.
Edward T. O'Loughlin, Register.
Alfred T. Hobley, Deputy Register.
Telephone, 2830 Main.

SHERIFF.

Temple Bar Building, 186 Remsen street, Room 401, Brooklyn, N. Y. 9 a. m. to 4 p. m.; Saturdays, 12 m. Charles B. Law, Sheriff.
Lewis M. Swasey, Under Sheriff.
Telephones, 6845, 6846, 6847 Main.

SURROGATE.

Hall of Recores, Brooklyn, N. Y. Herbert T. Ketcham, Surrogate. John H. McCooey, Chief Clerk and Clerk to the Surrogate's Court. Court opens at 10 a. m. Office hours, 9 a. m. to 4 p. m., except during months of July and Algust, when office hours are from 9 a. m. to 2 p. m.; Saturdays, 9 a. m *o 12 m.

Telephon 3954 Main.

OUEENS COUNTY.

COMMISSIONER OF JURORS.

Office hours, 9 a. m. to 4 p. m.; July and August, 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m.; Queens County Court House, Long Island City.
Thorndyke C. McKennee, Commissioner of

Rodman Richardson, Assistant Commissioner. Telephone, 455 Greenpoint.

COUNTY CLERK.

No. 364 Fulton street, Jamaica, Fourth Ward, Borough of Queens, City of New York,
Office open, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. Martin Mager, County Clerk. Telephone, 151 Jamaica.

COUNTY COURT. County Court House, Long Island City.
County Court opens at 10 a.m. Trial Terms
begin first Monday of each month, except July,
August and September. Special Terms each Saturday, except during August and first Saturday of

Burt I. Humphrey, County Judge. Telephone, 551 Jamaica.

to 12 m.

DISTRICT ATTORNEY. Office, Queens County Court House, Long Island City, 9 a. m. to 5 p. m.; Saturdays, 9 a. m.

County Judge's office always open at No. 336 Fulton street, Jamaica, N. Y.
Matthew J. Smith, District Attorney.
Telephones, 3871 and 3872 Hunters Point.

PUBLIC ADMINISTRATOR.

No. 364 Fulton street, Jamaica, Queens County, Randolph White, Public Administrator, County of Queens. Office hours, 9 a. m. to 4 p. m. Saturdays, 9 a. m. to 12 m.

SHERIFF.

County Court House, Long Island City, 9 a. m. to 4 p. m.; during July and August, 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m.
Thomas M. Quinn, Sheriff. John M. Phillips, Under Sheriff. Telephones, 3766-7 Hunters Point (office). Henry O. Schleth, Warden. Telephone, 4161 Hunters Point.

Telephone, 39- Jamaica.

SURROGATE.

Daniel Noble, Surrogate. Office, No. 364 Fulton street, Jamaica. Except on Sundays, holidays and half-holidays, the office is open from 9 a. m. to 4 p. m.; Saturdays, from 9 a. m. to 12 m. July and August, 9 a. m. The calendar is called on each week day at

10 a. m., except during the month of August. Telephone, 397 Jamaica.

RICHMOND COUNTY.

COMMISSIONER OF JURORS.

Village Hall, Stapleton. Charles J. Kullman, Commissioner. Office open from 9 a. m. until 4 p. m.; Saturdays from 9 a. m. to 12 m. Telephone, 81 Tompkinsville.

COUNTY CLERK.

County Office Building, Richmond, S. I., 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. C. Livingston Bostwick, County Clerk. Telephone, 28 New Dorp.

COUNTY JUDGE AND SURROGATE. County Court-J. Harry Tiernan, County Judge.

Terms of the County Court.

First Monday of March and first Monday of October, 1912, with a Grand and Trial Jury.

First Monday of May and first Monday of De
cember, 1912, with a Trial Jury only
On Wednesdays of each week at Richmond (except during the month of August).

Surrogate's Court-J. Harry Tiernan, Surrogate. Court days: Mondays and Tuesdays, at the Surrogate's Office in the Borough Hall, St. George, and Wednesdays, at the Surrogate's Office, Richmond, at 10.30 a. m., on which citations and orders are returnable, except during the month of August, and except on days when Jury terms of the County

Telephones, 235 New Dorp and 1000 Tompkinsville-Court Room.

DISTRICT ATTORNEY.

Borough Hall, St. George, S. I. Albert C. Fach, District Attorney. Telephone, 50 Tompkinsville. Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m.

PUBLIC ADMINISTRATOR. Office. Port Richmond.

William T. Holt, Public Administrator. Telephone, 704 West Brighton.

SHERIFF.

County Court House, Richmond, S. I. John J. Collins, Sheriff; Peter J. Finn, Jr., Under Office hours, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.
Telephone, 120 New Dorp.

THE COURTS.

APPELLATE DIVISION OF THE SUPREME COURT.

Court House, Madison avenue, corner Twenty-fifth street. Court open from 2 p. m. until 6 p. m. Friday, Motion Day, Court opens at 10.30 a Motions called at 10 a. m. Orders called at 10.30

George L. Ingraham, Presiding Justice; Chester B. McLaughlin, Frank C. Laughlin, John Proctor Clarke, Francis M. Scott, Nathan L. Miller, Victor J. Dowling, Justices: Alfred Wagstaff, Clerk, William Lamb, Deputy Clerk. Clerk's Office opens 9 a.m. Telephone, 3340 Madison Square.

SUPREME COURT-FIRST DEPARTMENT.

County Court House, Chambers street. Court open from 10.15 a. m. to 4 p. m. Special Term, Part I. (motions), Room No. 16. Special Term, Part II. (ex-parte business)

Room No. 13. Special Term, Part III., Room No. 19. Special Term, Part IV., Room No. 20. Special Term, Part V., Room No. 6. Special Term, Part VI., Room No. 31. Special Term, Part VI., Room No. 31.
Trial Term, Part II., Room No. 34.
Trial Term, Part III., Room No. 32.
Trial Term, Part IV., Room No. 21.
Trial Term, Part VV., Room No. 24.
Trial Term, Part VI., Room No. 18.
Trial Term, Part VII., Room No. -.
Trial Term, Part VIII., Room No. 23.
Trial Term, Part VIII., Room No. 25.
Trial Term, Part XI., Room No. 26.
Trial Term, Part XI., Room No. 27.
Trial Term, Part XIII., Room No. —.
Trial Term, Part XIII., Room No. —.
Trial Term, Part XIII., Room No. —.
Trial Term, Part XIII., and Special Term, Part VII., Room No. 36.

Trial Term, Part XIII., and Special Te VII., Room No. 36. Trial Term, Part XIV., Room No. 28. Trial Term, Part XVI., Room No. 37. Trial Term, Part XVII., Room No. 20. Trial Term, Part XVIII., Room No. 29.

Appellate Term, Room No. 29. Naturalization Bureau, Room No. 38, third Assignment Bureau, room on mezzanine floor.

northeast.

Clerks in attendance from 10 a. m. to 4 p. m. Clerk's Office, Special Term, Part I. (motion) Room No. 15. Clerk's Office, Special Term, Part II. (ex-parte business), ground floor, southeast corner. Clerk's Office, Special Term, Calendar, ground

floor, south. Clerk's Office, Trial Term, Calendar, room northeast corner, second floor, east.

Clerk's Office, Appellate Term, room south-

Trial Term, Part I. (criminal business), Criminal Court House, Centre street.

Justices—Henry Bischoff, Leonard A. Giegerich P. Henry Dugro, James Fitzgerald, James A. Blanchard, Samuel Greenbaum, Edward E. McCall, Edward B. Amend, Vernon M. Davis, Joseph

E. Newburger, John W. Goff, Samuel Seabury, M. Warley Platzek, Peter A. Hendrick, John Ford, John J. Brady, Mitchell L. Erlanger, Charles L. Guy, James W. Gerard, Irving Lehman, Alfred R. Page, Edward J. Gavegan, Nathan Bijur, John J. Delany, Francis K. Pendleton, Daniel F. Cohalan, Henry D. Hotchkiss.

Telephone, 4580 Cortlandt.

SUPREME COURT-CRIMINAL DIVISION. Building for Criminal Courts, Centre, Elm White and Franklin streets.

Court opens at 10.30 a. m.
William F. Schneider, Clerk; Edward R. Carroll, Special Deputy to the Clerk. Clerk's Office open from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.
During July and August, Clerk's Office will close

Telephone, 6064 Franklin.

APPELLATE DIVISION, SUPREME COURT. SECOND JUDICIAL DEPARTMENT.

Court House, Borough Hall, Brooklyn. Court meets from 1 p. m. to 5 p. m., except that on Fridays court opens at 10 o'clock a. m. Almet F. Jenks, Presiding Justice; Michael H. Hirschberg, Joseph A. Burr, Edward B. Thomas, William J. John Woodward, Adelbert P. Rich, Justices John B. Byrne, Clerk; Clarence A. Barrow, Deputy Clerk. Motion days, first and third Mondays of

Clerk's office opens 9 a. m. Telephone, 1392 Main. John B. Byrne, Clerk.

APPELLATE TERM-SUPREME COURT. Court Room, 503 Fulton street, Brooklyn, Court

meets 10 a. m. December Term begins December 2, 1912. Justices Samuel T. Maddox, Abel E. Blackmar, Harrington Putnam, Joseph H. De-Bragga, Clerk; Owen J. Macaulay, Deputy Clerk. Clerk's Office opens 9 a. m. Telephones, 7452 and 7453 Main.

SUPREME COURT-SECOND DEPARTMENT. KINGS COUNTY.

Kings County Court House, Joralemon and Fulton streets, Borough of Broomsyn.

Clerk's office hours, 9 o'clock a.m. to 5 o'clock p.m. Seven jury trial parts. Special Term for Trials. Special Term for Motions. Special Term (ex-parte business). Naturalization Bureau, Room 7, Hall of Records,

Brooklyn, N. Y. James F. McGee, General Clerk. Telephone, 5460 Main. QUEENS COUNTY. County Court House, Long Island City.
Court opens at 10 a. m. Trial and Special Term
for Motions and ex-parte business each month ex-

cept July. August and September, in Part 1.
Trial Term, Part 2, January, February, March, April, May and December Special Term for Trials, January, April, June and November.

Naturalization, first Friday in each Term. Thomas B. Seaman, Special Deputy Clerk in charge.
John D. Peace, Part 1 and Calendar Clerk

James Ingram, Part 2, Clerk. Clerk's office open 9 a. m. to 5 p. m., except Saturdays, 9 a. m. to 12.30 p. m. Telephone, 3896 Hunters Point.

RICHMOND COUNTY.

Terms of Court in Year 1912.
Second Monday of January, first Monday of June, first Monday of November. Trial Terms to be held at County Court House at Richmond. Second Monday of February, second Monday of June, second Monday of November. Special Terms for Trials to be held at Court Room, Borough Hall,

St. George.

First and third Saturdays of January, second and fourth Saturdays of March, first and third Saturdays of May, first of April, second and fourth Saturdays of May, first and third Saturdays of October, first and third Saturdays of December. Special Terms for Motions to be held at Court Room, Borough Hall, St. George. C. Livingston Bostwick, Clerk. John H. Wilkinson, Special Deputy.

COURT OF GENERAL SESSIONS. Held in the Building for Criminal Courts, Centre,

Elm. White and Franklin streets. Court opens at 10.30 a. m. Warren W. Foster, Thomas C. O'Sullivan, Otto A. Rosalsky. Thomas C. T. Crain, Edward Swann, Joseph F. Mulqueen, James T. Malone, Judges of the Court of General Sessions; Edward R. Carroll,

Clerk. Telephone, 1201 Franklin.
Clerk's Office open from 9 a. m. to 4 p. m. During July and August Clerk's Office will close at 2 p. m., and on Saturdays at 12 m.

CITY COURT OF THE CITY OF NEW YORK. No. 32 Chambers street, Brownstone Building City Hall Park, from 10 a. m. to 4 p. m.

Special Term Chambers will be held from 10

a. m. to 4 p. m.

Clerk's Office open from 9 a. m. to 4 p. m.

Edward F. O'Dwyer, Chief Justice; Francis B.

Delehanty, Joseph I. Green, Alexander Finelite,
Thomas F. Donnelly, John V. McAvoy, Peter
Schmuck, Richard T. Lynch, Edward B. La Fetra,
Richard H. Smith, Justices. Thomas F. Smith,

Telephone, 122 Cortlandt.

COURT OF SPECIAL SESSIONS.

Isaac Franklin Russell, Chief Justice; Joseph M. Deuel, Lorenz Zeller, John B. Mayo, Franklin Chase Hoyt, Joseph F. Moss, Howard J. Forker, John Fleming, Robert J. Wilkin, George J. O'Keefe, Morgan M. L. Ryan, James J. McInerney, Arthur C. Salmon, Henry Steinert and Cornelius F. Collins, Justices. Frank W. Smith, Chief Clerk. Building for Criminal Courts, Centre street, between Franklin and White streets, Borough of Manhattan. Manhattan.

Court opens at 10 a. m.
Part I., Criminal Court Building, Borough of
Manhattan, John P. Hilly, Clerk.
Telephone,
2092 Franklin. Part II., 171 Atlantic avenue, Borough of Brooklyn. This part is held on Mondays, Thursdays and Fridays. Joseph L. Kerrigan, Clerk. Telephone, 4280 Main.

Part III., Town Hall, Jamaica, Borough of Queens. This part is held on Tuesdays. H. S. Moran, Clerk. Telephone, 657 Jamaica.
Part IV., Borough Hall, St. George, Borough of St. Moran, Clerk. Richmond. This part is held on Wednesdays. Robert Brown, Clerk. Telephone, 49 Tompkins-

CHILDREN'S COURT.

New York County-No. 66 Third avenue, Manhattan. Dennis A. Lambert, Clerk. Telephone, 1832 Stuyvesant.

Kings County—No. 102 Court street, Brooklyn.

Joseph W. Duffy, Clerk. Telephone, 627 Main.

Queens County—No. 19 Hardenbrook avenue, Jamaica. Sydney Ollendorff, Clerk. This court is

held on Mondays and Thursdays.

Richmond County—Corn Exchange Bank Bldg.
St. George, S. I. William J. Browne, Clerk. This court is held on Tuesdays. Office open every day (except Sundays and holidays) from 9 a. m. to 12 m.

Altred r. w. Geaman, General Spiegelberg, Justices.

John H. Servis, Clerk.

Location of Court—Southwest corner of Broadway and Ninety-sixth street. Clerk's Office open daily (Sundays and legal holidays excepted) from a m. to 4 p. m.

CITY MAGISTRATES' COURT.

FIRST DIVISION.
William McAdoo, Chief City Magistrate; Robert
C. Cornell, Peter T. Barlow, Matthew P. Breen,
Frederick B. House, Charles N. Harris, Frederic
Kernochan, Arthur C. Butts, Joseph E. Corrigan, Moses Herrman, Paul Krotel, Keyran J. O'Connor, Henry W. Herbert, Charles W. Appleton, Daniel F. Murphy, John J. Freschi, Francis X. McQuade, John A. L. Campbell, City Magistrates.

Court open from 9 a. m. to 4 p. m. Philip Bloch, Chief Clerk, 300 Mulberry street. Telephone, 6213 Spring.
First District—Criminal Court Building.
Second District—Jefferson Market. Third District-Second avenue and First street. Fourth District-

Fifth District-One Hundred and Twenty-first street, southeastern corner of Sylvan place.
Sixth and Eighth Districts—One Hundred and
Sixty-second street and Washington avenue. Seventh District-No. 314 West Fifty-fourth

street. Eighth District-Main Street, Westchester. Ninth District (Night Court for Females)-No. 125 Sixth avenue. Tenth District (Night Court for Males)—No. 314

West Fifty-fourth street.
Eleventh District—Domestic Relations Court—Southwest corner Prince and Wooster streets. SECOND DIVISION.

BOROUGH OF BROOKLYN.

Otto Kempner, Chief City Magistrate; Edward J. Dooley, John Naumer, A. V. B. Voorhees, Jr., Alexander H. Geismar, John F. Hylan, Howard P. Nash, Moses J. Harris, Charles J. Dodd, John C. McGuire, Louis H. Reynolds, City Magistrates. Office of Chief Magistrate, 44 Court street, Rooms 209-214. Telephone, 7411 Main.

William F. Delaney, Chief Clerk.

William F. Delaney, Chief Clerk.
Archibald J. McKinney, Chief Probation Officer,
Myrtle and Vanderbilt avenues, Brooklyn, N. Y. Courts. First District-No. 318 Adams street.

Second District-Court and Butler streets. Fifth District—No. 249 Manhattan avenue. Sixth District—No. 495 Gates avenue. Seventh District-No. 31 Snider avenue (Flat

Eighth District-West Eighth street (Coney Ninth District-Fifth avenue and Twenty-third street.

Tenth Dis 'rict—No. 133 New Jersey avenue Domestic Relations Court—Myrtle and Vander-BOROUGH OF QUEENS.
City Magistrates—Joseph Fitch, John A. Leach,
Harry Miller, James J. Conway.

Courts. First District-St. Mary's Lyceum, Long Island Second District-Town Hall, Flushing, L. I.

Third District-Central avenue, Far Rockaway, Fourth District-Town Hall, Jamaica, L. I.

lborough of richmond. City Magstrates—Joseph B. Handy, Nathaniel Courts. First District-Lafayette avenue, New Brighton,

Staten Island.

Island. All Courts open daily for business from 9 a. m to 4 p. m., except on Saturdays, Sundays and legal holidays, when only morning sessions are held.

Second District-Village Hall, Stapleton, Staten

MUNICIPAL COURTS.

BOROUGH OF MANHATTAN. First District—The First District embraces the territory bounded on the south and west by the southerly and westerly boundaries of the said borough, on the north by the centre line of Four-teenth street and the centre line of Fifth street from the Bowery to Second avenue, on the east by the centre lines of Fourth avenue from Four-teenth street to Fifth street, Second avenue, Chrystie street, Division street and Catharine

Wauhope Lynn, William F. Moore, John Hoyer.

Justices. Thomas O'Connell, Clerk.

Frank Mangin, Deputy Clerk.
Location of Court—Merchants' Association
Building, Nos. 54-60 Lafayette street. Clerk's
Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. July and August from 9 a. m. to 2 p. m. Additional Part is held at southwest corner of Sixth avenue and Tenth street. Telephone, 6030 Franklin.

Second District-The Second District embraces the territory bounded on the south by the centre ine of Fifth street from the Bowery to Second avenue and on the south and east by the southerly and easterly boundaries of the said borough, n the north by the centre line of East Fourteenth treet, on the west by the centre lines of Fourth avenue from Fourteenth street to Fifth street, Second avenue, Chrystie street, Division street and Cathering street. and Catharine street. Benjamin Hoffman, Leon Sanders, Thomas P.

Dinnean, Leonard A. Snitkin, Justices, James J. Devlin, Clerk. Location of Court—Nos. 264 and 266 Madison street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.

Telephone, 4300 Orchard.

Third District-The Third District embraces the territory bounded on the south by the centre line of Fourteenth street, on the east by the centre line of Seventh avenue from Fourteenth street to Fifty-ninth street and by the centre line of Central Park West from Fifty-ninth street to Sixty-fifth street, on the north by the center line of Sixtyfifth street and the centre line of Fifty-ninth street from Seventh to Eighth avenues, on the west by the westerly boundary of the said borough. Thomas E. Murray, Thomas F. Noonan, Jus-

Michael Skelly, Clerk.

Michael Skelly, Clerk.

Location of Court—No. 314 West Fifty-fourth street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.;

Saturdays, 9 a. m. to 12 m.
Telephone number, 5450 Columbus. Fourth District-The Fourth District embraces the territory bounded on the south by the centre line of East Fourteenth street, on the west by line of East Fourteenth street, on the west by
the centre line of Lexington avenue and by the
centre line of Irving place, including its projection
through Gramercy Park, on the north by the
centre line of Fifty-ninth street, on the east by the
easterly line of said borough; excluding, however,
any portion of Blackwells Island.
Michael F. Blake, William J. Boyhan, Justices.
Abram Bernard, Clerk.
Location of Court—Part I. and Part II., No.
207 East Thirty-second street. Clerk's Office open

207 East Thirty-second street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.
Telephone, 4358 Madison square.

Fifth District-The Fifth District embraces the territory bounded on the south by the centre line of Sixty-fifth street, on the east by the centre line of Central Park West, on the north by the centre line of One Hundred and Tenth street, on the west by the westerly boundary of said borough.

Alfred P. W. Seaman, William Young, Frederick

9 a. m. to 4 p. m. Telephone, 4006 Riverside. Sixth District-The Sixth District embraces the territory bounded on the south by the centre line of Fifty-ninth street and by the centre line of Ninety-sixth street from Lexington avenue to Flifth avenue, on the west by the centre line of Lexington avenue from Fifty-ninth street to Ninety-sixth street and the centre line of Fifth avenue from Ninety-sixth street to One Hundred and Tenth street, on the north by the centre line of One Hundred and Tenth street, on the east by the easterly boundary of said borough, including however, all of Blackwells Island and excluding any

portion of Wards Island. Jacob Marks, Solomon Oppenheimer, Justices. Edward A. McQuade, Clerk.

Location of Court-Northwest corner of Third avenue and Eighty-third street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to

Justices.

Telephone, 4343 Lenox. Seventh District-The Seventh District embraces the territory bounded on the south by the centre line of One Hundred and Tenth street, on the east by the centre line of Fifth avenue to the northerly terminus thereof, and north of the northerly terminus of Fifth avenue, following in a northerly direction the course of the Harlem River, on a line coterminous with the easterly boundary of said borough, on the north and west by the northerly and westerly boundaries of said borough

Philip J. Sinnott, David L. Weil, John R. Davies,

John P. Burns, Clerk. Location of Court-No. 70 Manhattan street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a.m. to 4 p.m.; July and August, 9 a. m. to 2 p. m.

Eighth District—The Eighth District embraces the territory bounded on the south by the centre line of One Hundred and Tenth street, on the west by the centre line of Fifth avenue, on the north and east by the northerly and easterly boundaries of said borough, including Randalls Island and the whole of Wards Island. Joseph P. Fallon and Leopold Prince, Justices.

Location of Court-Sylvan place and One Hun-

Hugh H. Moore, Clerk.

dred and Twenty-first street, near Third avenue. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m. Telephone, 3950 Harlem. Ninth District-The Ninth District embraces the territory bounded on the south by the centre line of Fourteenth street and by the centre line of Fifty-ninth street from the centre line of Seventh avenue to the centre line of Central Park West, on the east by the centre line of Lexington avenue and by the centre line of Irving place, including its projection through Gramercy Park, and by the centre line of Fifth avenue from the centre line of Ninety-sixth street to the centre line of One Hundred and Tenth street, on the north by the centre line of Ninety-sixth street from the centre line of Lexington avenue to the centre line of

from Fifth avenue to Central Park West, on the west by the centre line of Seventh avenue and Central Park West.
Edgar J. Lauer, Frederic De Witt Wells, Frank D. Sturges, William C. Wilson, Justices.

Fifth avenue and One Hundred and Tenth street

Frank Bulkley, Clerk. Location of Court-Southwest corner of Madison avenue and Fifty-ninth street. Parts I. and II. Court opens at 9 a. m. Clerk's Office open daily

(Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. Telephone, 3873 Plaza.

BOROUGH OF THE BRONX. First District-All that part of the Twentyfourth Ward which was lately annexed to the City and County of New York by chapter 934 of the Laws of 1895, comprising all of the late Town of Westchester and part of the Towns of Eastchester and Pelham, including the Villages of Wakefield and Williamsbridge. Court room, Town Hall, No. 1400 Williamsbridge road, Westchester Village. Court open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m. Trial of causes, Tuesday and Friday of each week.

Peter A. Sheil, Justice. Stephen Collins, Clerk. Office hours from 9 a. m. to 4 p. m.; Saturdays

closing at 12 m.
Telephone, 457 Westchester.
Second District—Twenty-third and Twentyfourth Wards, except the territory described in chapter 934 of the Laws of 1895. Court room southeast corner of Washington avenue and One Hundred and Sixty-second street. Office hours from 9 a. m. to 4 p. m. Court opens at 9 a. m., Sundays and legal holidays excepted. John M. Tierney and William E. Morris, Justices.

Thomas A. Maher, Clerk. Telephone, 3043 Melrose.

BOROUGH OF BROOKLYN.

First District-Comprising First, Second, Third, Fourth, Fifth, Sixth, Tenth and Twelfth Wards, and that portion of the Eleventh Ward beginning at the intersection of the centre lines of Hudson and Myrtle avenues, thence along the centre line of Myrtle avenue to North Portland avenue, thence along the centre line of North Portland avenue to Flushing avenue, thence along the centre line of Flushing avenue to Navy street, thence along the centr line of Navy street to Johnson street, thence along the centre line of Johnson street to Hudson avenue, and thence along the centre line of Hudson avenue to the point of beginning, of the Borough of Brooklyn.

Court House, northwest corner State and Court streets. Parts I. and II. Eugene Conran, Justice. John L. Gray, Clerk. Clerk's Office open from 9 a. m. to 4 p. m., Sundays and legal holidays excepted.

Telephone, 7091 Main. Second District-Seventh Ward and that portion of the Twenty-first and Twenty-third Wards west of the centre line of Stuyvesant avenue and the centre line of Schenectady avenue, also that portion of the Twentieth Ward beginning at the intersection of the centre lines of North Portland and Myrtle avenues, thence along the centre line of Myrtle avenue to Waverly avenue, thence along the centre line of Waverly avenue to Park avenue, thence along the centre line of Park avenue to Washington avenue, thence along the centre line of Washington avenue to Flushing avenue, thence along the centre line of Flushing avenue to North Portland avenue, and thence along the centre line

of North Portland avenue to the point of beginning. Court room, No. 495 Gates avenue.
John R. Farrar, George Freifield, Justices.
John Henigin, Jr., Clerk.
Clerk's Office open from 8.45 a. m. to 4 p. m.,
Sundays and legal holidays excepted. Saturdays,

8.45 a. m. to 12 m. Telephone, 504 Bedford.

Third District-Embraces the Thirteenth. Fourteenth, Fifteenth, Sixteenth, Seventeenth, Eighteenth and Nineteenth Wards, and that protion of the Twenty-seventh Ward lying northwest of the centre line of Starr street between the boundary line of Queens County and the centre line of Central avenue and northwest to the centre line of Suydam street between the centre lines of Central and Bushwick avenues, and northwest of the centre line of Willoughby avenue between the centre lines Court House, Nos. 6 and 8 Lee avenue, Brook-

lyn.
Philip D. Meagher and William J. Bogenshutz, Justices. John W. Carpenter, Clerk. Clerk's Office open from 9 a. m. to 4 p. m., Sundays and legal holdiays excepted.

Court opens at 9 a. m. Telephone. 995 Williamsburg.

Fourth District-Embraces the Twenty-fourth and Twenty-fifth Wards, that portion of the Twenty-first and Twenty-third Wards lying east of the centre line of Stuyvesant avenue and east of the centre line of Schenectady avenue, and that portion of the Twenty-seventh Ward lying southeast of the centre line of Starr street between the boundary line of Queens and the centre line of Central avenue and southeast of the centre line of Suydam street between the centre lines of Central and Bushwick avenues, and southeast of the centre line of Willoughby avenue between the centre lines of Bushwick avenue and Broadway.
Court room, No. 14 Howard avenue.

Jacob S. Strahl, Justice. Joseph P. McCarthy,

Clerk.
Clerk's Office open from 9 a. m. to 4 p. m.,
Sundays and legal holidays excepted.

Sundays and legal holidays excepted. Fifth District-Contains the Eighth, Thirtieth and Thirty-first Wards, and so much of the Twenty second Ward as lies south of Prospect avenue.

Court House, northwest corner of Fifty-third street and Third avenue (No. 5220 Third avenue). Cornelius Furgueson, Justice. Jeremiah J. O'Leary, Clerk.

Clerk's Office open from 9 a. m. to 4 p. m., Sundays and legal holidays excepted. Telephone, 3907 Sunset.

Sixth District-The Sixth District embraces the Ninth and Twenty-ninth Wards and that portion of the Twenty-second Ward north of the centre line of Prospect avenue; also that portion of the Eleventh and the Twentieth Wards beginning at the intersection of the centre lines of Bridge and Fulton streets; thence along the centre line of Fulton street to Flatbush avenue; thence along the centre line of Flatbush avenue to Atlantic avenue; thence along the centre line of Atlantic avenue to Washington avenue; thence along the centre line of Washington avenue to Park avenue; thence along the centre line of Park avenue to Waverly avenue; thence along the centre line of Waverly avenue to Myrtle avenue; thence along the centre line of Myrtle avenue to Hudson avenue; thence along the centre line of Hudson avenue to Johnson street; thence along the centre line of Johnson street to Bridge street, and thence along the centre line of Bridge street to the point of

beginning.
Lucien S. Bayliss and Stephen Callaghan,
Justices. William R. Fagan, Clerk.
Court House, No. 236 Duffield street.
Telephone, 6166-J Main.

Seventh District-The Seventh District embraces the Twenty-sixth, Twenty-eighth and Thirty-second Wards. Alexander S. Rosenthal and Edward A. Richards.

Justices. James P. Sinnott, Clerk.
Court House, corner Pennsylvania avenue and
Fulton street (No. 31 Pennsylvania avenue). Clerk's Office open from 8.45 a. m. to 4 p. m.;

Saturdays, 9 a. m. to 12 m. Trial days, Tuesdays, Wednesdays, Thursdays and Fridays. During July

and August, 8.45 a. m. to 2 p. m.
Telephones, 904 and 905 East New York.

BOROUGH OF QUEENS.

First District-Embraces the territory bounded by and within the canal, Rapelye avenue, Jackson avenue, Old Bowery Bay road, Bowery Bay, East River and Newtown Creek. Court room, St. Mary's Lyceum, Nos. 115 and 117 Fifth street, Long Island City.

Clerk's Office open from 9 a. m. to 4 p. m. each day, excepting Saturdays, closing at 12 m. Trial dred Dollars (\$500).

days, Mondays, Wednesdays and Fridays. All other business transacted on Tuesdays and Thurs-

Thomas C. Kadien, Justice. John F. Cassidy, Clerk. Telephone, 1420 Hunters Point.

Second District—Embraces the territory bounded by and within Maspeth avenue, Maurice avenue, Calamus road, Long Island Railroad, Trotting Course lane, Metropolitan avenue, boundary line between the Second and Fourth Wards, boundary ine between the Second and Third Wards, Flushing Creek, Ireland Mill road, Lawrence avenue, Bradford avenue, Main street, Lincoln street, Union street, Broadway, Parsons avenue, Lincoln street, Percy street, Sanford avenue, Murray lane, Bayside avenue, Little Bayside road, Little Neck Bay, East River, Bowery Bay, Old Bowery Bay road, Jackson avenue, Rapelye avenue, the canal and

Newtown Creek.

Court room in Court House of the late Town of Newtown, corner of Broadway and Court street, Elmhurst, New York. P. O. address, Elmhurst, Queens County, New York. John M. Cragen, Justice. J. Frank Ryan,

Trial days, Tuesdays and Thursdays.
Fridays for Jury trials only.
Clerk's Office open from 9 a. m. to 4 p. m.,
Sundays and legal holidays excepted.
Telephone, 87 Newtown.

Third District—Embraces the territory bounded by and within Maspeth avenue, Maurice avenue, Calamus road, Long Island Railroad, Trotting Course lane, Metropolitan avenue, boundary line between the Second and Fourth Wards, Vandeveer avenue, Jamaica avenue, Shaw avenue, Atlantic evenue, Morris avenue, Rockaway road, boundary ine between Queens and Nassau counties, Atlantic Ocean, Rockaway Inlet, boundary line between Queens and Kings counties and Newtown Creek. Alfred Denton, Justice. John H. Huhn, Clerk. 1908 and 1910 Myrtle avenue, Glendale. Telephone, 2352 Bushwick.

Clerk's Office open from 9 a. m. to 4 p. n Trial days, Tuesdays and Thursdays (Fridays for Jury trials only), at 9 a. m.

Fourth District-Embraces the territory bounded by and within the boundary line between the Second and Fourth Wards, the boundary line between the Second and Third Wards, Flushing Creek, Ireland Mill road, Lawrence avenue, Bradford avenue, Main street, Lincoln street, Union street, Broadway, Parsons avenue, Lincoln street, Percy street, Sanford avenue, Murray lane, Bay-side avenue, Little Bayside road, Little Neck Bay, boundary line between Queens and Nassau counties Rockaway road, Morris avenue, Atlantic avenue, Shaw avenue, Jamaica avenue and Vandeveer

avenue. Court House, Town Hall, northeast corner of Fulton street and Flushing avenue, Jamaica. James F. McLaughlin, Justice. George W.

Damon, Clerk.
Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.
Court held on Mondays, Wednesdays and Fri-

days at 9 a.m. Telephone, 1654 Jamaica.

BOROUGH OF RICHMOND. First District-First and Third Wards (Towns of Castleton and Northfield). Court room, former Village Hall, Lafayette avenue and Second street,

New Brighton.
Thomas C. Brown, Justice. Thomas E. Cremins,

Clerk.
Clerk's Office open from 8.45 a. m. to 4 p. m. Telephone, 503 Tompkinsville.

Second District-Second, Fourth and Fifth Wards (Towns of Middletown, Southfield and Westfield). Court room, former Edgewater Village Hall, Stapleton.
Arnold J. B. Wedemeyer, Justice. William

Clerk's Office open from 8.45 a. m. to 4 p. m.
Court opens at 9 a. m. Calendar called at 9
a. m. Court continued until close of business. Trial days, Mondays, Wednesdays and Fridays. Telephone, 313 Tompkinsville.

NORMAL COLLEGE OF THE CITY OF NEW YORK.

NORMAL COLLEGE OF THE CITY OF NEW YORK, PARK AVE. AND 68TH ST., MANHATTAN.

EXAMINATIONS FOR POSITIONS ON THE eligible list for COLLEGE INSTRUCTORS (WOMEN ONLY) in history, mathematics, physiology and hygiene and physics, will be held at the Normal College, 68th st. and Park ave., on MONDAY, DECEMBER 30, 1912, AND TUES-DAY, DECEMBER 31, 1912, beginning at 3 and 2 and 3 and 3

beginning at 9 a. m.
Circulars of information and the necessary blanks will be sent upon application to the Secretary of the College, Mr. E. C. Hunt, 68th st. and Park ave., Manhattan.

d16.18,20,23,26,27

DEPARTMENT OF STREET CLEANING.

DEPARTMENT OF STREET CLEANING OF THE CITY OF NEW YORK, 13-21 PARK ROW, NEW YORK, December 20, 1912.

AUCTION SALE OF HORSES.

Boroughs of Manhattan and The Bronx,

NOTICE IS HEREBY GIVEN THAT, IN AC cordance with the provisions of section 541 of the New York Charter, I shall sell at public auction at Stable "A," 17th st. and Avenue C, in the Borough of Manhattan, the following de-scribed unused property of this Department of the Boroughs of Manhattan and The Bronx, at

10 o'clock a. m., FRIDAY, JANUARY 3, 1913,

TRIDAY, JANUARY 3, 1913,
150 horses, more or less.

Terms of Sale.

The horses are to be paid for in full at the time of the sale, and are to be removed before 3 o'clock p. m. on the day of the sale.

WILLIAM H. EDWARDS, Commissioner.

BOROUGH OF RICHMOND.

Office of the President of the Borough of Richmond, Borough Hall, St. George, New BRIGHTON, NEW YORK CITY.
SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Richmond, at the above office, until 12 o'clock

TUESDAY, DECEMBER 31, 1912,

Borough of Richmond,
FOR SHOEING THE HORSES IN STABLE
"A," SWAN ST., TOMPKINSVILLE, S. I.
The Superintendent's estimate of the quantity
and quality of the material, and the nature and extent, as near as possible, of the work required is as follows:
Shoing 31 draught horses.
Shoeing 10 driving horses.

The time for the completion of the work and

the full performance of the contract is December 31, 1913. The amount of security required is Five Hun-

The contracts must be bid for separately, and the bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

Bidders are requested to make their bids or estimates upon the blank form prepared by the President, a copy of which, with the proper envelope in which to enclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Cor-poration Counsel, can be obtained upon application therefor at the office of the said President. Other information obtained at the office of the Commissioner of Public Works of the Borough of Richmond, Borough Hall, New Brighton, Borough of Richmond. GEORGE CROMWELL, President.

Dated December 11, 1912. d18,31 the last page, last column, of the "City Record."

BOARD MEETINGS.

Board of Aldermen. The Board of Aldermen meets in the Aldermanic Chamber, City Hall, every Tuesday, at 1.30 o'clock p. m.
P. J. SCULLY, City Clerk and Clerk to the

Board of Estimate and Apportionment. The Board of Estimate and Apportionment meets in the Old Council Chamber (Room 16), City Hall, every Thursday, at 10.30 o'clock

JOSEPH HAAG, Secretary.

Commissioners of Sinking Fund. The Commissioners of the Sinking Fund meet in the Meeting Room (Room 16), City Hall, on Wednesdays, at 11 a. m., at call of the Mayor. JOHN KORB, JR., Secretary.

Board of Revision of Assessments. The Board of Revision of Assessments meets in the Meeting Room (Room 16), City Hall, every Friday, at 11 a. m., upon notice of the Chief Clerk.

JOHN KORB, JR., Chief Clerk.

Board of City Record. The Board of City Record meets in the City Hall at call of the Mayor. DAVID FERGUSON, Supervisor, Secretary.

SURROGATES, NEW YORK COUNTY.

WE, THE SURROGATES OF NEW YORK County, do hereby appoint the following Terms for the Surrogate's Court of the County New York and make the following assignment of Surrogates to hold said Terms during the year 1913. Such Terms shall commence on the first Monday of each month, and terminate on the Saturday preceding the first Monday of the following month:

January—Cohalan, S. Hebruary—Fowler, S. March—Cohalan, S. April-Fowler, S. May-Cohalan, S. June-Fowler, S. October—Cohalan, S. November—Fowler, S. December—Cohalan, S. January-Fowler, S. February—Cohalan, S. March—Fowler, S. April—Cohalan, S. May—Fowler, S.

June-Cohalan, S. July 1 to August 15—Fowler, S. August 15 to October 1—Cohalan, S. October-Fowler, S.

November—Cohalan, S.
December—Fowler, S.
Dated New York, December 19, 1912.
JOHN P. COHALAN, ROBERT LUDLOW
FOWLER, Surrogates. d24,31

DEPARTMENT OF FINANCE.

PUBLIC NOTICE IS HEREBY GIVEN THAT, pursuant to section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund have designated the north half of the second floor and all of the third floor in the building at the northwest corner of Broadway and 96th street, known as Nos. 2565, 2567 and 2569 Broadway, Borough of Manhattan, as a place for the holding of SESSIONS OF THE FIFTH DISTRICT MUNICIPAL COURT for the Borough of Manhattan, on and after January 1, 1913. By order of the Commissioners of the Sink-

ing Fund under resolution adopted at a meeting held December 18, 1912.

WM. A. PRENDERGAST, Comptroller.

Notice to Property Owners.

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public. notice to all persons, owners of property, affected by the following assessments for LOCAL IM-PROVEMENTS in the BOROUGH OF BROOK-

LYN:
FIRST, THIRD, FOURTH, AND ELEVENTH
WARDS, SECTIONS 1 AND 7.
CONSTRUCTING SEWERS in FLATBUSH
AVENUE EXTENSION, westerly side, between
Nassau and Fleet sts.; in the easterly side between Nassau and Johnson sts.; between Gold
Williamshive and between Fleet and La and Willoughby sts., and between Fleet and Lafayette sts., and OUTLET SEWERS in TIL LARY STREET between Gold st. and Flatbush ave. extension, in DUFFIELD STREET between Gold st. and Flatbush ave. tween Tillary st. and Flatbush ave. extension, and to REBUILD THE EXISTING SEWER and to REBUILD THE EXISTING SEWER in TILLARY STREET, between Flatbush ave. extension and Bridge st. Area of assessment affects Blocks Nos. 87, 88, 97, 98, 103 to 107. 114 to 121 inclusive, 126 to 133, inclusive, 138 to 160, inclusive, 164 to 166, inclusive, 256, 266, 2047 to 2049, inclusive, 2058, 2059, 2060, 2062, 2076 to 2080, inclusive, 2084 and 2093.

TWENTY-SIXTH WARD, SECTION 12. BELMONT AVENUE — REGULATING, GRADING, CURBING AND FLAGGING, between Spediker and Alahama aves. Area of

assessment: Both sides of Belmont ave. between Snediker and Alabama aves., and to the extent of half the block at intersecting avenues. TWENTY-NINTH WARD, SECTION 16. SEWER in EAST 8TH STREET, between Johnson st. and Caton place, and OUTLET SEWER in JOHNSON STREET, between E. 7th and E. 8th sts., and SEWER in JOHNSON STREET, between E. 8th st. and Coney Island ave. Area of assessment affects Blocks Nos. 5320, 5321, 5322, 5330, 5331.

THIRTIETH WARD, SECTION 18.

NINETY-FIFTH STREET—REGULATING, GRADING, SETTING CURBS, FLAGGNG, between Fifth and Fort Hamilton aves. Area of

tween Fifth and Fort Hamilton aves. Area of assessment: Both sides of 95th st. between Fifth and Fort Hamilton ayes., and to the extent of and Fort Hamilton ayes., and to the extent of First Ward-District 4, Plot 2, Blocks 2 and

-that the same were confirmed by the Board of Revision of Assessments on December 20, 1912, and entered on December 20, 1912, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "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 to the date of payment, from the date when such assessment became a lien, as provided

by section 159 of this act." Section 159 of this act provides * * * 'An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * *

The above assessments are payable to the Collector of Assessments and Arrears at the Bu-reau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Mechanics Bank Building. Court and Montague sts., Borough of Brooklyn, be-tween the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before February 18, 1913, 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 centum per annum from the date when such assessbecame liens to the date of payment.

WILLIAM A PRENDERGAST, Comptroller.
City of New York, Department of Finance,
Comptroller's Office, December 20, 1912. d26,j7

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS IN THE BOROUGH OF

IMPROVEMENTS IN THE BOROUGH OF THE BRONX:

TWENTY-THIRD WARD, SECTION 9.
EAST ONE HUNDRED AND SIXTY-FIRST STREET—SEWER between Jerome ave. and River ave. Area of assessment affects Blocks 237, 2490, 2491, 2492, 2497, 2498, 2499, 2500.

TWENTY-THIRD WARD, SECTION 10.
LEGGETT AVENUE—REGULATING GRADING, SETTING CURBS, FLAGGING SIDEWALKS, LAYING CROSSWALKS, BUILDING APPROACHES AND PLACING FENCES, from Southern boulevard to Randall ave., Area of assessment: Both sides of Leggett ave. from Southern boulevard to Randall ave., ave. from Southern boulevard to Randall ave., and to the extent of half the block at the intersecting and terminating streets.

that the same were confirmed by the Board of Revision of Assessments on December 20, 1912, and entered December 20, 1912, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person of property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided in section 1019 of said Greater New

York Charter. Said section provides, in part, 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 au-thorized 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 to the date of pay-ment, from the date when such assessment became a lien, as provided by section 159 of this

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * *

The above assessment for Leggett ave. regulating, etc., from Southern boulevard to Randall ave. exceeding five per cent. of the assessed val-uation for the year 1911 of the property affected thereby, has been divided into ten annual instalments, according to the provisions of Section 1019 of the Greater New York Charter. The instalments not due, with interest at the rate of five per centum per annum to the date of payment, may be paid at any time.

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Municipal Building, corner of 177th st. and 3d ave., Borough of The Broux, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before February 18, 1913, 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 centum per annum from the date when above assessments became liens to the date of pay-

WILLIAM A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, December 20, 1912. d26,j7

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for LOCAL IMPROVEMENTS IN THE BOROUGH OF RICHMOND:

FIRST AND THIRD WARDS. Constructing and repairing sidewalks in Bennett st., between Jewett and Richmond aves.; Heberton ave., between Post ave. and north end of street; Columbia st., between Richmond terrace and Manor road; Richmond terrace, between Columbia st. and Nicholas ave.; Manor road; Richmond terrace, between Columbia st. and Nicholas ave.; Manor road, between Columbia st. and Richmond turnpike; Richmond ave., between Morningstar road and Bergen Point Ferry; Sharpe ave., between Richmond terrace and Harrison ave.; James st., between Elm st. and Sharpe ave.; Grove ave., between Richmond and Sharpe aves.; Har-TWENTY-SIXTH WARD, SECTION 12.

BELMONT AVENUE — REGULATING, GRADING, CURBING AND FLAGGING, between Snediker and Alabama aves. Area of assessment: Both sides of Belmont ave. between Kichmond terrace and Harrison ave.; Lafayette ave., between Richmond terrace and Harrison ave.; Church et between Bichmond terrace and Harrison ave.; Church et between Bichmond terrace and Harrison ave.; Church st., between Richmond ave. and end of street; Ann st., between Richmond ave. and Avenue B; Vreeland st., between Richmond ave. and Cottage place; Elizabeth st., between Richmond ave. and Cottage place; Bond st., between Jewett ave. and Heberton ave.; Anderson ave., between Heberton ave. and Simonson ave., between Heperton ave. and Simonson place; Albion place, between Richmond ave. and Washington place; Broadway, between Richmond terrace and end of street; Simonson place, between Bond and Catherine sts.; Jewett ave., between Richmond terrace and Elm ave., and between Richmond terrace and Elm ave., and between Nichalas ave. and in Hatfield ave., between Nicholas ave. and Richmond ave., 1st and 3d Wards. Area of assessment affects property in the following

10; District 6, Plot 1, Block 4; Plot 2, Block 8; Plot 1, Block 4; Plot 2, Block 2; Plot 3, Block 1; Plot 6, Blocks 1 and 2; Plot 4, Block 7; Plot 5, Blocks 79, 82 and 83; District 4, Plot 3, Block 1; District 5, Plot 18, Blocks 2, 4, 7, 8; Plot 19, Block 1; Plot 17, Blocks 1, 7, 10, 13, 16, 18; Plot 14, Block 1; Plot 16, Block 1, 7, 10, 13, 16, 18; Plot 17, Block 1, 7, 10, 13, 16, 18; Plot 17, Block 1, 7, 10, 13, 16, 18; Plot 17, Block 1, 7, 10, 13, 16, 18; Plot 17, Block 1, 7, 10, 13, 16, 18; Plot 17, Block 1, 7, 10, 13, 16, 18; Plot 17, Block 1, 7, 10, 13, 16, 18; Plot 17, Block 1, 7, 10, 13, 16, 18; Plot 17, Block 1, 7, 10, 13, 16, 18; Plot 17, Block 1, 7, 10, 13, 16, 18; Plot 18, Pl

Plot 14, Block 1.

Third Ward—Blocks 1, 4, 5, 6, 8, 9, 10, 13, 14, 15, 16, 17, 18, 19, 21, 22, 23, 24, 26, 27, 36, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 51, 52, 68b, 69, 163 and 164.

that the same was confirmed by the Board of Revision of Assessments December 20, 1912, and entered December 20, 1912, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment interest will be collected thereon, as provided in section 1019 of the Greater New York

Said section provides, in part, "If any such assessment shall remain unnaid 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 to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents at Borough Hall, St. George, Borough of Richmond, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before February 18, 1913, 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 centum per annum from the date when above assessment became a lien to the date of

WILLIAM A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, December 17, 1912. d26,j7

NOTICE OF ASSESSMENTS FOR OPENING STREETS AND PARKS.

IN PURSUANCE OF SECTION 1005 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice of the confirmation by the Supreme Court and the entering in the Bureau for the Collection of Assessments and Arrears of the assessment for OPENING AND ACQUIRING TITLE

ment for OPENING AND ACQUIRING TITLE to the following named avenue, in the BOR-OUGH OF BROOKLYN:
THIRTY-FIRST AND THIRTY-SECOND WARDS, SECTIONS 20 AND 23.
AVENUE P—OPENING, from Ocean ave. to Nostrand ave. Confirmed November 14, 1912; entered December 20, 1912. Area of assessment includes all those lands tenements and heredita. includes all those lands, tenements and heredita-ments and premises situate and being in the Borough of Brooklyn, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Bounded on the north by a line midway be-

tween Avenue O and Avenue P and by the pro-longation of the said line; on the east by a line distant 100 feet easterly from and parallel with the easterly line of Nostrand ave., the said dis-tance being measured at right angles to Nostrand ave.; on the south by a line midway between Avenue P and Avenue Q, as laid out west of Nostrand ave., and by the prolongation of the between Ocean ave. and E. 19th st.

The above entitled assessment was entered on the day hereinbefore given in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest

will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "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 to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessment is payable to the Col-lector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Mechanics Bank Building, Court and Montague sts., Borough of Brooklyn, be-tween the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before February 18, 1913, 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 centum per annum from the date when such assessment became a lien to the date of pay-

WILLIAM A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, December 20, 1912. d26,j7

NOTICE TO PROPERTY OWNERS

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for LOCAL IMPROVEMENTS IN THE BOROUGH OF

MANHALTAN:
TWELFTH WARD, SECTION 8.
TWO HUNDRED AND SEVENTEENTH
STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Park Terrace East
to Park Terrace West. Area of assessment: Both sides of 217th st., from Park Terrace West to Park Terrace East, and to the extent of half the block at the intersecting streets.

The above assessment was confirmed by the Board of Assessors on December 17, 1912, and entered on December 17, 1912, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents. and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided in section 1019 of said Greater New York

Said section provides, in part, 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 Assess-ments, it shall be the duty of the officer authorments, 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 likin and Sutter aves.

annum, to be calculated to the date of payment, annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * " The above assessment exceeding five per cent. of the assessed valuation for the year 1911 of the property affected thereby has been divided into ten annual installments.

into ten annual installments, according to the provisions of section 1019 of the Greater New York Charter. The installments not due, with interest at the rate of five per centum to the date of payment, may be paid at any time.

The above assessment is payable to the Col-The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, Room H, 280 Broadway, Borough of Manhattan, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before February 15, 1913, 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 centum per annum from the date when above assessment became a lien to the

WM. A. PRENDERGAST, Comptroller. City of New York, Department of Finance Comptroller's Office, December 17, 1912. d21,j3

NOTICE TO PROPERTY OWNERS.

date of payment.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for LOCAL IMPROVEMENTS IN THE BOROUGH OF RICHMOND:

SECOND WARD. FILLING IN SUNKEN LOTS adjoining and west of railroad tracks between SAND STREET and WAVE STREET. Area of assessment affects Lots 496, 509, 510 and 511 in Plot 2.

of Assessors December 17, 1912, and entered December 17, 1912, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided in section 1019 of the Greater New York Charter.

Said section provides, in part, "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 to the date of payment, from the date when such assessment became a lien, as pro-vided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * *

The above assessment is payable to the Col-lector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents at Borough Hall, St. George, Borough of Richmond, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before and an payments hade thereon of or before February 15, 1913, 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 centum per annum from the date when above assessment became a lien to the date of

WILLIAM A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, December 17, 1912.

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS in the BOROUGH OF RECORD YN.

FIRST WARD, SECTION 1 GRACE COURT—PAVING AND CURBING, from Hicks st. easterly about 300 feet. Area of assessment: Both sides of Grace court, from Hicks st. easterly 300 feet, and to the extent of

half the block at intersecting streets.

EIGHTH WARD, SECTION 3.

FIFTY-FOURTH STREET — PAVING, from 7th ave. to 8th ave. Area of assessment:
Both sides of 54th st., from 7th ave. to 8th ave., and to the extent of half the block at intersecting average. ing avenues.

TWELFTH WARD, SECTION 2.
OTSEGO STREET—PAVING, between
Dwight and Sigourney sts. Area of assessment:
Both sides of Otsego st., from Dwight st. to Sigourney st., and to the extent of half the block at the intersecting streets.

OTSEGO STREET—PAVING, between Si-

gourney and Beard sts. Area of assessment: Both sides of Otsego st., from Sigourney st. to Beard st., and to the extent of half the block

at intersecting streets.
SEVENTEENTH WARD, SECTION 9. DOBBIN STREET—PAVING, between Meserole and Nassau aves. Area of assessment: Both sides of Dobbin st., from Meserole ave. to Nassau ave., and to the extent of half the block at the intersecting streets.

DOBBIN STREET—REGULATING, GRAD-ING, CURBING AND FLAGGING, between

Meserole and Nassau aves.
NORTH HENRY STREET—PAVING, from

Greenpoint ave. to Greene st.

TWENTY-FOURTH WARD, SECTION 5.

CARROLL STREET — REGULATING,
GRADING, CURBING AND FLAGGING, from Nostrand ave. to a point 200 feet west of New

PARK PLACE-PAVING, from Utica ave. o Rochester ave.
UNION STREET—PAVING, from Nostrand

ave. to New York ave.
UNION STREET-PAVING, southerly half, from New York ave. to a point 100 feet custerly.

The area of assessment on the above assessments extends to half the block at the intersecting streets on both sides.

TWENTY-FIFTH WARD, SECTION 6.

HUNTERFLY PLACE, SEWER, between Atlantic ave. and Herkimer st.

Area of assessment

lantic ave. and Herkimer st. Area of assessment affects Block No. 1708.

TWENTY-SIXTH WARD, SECTION 12.
BLAKE AVENUE—PAVIN's, between Hinsdale st. and Vesta ave. Area of assessment: Both sides of Blake ave., from Hinsdale st. to Vesta ave., and to extent of half the block at the intersecting streets.

TWENTY-SIXTH WARD, SECTION 13.

SUNNYSIDE AVENUE—SEWER, from Mil-

er ave. to Barbey st., and SEWER BASINS at northeast and northwest corners of BARBEY STREET AND JAMAICA AVENUL. Area of assessment affects Blocks 3895, 3886, 3888, 3896,

VAN SICKLEN AVENUE-PAVING, between Dumont ave. and New Lots road.

TWENTY-SIXTH WARD, SECTION 14.

MALTA STREET—REGULATING, GRADING, CURBING AND FLAGGING, between

Hegeman and Vienna aves.

TWENTY-NINTH WARD, SECTION 15.

MARTENSE STREET—PAVING, from
Nostrand ave, to New York ave.

FENIMORE STREET—REGULATING,
GRADING, CURBING AND FLAGGING, from
Nostrand ave. to New York ave.

SNYDER AVENUE—PAVING, from Nostrand ave. to New York ave.

NEW YORK AVENUE—PAVING, between
Clarkson ave. and Hawthorne st.

Clarkson ave. and Hawthorne st.

The area of assessment on the above assessments extends on both sides of above streets, and to extent of one-half the block at the intersecting streets.

RALEIGH PLACE—SEWER, between Church

ave. and Martense st. Area of assessment affects Block No. 4869.

TWENTY-NINTH WARD, SECTION 16.

EAST THIRD STREET—PAVING, between Beverley road and Avenue C. Area of assessment: Both sides of E. 3d st., from Beverley road at Avenue C.

road to Avenue C, and to the extent of half the block at the intersecting streets.

THIRTY-EIGHTH STREET — REGULAT-ING, GRADING, CURBING AND FLAGGING, from Fort Hamilton ave. to 13th ave. Area of assessment. Both sides of 38th st., from 13th ave.

to Fort Hamilton ave., and to the extent of half

to Fort Hamilton ave., and to the extent of half the block at intersecting streets.

CORTELYOU ROAD—SEWER, between Ocean Parkway and E. 5th st. Area of assessment affects Blocks Nos. 5374 and 5389.

WEST STREET—PAVING, between 43d st. and 18th ave. Area of assessment: Both sides of West st. from 43d st. to 18th ave., and to the extent of half the block at the intersecting and terminating streets. ing and terminating streets.

LAWRENCE AVENUE — SEWER, from Gravesend ave. to 3d st. Area of assessment af-

fects Blocks 5419 and 5422.
THIRTIETH WARD, SECTION 17.
TWELFTH AVENUE—SEWER, between 49th

and 50th sts. Area of assessment affects Blocks
Nos. 5640 and 5641.

THIRTIETH WARD, SECTION 18.

EIGHTY-EIGHTH STREET — CURBING
AND FLAGGING, between 3d and 4th aves.

Area of assessment: Both sides of 88th st. from 3d ave. to 4th ave. SIXTY-SIXTH STREET — REGULATING, GRADING, CURBING AND FLAGGING, be-

tween 5th and 6th aves. Area of assessment: Both sides of 66th st., from 5th ave, to 6th ave. and to the extent of half the block at the intersecting avenues.
SEVENTY-EIGHTH STREET—SEWER, be-

tween 4th and 5th aves. Area of assessment af fects Blocks Nos. 5961 and 5970. THIRTIETH WARD, SECTION 19.
TWELFTH AVENUE—SEWER, from 74th st

to 75th st. Area of assessment affects Blocks 6209 and 6210.
BAY TWENTY-THIRD STREET—PAVING, between Cropsey and Bath aves. Area of as-sessment: Both sides of Bay 23d st., from Cropsey ave. to Bath ave., and to the extent of half the block at the intersecting streets.

EIGHTY-THIRD STREET—REGULATING, GRADING, CURBING AND FLAGGING, between 18th and 21st aves. Area of assessment: Both sides of 83d st. from 18th ave. to 21st ave. and to the extent of half the block at the inter-

secting streets.

The above assessments were confirmed by the Board of Assessors on December 17, 1912, and entered on December 17, 1912, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest

will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "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 o seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by

section 159 of this act." Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessments for Otsego st. paving, between Dwight and Sigourney sts., and the Park place paving between Utica and Rochester aves., exceeding five per cent. of the assessed valuation for 1911 of the property affected thereby, has been divided into ten annual installments according to the provisions of section 1019 of the Greater New York Charter. The installments not due, with interest at the rate of five per centum to the date of payment, may be paid at any time.

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Mechanics Bank Building, Court and Montague sts., Borough of Brooklyn, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before February 15, 1913, 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 centum per annum from the date when such assessments became liens to the date of pay-

WILLIAM A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, December 17, 1912. d21,j3

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for LOCAL IMPROVEMENTS in the BOROUGH OF BROOKLIVN.

TWENTY-FOURTH AND TWENTY-NINTH
WARDS, SECTIONS 5 AND 16.
OPENING, EXTENDING, LAYING OUT
AND IMPROVING BEDFORD AVENUE, from Eastern parkway to Flatbush ave., pursuant to the provisions of chapter 764, Laws of 1900, as amended by chapter 590, Laws of 1901, and by chapter 498, Laws of 1903.

-that the area of assessment for this im-provement as fixed by the Commissioners of Estimate and Assessment appointed by the Supreme Court on September 13, 1901, includes all those lands, tenements, hereditaments and premises situated, lying and being, and which, taken together, are bounded and described as follows: Beginning at a point on the southerly side of Eastern parkway, distant 250 feet easterly of the easterly side of Bedford ave.; running thence southerly and parallel with Bedford ave. to the northerly side of Flatbush ave.; running thence northwesterly along the northerly side of Flat-bush ave. to a point where a line drawn parallel with Bedford ave. and distant 250 feet westerly therefrom would intersect the same; running thence northerly and parallel with Bedford ave. with a line which bisects the angle formed by

to the southerly side of Eastern parkway at a point 250 feet westerly of Bedford ave.; run-ning thence easterly along the southerly side of Eastern parkway to the point or place of begin-

ning.
The Board of Assessors of The City of New York has levied and assessed this assessment in

twenty annual installments.

The "Fourth Installment" in each case is now the "rourth installment" in each case is now due and payable, and hereafter for sixteen years an amount equal to one of the aforesaid installments shall be assessed upon the lots or parcels of land benefited by said improvement. This assessment was confirmed by the Board of Revision of Assessments on December 2, 1909, and vision of Assessments on December 2, 1909, and entered December 2, 1909, and the Fourth Installment entered on December 18, 1912, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water

Unless the amount of the Fourth Installment the said date of entry interest shall be charged, collected and received thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the 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 at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides * * * "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." * * The owner of any parcel of land assessed for

the foregoing assessment may, at any time after the first installment becomes due and payable, pay all the installments not levied of said assessment, and the same will be thereupon canceled. The above assessment is payable to the Col-

lector of Assessments and Arrears of the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Mechanics Lank Building, Court and Montague sts., Borough of Brooklyn, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before February 15, 1913, 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 centum per annum from the date when such assessment became a lien to the date of pay-

WM. A. PRENDERGAST, Comptroller.
City of New York, Department of Finance,
Comptroller's Office, December 17, 1912.

NOTICE OF ASSESSMENTS FOR LOCAL IMPROVEMENTS IN THE BOROUGH OF BROOKLYN, CITY OF NEW YORK.

NOTICE IS HEREBY GIVEN THAT THE assessment roll in the following entitled mat-ter has been completed and will be due and pay-able on the 16th instant, and that the authority for the collection of the same has been delivered to the Collector of Assessments and Arrears, and all persons liable to pay such assessment are required to pay the same without delay at his office in the Mechanics Bank Building, Court and Mon-tague sts., in the Borough of Brooklyn. Assessment for benefit from Prospect Park

(for lands taken) under chapter 244, Laws of 1878, 35th installment.

Extract from the Law.
Chapter 583, Laws of 1888, title 7, section 10, as amended by chapter 888, Laws of 1895; chapter 775, Laws of 1896, and section 937, chapter 378, Laws of 1897, and chapter 466 of the Laws of 1901 amendatory thereof.

On all * * * assessments which shall be paid to the Collector of Assessments and Arrears

before the expiration of thirty days from the time the same shall become due and payable, an allowance shall be made to the person or persons making such payments at the rate of seven and three tenths per centum per annum for the un-expired portion thereof. On all * * * assess-ments * * paid after the expiration of thirty days from the time the same shall have be-come due and payable there shall be added to and collected as part of every such assessment

* * interest at the rate of nine per cent, per
annum, to be computed from the time the same

became due and payable to the date of payment, WM. A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, December 16, 1912

NOTICE OF ASSESSMENTS FOR OPENING STREETS AND PARKS. IN PURSUANCE OF SECTION 1005 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice of the confirmation by the Supreme Court and the entering in the Bureau for the Collection of Assessments and Arrears of the assessment for OPENING AND ACQUIRING TITLE

to the following named avenue in the BOR OUGH OF QUEENS: FIRST WARD.
HUNTERS POINT AVENUE-OPENING from Van Dam st. to Borden ave. Confirmed October 26, 1912; entered December 12, 1912. Area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the line which bi-sects the angle formed by the intersection of the prolongations of the northeasterly line of Hunters Point ave., as laid out southeasterly from Van Dam st., and the southerly line of Anable ave., distant 100 feet westerly from the westerly line of Van Dam st., the said distance being measured at right angles to the line of Van Dam st., and running thence eastwardly along the said bisecting line to a point distant 100 feet easterly from the easterly line of Van Pelt st. the said diseasterly line of Van Pelt st., the said distance being measured at right angles to the line of Van Pelt st.; thence southwardly and parallel with Van Pelt st. to the intersection with a line which bisects the angle formed by the intersection of the prolongation of the southerly line of Covert ave. and the northeasterly line of Hunters Point ave.; thence eastwardly along the said bisecting line to a point distant 100 feet easterly from the easterly line of Bragaw st., the said distance being measured at right angles to the line of Bragaw st.; thence southwardly and parallel with Bragaw st. and the prolongation thereof to a point distant 100 feet southerly from the southerly line of Borden ave., the said distance being measured at right angles to the line of Borden ave.; thence westwardly and parallel with Borden ave. to the intersection with a line at right angles to Borden ave. at a point on its northerly line distant 100 feet southwesterly from the southwesterly line of Hunters Point ave., the said distance being measured at right angles to the line of Hunters Point ave.; thence northwardly along the said line at right angles to Borden ave. to the northerly line of Borden ave.; thence northwestwardly and paral-lel with Hunters Point ave. to the intersection

the intersection of the southwesterly line of Hunters Point ave. and the northerly line of Borden ave.; thence northwestwardly along the said bisecting line to a point distant 100 feet westerly from the westerly line of Van Dam st., the said distance being measured at right angles to the line of Van Dam st.; thence northwardly and parallel with Van Dam st. to the point or

place of beginning.

The above entitled assessment was entered on the day hereinbefore given in the Record of Titles of Assessments kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest

will be collected thereon, as provided in section 1019 of said Greater New York Charter.

Said section provides, in part, 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 to the date of payment

annum, to be calculated to the date payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides " "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, at the Municipal Building, Court House square, Long Island City, Borough of Queens, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before February 10. 1913, 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 centum per annum from the date when the above assessment became a lien to the date of pay-

WM. A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, December 12, 1912.

Corporation Sales.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

PUBLIC NOTICE IS HEREBY GIVEN THAT the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain buildings standing upon property owned by The City of New York, acquired by it for water supply purposes, in the

Borough of Richmond,

Being the buildings, parts of buildings, etc..
situated on the plot of ground known as the old
Bulls Head. Pumping Station, in the Borough
of Richmond, which are more particularly deor kichmond, which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K, No. 280 Broadway, Borough of Manhattan.

Pursuant to a resolution adopted by the Commissioners of the Sinking Fund at a meeting held December 18, 1912, the sale by sealed bids of the above described buildings and appurtenances thereto will be held by direction of the Comptroller on

FRIDAY, JANUARY 10, 1913. at 11 a. m., in lots and parcels and in manner and form as follows:

shed and old one-story brick pumping station, with brick chimney, between Richmond turnpike and Signs road, Bulls Head, Borough of Richmond.

Sealed bids (blank forms of which may be ob tained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room K, No. 280 Broadway, Borough of Manhattan, until 11 a. m. on the 10th day of January, 1913, and then publicly opened for the sale for removal of the above-described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible there-

Each parcel must be bid for separately and will be sold in its entirety, as described in above advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be

required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and

given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter. Successful bidders will be required to pay the purchase money and deposit the required

security within twenty-four hours of the receipt of notification of the acceptance of their bids. The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened January 10, 1913," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room K, No. 280 Broadway, New York City," from whom any further particulars regarding the buildings to be disposed of may

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS

ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance,
Comptroller's Office, December 20, 1912.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT of the Borough of Manhattan, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain buildings standing upon property owned by The City of New York, acquired by it for a public bath in the

Being all the buildings, parts of buildings, ctc., standing on the plot of ground 75.6 feet by 98.9 feet on the northerly side of W. 28th st., distant 105 feet westerly from the north-

west corner of 9th ave. and W. 28th st., in the Borough of Manhattan, all of which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K, No. 280 Broad-

way, Borough of Manhattan.
Pursuant to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held November 27, 1912, the sale by sealed bids of the above buildings and appurtenances thereto will be held by direction of the Comptroller on TUESDAY, JANUARY 7, 1913,

at 11 a. m., in lots and parcels and in manner and form as follows:
Parcel No. 1. Three-story brick house, Nos.
407 to 413 W. 28th st.

Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room K. No. 280 Broadway, Borough of Manhattan, until 11 a. m. on the 7th day of January, 1912, and then publicly opened for the sale for removal of the above-described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible there-

Each parcel must be bid for separately and will be sold in its entirety, as described in above

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be **required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be re-

turned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter. Successful bidders will be required to pay the

purchase money and deposit the required se-surity within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened January 7, 1912," and must be delivered, or mailed in ary 7, 1912, and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room K, No. 280 Broadway, New York City," from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR

IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

WM, A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, December 20, 1912. d21,j7

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT of the Borough of The Bronx, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes, in the

Borough of The Bronx.

Being the buildings, parts of buildings, etc., standing within the lines of White Plains road, from West Farms road to Westchester ave., in the Borough of The Bronx, which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K, No. 280 Broadway, Borough of Manhattan.
Pursuant to a resolution of the Commissioners

of the Sinking Fund, adopted at a meeting held November 27, 1912, the sale by sealed b the upset or minimum prices named in the description of each parcel of the above buildings and appurtenances thereto, will be held by direction of the Comptroller on

MONDAY, JANUARY 6, 1913.

at 11 a. m., in lots and parcels and in manner and form and at upset prices as follows:

Parcel No. 14—Part of two and one-half story frame house on the west side of White Plains road, about 140 feet south of Guerlain st. Cut 4.9 feet on north side by 5.2 feet on south side by 20.3 feet. Upset price, \$100.
Parcel No. 15—Part of two and one-half story

frame house south of Parcel No. 14. Cut 5.6 feet on north side by 5.8 feet on south side by

20.2 feet. Upset price, \$75.

Parcel No. 35—Part of two and one-half story frame house on the east side of White Plains road, 100 feet south of Guerlain st. Cut 5.4 feet on north side by 5.2 feet on south side by

20.2 feet. Upset price, \$50.

Parcel No. 36—Part of two and one-half story frame house south of Parcel No. 35. Cut 5.1 feet on north and south sides by 18.2 feet. Upset price, \$50. Parcel No. 37-Part of one and one-half story

frame house south of Parcel No. 36. Cut 5.1 feet on north and south sides by 20.3 feet. Upset price, \$50.
Parcel No. 38—Part of two and one-half story frame house south of Parcel No. 37. Cut 5.3 feet on north side by 5.4 feet on south side by

20.4 feet. Upset price, \$50.
Parcel No. 39—Part of two and one-half story frame house south of Parcel No. 38. Cut 5.4 feet on north and south sides by 20.2 feet. Up-

set price, \$50.
Parcel No. 41—Part of two and one-half story frame house south of Parcel No. 39. Cut 5.4 feet on north side by 5.5 feet on south side by

20.2 feet. Upset price, \$50.
Parcel No. 42—Part of two and one-half story frame house south of Parcel No. 41. Cut 5.6 feet on north and south sides by 20.2 feet. Upset price, \$50.

Parcel No. 43—Part of two-story frame house south of Parcel No. 42. Cut 5.6 feet on north side by 5.7 feet on south side by 21.1 feet. Upset price, \$50.
Parcel No. 44—Part of two and one-half story

frame house south of Parcel No. 43. Cut 5.9 feet on north side by 5.8 feet on south side by 20.2 feet. Upset price, \$50. Parcel No. 125A—Part of two-story frame

house on the southeast corner of Wood ave. and White Plains road. Cut 14 feet on north and south sides by 20.2 feet. Upset price, \$100.

Parcel No. 126—Part of two-story frame house south of Parcel No. 125A. Cut 14 feet on north and south sides by 18 feet. Upset price, \$100.

Parcel No. 139—Part of two-story brick house on the west side of White Plains road, 25 feet south of Wood ave. Cut 11 feet on north sides south of Wood ave. Cut 11 feet on north side by 11.2 feet on south side by 20.1 feet. Upset

price, \$150.
Parcel No. 140—Part of two-story frame house south of Parcel No. 139. Cut 9.8 feet on north side by 9.9 feet on south side by 21.1 feet. Up-

set price, \$100.
Parcel No. 141—Part of two-story frame house

south of Parcel No. 140. Cut 11.9 feet on north side by 10 feet by 20 feet. Upset price, \$100.
Parcel No. 145—Part of stone foundation 100 feet south of Parcel No. 141. Cut 10.1 feet on north and south sides. Upset price, \$5. Parcel No. 153—Part of two and one-half

story frame house on the southeast corner of White Plains road and McGraw ave. Cut 16.7 feet on front by 12.7 feet on rear by 34.6 feet.

Upset price, \$800. Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room K, No. 280 Broadway, Borough of Manhattan, until 11 a. m. on the 6th day of January, 1912, and then publicly opened for the sale for removal of the abovedescribed buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible thereafter.

Each parcel must be bid for separately and will be sold in its entirety, as described in above

advertisement. Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid

on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after success ful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-tour hours of the receipt of notification of the acceptance of their bids. The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid, should it be deemed in the interest of The City of New York to do

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name

and address of the bidder. and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened January 6, 1912," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room K, No. 280 Broadway, New York City," from whom any further particulars regarding the buildings to be disposed of may be obtained. e obtained

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS

ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance Comptroller's Office, December 11, 1912.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT OF the Borough of Queens, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes, in the

Borough of Queens Being the buildings, parts of buildings, etc., standing within the lines of Ditmars ave., from 43d st. to 51st st., and of 43d st., from Dit-mars ave. to the bulkhead line of Flushing Bay, in the Borough of Queens, all of which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K, No. 280 Broadway, Borough of Manhattan.

Pursuant to a resolution of the Commission-

ers of the Sinking Fund, adopted at a meeting held November 27, 1912, the sale by sealed bids, at the upset or minimum prices named in the description of each parcel of the above buildings and appurtenances thereto will be held by direction of the Comptroller on

WEDNESDAY, JANUARY 8, 1913, at 11 a. m., in lots and parcels and in manner and form and at upset prices, as follows: Parcels No. 7 and No. 8. Part of two and one-half-story frame house on the southerly side of Ditmars ave., at Mansfield ave. and Dulon

st. Upset price, \$10.

Parcel No. 14. Part of two and one-half-story frame house on the northerly side of Ditmars ave., about 50 feet west of Schurz ave.

Upset price, \$50.
Parcel No. 15. Part of two and one-half Parcel No. 15. Part of two and one-half-story frame house on the northwest corner of Ditmars ave, and Schurz ave. Upset price, \$50. Parcel No. 24. Porch of two and one-half-story frame house on the northerly side of Ditmars ave., about 150 feet west of Grand ave. Upset price, \$5.

Parcel No. 48. Part of two and one-half-story frame house on the northerly side of Ditmars ave., about 240 feet west of Banks ave. Upset price, \$40.

ave. Upset price, \$40.
Parcel No. 49. Part of two and one-halfstory concrete house, east of and adjoining Parcel No. 48. Cut 13.4 feet on west side by 3.1 feet on east side by 29.14 feet. Upset price.

Parcel No. 51. Part of two and one-half-story frame house, 60 feet east of Parcel No. 49. Cut 13.4 feet on west side by 6.9 feet on east side by 40.15 feet. Upset price, \$50.
Parcel No. 60. Part of two and one-half-

story frame house on the northeast corner of Ditmars ave. and Monitor st. Upset price, \$75. Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room K, No. 280 Broadway, Borough of Manhattan, until 11 a. m. on the 8th day of January, 1913, and then publicly opened for the sale for removal of the above described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible

Each parcel must be bid for separately and will be sold in its entirety, as described in above

advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent, of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be re-

turned within twenty-four hours after successiul bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the re-ceipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do

All bids must state clearly (1) the number or description of the building or buildings bid for,
(2) the amount of the bid, (3) the full name
and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened January 8, 1913," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room K, No. 280 Broadway, New York City," from whom any further particulars regarding the buildings to be disposed of may be obtained. THE BUILDINGS WILL BE SOLD FOR

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, December 17, 1912.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT of the Borough of The Bronx public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes in the

Borough of The Bronx. Being the buildings, parts of buildings, etc., standing within the lines of Taylor avenue, from Wood avenue to Westchester avenue, and Beach avenue, from the northerly line of Wood avenue to the southerly line of Randolph avenue, in the Borough of The Bronx, all of which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K, No.

280 Broadway, Borough of Manhattan.
Pursuant to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held November 27, 1912, the sale by sealed bids at the upset or minimum prices named in the description of each parcel of the above buildings and appurtenances thereto, will be held by direction of the Comptroller on

FRIDAY, JANUARY 3, 1913, at 11 a. m., in lots and parcels and in manner and form and at upset prices, as follows: Parcel No. 8. Fence on the northeast corner of Beach avenue and McGraw avenue. Upset

price, \$10. Parcel No. 117. Part of one and one-half story frame barn on the west side of Taylor avenue, 100 feet north of Westchester avenue. Upset price, \$10.
Parcel No. 120. Iron fence and part of steps

50 feet north of Parcel No. 117. Upset price,

**St. Parcel No. 121. Iron fence and part of steps north of Parcel No. 120. Upset price, \$5. Parcel No. 122. Iron fence and part of steps north of Parcel No. 121. Upset price \$5. Parcel No. 123. Fence and part of steps north of Parcel No. 124. Upset price, \$10. Parcel No. 124. Fence and part of steps north of Parcel No. 123. Upset price, \$10. Parcel No. 129. Fence and part of steps north of Parcel No. 129. Fence and part of steps 125 feet north of Parcel No. 130. Fence and part of steps north of Parcel No. 131. Fence and part of steps north of Parcel No. 131. Fence and part of steps north of Parcel No. 131. Fence and part of steps north of Parcel No. 130. Upset price, \$5. Parcel No. 131. Fence and part of steps north of Parcel No. 130. Upset price, \$5. Parcels No. 143 to No. 146. Fence and part of steps on east side of Taylor avenue, 200 feet

of steps on east side of Taylor avenue, 200 feet north of Westchester avenue. Upset price, \$10. Parcel No. 155. Fence and part of steps 225 feet north of Parcel No. 146. Upset price, \$5. Parcel No. 156. Part of two-story frame flat

on the southeast corner of Taylor avenue and McGraw avenue. Cut 3 feet on north and south sides by 56.1 feet. Upset price, \$50. Parcel No. 164. Part of steps on the west

side of Taylor avenue, 60 feet north of Tre-mont avenue. Upset price, \$2. Parcel No. 165. Fence and part of steps north of Parcel No. 164. Upset price, \$2.

Parcel No. 178. Fence and part of steps on the east side of Taylor avenue, 25 feet south of

Wood avenue. Upset price, \$3. Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room K, No. 280 Broadway, Borough of Manhattan until 11 a. m. on the 3d day of January, 1913, and then publicly opened for the sale for removal of the abovedescribed buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as pos-

sible thereafter.

Each parcel must be bid for separately and will be sold in its entirery, as described in above ad-

vertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid. except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid

on any or all of the buildings.

Deposits of unsuccessful bidders will be reurned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the re-ceipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject

any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened January 3, 1913," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue Room K. No. 280 Broadway, New York City." from whom any further particulars regarding the buildings to be disposed of may be obtained. THE BUILDINGS WILL BE SOLD FOR

IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance,

Comptroller's Office, December 11, 1912

CORPORATION SALE OF RUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT of the Borough of The Bronx, public notice is hereby given that the Commissioners of the

Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes, in the Borough of The Bronx.

Being the buildings, parts of buildings, etc., standing within the lines of McGraw ave., from White Plains road to Unionport road, in the Borough of The Bronx, all of which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K, No. 280 Broadway, Borough of Manhattan.

Pursuant to a resolution of the Commissioners of the Sinking Fund adopted at a meeting held November 27, 1912, the sale by sealed bids, at the upset or minimum prices named in the description of each parcel of the above described buildings and appurtenances thereto, will be held by direction of the Comptroller on

THURSDAY, JANUARY 2, 1913, at 11 a. m., in lots and parcels and in manner and form and at upset prices as follows: Parcel No. 18—Board fence on the north side of McGraw ave. at Unionport road. Upset

price, \$25. Parcel No. 20—Part of one and one-half story frame house and extension and part of porch on the south side of McGraw ave., about 350 feet west of Unionport road. Cut house and extension 4.1 feet on west side by 3.1 feet on east side by 26.1 feet. Upset price, \$5.
Parcel No. 21-Fence east of Parcel No. 20.

Upset price, \$5.
Parcel No. 22—Fence east of Parcel No. 21.
Upset price, \$5.
Parcel No. 26—Fence and part of one and one-

half story frame house on south side of McGraw ave. at Unionport road. Cut house 0.5 feet on west side by 0.8 feet on east side by 16.3 feet.

Upset price, \$5. Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room K, No. 280 Broadway, Borough of Manhattan, until 11 a. m. on the 2d day of January, 1913, and then publicly opened for the sale for removal of the abovedescribed buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as

possible thereafter. Each parcel must be bid for separately and will be sold in its entirety, as described in above

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid

on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the

sale as set forth hereinafter.
Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the re-ceipt of notification of the acceptance of their

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes marked "Proposals to be opened January 2, 1913," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room K, No. 280 Broadway, New York City," from whom any further particulars regording the buildings to be disposed of may

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS

ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance,
Comptroller's Office, December 10, 1912.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT of the Borough of The Bronx, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes, in the Borough of The Bronx.

Being the buildings, parts of buildings, etc., standing within the lines of Glover st., from Westchester ave. to Castle Hill ave., and Doris st., from Glebe ave. to Westchester ave., in the Borough of The Bronx, all of which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K, No 280 Broadway, Borough of Manhattan.

280 Broadway, Borough of Manhattan,
Pursuant to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held November 27, 1912, the sale by sealed bids at the upset or minimum prices named in the description of each parcel of the above buildings and appurtenances thereto, will be held by direction of the Comptroller on

TUESDAY, DECEMBER 31, 1912, at 11 a. m., in lots and parcels and in manner and form and at upset prices, as follows: Parcel No. 4. Part of two and one-half-story frame house on the south side of Glover st., 60 feet east of Castle Hill ave. Cut 4.1 feet on east and west sides by 18.4 feet. Upset price,

Parcel No. 6. Part of two and one-half-story frame house, 30 feet east of Parcel No. 4. Cut 4.1 feet on east and west sides by 18.5 feet.

Parcel No. 7. Part of two-story frame and brick house east of Parcel No. 6. Cut 4.5 feet on east and west sides by 20.2 feet. Upset

price, \$50.
Parcel No. 9. Part of two and one-half-story frame house, 25 feet east of Parcel No. 7. Cut 4 feet on east and west sides by 18.4

feet. Upset price, \$50.

Parcel No. 10. Porch of two-story and base-

ment frame house, 30 feet east of Parcel No. 9. Upset price, \$10.
Parcels No. 19 to No. 22. Wire fence on north side of Glover st., east of Castle Hill ave. Upset price, \$5.
Parcel No. 23. Part of steps east of Parcel No. 22. Upset price, \$5.
Parcel No. 24. Part of three-story frame and brick building northwest corner of Glover and

brick building, northwest corner of Glover and Stearns st. Cut 3.5 feet on east and west sides by 23.9 feet. Upset price, \$50. Parcel No. 26. Wire fence on northeast cor-

ner of Glover st. and Stearns st. Upset price,

Parcel No. 27. Fence and part of steps east of Parcel No. 26. Upset price, \$2. Parcel No. 28. Fence and part of steps east of Parcel No. 27. Upset price, \$2.
Parcel No. 29. Fence and part of steps east of Parcel No. 28. Upset price, \$2. Parcel No. 25. Opset price, \$2.
Parcel No. 31. Fence and part of steps east of Parcel No. 29. Upset price, \$3.
Parcel No. 37. Fence and part of steps 75 feet east of St. Raymonds ave. Upset price.

Parcel No. 43. Fence and part of steps on southeast corner Glover st. and Glebe ave. Upset price, \$10.

set price, \$10.

Parcel No. 44.

of Parcel No. 43.

Parcel No. 45.

Fence and part of steps east
of Parcel No. 45.

Parcel No. 46.

Parcel No. 46.

Parcel No. 47.

of Parcel No. 47.

of Parcel No. 48.

Parcel No. 48.

Parcel No. 48.

Fence and part of steps east
Upset price, \$5.

Upset price, \$5.

Parcel No. 48.

Fence and part of steps east
Upset price, \$5.

Parcel No. 48.

Fence and part of steps east

of Parcel No. 46. Upset price, \$5.
Parcel No. 48. Fence and part of steps east of Parcel No. 47. Upset price, \$5.
Parcel No. 49. Fence and part of steps east of Parcel No. 50. Fence and part of steps east of Parcel No. 51. Fence and part of steps east of Parcel No. 51. Fence and part of steps east of Parcel No. 50. Upset price, \$5.
Parcel No. 50. Upset price, \$5.
Parcel No. 52. Fence and part of steps east of Parcel No. 52. Fence and part of steps east

Parcel No. 52. Fence and part of steps east of Parcel No. 51. Upset price, \$5.
Parcel No. 55. Part of two and one-half-story frame house and one and one-half-story frame shop on northeast corner of Glover st. and Glebe ave. Cut house 4.6 feet on front by 4.7 feet on rear by 32.2 feet. Cut shop 4.7 feet on east and west sides by 18.2 feet. Upset

on east and west sides by 10.2 reet. Opset price, \$50.

Parcel No. 56. Part of open frame shed east of Parcel No. 55. Cut 4.8 feet on east and west sides by 17.9 feet. Upset price, \$5.

Parcels No. 60 to No. 62. Cement block wall, 75 feet east of Parcel No. 56. Upset price,

Parcel No. 63. Cement wall and bay window east of Parcel No. 62. Upset price, \$5.

Parcel No. 66. Fence and part of steps on south side of Glover st., 100 feet east of Lyon

south side of Glover st., 100 feet east of Lyon ave. Upset price, \$5.

Parcel No. 67. Fence and part of steps, east of Parcel No. 66. Upset price, \$5.

Parcel No. 68. Fence and part of steps east of Parcel No. 67. Upset price, \$5.

Parcel No. 69. Fence and part of steps east of Parcel No. 68. Upset price, \$5.

Parcel No. 68. Upset price, \$5.

of Parcel No. 68. Upset price, \$5.

Parcel No. 70. Fence and part of steps east of Parcel No. 69. Upset price, \$5.

Parcels No. 71 to No. 73. Fence east of Parcel No. 70. Upset price, \$5.

Parcel No. 75. Cement wall and part of steps east of Parcel No. 73. Upset price, \$10.

Parcel No. 80. Iron fence on north side of Glover st., 100 feet east of Lyon ave. Upset price, \$5.

Parcel No. 84. Cement wall and part of steps, 100 feet east of Parcel No. 80. Upset

Parcel No. 86. Fence and part of steps, 75 feet east of Parcel No. 84. Upset price, \$5. Parcels No. 87 and No. 88. Fence and part of steps east of Parcel No. 86. Upset price, \$10. Parcel No. 106. Wall and fence on the north east corner of Doris st. and Lyon ave. Upset

price, \$20. Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room K. No. 280 Broadway. Borough of Manhattan, until 11 a. m. on the 31st day of December, 1912, and then publicly opened for the sale for removal of the above described buildings and appurtenances thereto, and the award will be made to the highest bid der within twenty-four hours, or as soon as pos-

sible thereafter.
Each parcel must be bid for separately and will be sold in its entirety, as described in above advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid

on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bid-ders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of

the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids. The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do

All bids must state clearly (1) the number or

All bids must state clearly (1) the number or description of the building or buildings bid for. (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened December 31, 1912," and must be delivered, or mailed in time for their delivery, prior to 11 a.m. of that date to the "Collector of City a. m. of that date to the "Collector of City Revenue, Room K, No. 280 Broadway, New York City," from whom any further particulars regarding the buildings to be disposed of may

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, December 10, 1912.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT of the Borough of Richmond, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes in the

Borough of Richmond. Being the buildings, parts or buildings, etc., standing within the lines of Broadway, from its present terminus south of Elizabeth st., south-wardly in a straight line to Mersereau ave., in the Borough of Richmond, which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K, No. 280 Broadway, Borough of Manhattan.

Pursuant to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held November 27, 1912, the sale by sealed bids, at the upper or at the upset or minimum prices named in the de-scription of each parcel of the above described buildings and appurtenances thereto will be held by direction of the Comptroller on

MONDAY, DECEMBER 30, 1912. at 11 a. m., in lots and parcels and in manner and form and at upset prices as follows: Parcel No. 1. Two-story frame house, No.

115 Mersereau ave. Upset price, \$100. Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room K, No. 280 Broadway, Borough of Manhattan, until 11 a. m. on the 30th day of December, 1912, and then publicly opened for the sale for removal of the abovedescribed buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible thereafter.

Each parcel must be bid for separately and will be sold in its entirety, as described in above advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid

on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of no tification of the acceptance of their bids. The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name

(2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened December 30, 1912," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room K, No. 280 Broadway, New York City," from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS

ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance,
Comptroller's Office, December 6, 1912.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THL PRESIDENT of the Borough of The Bronx, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes, in the

Borongh of The Bronx.

Being the buildings, parts of buildings, etc., standing within the lines of Dorsey st., from Zerega ave. to Seddon st., in the Borough of The Bronx, which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K, No. 280 Broadway, Borough of Manhattan.

Pursuant to a resolution of the Commissi of the Sinking Fund adopted at a meeting held November 27, 1912, the sale by sealed bids at the upset or minimum prices named in the de-scription of each parcel of the above buildings and appurtenances thereto will be held by direction of the Comptroller on

FRIDAY, DECEMBER 27, 1912,

at 11 a. m., in lots and parcels and in manner and form and at upset prices as follows: Parcel No. 94—Two-story frame barn and part of two-story frame house in Dorsey st. at Zereor rear by 28.9 feet. Upset price, \$150.

Parcel No. 97—Three-story frame house in Dorsey st. at Hubbell st. Upset price, \$2,000.

Parcel No. 99—Fence and part of steps on Parcel No. 99—Fence and part of steps on Parcel No.

south side of Dorsey st., 100 feet east of Zerega ave. Upset price, \$5. Parcel No. 100—Part of steps east of Parcel

No. 99. Upset price, \$5.

Parcel No. 101—Fence and part of steps east of Parcel No. 100. Upset price, \$5.

Parcel No. 103—Fence and part of steps east of Parcel No. 103.—Fence and part of steps east of Parcel No. 104.—Fence and part of steps east of Parcel No. 104—Fence and part of steps east

Parcel No. 104—Fence and part of steps east of Parcel No. 103. Upset price, \$5.

Parcel No. 105—Fence and part of steps east of Parcel No. 104. Upset price, \$5.

Parcels Nos. 106 and 107—Fence and part of steps east of Parcel No. 105. Upset price, \$10.

Parcel No. 110—Part of three-story frame house, 50 feet east of Parcel No. 107. Cut house of the parcel No. 107. Cut house for the parcel No. 107. Cut house

Parcel No. 112—Fence and part of steps east of Parcel No. 110. Upset price, \$5.

Parcel No. 112—Fence and part of steps east of Parcel No. 114—Part of one and one-half story frame house in Dorsey st. at Seddon st. Cut

0 feet in rear by 7.8 feet on front by 22.3 feet. Upset price, \$10. Sealed bids (blank forms of which may be tained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room K, No. 280 Broadway, Borough of Manhattan, until 11 a. m. on the 27th

day of December, 1912, and then publicly opened for the sale for removal of the above-described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible there

Each parcel must be bid for scparately and will be sold in its entirety, as described in above advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on

any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so. All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened December 27, 1912," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room K, No. 280 Broadway, New York City," from whom any turther particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."
WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance, Comptroller's Office, December 6, 1912.

Sureties on Contracts.

UNTIL FURTHER NOTICE SURETY COMpanies will be accepted as sufficient upon the following contracts to the amounts named: Supplies of Any Description, Including Gas and Electricity.

One company on a bond up to \$50,000. When such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated September 16, 1907. Construction.

One company on a bond up to \$25,000. Including regulating, grading, paving, sewers, maintenance, dredging, construction of parks, parkways, docks, buildings, bridges, tunnels. aque-

ducts, repairs, heating, ventilating, plumbing, etc., etc.
When such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated September 16, 1907. Asphalt, Asphalt Block and Wood Block Pave-

ments.

Two companies will be required on any and every bond up to amount authorized by letter of Comptroller to the surety companies, dated September 16, 1907.

Dated January 3, 1910.
WILLIAM A. PRENDERGAST, Comptroller.

Interest on City Bonds and Stock.

THE INTEREST DUE JANUARY 1, 1913, on registered bonds and stock of The City of New York, and of former corporations now included therein, will be paid on lanuary 2, 1913, by the Comptroller at his office (Room 85) in the Stewart Building, corner of Broadway and Chambers st., in the Borough of Man-

The interest due January 1, 1913, on the coupon bonds of the late City of Brooklyn will be paid on January 2, 1913, by the Nassau National Bank of Brooklyn, 26 Court st., in the Borough of Brooklyn.

The interest due on January 1, 1913, on coupon bonds of former corporations now included in The City of New York, except the ate City of Brooklyn and the former County of Queens, will be paid on January 2, 1913, at the office of the Guaranty Trust Co. of New ork, Standard Branch, 25 Broad st., Borough of Manhattan.

The coupons that are payable on January 1, 1913, for interest on bonds issued by the former County of Queens will be paid on January 2, 1913, at the Queens County Bank, Branch of the Corn Exchange Bank, Borden ave. and Front st., Long Island City.

The books for the transfer of bonds and

stock on which interest is due on January 1, 1913, will be closed from December 14, 1912, to January 2, 1913.

WM. A. PRENDERGAST, Comptroller.

City, of New York, Department of Finance, Comptroller's Office, December 2, 1912. d3,j2

Notices of Sale.

NOTICE OF CONTINUATION OF QUEENS TAX SALE.

THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents for the Borough of Queens, 5th Ward, as to liens re-maining unsold at the termination of sales of November 21, December 12, 1911; January 16, February 20, March 19, April 23, May 21, June 25, July 23, August 23, September 27, November 22 and December 20, 1912, has been continued

MONDAY, JANUARY 20, 1913. at 2 o'clock p. m., pursuant to section 1028 of the Greater New York Charter, and will be continued at that time in the Arrears Office, third floor, Municipal Building, Court House square, Long Island City, in the Borough of Queens, City of New York.

DANIEL MOYNAHAN, Collector of Assessments and Arrears. Dated December 20, 1912.

NOTICE OF CONTINUATION OF BRONX

TAX SALE. THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents for the

Borough of The Bronx, as to liens remaining unsold at the termination of the sale of December 16, 1912, has been continued to MONDAY, JANUARY 6, 1913, at 2 o'clock p. m., pursuant to section 1028 of the Greater New York Charter, and will be con-

tinued at that time on the 4th floor of the Bergen Building, corner of Arthur and Tremont aves., Borough of The Bronx, City of New York.

DANIEL MOYNAHAN, Collector of Assessments and Arrears. Dated December 16, 1912.

NOTICE OF CONTINUATION OF QUEENS

TAX SALE.

THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents for the Borough of Queens, 2d Ward, as to liens remain-ing unsold at the termination of the sales of October 29, November 19 and December 10, 1912, has been continued to

TUESDAY, DECEMBER 31, 1912,

at 10 o'clock a. m., pursuant to section 1028 of the Greater New York Charter, and will be continued at that time in the Arrears Office, third floor, Municipal Building, Court House square, Long Island City, in the Borough of Queens, City of New York. DANIEL MOYNAHAN, Collector of Assess-

ments and Arrears. Dated December 10, 1912. d11,31

NOTICE OF CONTINUATION OF RICH-MOND TAX SALE.

THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents for the Borough of Richmond, as to liens remaining unsold at the termination of the sale of November 13, and December 4, 1912, has been con-

tinued to WEDNESDAY, JANUARY 8, 1913,

at 2 o'clock p. m., pursuant to section 1028 of the Greater New York Charter, and will be continued at that time in Room 129, in the Bor-

ough Hall, New Brighton, Borough of Richmond, Dated December 4, 1912. DANIEL MOYNAHAN, Collector of Assessments and Arrears.

BROOKLYN DISCIPLINARY TRAINING SCHOOL FOR BOYS.

BOARD OF MANAGERS OF THE BROOKLYN DIS-CIPLINARY TRAINING SCHOOL FOR BOYS (CENTRAL OFFICE), NOS. 4 AND 5 COURT SQUARE, BOROUGH OF BROOKLYN, NEW YORK CITY.

TO CONTRACTORS.

PROPOSALS FOR BIDS OR ESTIMATES.

SEALED BIDS OR ESTIMATES WILL BE received by the Supplies Committee of the Board of Managers of the Brooklyn Disciplinary Training School for Boys at the above office until 11 o'clock a. m. on

THURSDAY, JANUARY 9, 1913,

FOR FURNISHING AND DELIVERING GROCERIES, VEGETABLES, MEATS, FISH, BREAD, MILK AND CREAM, ICE, DRY GOODS AND CLOTH AND TAILOR-SHOP SUNDRIES, HARDWARE, LEATHER AND SHOE-SHOP SUNDRIES, LUMBER, ENGINEER'S SUPPLIES, DRUGS, ETC., EDUCATIONAL AND SCHOOL SUPPLIES, PAINTS, OILS, ETC., HAY, GRAIN AND FEED.

The time for the performance of the contract is during the year 1913.

The amount of security required is fifty per cent. (50%) of the amount of the bid or esti-

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms may be obtained at the office of the Board of Managers, Nos. 4 and 5 Court square, Borough of Brooklyn.

The bidder will state the price of each item contained in the specifications herein contained or hereto annexed, by which the bids will be tested. The extensions of each class must be made and footed up, as the bids will be read from the total footings and awards made to the lowest bidder on each item, as specified in schedule or annexed specifications.

Samples will be on exhibition at the school, 18th ave., between 56th and 58th sts., Brooklyn. FRANCIS X. CARMODY, President, Board of Managers.

JOSEPH F. McKEGN, Secretary, Board of Man-

ESee General Instructions to Bidders on the last page, last column, of the "City Record."

CHANGE OF GRADE DAMAGE COMMISSION.

TWENTY-THIRD AND TWENTY-FOURTH WARDS.

PURSUANT TO THE PROVISIONS OF chapter 537 of the Laws of 1893 and the acts amendatory thereof and supplemental there to, notice is hereby given that meetings of the Commissioners appointed under said acts will be held at the office of the Commission, Room 223, 280 Broadway (Stewart Building), Borough of Manhattan, New York City, on Mondays, Tues-days and Thursdays of each week, at 2 o'clock

p. m., until further notice.
Dated New York City, July 26, 1911.
WILLIAM D. DICKEY, CAMBRIDGE
LIVINGSTON, DAVID ROBINSON, Commis-

LAMONT McLoughlin, Clerk.

MUNICIPAL CIVIL SERVICE COMMISSION.

Municipal Civil Service Commission, 299 Broadway, New York, December 16, 1912. PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received from MONDAY, DECEMBER 16, 1912, TO 4 P. M.

TUESDAY, DECEMBER 31, 1912, for the position of INSTRUMENT MAKER, FIRE DEPART-

MENT. No application delivered at the office of the Commission, by mail or otherwise, after 4 p. m., December 31, 1912, will be accepted. The examination will be held THURSDAY, JANUARY

The subjects and weights of the examination are as follows: Technical, 5; experience, 4; mathematics, 1; 75 per cent. is required on the technical paper and 70 per cent. on all.

Candidates should be able to make repairs to

all the electrical instruments in use in the Fire Department, as transmitters, registers, gongs, fire alarm signal boxes; also keyless doors and combination fire alarm lampposts. They should also be able to make adjustments on engine house equipments and be able to make either permanent or temporary repairs in order to keep same in working order; should be familiar with the winding and rewinding of magnets and be able to do lathe work as regards the manufacture and repairs of instruments.

It will be a waste of time for candidates to apply who cannot meet the above requirements. Minimum age, 21 years; no vacancies at present; salary, \$1,200 per annum.

Application blanks will be mailed upon re-

quest, but the Commission will not guarantee the delivery of the same.
F. A. SPENCER, Secretary. d16,31

MUNICIPAL CIVIL SERVICE COMMISSION, 299 BROADWAY, NEW YORK, December 12, 1912. PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received from

THURSDAY, DECEMBER 12, 1912, TO 4 P. M. FRIDAY, DECEMBER 27, 1912,

for the position of TELEPHONE OPERATOR GRADES 1 AND 2. No application delivered at the office of the

Commission, by mail or otherwise, after 4 p. m. Friday, December 27, 1912, will be accepted. The examination will be held MONDAY, JANUARY 20, 1913, at 10 o'clock a. m. The subjects and weights of the examination are as follows: Duties, 6; Experience, 4. 70 per cent. is required on the Duties paper and 70

per cent. on all. Candidates must be familiar with operating telephone switchboards, as used by the N. Yand N. J. Telephone Companies.

Minimum age, 18 years; vacancies constantly occurring; usual salary, \$480 to \$900 per annum Application blanks will be mailed upon request, but the Commission will not guarantee the delivery of the same.
F. A. SPENCER, Secretary. d12,27

BOARD OF CITY RECORD.

THE SUPERVISOR OF THE CITY RECORD will sell at public auction, at 11 o'clock a. m.

FRIDAY, DECEMBER 27, 1912, QUANTITY OF OLD SCRAP MIXED

The material is now stored in the Distributing Division of the City Record Office, 96 and 98

Reade st., New York City, where it may be inspected at any time prior to the sale.

The sale will take place in the Distributing Division of the City Record Office and the highest price bid will be accepted.

The successful bidder will be required at the time of sale to pay in cash to the Supervisor of the City Record or his authorized representative, on account of the purchase price, Twenty Dollars (\$20), and the balance must be paid for in cash before the material so purchased is re-

The purchaser will be required to remove all the so purchased material on or before 4 p. m., December 31, 1912, and all material not so removed by the time specified will be resold and disposed of as provided for by law.

DAVID FERGUSON, Supervisor of the City

DEPARTMENT OF PUBLIC CHARITIES.

DEPARTMENT OF PUBLIC CHARITIES, FOOT OF E. 26TH St., New York.

TO CONTRACTORS.

PROPOSALS FOR BIDS OR ESTIMATES.

SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2.30 o'clock p. m.

WEDNESDAY, JANUARY 8, 1913,

WEDNESDAY, JANUARY 8, 1913,

FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR A COMPLETE ELECTRIC LIGHTING SYSTEM IN THE CHURCH OF THE GOOD SHEPHERD, AND ADDITIONS TO THE ELECTRICAL FOUIPMENT IN THE ROMAN CATHOLIC CHURCH AT THE NEW YORK CITY HOME FOR THE AGED AND INFIRM, BLACKWELLS ISLAND, THE CITY OF NEW YORK.

The time allowed for the completion of the work and full performance of the contract is

work and full performance of the contract is ixty (60) consecutive working days.

The security required will be Twelve Hundred

Dollars (\$1,200). Certified check or cash in the sum of Sixty Dollars (\$60) must accompany bid.

The hidder will state one aggregate price for the whole work described and specified, as the contract is entire for a complete job. Blank forms and further information may be obtained at the office of the Supervising Engineer of the Department, foot of E. 26th st., The City of New York, where plans and specifications may be seen.
MICHAEL J. DRUMMOND, Commissioner.

Dated December 24, 1912. d26,j8

ESee General Instructions to Bidders on the last page, last column, of the "City

DEPARTMENT OF PUBLIC CHARITIES, FOOT OF E. 26TH St., New York.

TO CONTRACTORS.

PROPOSALS FOR BIDS OR ESTIMATES. SEALED BIDS OR ESTIMATES WILL BE

received by the Department of Public Charities at the above office until 2.30 o'clock p. m. on FRIDAY, JANUARY 3, 1913,
FOR FURNISHING AND DELIVERING CANNED GOODS, GROCERIES, MILK, DRIED FRUITS, FARINACEOUS FOODS, PROVISIONS, FRESH FRUITS AND VEGETABLES, LAUNDRY SUPPLIES AND FORAGE.

The time for the performance of the contract is during the year 1913.

The amount of security required is fifty (50) per cent. of the amount of the bid or estimate.

The bidder will state the price per pound, quart, or other designated unit, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total and awards made to the lowest bidder on each line or item, as stated in the specifications.

Bids must be submitted in duplicate, each in

a separate envelope. No bid will be accepted unless this provision is complied with.

Blank forms and further information may be obtained at the office of the Storekeeper of the Department, foot of E. 26th st., Borough of Manhattan. MICHAEL J. DRUMMOND, Commissioner

Dated December 19, 1912. ## See General Instructions to Bidders on the last page, last column, of the "City

DEPARTMENT OF PUBLIC CHARITIES, FOOT OF E. 26TH St., New YORK.

TO CONTRACTORS.

PROPOSALS FOR BIDS OR ESTIMATES. SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2.30 o'clock p. m. on

FRIDAY, DECEMBER 27, 1912.

FOR FURNISHING AND DELIVERING MEAT, POULTRY, FLOUR AND ICE.

The time for the performance of the contract is during the year 1913.

The amount of security required is fifty (50) per cent, of the amount of the bid or estimate. The bidder will state the price per pound, or other designated unit, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total and awards made to the lowest bidder on each line or item, as stated in the specifications. Bids must be submitted in duplicate, each in a separate envelope. No bid will be accepted

unless this provision is complied with. Blank forms and further information may be obtained at the office of the Department, foot

of E. 26th st., Borough of Manhattan.
MICHAEL J. DRUMMOND, Commissioner.
Dated December 14, 1912. d16,27 See General Instructions to Bidders on the last page, last column, of the "City Record.

BOROUGH OF BROOKLYN.

Office of the President of the Borough of BROOKLYN, ROOM NO. 2, BOROUGH HALL, BOROUGH OF BROOKLYN, THE CITY OF NEW YORK, SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Brooklyn at the above office until 11 o'clock a. m. on

WEDNESDAY, JANUARY 8, 1913,
No. 1. FOR FURNISHING ALL THE LA-BOR AND MATERIALS REQUIRED FOR CONSTRUCTING A SEWER IN 9TH AVE., BETWEEN 47TH AND 49TH STS. The Engineer's preliminary estimate of the

quantities is as follows:
440 linear feet of 12-inch pipe sewer, laid complete, including all in-\$748 00 connection drain, laid complete, in-cluding all incidentals and appurte-

nances; per linear foot, 85 cents....

782 00

6 manholes complete, with iron heads and covers, including all incidentals and appurtenances; per manhole, \$50...

3 sewer basins complete, of either standard design, with iron pans or gratings, iron basin hoods and connecting culverts, including all incidentais and appurtenances; per basin, \$130

Total..... \$2,220 00 The time allowed for the completion of the work and full performance of the contract will

300 00

390 00

180 00

work and full performance of the contract will be thirty (30) working days.

The amount of security required will be One Thousand Dollars (\$1,000).

No. 2. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR CONSTRUCTING A SEWER IN BUSH ST., FROM COLUMBIA ST. TO HICKS ST.

The Engineer's preliminary estimate of the quantities is as follows:

70 linear feet of 15-inch pipe sewer, laid complete, including all inci-

laid complete, including all incidentals and appurtenances; per linear sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$3. 1,320 00

dentals and appurtenances; per manhole, \$45

5.500 feet (B. M.) of foundation
and side planking and sills, laid in
place complete, including all incidentals and appurtenances; per 1,000
feet (B. M.), \$25

22 cubic yards of concrete cradle,
laid in place complete, including extra
excavation and all incidentals and apnurtenances: per cubic yard. \$6.... 137 50

purtenances; per cubic yard, \$6.....
10,000 feet (B. M.) of sheeting and bracing, driven in place complete, including all incidentals and appurtenances; per 1,000 feet (B. M.), \$18. 132 00

Total.....\$2,142 00
The time allowed for the completion of the work and full performance of the contract will be thirty (30) working days.

The amount of security required will be One Thousand Dollars (\$1,000).

No. 3. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CONSTRUCTING A SEWER IN E. 2D ST., FROM ALBEMARLE ROAD TO CHURCH The Engineer's preliminary estimate of

\$1,069 20 nection drain, laid complete, includ-ing all incidentals and appurtenances;

647 20 dentals and appurtenances; per manhole, \$50

Total..... \$2,016 40 The time allowed for the completion of the work and full performance of the contract will be thirty (30) working days.

The amount of security required will be One Thousand Dollars (\$1,000).

No. 4. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR CONSTRUCTING SEWER BASINS ON UNION PLACE, AT THE NORTHEAST CORNER OF RAILROAD AVE.; AND AT THE NORTHWEST CORNER OF NICHOLS AVE.

AVE. The Engineer's preliminary estimate of the quantities is as follows: Two (2) sewer basins complete, of either standard design, with iron pans or gratings, iron basin hoods and con-

necting culverts, including all inci-dentals and appurtenances; per basin, The time allowed for the completion of the work and full performance of the contract will be fifteen (15) working days.

The amount of security required will be One Hundred and Fifty Dollars (\$150).

The foregoing Engineer's preliminary estimate of the total cost for the completed work is to be taken as the 100 per cent. pasis and test for bidding. Proposals shall each state a single percentage of such 100 per cent. (such as 95 per cent., 100 per cent., or 105 per cent.), for which all materials and work called for in the proposed contracts and the notices to hidders are to be contracts and the notices to bidders are to be furnished to the City. Such percentage as bid for this contract shall apply to all unit items specified in the Engineer's preliminary estimate to an amount necessary to complete the work

described in the contract.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Bureau of Sewers, 215 Montague st., Brooklyn. ALFRED E. STEERS, President.

Dated December 26, 1912. d26, j8

**Esee General Instructions to Bidders on the last page, last column, of the "City

OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, ROOM NO. 2, BOROUGH HALL, BOROUGH OF BROOKLYN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Brooklyn at the above office until 11 o'clock a. m. on

WEDNESDAY, JANUARY 8, 1913. 1. FOR REGULATING, PAVING AND RE-PAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A 4-INCH CONCRETE FOUNDATION THE ROADWAY OF BUT-LER PLACE, FROM STERLING PLACE TO PLAZA ST PLAZA ST.

The Engineer's estimate is as follows: 1,735 square yards asphalt pavement, 5 years maintenance. 195 cubic yards concrete. 35 linear feet bluestone heading stones set

in concrete. 340 cubic yards excavation to subgrade. Time allowed, 30 working days. Security re-

quired, \$1,200.

2. FOR REGULATING AND PAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A 4-INCH CONCRETE FOUNDATION THE ROADWAY OF E. 7TH ST., FROM CHURCH AVE. TO BEVERLY ROAD. The Engineer's estimate is as follows:

2,195 square yards asphalt pavement, 5 years 245 cubic yards concrete. 425 cubic yards excavation to subgrade.

Time allowed, 30 working days. Security re-

quired, \$1,400.

3. FOR REGULATING, CURBING AND PAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A 4-INCH CONCRETE FOUNDATION THE ROADWAY OF E, 8TH ST., FROM DITMAS AVE, TO 18TH AVE.

The Engineer's estimate is as follows: 2,500 square yards asphalt pavement, 5 years

maintenance.
280 cubic yards concrete.

40 linear feet bluestone heading stones set 480 cubic yards excavation to subgrade. 120 linear feet cement curb, 1 year main-

Time allowed, 30 working days. Security required, \$1,700.

4. FOR REGULATING AND PAVING
WITH PRELIMINARY ASPHALT PAVEMENT ON A 4-INCH CONCRETE FOUNDATION THE ROADWAY OF E. 28TH ST.,
FROM CLARENDON ROAD TO CANARSIE

The Engineer's estimate is as follows: 1,320 square yards asphalt pavement, 5 years maintenance.

150 cubic yards concrete. 30 linear feet bluestone heading stones set

260 cubic yards excavation to subgrade. Time allowed, 30 working days. Security required, \$900.

5. FOR REGULATING AND PAVING
WITH PRELIMINARY ASPHALT PAVEMENT ON A 4-INCH CONCRETE FOUNDATION THE ROADWAY OF E. 32D ST., FROM
SNYDER AVE. TO CHURCH AVE.

The Frances's estimate is as follows:

The Engineer's estimate is as follows: 2,050 square yards asphalt pavement, 5 years

maintenance. 230 cubic yards concrete.
400 cubic yards excavation to subgrade.
Time allowed, 30 working days. Security re-

Time allowed, 30 working days. Security required, \$1,300.

6. FOR REGULATING AND PAVING WITH PERMANENT ASPHALT PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF PILLING ST., FROM EVERGREEN AVE. TO THE RIGHT OF WAY OF THE LONG ISLAND RAILROAD. The Engineer's estimate is as follows:

Old Square varies asphalt pavement. 5 years

940 square yards asphalt pavement, 5 years maintenance.

155 cubic yards concrete. 120 linear feet bluestone heading stones set in concrete.

240 cubic yards excavation to subgrade. Time allowed, 25 working days. Security rerine anowed, 25 working days. Security required, \$700.

7. FOR REGULATING, PAVING AND REPAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A 4-INCH CONCRETE FOUNDATION THE ROADWAY OF SENATOR ST., FROM 4TH AVE. TO 5TH AVE.

The Engineer's estimate is as follows:

The Engineer's estimate is as follows: 2,530 square yards asphalt pavement, 5 years maintenance.

280 cubic yards concrete, 80 linear feet bluestone heading stones set

in concrete,
490 cubic yards excavation to subgrade.
Time allowed, 30 working days. Security required, \$1,700.
8. FOR REGULATING, GRADING, CURBING, LAYING SIDEWALKS AND PAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A 4-INCH CONCRETE FOUNDATION THE ROADWAY OF UNION ST., FROM ALBANY AVE. TO A POINT 100 FEET WESTERLY.
The Engineer's estimate is as follows:

The Engineer's estimate is as follows: 210 square yards asphalt pavement, 5 years maintenance.

23 cubic yards concrete. 30 linear feet old curbstone reset in concrete. 70 cubic yards excavation. 160 linear feet cement curb, 1 year main-

tenance.
720 square feet cement sidewalk, 1 year maintenance.
Time allowed, 20 working days. Security required, \$300.

9. FOR REGULATING AND PAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A 4-INCH CONCRETE FOUNDATION THE ROADWAY OF W. 28TH ST., FROM SURF AVE. TO MERMAID AVE., EXCEPTING THE RIGHT OF WAY OF THE NEW YORK AND CONEY ISLAND RAIL.

NEW YORK AND CONEY ISLAND RAIL-ROAD COMPANY. The Engineer's estimate is as follows: 2,760 square yards asphalt pavement, 5 years

maintenance. 310 cubic yards concrete. 125 linear feet bluestone heading stones set in concrete.

540 cubic yards excavation to subgrade. Time allowed, 30 working days. Security required, \$1,800.

10. FOR REGULATING AND PAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A 4-INCH CONCRETE FOUNDATION THE ROADWAY OF WHITWELL PLACE, FROM CARROLL ST. TO 1ST ST.

The Engineer's estimate is as follows: 860 square yards asphalt pavement, 5 years maintenance.

95 cubic yards concrete. 170 cubic yards excavation to subgrade. Time allowed, 25 working days. Security required, \$600.

11. FOR REGULATING AND PAVING WITH PERMANENT WOOD BLOCK PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF 48TH ST., FROM 12TH AVE. TO 17TH AVE.

The Engineer's estimate is as follows: 12,390 square yards wood block pavement, 5 years maintenance. 2,065 cubic yards concrete. 60 linear feet bluestone heading stones set in concrete.

3,440 cubic yards excavation to subgrade. Time allowed, 40 working days. Security required, \$14,500.

12. FOR REGULATING, GRADING, CURB-ING AND LAYING SIDEWALKS ON 67TH ST., FROM 1ST AVE. TO 2D AVE.

The Engineer's estimate is as follows: 540 cubic yards excavation. 240 cubic yards filling (not to be bid for). 1,540 linear feet cement curb, 1 year main-

6,250 square feet cement sidewalks, 1 year maintenance 2 sewer basins rebuilt.

Time allowed, 30 working days. Security required, \$800. 13. FOR REGULATING AND PAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A 4-INCH CONCRETE FOUNDATION THE ROADWAY OF 67TH ST., FROM

1ST AVE. TO 2D AVE. The Engineer's estimate is as follows: 2,620 square yards asphalt pavement, 5 years

maintenance. 290 cubic yards concrete. 150 linear feet bluestone heading stones set in concrete. Time allowed, 30 working days. Security required, \$1,700.

14. FOR REGULATING AND PAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A 4-INCH CONCRETE FOUNDATION THE ROADWAY OF 71ST ST., FROM

13TH AVE. TO 15TH AVE. The Engineer's estimate is as follows: 4,790 square yards asphalt pavement, 5 years maintenance.

530 cubic yards concrete. 30 linear feet bluestone heading stones set in concrete. 930 cubic yards excavation to subgrade.

Time allowed, 30 working days. Security required, \$3,000.

15. FOR REGULATING, GRADING TO A WIDTH OF 24 FEET ON EACH SIDE OF THE CENTRE LINE, CURBING AND LAYING SIDEWALKS ON 73D ST., FROM 13TH AVE. TO 14TH AVE.

The Engineer's estimate is as follows: 10 linear feet old curbstone reset in concrete.

80 cubic yards excavation.
90 cubic yards filling (to be furnished). 1,420 linear feet cement curb, 1 year main-

1,550 square feet cement sidewalks, 1 year maintenance. Time allowed, 30 working days. Security re

quired, \$400.

16. FOR REGULATING AND PAVING WITH PRELIMINARY ASPHALT PAVEMENT ON A 4-INCH CONCRETE FOUNDATION THE ROADWAY OF 97TH ST., FROM SHORE ROAD TO MARINE AVE.

The Engineer's estimate is as follows: 1,860 square yards asphalt pavement, 5 years

210 cubic yards concrete. 50 linear feet bluestone heading stones set

in concrete. 360 cubic yards excavation to subgrade. Time allowed, 30 working days. Security re-

quired, \$1,200.

17. FOR GRADING PORTIONS OF THE LOT ON THE SOUTH SIDE OF EASTERN PARKWAY, FROM BROOKLYN AVE. TO KINGSTON AVE., KNOWN AS LOT 26, BLOCK 1271.

The Fractionary's estimate is as follows:

The Engineer's estimate is as follows: 350 cubic yards excavation. Time allowed, 15 working days. Security re-

quired, \$100. 18. FOR CONSTRUCTING CEMENT SIDE-WALKS ON BOTH SIDES OF 16TH AVE., BETWEEN CROPSEY AVE. AND A POINT ABOUT 600 FEET SOUTHERLY, AND VARI-

OUS OTHER STREETS The Engineer's estimate is as follows: 10,630 square feet cement sidewalks, 1 year

maintenance. Time allowed, 30 working days. Security required. \$600.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per linear foot, square yard, cubic yard or other unit of measure, by which the bids will be tested. The bids will be compared and the contract awarded at a lump or aggregate sum

for each contract.

Blank forms and further information may obtained and the plans and drawings may be seen at the office of the Bureau of Highways, the Borough of Brooklyn, No. 12 Municipal Building, Brooklyn.

ALFRED E. STEERS, President.

Dated December 19, 1912. d26,j8 See General Instructions to Bidders on the last page, last column, of the "City Record."

BOARD OF WATER SUPPLY.

SEALED BIDS WILL BE RECEIVED BY the Board of Water Supply, at its offices, seventh floor, 165 Broadway, New York, until

TUESDAY, JANUARY 21, 1913.

FOR SURFACING WITH VITRIFIED BRICK BLOCK, HIGHWAYS AROUND THE ASHOKAN RESERVOIR, IN THE TOWNS OF OLIVE, MARBLETOWN, HURLEY, WOODSTOCK AND KINGSTON, ULSTER COUNTY, NEW YORK.

An approximate statement of the quantities of the various classes of work and further information are given in the Information for Bidders, forming part of the contract. At the above place and time bids will be publicly opened and read. The award of the contract, if awarded, will be made by the Board as soon thereafter as practicable. The Board reserves the right to reject any and all bids

reject any and all bids.

Two or more bonds, the aggregate amount of which shall be Two Hundred and Fifty Thousand Dollars (\$250,000), will be required for the faithful performance of the contract. No bid will be received and deposited unless

accompanied by a certified check upon a national or state bank, drawn to the order of the Comptroller of The City of New York, to the amount of Twenty-five Thousand Dollars (\$25,000). Time allowed for the completion of the work

is thirty-six months from the service of notice by the Board to begin work.

Pamphlets containing information for bidders, forms of proposal, contract, specifications and drawings, etc., can be obtained at the above address, upon application in person or by mail, by depositing the sum of Ten Dollars (\$10) in currency, or check drawn to the order of the Board of Water Supply for each pamphlet. This deposit will be refunded upon the return of the pamphlets in acceptable condition within thirty days from the date on which bids are to be

CHARLES STRAUSS, President: CHARLES N. CHADWICK, JOHN F. GALVIN, Commissioners of the Board of Water Supply.

JOSEPH P. MORRISSEY, Secretary.

Note-See general instructions to bidders on last page, last column, of the CITY RECORD, so applicable hereto and not otherwise prod27,28j3 to 21 vided for.

FIRE DEPARTMENT.

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, Nos. 157 AND 159 E. 67TH ST., BOROUGH OF MANHATTAN.

JOSEPH P. DAY, AUCTIONEER, ON BEhalf of the Fire Department, City of New York, will offer for sale at public auction, to the highest hidder on the highest bidder, on

MONDAY, DECEMBER 30, 1912, at the Repair Shops, northeast corner of 12th ave. and 56th st., Borough of Manhattan, at 10 a. m. on said date, the following condemned

property of the Department: Lot No. 1. One Nott engine, registered No. Lot No. 2. One Clapp & Jones engine, reg-

istered No. 359. Lot No. 4. One lot of scrap iron, three tons, more or less.

Lot No. 5. One lot of lead cable, two tons, more or less.

Lot No. 6. One lot of rope, 200 pounds, more or less.
Lot No. 7. One lot of battery copper, 400 pounds, more or less. Lot No. 8. One lot of battery zinc, 500

pounds, more or less.

Lot No. 9. One lot of battery carbons. Lot No. 10. One automobile radiator. Lot No. 11. One lot of hose, to be sold in lots of ten lengths each.

Lot No. 12. One lot of lanterns, 50 pounds, more or less.
Lot No. 13. One lot of wheels.

Lot No. 14. One lot of office furniture, desks, chairs, filing cabinets.

Lot No. 15. One lot of brass borings, 150 pounds, more or less. Lot No. 16. One lot of telephone receivers

and mouthpieces.

Lot No. 17. One lot of carpet and rugs.

Lot No. 18. One lot of scrap rubber.

Lot No. 19. One lot of suctions and hydrant

connections. Lot No. 20. One lot of ladders. Lot No. 21. One lot of harness.

Lot No. 22. One lot of rubber tires, 2,500 pounds, more or less.

Lot No. 23. One lot of auto casings and

Lot No. 23. One lot of auto casings and inner tubes, 300 pounds, more or less,
Lot No. 24. One lot of feather pillows.
Lot No. 25. One lot of mattresses,
Lot No. 26. One lot of oil barrels.
Lot No. 27. One lot of horseshoes, three tons, more or less,
Lot No. 28. One lot of horseshoe pads, two

Lot No. 28. One lot of horseshoe pads, two tons, more or less.

Lot No. 29. One March motor cycle.

Lot No. 30. One Indian motor cycle.

Each lot will be sold separately. The right to reject all bids is reserved.

The highest bidder for each lot, in case the bid is accepted, will be required to pay for the same in cash at the time of sale (except lots 4, 5, 6, 7, 8, 12, 15, 22, 23, 27 and 28, which must be paid for at the time of weighing and delivery), and must remove the same within twenty-four (24) hours after the sale.

twenty-four (24) hours after the sale. The articles may be seen at any time before the day of sale at the place above specified. JOSEPH JOHNSON, Commissioner. d27,30

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, Nos. 157 AND 159 E. 67TH ST., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE

received by the Fire Commissioner at the above office until 10,30 o'clock a. m. on

above office until 10,30 o'clock a. m. on

TUESDAY, JANUARY 7, 1913,

FOR FURNISHING ALL THE LABOR
AND MATERIALS REQUIRED FOR THE
ERECTION AND COMPLETION OF A NEW
BUILDING, FOR AN ENGINE AND HOOK
AND LADDER COMPANY, ON THE SOUTH
SIDE OF VERMILYEA AVE., 200 FEET
WEST OF ACADEMY ST., BOROUGH OF
MANHATTAN.

The time allowed for the erecting and completing of building will be one hundred and
fifty (150) working days.

The amount of surety required will be
Twenty-one Thousand Dollars (\$21,000).

FOR FURNISHING ALL THE LABOR
AND MATERIALS FOR AND INSTALLING
THE PLUMBING AND GAS FITTING REQUIRED FOR NEW BUILDING, FOR AN
ENGINE AND HOOK AND LADDER COMPANY, ON THE SOUTH SIDE OF VEP.
MILYEA AVE., 200 FEET WEST OF
ACADEMY ST., BOROUGH OF MANHATTAN.

The time allowed for the completion of the

The time allowed for the completion of the work will be one hundred and fifty (150) work-

work will be one hundred and fifty (150) working days.

The amount of surety required will be One Thousand Five Hundred Dollars (\$1,500).

FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING AND COMPLETING A STEAM-HEATING SYSTEM IN NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE SOUTH SIDE OF VERMILYEA AVE., 200 FEET WEST OF ACADEMY ST., BOROUGH OF MANHATTAN.

The time allowed for the completion of the work will be one hundred and fifty (150) working days.

The amount of surety required will be One Thousand Dollars (\$1,000).

Contracts will be awarded at a lump or ag-

Plans and specifications, with forms of contract and forms of proposal, may be obtained from Dennison, Hirons and Darbyshire, Architects, 475 5th ave., Manhattan, and at the office of the Fire Department, 157 E. 67th st.,

Manhattan.

JOSEPH JOHNSON, Fire Commissioner. See General Instructions to Bidders on age, last column, of the

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, NOS. 157 AND 159 E. 67TH ST., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Fire Commissioner at the above office until 10.30 o'clock a. m. on

TUESDAY, JANUARY 7, 1913,
FOR FURNISHING ALL THE LABOR
AND MATERIALS REQUIRED FOR THE
ERECTION AND COMPLETION OF A NEW
BUILDING, FOR AN ENGINE COMPANY,
ON THE WEST SIDE OF BENEDICT AVE.,
94.46 FEET NORTH OF FULTON ST.,
WOODHAVEN, BOROUGH OF QUEENS.
The time allowed for the erecting and com-

The time allowed for the erecting and completing of building will be one hundred and fifty (150) working days.

The amount of surety required will be Ten Thousand Dollars (\$10,000).

FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING THE PLUMBING AND GAS FITTING RE-QUIRED FOR NEW BUILDING, FOR AN ENGINE COMPANY, ON THE WEST SIDE OF BENEDICT AVE., 94.46 FEET NORTH OF FULTON ST., WOODHAVEN, BOROUGH OF OUTERNS

OF QUEENS.

The time allowed for the completion of the work will be one hundred and fifty (150) work-

ing days.

The amount of surety required will be One Thousand One Hundred Dollars (\$1,100).
FOR FURNISHING ALL THE LABOR
AND MATERIALS FOR AND INSTALLING AND COMPLETING A STEAM-HEATING SYSTEM IN NEW BUILDING, FOR AN ENGINE COMPANY, ON THE WEST SIDE OF BENEDICT AVE., 94.46 FEET NORTH OF FULTON ST., WOODHAVEN, BOROUGH OF OUTERN'S

The time allowed for the completion of the work will be one hundred and fifty (150) work-

ing days.

The amount of surety required will be Eight Hundred Dollars (\$800).

Contracts will be awarded at a lump or ag-

gregate sum for each contract.

Plans and specifications, with forms of contract and forms of proposal, may be obtained from Frank H. Quinby, Architect, 99 Nassau st., Manhattan, and at the office of the Fire Department, 157 E. 67th st., Manhattan.

JOSEPH JOHNSON, Fire Commissioner.

See General Instructions to Bidders on the last page, last column, of the "City

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, NOS. 157 AND 159 E. 67TH ST., BOROUGH OF MANHATTAN.

JOSEPH P. DAY, AUCTIONEER, ON BEhalf of the Fire Department, City of New York, will offer for sale at public auction, to the highest bidden. highest bidder, on

FRIDAY, DECEMBER 27, 1912. at the Repair Shops, Boliver and St. Edwards sts., Borough of Brooklyn, at 10 a. m. on said date, the following condemned property of the Department:

Lot No. 1. Fifteen empty oil barrels.
Lot No. 2. One lot of old ladders.
Lot No. 3. One lot of old wheels.
Lot No. 4. One lot of old iron, five tons,

more or less.

Lot No. 5. One Clapp & Jones engine, registered No. 417.

Lot No. 6. One Manchester Locomotive Works engine, registered No. 486.

Lot No. 7. One Hayes aerial hook and ladder truck, registered No. 103.

Lot No. 8. One lot of scrap rubber, 500 pounds, more or less.

Lot No. 9. One battalion wagon, registered

Lot No. 10. One lot of old harness. Lot No. 11. One lot of old rubber tires, 1,000 counds, more or less.

Lot No. 12. One lot of old rope, horse blan-

kets, etc.

Lot No. 13. Four pillows, hair.

Lot No. 14. Two lengths of hose, one 3inch, one 2½-inch. Lot No. 15. One revolving chair. Lot No. 16. Two copying presses. Lot No. 17. One old tire setter. Lot No. 18.
Lot No. 19.
Lot No. 20.
Lot No. 21.
Lot No. 21.
Lot No. 21.
Lot No. 22.
Lot No. 22.
Lot No. 23.
Ten lengths of old hose.
Lot No. 24.
Lot No. 25.
Ten lengths of old hose.
Lot No. 25.
Ten lengths of old hose.
Lot No. 26.
Ten lengths of old hose.
Ten lengths of old hose.
Ten lengths of old hose.

Lot No. 25. Ten lengths of old hose. Lot No. 26. Ten lengths of old hose. Lot No. 27. Ten lengths of old hose. Lot No. 28. Ten lengths of old hose.
Lot No. 29. Ten lengths of old hose.
Lot No. 30. Ten lengths of old hose.
Lot No. 31. Ten lengths of old hose.
Lot No. 31. Ten lengths of old hose. Lot No. 30. Ten lengths of old hose.

Lot No. 31. Ten lengths of old hose.

Lot No. 32. Ten lengths of old hose.

Lot No. 33. Ten lengths of old hose.

Lot No. 34. Fourteen old suctions.

Each lot will be sold separately. The right to reject all bids is reserved.

The highest bidder for each lot, in case the

bid is accepted, will be required to pay for the same in cash at the time of sale (except lots 4, 8 and 11, which must be paid for at the time of weighing and delivery), and must remove the same within twenty-four (24) hours after the sale.

The articles may be seen at any time before the day of sale at the place above specified.

JOSEPH JOHNSON, Commissioner. d19,27

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, Nos. 157 AND 159 E. 67TH ST., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Fire Commissioner at the above office until 10.30 o'clock a. m. on

TUESDAY, DECEMBER 31, 1912,

1. FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING AND COMPLETING A STEAMHEATING SYSTEM IN NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE NORTH SIDE OF RICHARDSON ST., 100 FEET WEST OF LEONARD ST., BOROUGH OF BROOKLYN.

The time allowed for the completion of the

BOROUGH OF BROOKLYN.

The time allowed for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days.

The amount of surety required is fifty (50) per cent, of the amount of the bid or estimate.

2. FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING AND COMPLETING A STEAMHEATING SYSTEM IN NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE WEST SIDE OF SHEFFIELD AVE., 140 FEET NORTH OF LIVONIA AVE., BOROUGH OF BROOKLYN.

The time allowed for the completion of the

140 FEET NORTH OF LIVONIA AVE., BOR-OUGH OF BROOKLYN.

The time allowed for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days.

The amount of surety required is fifty (10 per cent, of the amount of the bid or estimate.

3. FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING AND COMPLETING A STEAMHEATING SYSTEM IN NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE NORTH SIDE OF GRAND ST., 159.13 FEET EAST OF VAN ALST ST., ELM-HURST, BOROUGH OF QUEENS.

The time allowed for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days.

The amount of surety required is fifty (50) per cent, of the amount of the bid or estimate.

4. FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING AND MATERIALS FOR AND INSTALLING SYSTEM IN NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE EAST SIDE OF FISK AVE., 203 FEET 6 INCHES NORTH OF GRAND ST., MASPETH, BOROUGH OF QUEENS.

The time allowed for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days.

The amount of surety required is fifty (50) per cent, of the amount of the bid or estimate.

5. FOR FURNISHING ALL THE LABOR

The amount of surety required is fifty (50) per cent, of the amount of the bid or estimate.

5. FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING AND COMPLETING A STEAMHEATING SYSTEM IN NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE SOUTH SIDE OF JAMAICA AVE.

204 FEET 4 INCHES WEST OF UNION PLACE, WOODHAVEN, BOROUGH OF QUEENS.

The time allowed for the completion of the

The time allowed for the completion of the

The time allowed for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days.

The amount of surety required is fifty (50) per cent, of the amount of the bid or estimate.

6. FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING AND COMPLETING A STEAMHEATING SYSTEM IN NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE EAST SIDE OF 7TH AVE., 168 FEET NORTH OF 16TH STREET, WHITE-STONE, BOROUGH OF QUEENS.

The time allowed for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days.

The amount of surety required is fifty (50) per cent. of the amount of the bid or estimate.

7. FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING AND COMPLETING A STEAMHEATING SYSTEM IN NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE NORTH SIDE OF METROPOLITAN AVE., 291.92 FEET WEST OF COLLINS AVE., BOROUGH OF QUEENS.

The time allowed for the completion of the work and the full performance of the contract

The time allowed for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days. The amount of surety required is fifty (50) per cent, of the amount of the bid or estimate.

8. FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING AND COMPLETING A STEAMHEATING SYSTEM IN NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE SOUTH SIDE OF MYRTLE AVE., 40 FEET EAST OF WITTE ST., BOROUGH OF OUEENS.

OF QUEENS.

The time allowed for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days.

The amount of surety required is fifty (50) per cent, of the amount of the bid or estimate.

9. FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING AND COMPLETING A STEAMHEATING SYSTEM IN NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE SOUTH SIDE OF BROAD ST., 175.06 FEET EAST OF QUINN ST., STAPLETON, BOROUGH OF RICHMOND.

The time allowed for the completion of the OF QUEENS.

The time allowed for the completion of the

work and the full performance of the contract is one hundred and fifty (150) working days. The amount of surety required is fifty (50) per cent, of the amount of the bid or estimate.

The contracts will be awarded at a lump or aggregate sum for each building.

The right to include all of the buildings in one award, if deemed for the best interests of the City, is reserved.

Plans and specifications, with forms of contracts and forms of proposal, may be obtained from Morgan & Trainer, Architects, 331 Madison ave., Manhattan, and at the office of the Fire Department, 157 E. 67th st., Manhattan, JOSEPH JOHNSON, Fire Commissioner.

d18,31

**Esee General Instructions to Bidders on the last page, last column, of the "City Record."

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, Nos. 157 AND 159 E. 67TH ST., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK, SEALED BIDS OR ESTIMATES WILL BE received by the Fire Commissioner at the above office until 10.30 o'clock a. m. on

above office until 10.30 o'clock a. m. on TUESDAY, DECEMBER 31, 1912,

1. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE ERECTION AND COMPLETION OF A NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE NORTH SIDE OF RICHARDSON ST., 100 FEET WEST OF LEONARD ST., BOROUGH OF BROOKLYN.

The time for the completion of the work and the full performance of the contract is one hundred and seventy-five (175) working days. hundred and seventy-five (175) working days.

The amount of surety required is fifty (50) per cent. of the amount of the bid or estimate.

2. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE ERECTION AND COMPLETION OF A NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE WEST SIDE OF SHEFFIELD AVE., 140 FEET NORTH OF LIVONIA AVE., BOROUGH OF BROOKLYN.

The time for the completion of the work and

The time for the completion of the work and

The time for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days.

The amount of surety required is fifty (50) per cent. of the amount of the bid or estimate.

3. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE ERECTION AND COMPLETION OF A NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE NORTH SIDE OF GRAND ST., 159.13 FEET EAST OF VAN ALST ST., ELMHURST, BOROUGH OF QUEENS.

The time for the completion of the work and

OF QUEENS.

The time for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days.

The amount of surety required is fifty (50) per cent. of the amount of the bid or estimate.

4. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE ERECTION AND COMPLETION OF A NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE EAST SIDE OF FISK AVE., 203 FEET 6 INCHES NORTH OF GRAND ST., MASPETH, BOROUGH OF QUEENS.

The time for the completion of the work and the full performance of the contract is one hun-

The time for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days.

The amount of surety required is fifty (50) per cent. of the amount of the bid or estimate.

5. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE ERECTION AND COMPLETION OF A NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE SOUTH SIDE OF JAMAICA AVE., 204 FEET 4 INCHES WEST OF UNION PLACE, WOODHAVEN, ROROUGH OF OUEENS. BOROUGH OF QUEENS.

The time for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days.

hundred and fifty (150) working days.

The amount of surety required is fifty (50) per cent, of the amount of the bid or estimate.

6. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE ERECTION AND COMPLETION OF A NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE EAST SIDE OF 7TH AVE., 168 FEET NORTH OF 16TH ST., WHITESTONE, BOROUGH OF QUEENS.

The time for the completion of the work and

The time for the completion of the work and the full performance of the contract is one hun-

the full performance of the contract is one hundred and fifty (150) working days.

The amount of surety required is fifty (50) per cent. of the amount of the bid or estimate.

7. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE ERECTION AND COMPLETION OF A NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE NORTH SIDE OF METROPOLITAN AVE., 291.92 FEET WEST OF COLLINS AVE., BOROUGH OF QUEENS. OF QUEENS.

FEET WEST OF COLLINS AVE., BOROUGH OF QUEENS.

The time for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days.

The amount of surety required is fifty (50) per cent, of the amount of the bid or estimate.

8. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE ERECTION AND COMPLETION OF A NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE SOUTH SIDE OF MYRTLE AVE., 40 FEET EAST OF WITTE ST., BOROUGH OF QUEENS.

The time for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days.

The amount of surety required is fifty (50) per cent, of the amount of the bid or estimate.

9. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE ERECTION AND COMPLETION OF A NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE SOUTH SIDE OF BROAD ST., 175.06 FEET EAST OF QUINN ST., STAPLETON, BOROUGH OF RICHMOND.

The time for the completion of the work and the full performance of the contract is one hun-

The time for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days. The amount of surety required is fifty (50) per cent. of the amount of the bid or estimate. The contracts will be awarded at a lump or

aggregate sum for each building.

The right to include all of the buildings in one award, if deemed for the best interests of the City, is reserved.

Plans and specifications, with forms of con-

tract, may be obtained from Morgan & Trainer, Architects, 331 Madison ave., and at the office of the Fire Department, 157 E. 67th st., Borough of Manhattan.

JOSEPH JOHNSON, Fire Commissioner.

12 See General Instructions to Bidders on the last page, last column, of the "City Record."

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, NOS. 157 AND 159 E. 67TH ST., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK, SEALED BIDS OR ESTIMATES WILL BE

received by the Fire Commissioner at the above office until 10.30 o'clock a. m. on TUESDAY, DECEMBER 31, 1912,
1. FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING

AND COMPLETING THE PLUMBING AND ASSISTING REQUIRED FOR A NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE NORTH SIDE OF RICHARDSON ST., 100 FEET WEST OF LEONARD ST., BOROUGH OF BROOKLYN.

The time allowed for the completion of the The time allowed for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days.

The amount of surety required is fifty (50) per cent. of the amount of the bid or estimate.

2. FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING AND COMPLETING THE PLUMBING AND GASFITTING REQUIRED FOR A NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE WEST SIDE OF SHEFFIELD AVE., 140 FEET NORTH OF LIVONIA AVE., BOROUGH OF BROOKLYN.

BROOKLYN.

The time allowed for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days. The amount of surety required is fifty (50) per cent. of the amount of the bid or estimate.

per cent. of the amount of the bid or estimate.

3. FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING AND COMPLETING THE PLUMBING AND GASFITTING REQUIRED FOR A NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE NORTH SIDE OF GRAND ST., 159.13 FEET EAST OF VAN ALST ST., ELMHURST, BOROUGH OF QUEENS.

The time allowed for the completion of the

The time allowed for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days. The amount of surety required is fifty (50) The amount of surety required is fifty (50) per cent. of the amount of the bid or estimate.

4. FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING AND COMPLETING THE PLUMBING AND GASFITTING REQUIRED FOR A NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE EAST SIDE OF FISK AVE., 203 FEET 6 INCHES NORTH OF GRAND ST., MASPETH, BOROUGH OF OUIFENS.

OUGH OF QUEENS.

The time allowed for the completion of the work and the full performance of the contract work and the full performance of the contract is one hundred and fifty (150) working days.

The amount of surety required is fifty (50) per cent. of the amount of the bid or estimate.

5. FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING AND COMPLETING THE PLUMBING AND GASFITTING REQUIRED FOR A NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE SOUTH SIDE OF JAMAICA AVE., 204 FEET 4 INCHES WEST OF UNION PLACE, WOODHAVEN, BOROUGH OF QUEENS.

The time allowed for the completion of the work and the full performance of the contract

The time allowed for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days.

The amount of surety required is fifty (50) per cent. of the amount of the bid or estimate.

6. FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING AND COMPLETING THE PLUMBING AND GASFITTING REQUIRED FOR A NEW BUILDING, FOR AN ENGINE AND HOOKAND LADDER COMPANY, ON THE EAST SIDE OF 7TH AVE., 168 FEET NORTH OF 16TH ST., WHITESTONE, BOROUGH OF QUEENS.

The time allowed for the completion of the

The time allowed for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days.

The amount of surety required is fifty (50) per cent. of the amount of the bid or estimate.

7. FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING AND COMPLETING THE PLUMBING AND GASFITTING REQUIRED FOR A NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE NORTH SIDE OF METROPOLITAN AVE., 291.92
FEET WEST OF COLLINS AVE., BOROUGH OF QUEENS.

OF QUEENS.

The time allowed for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days. The amount of surety required is fifty (50)

The amount of surety required is fifty (50) per cent. of the amount of the bid or estimate.

8. FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING AND COMPLETING THE PLUMBING AND GASFITTING REQUIRED FOR A NEW RUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE SOUTH SIDE OF MYRTLE AVE., 40 FEET EAST OF WITTE ST., BOROUGH OF QUEENS.

The time allowed for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days.

The amount of surety required is fifty (50) per cent. of the amount of the bid or estimate.

9. FOR FURNISHING ALL THE LABOR AND MATERIALS FOR AND INSTALLING AND COMPLETING THE PLUMBING AND GASFITTING REQUIRED FOR A NEW BUILDING, FOR AN ENGINE AND HOOK AND LADDER COMPANY, ON THE SOUTH SIDE OF BROAD ST., 175.06 FEET EAST OF QUINN ST., STAPLETON, BOROUGH OF RICHMOND.

The time allowed for the completion of the work and the full performance of the contract

The time allowed for the completion of the work and the full performance of the contract is one hundred and fifty (150) working days. The amount of surety required is fifty (50) per cent. of the amount of the bid or estimate.

The contracts will be awarded at a lump or aggregate sum for each building.

The right to include all of the buildings in one award, if deemed for the best interests of

the City, is reserved. Plans and specifications, with forms of contract and forms of proposal, may be obtained from Morgan & Trainer, Architects, 331 Madison ave., and at the office of the Fire Department, 157 E. 67th st., Manhattan.

IOSEPH JOHNSON, Fire Commissione

ESee General Instructions to Bidders on the last page, last column, of the "City Record."

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, NOS. 157 AND 159 E. 67TH ST., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE

received by the Fire Commissioner at the above office until 10.30 o'clock a. m. on MONDAY, DECEMBER 30, 1912, FOR FURNISHING AND DELIVERING ANTHRACITE COAL FOR COMPANIES LO-CATED AS FOLLOWS:

1. Department buildings, south of 59th st., Manhattan, 500 gross tons. 2. Department buildings, Borough of The

Bronx, 300 gross tons.

3. Department buildings, Borough of Brooklyn, and Long Island City, Borough of Queens, 300 gross tons. Fireboats berthed on North River and

New York Harbor, 960 gross tons.

5. Fireboats berthed on East River, Boroughs of Manhattan and Brooklyn, 350 gross tons.

6. Fireboats berthed on Harlem River, Boroughs ough of Manhattan, 400 gross tons.

Bidders are required to submit duplicate bids. Separate bids will be accepted for each item. Attention is especially invited to the several clauses of the specifications forming part of the contract for these supplies.

this contract is signed by the Mayor, with the seal, anything herein contained to the contrary the time for the delivery of the coal and the privilege of renewal of said contract for a thereof in anywise notwithstanding and the

full completion of the contract is by or before May 15 1913.

The amount of security required is fifty (50) The amount of security required is inty (so per cent, of the amount of the bid or estimate.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per ton, or other unit of measure, by which the bids will or other unit of measure, by which the bids will be tested. The extension must be made and footed up, as the bids will be read from the total for each item and awards made to the lowest bidder on each item; or the bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

as may be directed.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Fire Department, Nos. 157 and 159 E. 67th st., Manhattan.

JOSEPH JOHNSON, Fire Commissioner.

12 See General Instructions to Bidders on the last page, last column, of the "City Record."

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, Nos. 157 and 159 E. 67th St., Borough of Manhattan, The City of New York.
SEALED BIDS OR ESTIMATES WILL BE received by the Fire Commissioner at the above office until 10.30 o'clock a. m. on

MONDAY, DECEMBER 30, 1912, No. 1. FOR FURNISHING AND DELIVER-ING BITUMINOUS COAL AS FOLLOWS: 300 tons for Borough of Manhattan, 150 tons for Borough of Brooklyn, 60 tons for Borough of The Bronx.

The Bronx.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before December 31, 1913.

The amount of security required is fifty per cent. (50%) of the amount of the bid or estimate.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per ton, or other unit of measure, by which the bids will be tested. The extension must be made and footed up, as the bids will be read from the total for each item and awards made to the

lowest bidder.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained at the office of the Fire Department,
Nos. 157 and 159 E. 67th st., Manhattan.
JOSEPH JOHNSON, Fire Commissioner.

See General Instructions to Bidders on the last page, last column, of the "City Record."

BOARD OF ESTIMATE AND APPORTIONMENT.

Franchise Matters.

PUBLIC NOTICE IS HEREBY GIVEN THAT at the meeting of the Board of Estimate and Apportionment held this day the following reso-

lutions were adopted:
Whereas, The American District Telegraph
Company has under date of February 19, 1912,
applied to this Board for its consent and approval to the occupation of the streets of the City for the purpose of placing wires therein for the operation of messenger call boxes located on subscribers' premises and the connection of said call boxes with the central offices of the

Company in the Borough of Manhattan; and
Whereas, Sections 72, 73 and 74 of the
Greater New York Charter, as amended by
chapters 629 and 630 of the Laws of 1905, provide for the manner and procedure of making such grants; and

such grants; and
Whereas, In pursuance of such laws this
Board adopted a resolution on March 28, 1912,
fixing the date for the public hearing thereon
as April 25, 1912, at which citizens were entitled to appear and be heard, and publication
was had for at least two (2) days in the "Evening Mail" and the "Globe," newspapers designated by the Mayor, and in the CITY RECORD
for ten (10) days immediately prior to the date
of hearing, and the public hearing was duly
held on such date: and

held on such date; and Whereas, This Board has made inquiry as to the money value of the franchise or right applied for and proposed to be granted to The American District Telegraph Company and the adequacy of the compensation to be paid there

Resolved, That the following form of the resolution for the grant of the franchise or right applied for by The American District Telegraph Company, containing the form of proposed contract for the grant of such franchise or right, be hereby introduced and entered in the minutes of this Board as follows,

to wit: Resolved, That the Board of Estimate and Apportionment hereby grants to The American District Telegraph Company the franchise or right fully set out and described in the following form of proposed contract for the grant thereof, embodying all of the terms and conditions, including the provisions as to rates and charges upon and subject to the terms and conditions in said proposed form of contract contained, and that the Mayor of The City of New York be and he hereby is authorized to execute and deliver such contract in the name and on behalf of The City of New York, as follows, to wit:

PROPOSED FORM OF CONTRACT.

This contract, made this day of

191, by and between The City of New York
(hereinafter called the City), party of the first
part, by the Mayor of said City, acting for and
in the name of said City, under and in pursuance of the authority of the Board of Estimate and Apportionment of said City (hereinmate and Apportionment of said City (herein-after called the Board), and The American District Telegraph Company, a domestic corpora-tion of the State of New York (hereinafter called the Company), party of the second part,

witnesseth: In consideration of the mutual covenants and agreements herein contained, the parties hereto

do covenant and agree as follows: Section 1. The City hereby grants to the Company, subject to the conditions and provisions hereinafter set forth, the right and privilege to lay, construct, maintain and operate suitable wires or other electrical conductors in conduits under the streets, avenues and highways within the territory comprised in the Borough of Manhattan, for the purpose of connecting, by means of such wires, call boxes, or other signalling apparatus, to be placed upon the premises of the subscribers, with offices of the Company, and thereby maintaining and operating an electrical signal system for the calling of messengers, and for no other purpose whatso-

Sec. 2. The grant of this privilege is subject to the following conditions: First-The said right and privilege to lay, construct, maintain and operate wires or other electrical conductors in conduits for the purpose aforesaid shall be held and enjoyed by the Company, its successors or assigns, for the term of fifteen (15) years from the date on which

further period of ten (10) years upon a fair re-valuation of said right and privilege.

If the Company shall determine to exercise its privilege of renewal it shall make application to the Board or any authority which shall be authorized by law to act for the City in place of the Board. Such application shall be made at any time not earlier than two years and not later than one year before the expiration of the original term of this contract. The determina-tion of the revaluation shall be sufficient if agreed to in writing by the Company and the Board, but in no case shall the annual rate of compensation to the City be fixed at a less amount than the percentage required to be paid during the year prior to the termination of the original term of this contract. If the Company and the Board shall not reach such agreement on or before the day one year before the ex-piration of the original term of this contract, then the annual rate of compensation for sucl then the annual rate of compensation for such succeeding ten (10) years shall be reasonable, and either the City (by the Board) or the Company shall be bound, upon request of the other, to enter into a written agreement with each other, fixing the rate of such compensation at such annual as their base of the compensation at such amount as shall be reasonable, but in no case shall the annual rate so fixed be less than the percentage required to be paid for the last year prior to the termination of the original term of this contract, and if the parties shall not forthwith agree upon what is reasonable, then the parties shall enter into a written agreement, fixing such annual rate at such amount as shall be determined by three disinterested free-holders, selected in the following manner:

One disinterested freeholder shall be chosen by the Board; one disinterested freeholder shall be chosen by the Company. These two shall choose a third disinterested freeholder, and the three so chosen shall act as appraisers and shall make the revaluation aforesaid. Such appraisers shall be chosen at least six months prior to the expiration of the original contract, and their report shall be filed with the Board within three months after they are chosen. They shall act as appraisers and not as arbitrators. They may base their judgment upon their own experience and upon such information as they may obtain the contraction of by inquiries and investigations without the presence of either party. They shall have the right to examine the books of the Company and its officers under oath. The valuation so ascertained, fixed and determined shall be conclusive upon both parties, but no annual percentage shall in any event be less than the percentage re-quired to be paid for the last year prior to the termination of the original term of this contract. If, in any case, the annual rate shall not be fixed prior to the termination of the original term of this contract, then the Company shall pay the annual rate theretofore pre-vailing until the new rate shall be determined, and shall then make up to the City the amount of any excess of the annual rate then determined over the previous annual rate. The compensa-tion and expenses of the said appraisers shall be

borne jointly by the City and the Company, each paying one-half thereof.

Second—The Company shall pay to the City for the said privilege the following sums of

(a) The sum of seven thousand five hundred dollars (\$7,500) in cash within thirty (30) days after the date on which this contract is signed by the Mayor.

(b) The further sum of five thousand dollars (\$5,000) in cash for past use and occupation of the streets to be paid within thirty (30) days after the date on which this contract is

(c) During the first five years of this contract an annual sum which shall in no case be less than five thousand dollars (\$5,000), and which shall be equal to three (3) per cent. of its gross annual receipts, if such per entage shall exceed the sum of five thousand dollars (\$5,000). During the succeeding five years of this contract an annual sum which shall in no case be less than six thousand dollars (\$6,000) and which shall be equal to three (3) per cent. of the gross annual receipts of the Company, if such percentage shall exceed the sum of six

thousand dollars (\$6,000).

During the remaining five years of this contract an annual sum which shall in no case be less than seven thousand dollars (\$7,000), and which shall be equal to three (3) per cent. of the gross annual receipts of the Company, if such percentage shall exceed the sum of seven thousand dollars (\$7,000).

The gross annual receipts of the Company, mentioned above, shall be deemed to include and shall include all receipts from messenger service connected with and dependent upon the operation of the wires, call boxes and other signalling apparatus hereby authorized, whether furnished under any agreement with any other company operating in the streets of the City or otherwise.

All annual charges, as above, shall be paid into the Treasury of the City on November 1 of each year and shall be for the amount due to September 30 next preceding. Provided, that the moneys due when this contract is signed by the Mayor shall be paid into the Treasury of the City within thirty (30) days immediately following such date, and provided further that the first annual payment shall be only for that pro-portion of the first annual charge as the time between the date on which this contract is signed by the Mayor and September 30 following shall

Whenever the percentage required to be paid shall exceed the minimum as above, then such sum over and above such minimum shall be paid on or before November 1 in each year for the

year ending September 30 next preceding.

Any and all payments to be made by the terms of this contract to the City by the Company shall not be considered in any manner in the nature of a tax, but such payments shall be made in addition to any and all taxes of whatever kind or description now or hereafter required to be paid by any ordinance of the City, or resolution of the Board, or any law of the State of New York.

Third—The said annual charges or payments, as above specified, shall continue throughout the whole term of this contract (whether original or renewal), notwithstanding any clause in any statute or in the charter of any other company providing for payments for similar rights or fran-chises at a different rate, and no assignment, lease or sublease of the rights or franchises hereby granted, or any part thereof, shall be valid or effectual for any purpose unless the said assignment, lease or sublease shall contain a covenant on the part of the assignee or lessee that the same is subject to all the conditions of this contract, and that the assignee or lessee assumes and will be bound by all of said conditions as to payments, any statute or any condition herein contained to the contrary notwithstanding, and that the said assignee or lessee waives any more favorable conditions created by said statute or its charter, and that it will not claim by reason thereof, or other-wise, exemption from liability to perform each

and all of the conditions of this contract.

Fourth—The rights and privileges hereby granted shall not be assigned, either in whole or n part, or leased or sublet in any manner, either by the act of the Company, its successors or assigns, or by operation of law, whether under the provisions of the statute relating to the consolidation or merger of corporations or otherwise, without the consent of the City, acting by the Board, evidenced by an instrument under

granting, giving or waiving of any one or more of such consents shall not render unnecessary

any subsequent consent or consents.

Fifth—Upon the termination of this original contract, or if the same be renewed, then at the termination of the said renewal term, or upon the termination of the rights hereby granted for the termination of the rights hereby granted for any other cause, or upon the dissolution of the Company before such termination, that portion of the plant and property of the Company used for maintaining and operating an electrical signal system for the calling of messengers, lying within the streets and highways of the City shall become the property of the City without cost, and the same may be used by the City for any purpose whatsoever.

for any purpose whatsoever.

If, however, at the termination of this grant, as above, the City, by the Board, shall so order by resolution, the Company shall, on thirty (30) days' notice from the Board, remove any and all of its wires or other electrical conductors, or any portion thereof, from any or all of the streets and public places within the limits of the City, and the said streets and avenues shall be restored to their original condition at the sole cost and expense of the Company.

Sixth-The Company shall construct, maintain and operate its electric system subject to the supervision and control of all the authorities of the City, who have jurisdiction in such matters, as provided by the Charter of the City and in as provided by the Charter of the City and in strict compliance with all laws or ordinances or departmental rules and regulations, now in force, or which may be adopted, affecting companies operating electrical conductors in the City.

No construction or repair of said electric system shall be commenced until written permits have been obtained from the proper City off.

have been obtained from the proper City officials. In any permits so issued such officials may impose such conditions, as a condition of the granting of the same, as are necessary for the purpose of protecting any structures in the streets and avenues over which such officials have jurisdiction and the Company shall comply with such conditions.

Upon the completion of any work of con-struction the Company shall furnish to the President of the Borough a plan of such character as he may direct, showing accurately and distinctly the location, size and type of construction and complete dimensions of the structures erected, installed or constructed under this contract and the location and dimensions of all cub. tract and the location and dimensions of all substructures encountered during the progress of the work. The depth below the street surface of the new structure and of the substructures encountered must be shown; also their location with ref-erence to the nearest curb line and the nearest curb-line intersection.

The electrical and other equipment to be installed by the Company, whether the same be under streets and avenues or in private property. shall be constructed and maintained subject to the approval and under the supervision and con-trol of the Commissioner of Water Supply, Gas

and Electricity.

Seventh—The plant, conduits, wires, connections, instruments and all appurtenances thereto shall be constructed, maintained and operated in the latest approved manner and with the most manner and with the most manner and it is modern and improved appliances, and it is hereby agreed that the Board may require the

Company to improve or add to its plant, conduits, wires, connections, instruments and appurtenances, from time to time, as such additions or improvements are necessary in the opinion of the Board. Upon failure on the part of the Company to comply with the direction of the Board within a reasonable time the rights hereby granted shall cease and determine.

Eighth—All cables and wires of the Company laid pursuant to this contract shall be placed in ducts, conduits or subways (referred to in this paragraph as subways). Such subways shall be leased from the Company or companies having control thereof under the provisions of law, or from the City should it succeed to the rights of

such Company or companies. If the City shall construct or acquire subways for electrical conductors in the Borough of Manhattan, the Company hereby agrees to lay its wires and conductors in such subways and the City agrees to lease to the Company such space as may be required for the operation of the messenger system hereby authorized. No cables or wires shall, in the future, be strung above the surface of the streets and avenues by the Company, and those at present in existence shall be removed and placed under ground when and where required by the Board or the Commissioner of Water Supply, Gas and Electricity.

Ninth-It is a condition of this contract that the Company shall bear the entire expense of all work undertaken by reason of this grant. Tenth-The Company shall, upon request from any individual or corporation occupying or owning premises in the territory in which the Company is operating, not personally in arrears to it pany is operating, not personally in arreads to it for service already rendered, extend its wires to such premises and furnish a messenger call box to such individual or corporation, provided that such premises are not more than one-half mile from any other premises in which the Company has its apparatus installed at the time such re-

quest is made. Eleventh—The Company shall file with the Board on the first day of November in each year a map or plan upon which shall be plainly and separately indicated the number of wires which were in use by the Company on September 30 preceding, and the streets in or over which the same were located, and also those which were put in use during the year preceding that date. It shall also file with the Department of Water Supply, Gas and Electricity on or before the tenth day of each month a map or plan of the locations in which wires have been placed by it during the preceding month.

Twelfth—The rates to be charged by the

Company shall not be in excess of the following and it is agreed that the same may be altered or changed by the Board as hereinafter pro-

For messenger service by the hour, the sum of thirty cents (30c.) per hour or fraction thereof. For other messenger service, the rates at present charged by the Company as set forth on the map and chart marked "Exhibit A" attached

to this contract and made a part hereof.

The Company agrees, upon request of any Board, Department or Bureau of the City government to install messenger call-boxes and to furnish messenger service to any and all buildings and the contract of the contrac ings under the control of such Board, Department or Bureau at rates not to exceed seventyfive (75) per cent. of the rates charged by the Company to any other individual or corporation for similar service.

Thirteenth-During the term of this contract or any renewal thereof the Board shall have the power by resolution to regulate and fix the maximum rates to be charged by the Company in the City, provided such rates shall be reasonable and fair.

Fourteenth—The Company shall not require

nor receive from its subscribers any deposit or advance payment in excess of what is reasonably necessary to insure payment of current bills, and on such amounts so paid the Company shall pay interest at the statutory rate whenever such money is held for more than one month. Un-paid bills, unless due from its owner, shall never be charged against property, and no person not himself in arrears shall be denied service be-cause any previous occupant of the same prem-

Fifteenth—The wires of the Company for service.

Fifteenth—The wires of the Company shall be employed for no other purpose than those explicitly set forth herein, and the Company binds

itself not to lay, use, lease or operate wires for illegal purposes or to illegal places.

Sixteenth—The Company shall assume all lia-

bility to persons or property by reason of the construction or operation of the system authorized by this contract, and it is a condition of this contract that the City shall assume no liability whatsoever to either persons or property on account of the same, and the Company hereby agrees to repay to the City any damage which the City shall be compelled to pay by reason of any acts or defaults of the Company.

Seventeenth-Nothing in this contract shall be deemed to affect in any way the right of the City to grant to any individual or other corporation a similar right or privilege upon the same or other terms and conditions in the territory

covered by this contract, or any part thereof.
Eighteenth—If the Company shall fail to giv efficient public service at the rates herein fixed or fail to maintain its structures and equipment as herein provided in good condition throughout the whole term of this contract, the Board may give notice to the Company specifying any de-fault on the part of the Company, and requiring the Company to remedy the same within a reasonable time; and upon failure of the Company to remedy such default within a reasonable time, the Company shall, for each day thereafter during which the default or defect redollars (\$100) as fixed or liquidated damages or the said City, in case such structures which may affect the surface of the streets shall not be put in good condition within a reasonable time after notice by the Board aforesaid, shall have the right to make all needed repairs at the expense of the Company, in which case the said Company shall pay to the City the amount of the cost of such repairs, with legal interest thereon, all of which sums may be deducted from the fund hereinafter provided for.

If for a period of three consecutive months the messenger system of the Company shall not be operated, or if the same shall not be operated for a period of six months out of any consecutive twelve months, the Board may declare the right and franchise and this contract terminated

without further proceedings at law or in equity. Nineteenth-The Company shall at all times keep accurate books of accounts and shall, on or before November 1 in each year, make a verified report to the Comptroller of the City of the business done by the Company for the year ending September 30 next preceding. Such report shall contain a statement of the gross receipts received from the operation of the system hereby authorized from all subscribers served by the Company, together with such other informa-tion and in such form and detail as the Comptroller may require. The Comptroller shall have access to all books of the Company for the purpose of ascertaining the correctness of its report and may examine its officers under oath.

Twentieth-The Company shall submit a report to the Board not later than November 1 of each year for the year ending September 30 next preceding, and at any other time on request of the Board, which shall state:

1. The amount of stock issued, for cash, for

property.
2. The amount paid in as by last report. The total amount of capital stock paid in. The funded debt by last report. 5. The total amount of funded debt.
6. The floating debt as by last report.
7. The amount of floating debt.
8. The total amount of funded and floating

The average rate per annum of interest on

10. The amount of dividends paid during the year and the rate of same.

11. The names of the directors and officers elected at the last meeting of the corporation

held for such purpose. 12. Location, value and amounts paid for

real estate owned by the Company.

13. Number and location of premises connected with Company's central stations. 14. The amount paid for damage to persons

or property on account of construction and 15. The total income during the year, giving the amount from each class of business.

16. The total expenses for operation, in-

cluding salaries. —and such other information in regard to the business of the Company as may be required

Twenty-first—This grant is upon the express condition that the Company, within thirty (30) days after the execution of this contract, and before anything is done in exercise of the rights conferred thereby, shall deposit with the Comp-troller of the City the sum of ten thousand dollars (\$10,000), either in money or securities to be approved by him, which fund shall be security for the performance by the Company of the terms and conditions of the contract, especially those which relate to the payment o the annual charge for the franchise granted the annual charge for the franchise granted, in default of which payment of the annual charge the Comptroller, acting in behalf of the City, shall collect same with interest from such fund after five days' notice in writing to the Company. In case of failure of the Company to comply with the terms of this contract re-lating to the filing of annual statements, furnishing of service to applicants, as herein provided, or its neglect or refusal to comply with any demand or direction of the Board or other municipal officials, made pursuant to the terms of the contract, or under the authority of any laws or ordinances now or hereafter in force,

Company shall pay to the City a penalty of fifty dollars (\$50) for each violation. The procedure for the imposition and collection of the penalties provided in the grant shall be as follows:

in such case and in any of these events the

The Board, on complaint made, shall give notice to the Company, directing its President, or other officer to appear before the Board on a certain day not less than ten (10) days after the date of such notice, to show cause why the Company should not be penalized in accordance with the foregoing provisions. If the Company fails to make an appearance, or, after a hearing appears in the judgment of the Board to be in fault, said Board shall forthwith impose the prescribed penalty, or where the amount of the penalty is not prescribed herein, such amount as appears to the Board to be just, and without legal procedure direct the Comptroller to withdraw the amount of such penalty from the security fund deposited with him. In case of any drafts made upon the security fund the Company shall, upon ten (10) days notice pay to the City a sum sufficient to restore said security fund to the original amount of ten thousand dollars (\$10,000), and in default thereof this contract shall be cancelled and annulled at the option of the Board, acting in behalf of the City. No action or proceeding or right under the provisions of this contract shall affect any other legal rights, remedies or

Twenty-second-In case of any violation or breach or failure to comply with any of the-provisions, herein contained, this contract may be forfeited by a suit brought by the Corporation Counsel, on notice of ten (10) days to the Company, or at the option of the Board by resolution of said Board, which resolution may contain a provision to the effect that the system constructed and in use by virtue of this contract in the streets and avenues shall thereupon become the property of the City without proceed-

causes of action belonging to the City.

ings at law or in equity. Provided, however, that such action by the Board shall not be taken until the Board shall give notice to the Company to appear before it on a certain day not less than ten (10) days after the date of such notice, to show cause why such resolution de-claring the contract forfeited should not be adopted. In case the Company fails to appear, action may be taken by the Board forthwith.

Twenty third-If at any time the powers of the Board or any other of the authorities herein mentioned or intended to be mentioned, shall be transferred by law to any other board, authority, officer or officers, then and in such case such other board, authority, officer or officers shall have the powers, rights and duties herein reserved to or prescribed for the Board or other authorities, officer or officers.

Twenty-fourth—The words "notice" or "directions of the control o

tion" wherever used in this contract, shall be deemed to mean a written notice or direction. Every such notice or direction to be served upon the Company shall be delivered at such office in the City as shall have been designated by the Company; or if no such office shall have been designated, or if such designation shall have for any reason become inoperative, shall be mailed in the City, postage prepaid, addressed to the Company at the City. Delivery or mailing of such notice or direction as and when above provided shall be equivalent to direct personal notice or direction, and shall be deemed to have

been given at the time of delivery or mailing.

Twenty-fifth—The words "streets and avenues" or "streets or avenues" wherever used in this contract, shall be deemed to mean streets, avenues, highways, parkways, driveways, concourses, boulevards, bridges, viaducts, tunnels, public places or any other property to which the City has title or over which the public has an easement, included within the limits of the ter-ritory in which the Company is hereby authorized to operate.

Twenty-sixth—The grant of this privilege is subject to whatever right, title or interest the owners of abutting property or others may have in and to the streets and avenues of the territory in which the Company is authorized to operate

by this contract.
Section 3. Nothing in this contract shall be construed as in any way limiting the present or future jurisdiction of the Public Service Commission under the Laws of the State of

New York. Section 4. The Company promises, covenants and agrees on its part and behalf to conform to and abide by and perform all the terms, conditions and requirements in this contract fixed and contained.

In witness whereof, the party of the first part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed, and the party of the second part, by its officers thereunto duly authorized, has caused its corporate name to be hereunto signed and its corporate name to be not signed and the corporate name to signed and the corporate name of said City to be hereunto signed and the corporate name of said City to be hereunto affixed and the corporate name of said City to be hereunto affixed and the corporate name of said City to be hereunto affixed and the corporate name of said City to be hereunto affixed and the corporate name of said City to be necessarily by the said City to be necessarily by porate name to be hereunto signed and its cor-porate seal to be hereunto affixed, the day and year first above written.
THE CITY OF NEW YORK.

[CORPORATE SEAL] Attest: City Clerk.
THE AMERICAN DISTRICT TELEGRAPH COMPANY,

By..... President.

By....., Mayor.

[SEAL], Secretary. Resolved, That the results of the inquiry made by this Board as to the money value of the franchise or right proposed to be granted, and the adequacy of the compensation proposed to be paid therefor, and of the terms and conditions, including the provisions as to rates and charges, are as hereinbefore specified and fully set forth in and by the foregoing form of proposed contract for the grant of such franchise

Resolved, That these preambles and resolutions for the grant of the franchise or right applied for by The American District Telegraph Company and the said form of proposed contract for the grant of such franchise or right, containing said results of such inquiry, after the same shall be entered in the minutes of this Board, shall be published for at least twenty (20) days immediately prior to Thursday, January 16, 1913, in the CITY RECORD and at least twice during the ten (10) days immediately prior to Thursday, January 16, 1913, in "The Sun" and "The Brooklyn Times," two (2) daily newspapers designated by the Mayor there for in a communication presented to this Board at the meeting of November 7, 1912, and published in The City of New York at the expense of The American District Telegraph Company,

together with the following notice, to wit:

Notice is hereby given that the Board of Es timate and Apportionment before authorizing any contract for the grant of the franchise or right applied for by The American District Telegraph Company and fully set forth and described in the foregoing form of proposed contract for the grant of such franchise or right, and be fore adopting any resolution authorizing any such contract, will, at a meeting of said Board to be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on Thursday, January 16, 1913, at 10.30 o'clock a. m., hold a public hearing thereou at thick existing a said of the council of the counci which citizens shall be entitled to appear and be heard.

JOSEPH HAAG, Secretary. Dated New York, December 5, 1912. d21,j16

PUBLIC NOTICE IS HEREBY GIVEN THAT at the meeting of the Board of Estimate and Apportionment, held this day, the following

resolutions were adopted:
Whereas, The Union Railway Company of
New York City has, under date of October 14. 1912, made application to this Board for the grant of the right, privilege and franchise to construct, maintain and operate a double track street surface railway as an extension to its existing system upon and along Morris avenue, from 161st street to 167th street, Borough of

The Bronx: and Whereas, Section 172 of the Railroad Law and sections 72, 73 and 74 of the Greater New York Charter, as amended by chapters 629 and 630 of the Laws of 1905, provide for the manner and procedure of making such grants; and

Whereas, In pursuance of such laws, this Board adopted a resolution on October 24, 1912, fixing the date for a public hearing thereon as Decem ber 5, 1912, at which citizens were entitled to appear and be heard, and publication was had for at least fourteen (14) days in the "Sun" and "New York Press," newspapers designated by the Mayor, and in the CITY RECORD for ten (10) days immediately prior to the date of hearing, and the public hearing was duly held on such day; and

Whereas, This Board has made inquiry as to the money value of the franchise or right applied for, and proposed to be granted to the Union Railway Company of New York City, and the adequacy of the compensation to be paid therefor; now, therefore, it is therefor; now, therefore, it is

Resolved, That the following form of the resolution for the grant of the franchise or right applied for by the Union Railway Company of New York City, containing the form of the pro posed contract for the grant of such franchise or right, be hereby introduced and entered in the minutes of this Board, as follows, to wit: Resolved, That the Board of Estimate and Ap-

portionment hereby grants to the Union Railway

Company of New York City the franchise or right fully set out and described in the following form of proposed contract for the grant thereof, embodying all the terms and conditions, including the provisions as to rates, fares and charges, upon and subject to the terms and con-ditions in said proposed form of contract contained, and that the Mayor of The City of New York be and he hereby is authorized to execute and deliver such contract in the name and on behalf of The City of New York, as follows, to wit:

Proposed Form of Contract.

This contract, made this day of 191, by and between The City of New York (hereinatter called the City), party of the first part, by the Mayor of said City, acting for and in the name of said City, under and in pursuance of the authority of the Board of Estimate and Apportionment of said City (herein after called the Board), and the Union Railway Company of New York City (hereinafter called the Company), party of the second part, wit nesseth: nesseth:

In consideration of the mutual covenants and agreements herein contained, the parties hereto do hereby covenant and agree as follows: Section 1. The City hereby grants to the Com-

pany, subject to the conditions and provisions hereinafter set forth, the right and privilege to construct, maintain and operate a double track extension to its present street surface railway with the necessary wires and equipment, for the purpose of conveying passengers only, in the Borough of The Bronx, in The City of New York, upon the following route, to wit: Beginning at and connecting with the existing tracks of the Company in Morris avenue, at or near its intersection with East 161st street; thence northerly upon and along Morris avenue to its intersection with East 167th street and there connecting with the existing tracks of the Company in East 167th street.

And to cross such other streets and avenues named and unnamed, as may be encountered in said route.

The said route, with turnouts, switches and crossovers, hereby authorized, is shown upon a map entitled:

"Map showing proposed extension of the Union Railway Co, of New York City, in the Borough of The Bronx, City of New York. To Accompany Petition Dated Oct. 14th, 1912, to the Board of Estimate and Apportionment,"
—and signed by Edward A. Maher, vice-president, and T. F. Mullaney, chief engineer; a copy of which is attached hereto, is to be deemed a part of this contract, is to be con-strued with the text thereof, and is to be substantially followed, provided that deviations therefrom and additional turnouts, switches and crossovers which are consistent with the foregoing description, and the other provisions of this contract may be permitted by resolution of the Board.

Section 2. The grant of this privilege is subject to the following conditions, which shall be complied with by the Company:

First—The consent in writing of the owners of half in value of the property bounded on said streets and avenues to the construction and operation of said railway shall be obtained by the Company within three (3) months from the signing of this contract by the Mayor, and a copy of such consents shall be filed with the Board within such time, or in the event that such consents cannot be obtained within such time, the Company shall within said three (3) months, or within one (1) month thereafter, make applica-tion to the Appellate Division of the Supreme Court for the appointment of Commissioners in the manner provided by the Railroad Law, to determine if said railway ought to be constructed; otherwise this grant shall cease and determine.

and operate said railway shall be held and enjoyed by the Company from the date upon which this contract is signed by the Mayor until March 1, 1924, with the privilege of renewal of said contract for the further period of twenty-five (25) years, upon a fair revaluation of such right and

If the Company shall determine to exercise its privilege of renewal it shall make application to the Board, or any authority which shall be authorized by law to act for the City in place of the Board. Such application shall be made at any time not earlier than two (2) years and not later than one (1) year before the expiration of the original term of this contract. The determination of the revaluation shall be sufficient if agreed to in writing by the Company and the Board, but in no case shall the annual rate of compensation to the City be fixed at a less amount than the sum required to be paid during the last year prior to the termination of the original term of this contract.

If the Company and the Board shall not reach such agreement on or before the day one (1) year before the expiration of the original term of this contract, then the annual rate of compensation for such succeeding twenty-five (25) years shall be reasonable, and either the City (by the Board) or the Company shall be bound upon request the other to enter into a written agreement with each other fixing the rate of such compensation at such amount as shall be reasonable, but in no case shall the annual rate so fixed be less than the sum required to be paid for the last year prior to the termination of the original term of this contract, and if the parties shall not forthwith agree upon what is reasonable, then the parties shall enter into a written agreement fixing such annual rate and at such amount as be determined by three disinterested free-

holders selected in the following manner: One disinterested freeholder shall be chosen by the Board; one disinterested freeholder shall be chosen by the Company; these two shall choose a third disinterested freeholder, and the three so chosen shall act as appraisers and shall make the revaluation aforesaid. Such appraisers shall be chosen at least six (6) months prior to the expiration of this original contract, and their report shall be filed with the Board within three (3) months after they are chosen. They shall act as appraisers and not as arbitrators. They may base their judgment upon their own experience and upon such information as they may obtain by inquiries and investigations, without the presence of either party. They shall have the right to examine any of the books of the Company and its officers under oath. The valuation so ascertained, fixed and determined shall be conducious and both carties but no approach to the conducion of the conducion clusive upon both parties, but no annual sum shall, in any event, be less than the sum required to be paid for the last year of the original term of this contract. If in any case the annual rate shall not be fixed prior to the termination of the original term of this contract, then the Company shall pay the annual rate theretofore pre-vailing until the new rate shall be determined. and shall then make up to the City the amount of any excess of the annual rate then determined over the previous annual rate. The com-pensation and expenses of the said appraisers shall be borne jointly by the City and the Company, each paying one half thereof.

Third—The Company shall pay to the City for the privilege hereby granted the following sums

(a) The sum of five hundred dollars (\$500) in cash within three (3) months after the date on which this contract is signed by the Mayor, and before anything is done in exercise of the privilege hereby granted.

(b) During the first term of five (5) years, an annual sum, which shall in no case be less than

seven hundred and twenty-five dollars (\$725), and which shall be equal to three (3) per cent. of its gross annuel receipts, if such percentage shall exceed the sum of seven hundred and twenty-five dollars (\$725).

During the second term of five (5) years an annual sum, which shall in no case be less than one thousand three hundred and fifty dollars (\$1,350), and which shall be equal to five (5) per cent. of its gross annual receipts, if such percentage shall exceed the sum of one thousand

three hundred and fifty dollars (\$1,350)

During the remaining term, expiring March 1, 1924, an annual sum, which shall in no case be less than one thousand four hundred and seventy-five dollars (\$1,475), and which shall be equal to five (5) per cent of its gross annual receipts, if such percentage shall exceed the sum of one thousand four hundred and seventy-five dollars (\$1,475)

The gross annual receipts mentioned above shall be that portion of the gross receipts of the Company from all sources within the limits of the city as shall bear the same proportion to its whole gross receipts as the length of the extension hereby authorized shall bear to the entire length of the railway of the Company in operation within the limits of the City

The annual charges shall commence from the date upon which this contract is signed by the Mayor.

All annual charges as above shall be paid into the Treasury of the City on November 1 of each year and shall be for the amount due to Septemper 30 next preceding. Provided that the first annual payment shall be only for that proportion of the first annual charge as the time between the date upon which this contract is signed by the Mayor and September 30 following shall bear to the whole of one year

Whenever the percentage required to be paid shall exceed the minimum amount as above, then such sum over and above such minimum shall be paid on or before November 1 in each year for the year ending September 30 next preceding

The annual charges herein provided are intended to include the percentages of gross receipts now required to be paid by railway com-pames to the City, pursuant to the Railroad Law, as amended, and such charges as are required under chapter 340 of the Laws of 1892 to be paid by the Company for this extension, if said act applies to or controls the Company in rela-tion to the right and privilege hereby granted. The City does not and shall not demand or

require the payment by the Company of a percentage of gross receipts under the provisions of chapter 340 of the Laws of 1892 on the gross receipts earned on the extension constructed, pursuant to this contract.

Any and all payments to be made by the terms of this contract to the City by the Company, shail not be considered in any manner in the nature of a tax, but such payments shall be made in addition to any and all taxes of whatsoever kind or description, now or hereafter required to be paid by any ordinance of the City, or resolution of the Board, or any law of the State of New York.

Fourth-The annual charges or payments shall continue throughout the whole term of this contract (whether original or renewal), notwithstanding any clause in any statute or in the charter ot any other railway or railroad company providing for payment for railway or railroad rights or franchises at a different rate, and no assignment, lease or sublease of the rights or privileges hereby granted (whether original or re-newal), or of any part thereof, or of any of the routes mentioned herein, or of any part thereof, shall be valid or effectual for any purpose unless the said assignment, lease or sublease shall contain a covenant on the part of the assignee or lessee that the same is subject to all the conditions of this contract; and that the assignee or lessee assumes and will be bound by all of said conditions, and especially said conditions as to payments, anything in any statute or in the charter of such assignee or lessee to the contrary notwithstanding, and that the said assignee or lessee waives any more favorable conditions created by such statute or its charter, and that it will not claim by reason thereof or otherwise exemption from hability to perform each and all of the conditions of this contract.

Fifth-Nothing in this contract shall be deemed to affect in any way the right of the City to grant to any other corporation or to any indi-vidual a similar right or privilege upon the same or other terms and conditions over the route hereinbefore described, and the Company shall not at any time oppose, but shall, upon request of the Board, consent to the use for street surface railway purposes of the tracks and appurtenances covered by this grant, or any portion thereof, by any such other corporation or individual which may receive a franchise therefor

from the City.

Should the City at any time during the term of this contract grant to any other corporation or to any individual the right or privilege to operate a railway upon the tracks of the Company on the route herein described, or any portion thereof, then the City shall, within thirty (30) days thereafter, give notice to the Company that such right has been granted, and of the name of the corporation or individual to which such right has been granted.

At the expiration of ninety (90) days after the giving of such notice such individual or corpora-tion shall have the right to begin the operation of cars upon the tracks of the Company upon the route, or any portion thereof, over which such corporation or individual may receive a right or privilege, and to use therefor the tracks, equipment, power and all other property of the Company which shall be necessary in the operation of the cars of such individual or corporation upon the tracks of the Company and shall have the right to continue such operation until this contract, or the right to use such property under the terms of this contract granted said corporation or individual by the City, shall expire. poration or individual shall pay to the Company for the right to use such tracks, equipment, power and other property above described, such sum or sums as may be agreed upon in writing by such corporation or individual and the Company within said ninety (90) days, or in the event that such agreement cannot be reached within said ninety (90) days, such sum or sums as shall be determined in the manner hereinafter provided for.

If the Company and such corporation or individual cannot, prior to the expiration of said ninety (90) days, agree upon the compensation for the use of such tracks, then such compensa-tion shall be fixed by three arbitrators selected in the following manner:

One fit and impartial person shall be chosen by the Company; one fit and impartial person shall be chosen by such corporation or individual, and the two so chosen shall choose a third fit and impartial person. The decision under oath of any two of said persons who shall be so selected shall be final and conclusive.

The compensation and expenses of the persons selected as arbitrators in the determination of such sum or sums shall be borne by the individual or corporation to which such right may be granted

Within thirty (30) days after an agreement shall have been reached between said parties, or in case said agreement cannot be reached before the time specified herein, then within thirty (30) days after the determination of the arbitrators, as herein provided, should two of such arbitrators agree, the said parties shall file a duplicate copy of a written agreement with the Board

which shall specify the sum or sums which shall have been agreed to by the said parties or de-termined by said arbitrators as the sum or sums which such corporation or individual shall pay to the Company for said privileges. If the Company fails to file the same with the Board within

said thirty (30) days then the right herein granted shall cease and determine.

If either party fails to appoint an arbitrator, as herein provided, or should the first two arbitrators fail to agree on the selection of a third arbitrator within thirty (30) days after the expiration of said ninety (90) days, or if no two of said arbitrators so selected agree upon the sum or sums to be paid by such individual or corporation within sixty (60) days after they shall have been so selected, then such sum or sums shall be fixed by the Supreme Court upon the application of either party.

Sixth-The rights and privileges hereby granted shall not be assigned, either in whole or in part, nor leased or sublet in any manner, nor shall the title thereto, or right, interest or prop-erty therein, pass to or vest in any other person or corporation whatsoever, either by the act of the Company, or by operation of law, whether under the provisions of the statutes relating to the consolidation or merger of corporations or otherwise, without the consent of the City, acting by the Board, evidenced by an instrument under seal, anything herein contained to the contrary thereof in any wise notwithstanding, and the granting, giving or waiving of any one or more of such consents shall not render unnecessary any

subsequent consent or consents. Seventh-Upon the termination of this original contract, or if the same be renewed, then at the termination of the said renewal term, or upon the termination of the rights hereby granted for any cause, or upon the dissolution of the Company before such termination, the tracks and equipments of the Company, constructed pursuant to this contract within the streets and avenues, shall become the property of the City without cost, and the same may be used or disposed of by the City for any purpose whatsoever, or same may be leased to any company or indi-

If, however, at the termination of this contract, as above, the Board shall so order by resolution, the Company shall, upon thirty (30) days' notice from the Board, remove any and all of its tracks and other equipment, constructed pursuant to this contract, and the said streets and avenues shall be restored to their original condition at the sole cost and expense of the Com-

Eighth-The Company shall commence construction of the railway herein authorized within three (3) months from the date upon which the consents of the property owners are filed with the Board or from the date of the order of the Appellate Division of the Supreme Court, made pursuant to section 174 of the Railroad Law, confirming the determination of the Commissioners appointed thereunder that such railway ought to be constructed, and shall complete the construc-tion and place the same in full operation within six (6) months from the date of filing such consents or the date of such order, otherwise this right shall cease and determine, and all sums paid, or which may be deposited with the Comp troller of the City, as hereinafter provided, shall thereupon be forfeited to the City; provided that the period for commencement and the period for completion and placing the railway in full opera-tion may be extended by the Board, but the total extension of time for either of such periods shall not exceed in the aggregate six (6) months; and provided, further, that when the commencement or completion of said construction shall be pre vented by legal proceedings in any court or by works of public improvement, or from other causes not within the control of the Company, the me for the commencement or comconstruction may be extended for the period of such prevention, but no delay shall be allowed for unless the court proceedings shall be diligently prosecuted by the Company, and provided, further, that in no case shall such delay be deemed to begin until the Company shall have given written notice to the Board of any such court proceedings or other occasion of delay, and deliver to the Board copies of any injunction or other orders, and the papers upon which the same shall have been granted, and unless upon the request of the Board the Company shall, in writing, consent that the Board either in its own name as a party, or in the name of the City as a party, may intervene in any such proceedings.

Ninth-Said railway shall be constructed and operated in the latest approved manner of street railway construction and operation, and it is hereby agreed that the Board may require the Company to improve or add to the railway equipment, including rolling stock and railway appur-tenances, from time to time, as such additions and improvements are necessary, in the opinion of the Board. Upon failure on the part of the Company to comply with the direction of the Board within a reasonable time, the rights hereby granted shall cease and determine.

Tenth-Said railway shall be constructed, maintained and operated subject to the supervision and control of all the authorities of the City have jurisdiction in such matters, as provided by the Charter of the City.

No construction upon said railway shall be commenced until written permits have been obtained from the proper City officials.

In any permits so issued such officials may also impose such conditions, as a condition of the granting of the same, as are necessary for the purpose of protecting any structures, in streets and avenues, over which such officials have jurisdiction, and the Company shall com-

ply with such conditions.

The electrical equipment to be installed by the Company for the operation of the railway within the limits of the City, whether the same be upon streets and avenues or upon private property shall be constructed and maintained under the supervision and control of the Commissioner of Water Supply, Gas and Electricity.

Eleventh-Said railway may be operated by overhead electric power substantially similar to the overhead electric system now in use by street surface railways in the Borough of The Bronx, or by any other motive power, except locomotive steam power or horse power, which may be approved by the Board, and consented to by the abutting property owners, in accordance with the provisions of law, and by the Public Service Commission for the First District of the State of

Provided, however, that the Board, upon giv ing to the Company one (1) year's notice, may require the Company to operate its railway upon the whole or upon any portion of its route, by underground electric power, substantially similar to the system now in use on the street surface railways in the Borough of Manhattan, or by any other practical motive power then in use which does not require the use of poles and overhead wires in the streets and avenues, and thereupon to discontinue the use of the overhead trolley system, and to remove its poles, wires and other structures used by it for that purpose from the

streets and avenues of the City. Twelfth-Upon six (6) months' notice by the Board to the Company all wires for the transmission of power, except trolley wires, for the operation of the railway, upon all or any por-tion of the route hereby authorized, shall be placed in conduits beneath or alongside of the railway. The Company shall provide in such conduits two (2) ducts not less than three (3) niches in diameter for the exclusive use of the salaries.

City. Such conduits shall be used only by the Company for the operation of its railway and by the City, as above.

Thirteenth—The rate of fare for any passenger upon said railway shall not exceed five (5) cents, and the Company shall not charge any passenger more than five (5) cents for one continuous ride, from any point on its road or on any road, line or branch operated by it or under its control to any other point thereof, or any connecting branch thereof within the limits of

the City.

The Company shall carry free upon the railway hereby authorized, during the term of this contract, all members of the Police and Fire Departments of the City, when such employees are in full uniform.

Fourteenth-No cars shall be operated upon the railway hereby authorized other than passen-ger cars and cars necessary for the repair or maintenance of the railway, and no freight cars shall be operated upon the tracks of said rail-

Fifteenth-The Company shall attach to each car run over the said railway proper fenders and wheel guards, in conformity with such laws and ordinances as are now in force, or may hereafter, during the term of this contract, be enacted or adopted by the State or City authorities, or as may be required by resolution of the

Sixteenth-All cars which are operated on said railway shall be heated during the cold weather, in conformity with such laws and ordinances as are now in force, or may hereafter, during the term of this contract, be enacted or adopted by the State or City authorities, or as may be re-

quired by resolution of the Board.

Seventeenth—All cars operated on said railway shall be well lighted by electricity, or by some lighting system equally efficient, or as may be required by resolution of the Board. Eighteenth—Cars on the said railway shall run

at intervals of not more than thirty (30) minutes both day and night, and as much oftener as reasonable convenience of the public may require, or as may be directed by the Board.

Nineteenth-The Company, so long as it shall continue to use any of the tracks upon the streets and avenues in which said railway shall be constructed, shall, if directed by the President of the Borough of The Bronx, cause to be watered at least three (3) times every twenty-four (24) hours when the temperature is above thirty-five (35) degrees Fahrenneit, the entire width of the streets and avenues, except when the width of such streets and avenues shall exceed sixty (60) feet between curblines, in which case the Company shall cause to be watered only sixty (60) feet in width of such roadway, and the Company shall provide for such purpose at least one tank car, the capacity of which shall be sufficient to water such streets and avenues in a satisfactory manner.

Twentieth-The Company shall at all times keep the streets and avenues upon which the said railway is constructed, between its tracks, the rails of its tracks and for a distance of two (2) feet beyond the rails on either side thereof, free and clear from ice and snow; provided, however, that the Company shall, at the option of the Commissioner of Street Cleaning, enter into an agreement for each winter season, or part thereof, to clean an equivalent amount of street surface from house line to house line.

Twenty-first-As long as said railway or any portion thereof remains in any street or avenue, the Company shall pave and keep in permanent repair that portion of the surface of the street or avenue in which the said railway is constructed, between its tracks, the rails of its tracks and for a distance of two (2) feet beyond the rails on either side thereof, under the supervision of the authorities, whenever required by them to do so, and in such manner as they may prescribe. In case of the neglect of the Company to make pavement or repairs after the expiration of twenty (20) days' notice to do so from the President of the Borough of The Bronx, said President may make the same at the expense of the Company. And the City shall have the right to change the material or character of the pavement of any street or avenue, and in that event the Company shall be bound to replace such pavement in the manner directed by the proper City official, at its own expense, and the provisions as to repairs herein contained shall apply to such renewed or altered pavement.

Twenty-second—Any alteration to the sewerage or drainage systems or to any other subsurface or to any surface structures in the streets, required on account of the construction or operation of the railway, shall be made at the sole cost of the Company, and in such manner as the proper City officials may prescribe.

Twenty-third-It is agreed that the right hereby granted to operate a street surface railway shall not be in preference or in hindrance to pub-lic work of the City, and should the said railway in any way interfere with the construction of public works in the streets and avenues, whether the same is done by the City directly or by a contractor for the City, the Company shall, at its own expense, protect or move the tracks and appurtenances in the manner directed by the City officials having jurisdiction over such public

Twenty-fourth-Should the grades or lines of the streets and avenues in which the railway is hereby authorized be changed at any time after the railway has been constructed and during the term of this contract, the Company shall, at its own expense, change its tracks and appurtenances to conform with such new grades and lines, and during the construction of any public improvement upon said streets and avenues the Company shall take care of and protect the tracks and appurtenances at its own expense, all to be done subject to the direction of the City officials having jurisdiction over the construction of such change.

Twenty-fifth-The Company shall submit to the Board a report not later than November 1 of each year for the year ending September 30 next preceding, and at any other time, upon request of the Board, which shall state:

1. The amount of stock issued, for cash, for property.

2. The amount paid in as by last report.

The total amount of capital stock paid in. The funded debt by last report.

The total amount of funded debt. The floating debt as by last report. The total amount of floating debt.

The total amount of funded and floating

debt. The average rate per annum of interest on funded debt. Statement of dividends paid during the 10.

year. The total amount expended for same. The names of the directors elected at the last meeting of the corporation held for such

purpose.

13. Location, value and amount paid for real estate owned by the Company as by last report. 14. Location, value and amount paid for real

estate now owned by the Company. 15. Number of passengers carried during the

16. Total receipts of Company for each class of business. 17. Amounts paid by the Company for damage to persons or property on account of construc-

tion and operation. 18. Total expenses for operation, including

-and such other information in regard to the business of the Company as may be required by the Board.

Twenty-sixth-The Company shall at all times keep accurate books of account of the gross re-ceipts from all sources within the limits of the City, and shall, on or before November 1 of each year, make a verified report to the Comptroller of the City of the business done by the Company. for the year ending September 30 next preceding, in such form as he may prescribe. Such report shall coutain a statement of such gross receipts, the total miles in operation within the limits of the City and the miles of rallway constructed and operated under this contract, and such other information as the Comptroller may require. The Comptroller shall have access to all books of the Company for the purpose of ascertaining the correctness of its report, and may examine its oficers under oath.

Twenty-seventh-In case of any violation or breach or failure to comply with any of the pro-visions herein contained, or with any orders of the Board acting under the powers herein remay be forfeited by a suit brought by the Corporation Counsel, on notice of ten (10) days to the Company, or at the option of the Board by resolution of said Board, which said resolution may contain a provision to the effect that the railway constructed and in use by virtue of this contract shall thereupon become the property of the City without proceedings at law or in equity Provided, however, that such action by the Board shall not be taken until the Board shall give notice to the Company to appear before it on a certain day not less than ten (10) days after the date of such notice, to show cause why such resolution declaring the contract forfeited should not be adopted. In case the Company fails to appear, action may be taken by the Board forth-

Twenty-eighth-If the Company shall fail to ive efficient public service at the rates hereix fixed, or fail to maintain its structures and equipment as herein provided in good condition roughout the whole term of this contract, the Board may give notice to the Company specifying any default on the part of the Company, and requiring the Company to remedy the same with in a reasonable time; and upon failure of the Company to remedy such default within a reasonable time, the Company shall, for each day thereafter during which the default or defect remains, pay to the City the sum of two hundred and fifty dollars (\$250) as fixed or liquidated damages, or the Board, in case such structures or equipment which may affect the surface of the streets shall not be put in good condition within a reasonable time after notice by the Board as aforesaid shall have the right to make all needed repairs at the expense of the Company, in which case the Company shall pay to the City the amount of the cost of such repairs, with legal interest thereon, all of which sums may be deducted from the

fund hereinafter provided for.

Twenty-ninth—The Company shall assume all liability to persons or property by reason of the construction or operation of the railway authorized by this contract, and it is a condition of this contract that the City shall assume no liability whatsoever to either persons or property on account of the same, and the Company here-by agrees to repay to the City any damage which the City shall be compelled to pay by reason of any acts or default of the Company.

Thirtieth-This grant is upon the express condition that any and all sums of money or any and all securities heretofore deposited with the Compall securities heretofore deposited with the Comp-troller by the Company under and pursuant to franchises heretofore granted to it by the City as a fund for the faithful performance by the Company of the terms and conditions of the several franchises so granted, shall form a fund for the performance by the Company of all the terms and conditions of this contract and compliance with all orders of the Board acting under the powers herein reserved, especially those which relate to the payment of the annual charges for the privilege hereby granted, the ren-dering of efficient public service at the rates here-in fixed, the repairs of the street pavement, the removal of snow and ice, the quality of construction of the railway and the maintenance of the property in good condition throughout the whole term of the contract, and in case of default in the performance by the Company of such terms and conditions, or compliance with such orders, or either or any of them, the City shall have the right to cause the work to be done and the materials to be furnished for the performance thereof, after due notice, and shall collect the reasonable cost thereof from the said fund without legal proceedings; or, after default in the payment of the annual charges, shall collect the same, with interest, from the said fund after ten (10) days' notice to the Company; or, in case of failure to observe the said terms and conditions of this contract and orders of the Board hereunder, relating to the headway, heating and lighting of cars, fenders, wheelguards and watering of street pavements, the Company shall pay a penalty of fifty dollars (\$50) per day for each day of violation, and the further sum of ten dollars (\$10) per day for each car that shall not be properly heated, lighted or supplied with fenders or wheelguards, in case of a violation of the provisions relating to those matters. The procedure for the imposition and collection of the penalties in this contract shall be as

follows: The Board, on complaint made, shall give notice to the Company, directing its President, or other officer to appear before the Board on a certain day not less than ten (10) days after the date of such notice, to show cause why the Company should not be penalized in accordance with the foregoing provisions. If the Company fails to make an appearance, or, after a hearing appears in the judgment of the Board to be in fault, said Board shall forthwith impose the prescribed penalty, or where the amount of the penalty is not prescribed herein, such amount as appears to the Board to be just, and without appears to the Board to be just, and without legal procedure direct the Comptroller to withdraw the amount of such penalty from the security fund deposited with him. In case of any drafts made upon the security fund the Company shall, upon ten (10) days' notice, pay to the City a sum sufficient to restore said security fund to the original amount, and in default thereof this contract shall be cancelled and annualled at the option of the Board acting in annulled at the option of the Board, acting in behalf of the City. No action or proceeding or right under the provisions of this contract shall affect any other legal rights, remedies or causes of action belonging to the City.

Thirty-first-The words "notice" or "direction," wherever used in this contract, shall be deemed to mean a written notice or direction. Every such notice or direction to be served upon Company shall be delivered at such office in the City as shall have been designated by the Company, or if no such office shall have been designated, or if such designation shall have for any reason become inoperative, shall be mailed in the City, postage prepaid, addressed to the Company at the City. Delivery or mailing of such notice or direction as and when above provided shall be equivalent to direct personal notice or direction, and shall be deemed to have been given at the time of delivery or mailing.

Thirty-second—The words "streets or avenues" and "streets and avenues," wherever used in this contract, shall be deemed to mean streets, avenues, highways, parkways, driveways, con-courses, boulevards, bridges, viaducts, tunnels, public places or any other property to which the City has title or over which the public has an

easement, encountered in the route hereinabove described, and upon or in which authority is hereby given to the Company to construct a railway.

Thirty-third—If at any time the powers of the Board or any other of the authorities herein mentioned or intended to be mentioned, shall be transferred by law to any other board, authority, officer or officers, then and in such case such other board, authority, officer or officers shall have all the powers, rights and duties herein reserved to or prescribed for the Board or other authorities, officer or officers.

Section 3. Nothing in this contract shall be construed as in any way limiting the present or future jurisdiction of the Public Service Commission under the laws of the State of New

Section 4. This grant is also upon the further and express condition that the provisions of Article 5, and the other provisions of the Railroad Law pertinent hereto, shall be strictly complied with by the Company.
Section 5. The Company promises, covenants

and agrees on its part and behalf to conform to and abide by and perform all the terms and conditions and requirements in this contract fixed and contained.

In witness whereof the party of the first part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of City, has caused the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed; and the party of the second part, by its officers, thereunto duly authorized, has caused its corporate name to be hereunto signed and its corporate seal to be hereunto affixed, the day and year first above written.

THE CITY OF NEW YORK,

franchise or right proposed to be granted and the adequacy of the compensation proposed to be paid therefor, and the terms and conditions, including

the provisions as to rates, fares and charges, are as hereinbefore specified and fully set forth in and by the foregoing form of proposed contract for the grant of such franchise or right.

Resolved, That these preambles and resolutions, including the said resolution for the grant of a franchise or right applied for by the Union Railway Company of New York City, and the said form of a proposed contract for the grant of such franchise or right containing said results of such inquiry, after the same shall be entered n the minutes of this Board, shall be published for at least twenty (20) days immediately prior to Thursday, January 16, 1913, in the CITY RECorn, and at least twice during the ten (10) days immediately prior to Thursday, January 16, 1913, in two daily newspapers to be designated by the Mayor therefor, and published in The City of New York, at the expense of the Union Railway Company of New York City, together with the ollowing notice, to wit:

Notice is hereby given that the Board of Estimate and Apportionment, before authorizing any contract for the grant of a franchise or right applied for by the Union Railway Company of New York City, and fully set forth and de-scribed in the foregoing form of proposed contract for the grant of such franchise or right, and before adopting any resolution authorizing such contract, will, at a meeting of said Board, to be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on Thursday, January 16, 1913, at 10.30 o'clock a. m., hold a public hearing thereon, at which citizens shall be entitled to appear and be heard The "Sun" and "The New York Press" des-gnated. JOSEPH HAAG, Secretary.

Dated New York, December 5, 1912.

Public Improvement Matters.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to exclude from the street system an area at the junction of 8th avenue, Bleecker street and Bank street, bounded approximately by the prolongations of the westerly line of 8th avenue, the northerly line of Bank street and the westerly line of Bleecker street, Borough of Manhattan, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on January 9, 1913, at 10.30 o'clock a. m., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board. in the following resolutions adopted by the Board on December 12, 1912, notice of the adoption of

which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter, as amended, deem-ing it for the public interest so to do, proposes to change the map or plan of The City of New York, by excluding from the street system an area at the junction of 8th avenue, Bleecker street and Bank street, bounded approximately by the prolongations of the westerly line of 8th avenue, the northerly line of Bank street and the westerly line of Bleecker street, in the Borough of Manhattan, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the Presi-dent of the Borough, and dated November 25,

Resolved. That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 9th day of January, 1913, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the CITY RECORD for ten days continuously, Sundays and legal holidays excepted,

prior to the 9th day of January, 1913.

Dated December 26, 1912.

JOSEPH HAAG, Secretary, 277 Broadway. Telephone, 2280 Worth.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the lines and grades of the street system bounded by Brooklyn avenue, Snyder avenue, Schenectady avenue and Clarendon road, Borough of Brooklyn, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on January 9, 1913, at 10.30 o'clock a. m., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adop-

ted by the Board on December 12, 1912, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter, as amended, deem-

ing it for the public interest so to do, proposes to change the map or plan of The City of New York, by changing the lines and grades of the street system bounded by Brooklyn avenue, Snyder avenue, Schenectady avenue and Clarendon road, in the Borough of Brooklyn, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough, and dated August 27, 1912.

Reselved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 9th day of January, 1913, at 10.30 o'clock a. m. Resolved, That the Secretary of this Board

cause these resolutions and a notice to all per-sons affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the CITY RECORD and the corporation newspapers for ten days continuously, Sundays and legal holidays excepted, prior to the 9th day of January, 1913.

Dated December 26, 1912.

JOSEPH HAAG, Secretary, 277 Broadway.

Telephone, 2280 Worth.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the grade of the street system bounded change the grade of the street system bounded by Ocean parkway, Avenue L, East 8th street and Avenue N, Borough of Brooklyn, and that a meeting of said Board will be held in the Old Council Chamber. City Hall, Borough of Man-hattan, City of New York, on January 9, 1913, at 10.30 o'clock a. m., at which such proposed change will be considered by said Board; all of which is more particularly set forth and dewhich is more particularly set forth and de scribed in the following resolutions adopted by the Board on December 12, 1912, notice of th

Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York by changing the grade of the street system bounded by Ocean parkway, Avenue L, East 8th street and Avenue N, in the Borough of Brooklyn, City of New York, which proposed change is more particularly shown upon a map or plar bearing the signature of the Commissioner of Public Works of the Borough and dated Oc-

toher 31, 1912.
Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 9th day of January, 1913, at 10.30 o'clock a. m. Resolved, That the Secretary of this Board

cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the CITY RECORD and the corporation newspapers for ten days continuously, Sun-

of the ways for ten days continuously, Sundays and legal holidays excepted, prior to the 9th day of January, 1913.

Dated December 26, 1912.

JOSEPH HAAG, Secretary, 277 Broadway; Telephone, 2280 Worth.

d26,37

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public in-terest so to do, proposes to change the map or plan of The City of New York so as to change the grade of East 138th street, between Brown place and St. Anns avenue, and of Brook avenue, between East 137th street and East 139th ing of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on January 9, 1913, at 10.30 o'clock a. m., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on December 12, 1912, notice of the

adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and
Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York by changing the grade of East 138th street, between Brown place and St. Anns avenue, and of Brook avenue, between East 137th street and East 139th street, in the Borough of The Bronx. City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough and dated October 5, 1912.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 9th day of January, 1913, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the CITY RECORD for ten days continuously, Sundays and legal holidays excepted,

Dated December 26, 1912.

JOSEPH HAAG, Secretary, 277 Broadway;
Telephone, 2280 Worth.

d26, 17

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to lay out 3d avenue over the tracks of the New York and Harlem Railroad, from the north line of Welch street (as acquired in 1887) to the south line of Pelham avenue (as acquired in 1869), Borough of The Bronx, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan. City of New York, on January 9, 1913, at 10.30 o'clock a. m., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on December 12, 1912, notice of the adoption of

which is hereby given, viz.: Resolved, That the Board of Estimate and Approtionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York, by laying out 3d avenue over the tracks of the New York and Harlem Railroad, from the north line of Welch street (as acquired in 1887) to the south line of Pelham avenue (as acquired in 1869), in the Borough of The Bronx, City of New York, which proposed change is more particularly shown, upon a map or plan bearing the signature of the President of the Borough, and dated September 27, 1912.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 9th day of January,

1913, at 10.30 o'clock a. m. Resolved. That the Secretary of this Board cause these resolutions and a notice to all perwill be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the CITY RECORD for ten days continuously, Sundays and legal holidays excepted, prior to the 9th day of January, 1913.

Dated December 26, 1912.

JOSEPH HAAG, Secretary, 277 Broadway. Telephone, 2280 Worth.

NOTICE IS HEREBY GIVEN THAT THE
Board of Estimate and Apportionment of The
City of New York, deeming it for the public
interest so to do, proposes to change the map or
plan of The City of New York so as to lay
out the lines and grades of Rockaway Beach
boulevard (Washington avenue), from Adirondack boulevard to Beach 125th street (Monmouth avenue), in the 5th Ward, Borough of
Queens, and that a meeting of said Board will
be held in the Old Council Chamber, City Hall,
Borough of Manhattan, City of New York, on
January 9, 1913, at 10.30 o'clock a. m., at
which such proposed change will be considered
by said Board; all of which is more particularly
set forth and described in the following resolutions adopted by the Board on December 12,
1912, notice of the adoption of which is hereby 1912, notice of the adoption of which is hereby

given, viz.: Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York, by laying out the lines and grades of Rockaway Beach boulevard (Washington avenue), from Adirondack boulevard to Beach 125th street (Monmouth avenue), in the 5th Ward, Borough of Queens, which proposed change is more particularly shows a second to the change is more particularly shows a second to the control of the change is the change in the change in the change is the change in the change in the change in the change is the change in the ch more particularly shown upon a map or plan bearing the signature of the President of the Borough, and dated March 5, 1912.

Resolved, That this Board consider the pro-

posed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 9th day of January, 1913, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the CITY RECORD for ten days continuously, Sundays and legal holidays excepted, prior to the 9th day of January, 1913.

Dated December 26, 1912.

JOSEPH HAAG, Secretary, 277 Broadway. Telephone 2280 Worth.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the lines and grades of the street system bounded by Ctaining ways. by Steinway avenue, Potter avenue, 15th avenue and Astoria avenue, in the 1st Ward, Borough of Queens, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on January 9, 1913, at 10.30 o'clock a. m., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on December 12, 1912, profice of the adoption of the relationship of the selection o 1912, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in Apportionment of the City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York by changing the lines and grades of the street system bounded by Steinway avenue, Potter avenue, 15th avenue and Astoria avenue, in the 1st Ward, Borough of Queens, City of New York, which proposed change is City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the

Borough and dated May 21, 1912. Resolved, That this Board consider the pro-posed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 9th day of January, 1913, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the CITY RECORD for ten days continuously, Sundays and legal holidays excepted,

Dated December 26, 1912.

JOSEPH HAAG, Secretary, 277 Broadway; Telephone, 2280 Worth.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the lines and grades of the street system bound-ed by Louona avenue, North Railroad avenue, Way avenue, Corona avenue, Opdyke street, 51st street, Corona avenue, Rodman street, Otis avenue, Orentes street, Marlowe avenue, Lewis avenue, Lew nue, Sothern avenue, Gerry avenue, Marlowe avenue and Corona avenue, in the 2d Ward, Borough of Queens, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on January 9, 1913, at 10.30 o'clock a. m., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on December 12, 1912, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York by changing the lines and grades of the street system bounded by Louona avenue, North Railroad avenue, Way avenue, Corona avenue, Opdyke street; 51st street, Corona avenue, Rod-man street, Otis avenue, Orontes street, Mar-lowe avenue, Lewis avenue, Sothern avenue, Gerry avenue, Marlowe avenue and Corona aveof New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough and dated October 10, 1912.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 9th day of January,

1913, at 10.30 o'clock a. m. Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the CITY RECORD for ten days continuously, Sundays and legal holidays excepted, prior to the 9th day of January, 1913.

Dated December 26, 1912.

JOSEPH HAAG, Secretary, 277 Broadway; Telephone, 2280 Worth.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The sons affected thereby that the proposed change | City of New York, deeming it for the public in-

terest so to do, proposes to change the map or plan of The City of New York so as to change the grades of Rosebank avenue, from the Staten the grades of Rosebank avenue, from the Staten Island Railway to Townsend avenue, in the 4th Ward, Borough of Richmond, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on January 9, 1913, at 10.30 o'clock a. m., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on December 12, 1912, notice of the adoption of which is hereby given. viz.:

of which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter, as amended, the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York, by changing the grades of Rosebank avenue, from the Staten Island Railway to Townsend avenue, in the 4th Ward, Borough of Richmond, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough, and dated October 1, 1912.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be

posed change at a meeting of the Board, to be held in the City Hall; Borough of Manhattan, City of New York, on the 9th day of January, 1913, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the CITY RECORD for ten days con-tinuously, Sundays and legal holidays excepted,

prior to the 9th day of January, 1913.

Dated December 26, 1912.

JOSEPH HAAG, Secretary, 277 Broadway.

Telephone, 228C Worth.

NOTICE IS HEREBY GIVEN THAT AT THE

meeting of the Board of Estimate and Apportionment held on December 5, 1912, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of instituting proceedings to acquire title to the lands and premises required for the opening and extending of West 138th for the opening and extending of West 138th street and West 139th street, from Edgecombe avenue to St. Nicholas avenue, in the Borough of Manhattan, City of New York; and Whereas, The Board of Estimate and Appor-

tionment is authorized and required at the time of the adoption of the resolution directing the institution of proceedings to acquire title to the lands required for the foregoing improvement to fix and determine upon an area or areas of assessment for benefit for said proceedings; Resolved, That the Board of Estimate and

Apportionment, in justance of the provisions of section 980 of the Greater New York Charter, as amended, hereby gives notice that the follow-ing is the proposed area of assessment for benefit in these proceedings:

Bounded on the north by a line midway between West 139th street and West 140th street and by the prolongation of the said line; on the east by a line distant 100 feet easterly from and parallel with the easterly line of 8th avenue, the said distance being measured at right angles to 8th avenue; on the south by a line midway be-tween West 137th street and West 138th street and by the prolongation of the said line; and on the west by a line distant 100 feet westerly from and parallel with the westerly line of St. Nicholas avenue, the said distance being measured

at right angles to St. Nicholas avenue. Resolved, That this Board consider the proposed area of assessment at a meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 9th day of January, 1913, at 10.30 a. m., and that at the same time and place a public hearing thereon will then and there be had. Resolved, That the Secretary of this Board

cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD for ten days prior to the 9th day January, 1913.

Dated December 26, 1912.

JOSEPH HAAG, Secretary, 277 Broadway,
Telephone, 2280 Worth.

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NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on December 12, 1912, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of instituting proceedings to acquire title to the lands and premises required for the opening and extending of 51st street from 17th avenue to West street, excluding the right of way of the Long Island Railroad, in the Borough of Brooklyn, City of New York;

Whereas. The Board of Estimate and Apportionment is authorized and required at the time of the adoption of the resolution directing institution of proceedings to acquire title to the lands required for the foregoing improvement to fix and determine upon an area or areas of assessment for benefit for said proceeding.

Resolved, That the Board of Estimate and

Apportionment, in pursuance of the provisions of section 980 of the Greater New York Charter, hereby gives notice that the following is the proposed area of assessment for benefit in this

proceeding: Beginning at a point on a line midway between 50th street and 51st street distant 100 feet northwesterly from the northwesterly line of 17th avenue, and running thence southeasterly along the said line midway between 50th street and 51st street and along the prolongation of the said line to the intersection with the easterly line of West street; thence eastwardly at right angles to West street a distance of 100 feet; thence southwardly and parallel with West street to the intersection with a line at right angles to West street and passing through a point on its easterly side where it is intersected by the prolongation of a line midway between 51st street and 52d street; thence westwardly along the said line at right angles to West street to its easterly side; thence northwestwardly along a line midway be-tween 51st street and 52d street and along the prolongation of the said line to the intersection with a line parallel with 17th avenue and passing through the point of beginning; thence north-eastwardly along the said line parallel with 17th avenue to the point or place of beginning. Resolved, That this Board consider the pro-posed area of assessment at a meeting of the

Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 9th day of January, 1913, at 10.30 a. m., and that at the same time and place a public hearing thereon will then and there be had.

Resolved, That the Secretary of this Board resolved, That the Secretary of this Board.

cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD and the corporation newspapers for ten days prior to the 9th day of January, 1913.

Dated December 26, 1912. JOSEPH HAAG, Secretary, 277 Broadway; Telephone, 2280 Worth.

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on December 12, 1912, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York, on June 5, 1908, initiated proceedings for acquiring title to East 46th street, from East New York avenue to Holy Cross Cemetery; East 45th street, from East New York avenue to Holy Cross Cemetery; Troy avenue, from Crown street to the northern property line of the Holy Cross Cemetery, and property line of the Holy Cross Cemetery, and Schenectady avenue, from the former City line to Paerdegat avenue, Borough of Brooklyn, which proceeding was amended on June 29, 1911, so as to relate to Troy avenue, from Crown street to Holy Cross Cemetery; East 45th street, from Rutland road to Holy Cross Cemetery; East 46th street, from Rutland road to Holy Cross Cemetery, and Schenectady avenue, from the old City line to the unnamed street adjoining the right of way of the Long Island Railroad

on the north; and
Whereas, The Board is considering the advisability of further amending the said proceedstreet to Holy Cross Cemetery; East 45th street, from Rutland road to Holy Cross Cemetery; East 46th street, from Rutland road to Holy Cross Cemetery; and Schenectady avenue, from Rutland City lips of Cross Cemetery, and Schenectady avenue, from the cold City lips of the control of the lips of Cross cemetery. the old City line to the southerly line of Canarsie lane, and from a line distant 321.58 feet south of Avenue F to the unnamed street located northerly from and adjoining the right of way of the Long Island Railroad.

Resolved, That the Board of Estimate and Ap-

portionment, in pursuance of the provisions of the Greater New York Charter, as amended, hereby gives notice that the following are proposed modified areas of assessment for benefit in this proposed amended proceeding:

1. Beginning at a point on a line midway between Troy avenue and Albany avenue distant 100 feet northerly from the northerly line of Crown street and running thence eastwardly and parallel with Crown street to a point midway between Schenectady avenue and Utica avenue; hence southwardly and always midway between Schenectady avenue and Utica avenue to the intersection with the southerly line of Canarsie lane as this street is in use and commonly recognized; thence westwardly along the southerly line of Canarsie lane to the intersection with a line midway between Troy avenue and Schenectady avenue; thence northwardly along the said line midway between Troy avenue and Schenectady avenue and along the prolongation of the said line to a point distant 100 feet southerly from the northerly property line of Holy Cross Cemetery, the said distance being measured at right angles to the said property line; thence westwardly along a line parallel with the north-erly property line of Holy Cross Cemetery to the intersection with the prolongation of a line midway between Albany avenue and Troy avenue as these streets are laid out south of Vernon avenue; thence northwardly along a line always midway between Albany avenue and Troy avenue and the prolongations thereof to the point or

place of beginning.

2. Bounded on the north by a line distant
321.58 feet southerly from any parallel with the
southerly line of Avenue F, the said distance being measured at right angles to Avenue F; on the east by a line midway between Schenectady avenue and Utica avenue and by the prolongation of the said line; on the south by the centre line of the right of way of the Long Island Railroad, and on the west by a line mid-way between Troy avenue and Schenectady ave-nue and by the prolongation of the said line. Resolved, That this Board consider the pro-posed modified areas of assessment at a meeting

of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 9th day of January, 1913, at 10.30 a. m., and that at the same time and place a public hearing thereon will then and there be had. Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD and in the corporation newspapers for ten days prior to the 9th day of January, 1913.

Dated December 26, 1912. JOSEPH HAAG, Secretary, 277 Broadway; Telephone, 2280 Worth.

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on December 12, 1912, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of amending the proceeding instituted by said Board on April 23, 1909, for acquiring title to Cottage place, from Crotona Park South to East 170th street, Borough of The Bronx, so as to relate to Cottage place be-tween the aforesaid limits as shown upon a map or plan adopted by the Board of Estimate and Apportionment October 17, 1912, and approved by the Mayor October 24, 1912.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, as amended,

of the Greater New York Charter, as amended, hereby gives notice that the following is the proposed area of assessment for benefit in this proposed amended proceeding:

Bounded on the north by the southerly line of Crotona Park South; on the east by a line distant 100 feet easterly from and parallel with the easterly line of Cottage place, the said distance being measured at right angles to Cottage tance being measured at right angles to Cottage place; on the south by the northerly line of East 170th street, and on the west by a line distant 100 feet westerly from and parallel with the westerly line of Cottage place, the said distance being measured at right angles to Cottage place. (The lines of Cottage place hereinbefore referred to are intended to be those as laid out upon the City map prior to October 17, 1912.)

Resolved, That this Board consider the proposed area of assessment at a meeting of

Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 9th day of January, 1913, at 10.30 a. m., and that at the same time and place a public hearing thereon will then and there be had. Resolved, That the Secretary of this Board

cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD for ten days prior to the 9th day of January, 1913.

Dated December 26, 1912. JOSEPH HAAG, Secretary, 277 Broadway; Telephone, 2280 Worth. d26,j7

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on December 12, 1912, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of amending the proceeding instituted by said Board May 6, 1910, for acquiring title to East 156th street, from Southern boulevard to Truyton street and Truyton street. oulevard to Truxton street, and Truxton street, from Leggett avenue to Longwood avenue, Borough of The Bronx, so as to relate to East 156th street, from Southern boulevard to Worthen street, excluding the right of way of the New York, New Haven and Hartford Railroad, and Truxton street, from Leggett avenue to Long-wood avenue, as said Truxton street and East 156th street are shown upon a map or plan adopted by the Board of Estimate and Apportionment October 17, 1912, and approved by the

Mayor October 24, 1912.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, as amended,

avenue to the intersection with the prolongation

hereby gives notice that the collowing is the proposed area of assessment or benefit in this proposed amended proceeding:

Beginning at a point on the centre line of Gar-rison avenue where it is intersected by a line bisecting the angle formed by the intersection of the prolongations of the northeasterly line of Leggett avenue and the southwesterly line of East 156th street, as these streets are laid out between Garrison avenue and Whitlock avenue, and running thence northwestwardly along the said bisecting line to the intersection with a line midway between Southern boulevard and Fox street; thence northeastwardly along the said ne midway between Southern boulevard and Fox street to the intersection with a line midway between East 156th street and Longwood avenue as these streets are laid out between Southern boulevard and Fox street; thence southeastwardly along the said line midway between East 156th street and Longwood avenue, and along the prolongation of the said line to the intersection with the centre line of Garrison avenue; thence southwestwardly along the centre line of Garrison avenue to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the centre lines of East 156th street and Worthen street, as these streets are laid out between Garrison avenue and Barry street; thence southeastwardly along the said bisecting line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the centre lines of Truxton street and Garrison avenue, as these streets are laid out northerly from and adjoining Leggett avenue; thence northeastwardly along the said bisecting line to a point distant 100 feet northeasterly from the northeasterly line of Longwood avenue, the said distance being measured at right angles to Longwood avenue; thence southeastwardly and always distant 100 feet northerly from and parallel with the northerly lines of Longwood avenue and Spofford avenue to the intersection with the prolongation of a line midway between Tiffany street and Casanova street; thence southwardly along the said line midway between Tiffany street and Casanova street and along the prolongation of the said line to the intersection with a line distant 360 feet southeasterly from and parallel with the southeasterly line of Truxton street, as this street is laid out between Leggett avenue and Longwood avenue, the said distance being measured at right angles to Truxton street; thence southwestwardly along the said line parallel with Truxton street to a point distant 00 feet southerly from the southerly line of Randall avenue, the said distance being measured at right angles to Randall avenue; thence westwardly and always distant 100 feet southerly from and parallel with the southerly lines of Randall avenue and Leggett avenue to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the centre lines of Garrison avenue and Truxton street, as these streets are laid out northeasterly from and adjoining Leggett avenue; thence northeastwardly along the said hisecting line to the intersection with a line midway between East 156th street and Grinnell place; thence northwestwardly along the said line midway between East 156th street and Grinnell place to the intersection with the centre line of Garrison avenue; thence southwestwardly along the centre line of Garrison avenue to the point or place of beginning.

Resolved, That this Board consider the proposed area of assessment at a meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 9th day of January, 1913, at 10.30 a. m., and that at the same time and place a public hearing thereon will then and there be had.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in RECORD for ten days prior to the 9th day of

January, 1913.
Dated December 26, 1912.
JOSEPH HAAG, Secretary, 277 Broadway;
Telephone, 2280 Worth.
d26,j7

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on December 12, 1912, the fol-

lowing resolutions were adopted:
Whereas, The Board of Estimate and Apportionment of The City of New York on October 8, 1909, initiated proceedings for acquiring title to Skillman avenue, from Greenpoint avenue to the angle point between Hulst street and Van Pelt street, Borough of Queens, which proceeding was amended on November 2, 1911, so as ing was amended on November 2, 1911, so as to relate to Skillman avenue as shown upon a map or plan adopted by the Board of Estimate and Apportionment July 6, 1911, and approved by the Mayor July 11, 1911; and Whereas, The Board is considering the advisability of further amending the said proceeding so as to relate to Skillman avenue, from the seals so the between Hules street and Van

the angle point between Hulst street and Van Pelt street to Woodside avenue; Resolved, That the Board of Estimate and

Apportionment, in pursuance of the provisions of the Greater New York Charter, as amended, hereby gives notice that the following is the proposed modified area of assessment for benefit in this proposed amended proceeding:
Beginning at a point on the prolongation of

a line midway between Hulst street and Van Pelt street, where it is intersected by the prolonga-tion of a line midway between Middleburg avenue and Skillman avenue, as these streets are laid out immediately west of Gosman avenue, and running thence eastwardly along the said line midway between Middleburg avenue and Skillman avenue, and along the prolongations of the said line, to the intersection with the southwesterly right of way line of the main line division of the Long Island Railroad; thence southeastwardly along the said right of way line to the intersection with the prolongation of a line midway between Vaux street and 8th street: thence southwardly along the said line midway between Vaux street and 8th street to the intersection with the prolongation of a line distant 100 feet easterly from and parallel with the easterly line of Schroeder place, as this street is laid out immediately south of and ad-joining Woodside avenue, the said distance being measured at right angles to Schroeder place; thence southward'y along the said line parallel with Schroeder place and along the prolongation of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the southerly line of Skill-man avenue and the northerly line of Grout avenue, as these streets are laid out immediately adjoining 5th street on the east; thence west-wardly along the said bisecting line to the in-tersection with the westerly line of 4th street; thence westwardly in a straight line to a point on the easterly line of 3d street, where it is intersected by a line bisecting the angle formed by the intersection of the prolongations of the southerly line of Skillman avenue and the northerly line of Grout avenue, as these streets are laid out between 1st street and 3d street; thence westwardly along the said bisecting line to the intersection with a line midway between Han cock place and Lincoln avenue; thence northwardly along the said line midway between Han-cock place and Lincoln avenue to the inter-section with the prolongation of a line midway between Skillman avenue and Foster avenue, as these streets are laid out immediately east of Van Pelt street; thence westwardly along the said line midway between Skillman avenue and Foster avenue and along the prolongations of

the said line to the intersection with a line midway between Hulst street and Van Pelt street; thence northwardly along the said line midway between Hulst street and Van Pelt street, and along the prolongation of the said line to the point or place of beginning. Resolved, That this Board consider the proposed

modified area of assessment at a meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 9th day of January, 1913, at 10.30 a. m., and that at the same time and place a public hearing theron will then and there be had.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the City Record for ten days prior to the 9th day January, 1913.

Dated December 26, 1912. JOSEPH HAAG, Secretary, 277 Broadway. Telephone, 2280 Worth. d26,j7 NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on December 12, 1912, the fol-

lowing resolutions were adopted;
Whereas, The Board of Estimate and Apportionment of The City of New York is consider. ing the advisability of amending the proceed ing instituted by said Board on January 26 1911, for acquiring title to Jay avenue, from Willow avenue to Mueller street, Borough of Queens, so as to relate to Jay avenue, between the aforesaid limits as shown upon a map or plan adopted by the Board of Estimate and Apportionment October 17, 1912, and approved by the Mayor October 24, 1912.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, as amended. hereby gives notice that the following is the proposed modified area of assessment for benefit in this proposed amended proceeding:

Beginning at a point on the northerly line of Cassel avenue, distant 100 feet westerly from the westerly line of Willow avenue, the said distance being measured at right angles to Willow avenue, and running thence eastwardly in a straight line to a point on a line distant 100 feet northwesterly from and parallel with the north westerly line of Jay avenue, located midway be-tween Columbine avenue and Cassel avenue, the said distance being measured at right angles to Jay avenue; thence generally northeastwardly along a line always distant 100 feet northwest-erly from and parallel with the northwesterly line of Jay avenue and the prolongations there-of, to a point distant 100 feet easterly from the easterly line of Mueller street, the said distance being measured at right angles to Mueller street: thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of Mueller street to the intersection with the prolongation of a line distant 100 feet southerly from and parallel with the southerly line of Jav avenue as this street is laid out adjoining Mueller street, the said distance being measured at right angles to Jay avenue; thence westwardly along the said line parallel with Jay avenue and along the pro-lengation of the said line to the intersection with the prolongation of a line midway between Jay avenue and Hull avenue as these streets are laid out between Willow avenue and Hamilton place: thence southwestwardly along the said line midway between Jay avenue and Hull avenue and along the prolongations of the said line, to the intersection with the westerly line of Willow avenue; thence westwardly at right angles to Willow avenue, a distance of 100 feet; thence northwardly and parallel with Willow avenue to the point or place of beginning. Resolved, That this Board consider the pro-

posed modified area of assessment at a meet-ing of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 9th day of January, 1913, at 10.30 a. m., and that at the same time and place a public hearing thereon will then and there be had.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in CITY RECORD for ten days prior to the 9th day of January, 1913.

Dated December 26, 1912.

JOSEPH HAAG, Secretary, 277 Broadway.
Telephone, 2280 Worth.

d26,j7

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Appor ionment held on December 12, 1912, the fol-

lowing resolutions were adopted:
Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of instituting proceedings to acquire title to an easement having a width varying from 20 feet to 50 feet, for sewer pur-poses, in Kissel avenue and Brighton boulevard, from Castleton avenue to Richmond terrace thence northerly to the pierhead and bulkhead line in the 1st Ward, Borough of Richmond, which easement is shown on a map dated July 3, 1912, and bearing the signature of the President of the Borough, which map was adopted by the Board on December 12, 1912; and

Whereas, The Board of Estimate and Appor ionment is authorized and required at the time of the adoption of the resolution directing the nstitution of proceedings to acquire title to the easement required for the foregoing improvement to fix and determine upon an area or areas of assessment for benefit for said proceedings;

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, as amended, hereby gives notice that the following is the proposed area of assessment for benefit in these

oceedings: Beginning at a point on the southerly mean high water line of Kill Van Kull, where it is intersected by the prolongation of a line distant 100 feet easterly from and parallel with the easterly line of Brighton boulevard, the said distance being measured at right angles to Brighton boulevard, and running thence southwardly along the said line parallel with Brighton boulevard and along the prolongation of the said line to a point opposite the junction of Kissel avenue and Brighton boulevard; thence westwardly at right angles to Brighton boulevard to the intersection with a line distant 100 feet easterly from and parallel with the easterly line of Kissel avenue, the said distance being measured at right angles to Kissel avenue; thence southwardly along the said line parallel with Kissel avenue, to a point distant 100 feet north-erly from the northerly line of Castleton avenue, the said distance being measured at right angles to Castleton avenue; thence eastwardly and always distant 100 feet northerly from and parallel with the northerly line of Castleton avenue to the intersection with the prolonga-tion of a line distant 100 feet easterly from and parallel with the easterly line of Haven-wood road, the said distance being measured at right angles to Havenwood road; thence southwardly along the said line parallel with Havenwood road and along the prolongation of the said line to the intersection with a line dis-tant 100 feet northerly from and parallel with the northerly line of Frelinghuvsen road as this street adjoins Haven Esplanade on the west, the said distance being measured at right angles to Frelinghuysen road; thence eastwardly along the said line parallel with Frelinghuysen road

line of Haven Esplanade to the intersection with the southerly line of Barrett boulevard; thence westwardly along the southerly lines of Barrett boulevard and of Brighton avenue to the intersection with the easterly line of Greenwood avenue; thence southwardly along the easterly line of Greenwood avenue a distance of 591.59 feet; thence westwardly at right angles to Green-wood avenue, to the intersection with the east-erly line of University place; thence south-wardly along the easterly line of University place to the intersection with the southerly line of Laurel avenue; thence westwardly along the southerly line of Laurel avenue to the intersection with the easterly line of Lakewood road: thence southwardly along the easterly line of Lakewood road and the prolongation thereof, a distance of 760 feet; thence westwardly at right angles to Lakewood road a distance of 350 feet; thence southwestwardly in a straight line to a point on the easterly line of Bard avenue, distant 2,360 feet southerly from the southerly line of Forest avenue, the said distance being measured along the line of Bard avenue; thence westwardly at right angles to Bard avenue, to a point distant 100 feet westerly from its west-erly side; thence northwardly and always distant 100 feet westerly from and parallel with the westerly line of Bard avenue to a point dis-tant 100 feet northerly from the northerly line of Castleton avenue, the said distance being measured at right angles to Castleton avenue; thence eastwardly and always distant 100 feet northerly from and parallel with the northerly line Castleton avenue, to a point distant 320 feet easterly from the easterly line of Bard avenue, the said distance being measured at right angles to Bard avenue; thence northwardly and always distant 320 feet easterly from and parallel with the easterly line of Bard avenue to the intersection with the centre line of Hender son avenue; thence eatswardly along the centre line of Henderson avenue to the intersection with a line distant 100 feet westerly from and parallel with the westerly line of Kissel avenue, the said distance being measured at right angles to Kissel avenue; thence northwardly along the said line parallel with Kissel avenue to a point distant 350 feet northerly from the northerly line of Henderson avenue, the said distance being measured at right angles to Henderson avenue; thence westwardly at right angles to Kissel avenue to a point distant 160 feet easterly from the easterly line of Bard avenue, the said distance being measured at right angles to Bard avenue; thence northwardly and always distant 160 feet easterly from and parallel with the easterly line of Bard avenue and the prolongation thereof to the intersection with the southerly mean high water line of Kill Van Kull; thence eastwardly along the said mean high water line to the point or place of beginning. The lines of the streets hereinbefore referred to which have not been incorporated upon the City map are intended to be those as in use

and as commonly recognized. Resolved, That this Board consider the pronosed area of assessment at a meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 9th day of January, 1913, at 10.30 a. m., and that at the same time and place a public hearing thereon will then and there be had.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all per sons affected thereby to be published in the CITY RECORD for ten days prior to the 9th day

Of January, 1913.

Dated December 26, 1912.

JOSEPH HAAG, Secretary, 277 Broadway. Telephone, 2280 Worth. d26,j7

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Appor-tionment held on December 12, 1912, the Board adjourned until January 9, 1913, the hearing in the matter of laying out the lines and grades of North street, between Walton avenue and Morris avenue, Borough of The Bronx, City of New York, in accordance with a map or plan bearing the signature of the President of the

bearing the signature of the President of the Borough, and dated July 9, 1912.

The hearing will be held in the old Council Chamber, Room 16, City Hall, Borough of Manhattan, City of New York, on Thursday, January 9, 1913, at 10.30 o'clock a. m.

Dated December 26, 1912.

JOSEPH HAAG, Secretary, 277 Broadway.

Telephone 2280 Worth.

Telephone, 2280 Worth. d26,j7

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on December 12, 1912, the Board adjourned until January 9, 1913, the hearing on the proposed area of assessment in the matter of acquiring title to Fort Schuyler road, from

of acquiring title to Fort Schuyler road, from
the easterly boundary line of the land acquired
for West Farms road at Westchester Creek to
Morris lane, Borough of The Bronx.

The hearing will be held in the old Council
Chamber, Room 16, City Hall, Borough of Manhattan, City of New York, on Thursday, January 9, 1913, at 10.30 o'clock a. m.

The following is the proposed area of assessment in the proceeding:

ment in the proceeding: Beginning at a point on the easterly bulkhead

line of Westchester Creek as indicated on the final maps of the borough, where it is intersected by the prolongation of a line midway between Schuyler street and Halsey street as these streets are laid out between Seabury avenue and Commerce avenue, and running thence westwardly along the said line midway between Schuyler street and Halsey street and along the prolongations of the said line to a point distant 100 feet westerly from the westerly line of Seabury avenue; thence northwardly along a line always distant 100 feet westerly from and parallel with the westerly line of Seabury avenue, and along the prolongation of the said line to the intersection with the prolongation of a line distant 100 tion with the prolongation of a line distant 100 feet westerly from and parallel with the westerly line of Lane avenue as this street is laid out where it adjoins Benson street; thence north-wardly along the said line parallel with Lane avenue and along the prolongations of the said line to the intersection with the prolongation of a line midway between Roberts avenue and Ponton avenue; thence eastwardly along the said line midway between Roberts avenue and Ponton avenue with the prolongation of a line midway between Roberts avenue and Ponton avenue with the prolongation are midway between Roberts avenue and Ponton avenue with the prolongation of the said line to the intersection with the prolongation of the said line to the intersection with the prolongation of the said line to the intersection with the prolongation of a line midway between Roberts avenue and Ponton avenue; the prolongation of a line midway between Roberts avenue and Ponton avenue; the prolongation of the prolongation of a line midway between Roberts avenue and Ponton avenue; the prolongation of the pr nue, and along the prolongation of the said line, to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Blondell avenue and the westerly line of Waters avenue, as these streets are laid out between Ponton avenue and Fink avenue; thence southwardly along the said bisecting line to the intersection with a line midway between Ponton avenue and Fink avenue; thence eastwardly along the said line midway between Ponton avenue and Fink avenue to the intersec-tion with a line midway between Waters avenue and Lang avenue; thence southwardly along the said line midway between Waters avenue and Lang avenue, and along the prolongation of the said line, to the intersection with the prolonga-tion of a line midway between Roebling avenue and Zulette avenue; thence eastwardly along the said line midway between Roebling avenue and Zulette avenue and along the prolongation of the said line to the intersection with the prolongation of a line midway between Ericson place and Mayflower avenue as these streets are laid out between Wellman avenue and Maitland avenue; thence southwardly along the prolongation of the said line midway between Ericson place and May-flower avenue to the intersection with a line and along the prolongation of the said line to the intersection with the centre line of Haven Esplanade; thence southwardly along the centre midway between Zulette avenue and Wellman with a line widway between Zulette avenue and Wellman

of a line midway between May Lower avenue and Edison avenue as these streets are laid out between Dudley avenue and Harrington avenue; thence southwardly along the said line midway between Mayflower avenue and Edison avenue, and along the prolongations of the said line to a point distant 100 feet northerly from the northerly from t erly line of LaSalle avenue, the said distance being measured at right angles to LaSalle ave-nue; thence eastwardly and parallel with LaSalle avenue to the intersection with the prolongation of a line distant 100 feet esterly from and par-allel with the easterly line of Bradford avenue. the said distance being measured at right angles to Bradford avenue; thence southwardly along the said line parallel with Bradford avenue, and along the prolongation of the said line to a point distant 100 feet northerly from the northerly line of Waterbury avenue, the said distance being measured at right angles to Waterbury avenue; thence eastwardly and parallel with Waterbury avenue to the intersection with a line distant 100 feet easterly from and parallel with the easterly line of Edison avenue, the said distance being measured at right angles to Edison avenue; thence southwardly along the said line parallel with Edison avenue to the intersection with a line midway between Waterbury avenue and Paine street; thence eastwardly along the said line midway between Waterbury avenue and Paine street, and along the prolongation of the said line to a point distant 100 feet easterly from the easterly line of Crosby avenue; thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of Crosby avent, and its prolongation as laid out at Eastern boulevard to the intersection with a line midway between Otis avenue and Barkley avenue; thence eastwardly along the said line midway between Otis avenue and Barkley avenue to a point midway between Hollywood avenue and Throggs Neck boulevard; thence southwardly along a line always midway between Hollywood avenue and Throggs Neck boulevard, and along the prolongations of the said line to the intersection with the northerly bulkhead line of the East River; thence westwardly along the said bulkhead line to the inwardly along the said blinkeau line to the in-tersection with the prolongation of a line distant 850 feet westerly from and parallel with the westerly line of Fort Schuyler road as this street is laid out between Schurz avenue and Lawton avenue, the said distance being measured at right angles to Fort Schuyler road; thence northwardly along the said line parallel with Fort Schuyler road, and along the prolongations of the said line to the intersection with the prolongation of a line distant 850 feet westerly from and parallel with the westerly line of Fort Schuyler road as this street is laid out between Eastern boulevard and Otis avenue, the said distance being measured at right angles to Fort Schuyler road; thence northwardly along the said line parallel with Fort Schuyler road, and along the prolongations of the said line to the intersection with the prolongation of a line midway between Swinton street and Quincy street as these streets are laid out where they adjoin Eastern boulevard; thence northwestwardly along the said line midway between Swinton street and Quincy street, and along the prolongations of the said line, to the intersection with a line distant 100 feet southerly from and parallel with the southerly line of Whittemore avenue as this street is laid out in the first tangent east of Balcom avenue, the said distance being measured at right angles to Whittemore avenue; thence westwardly along the said line parallel with Whittemore avenue, and along the prolongation of the said line to a point distant 100 feet westerly from the westerly line of Balcom avenue, the said distance being measured at right angles to Balcom avenue thence northwardly and always distant 100 feet westerly from and parallel with the westerly line of Balcom avenue to the intersection with a line distant 100 feet southerly from and parallel with the southerly line of Waterbury avenue where it adjoins Vreeland avenue, the said distance being measured at right angles to Waterbury avenue; thence westwardly along the said line parallel with Waterbury avenue to the in-tersection with the easterly bulkhead line of Westchester Creek as indicated on the final maps of the Borough; thence northwardly along the said bulkhead line to the point or place of

beginning.
Dated December 26, 1912.
JOSEPH HAAG, Secretary, 277 Broadway.
d26.i7 Telephone, 2280 Worth.

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Appormeeting of the Board of Estimate and Apportionment held on December 12, 1912, the Board adjourned until January 9, 1913, the hearing on the proposed area of assessment in the matter of acquiring title to Unionport road, from Morris Park avenue to Bronx Park East, near Bear Swamp road, Borough of The Bronx.

The hearing will be held in the old Council Chamber, Room 16, City Hall, Borough of Manhattan, City of New York, on Thursday, January 9, 1913, at 10.30 o'clock a. m.

, 1913, at 10.30 o'clock a. m. The following is the proposed area of assess-

nent in the proceeding: Beginning at a point on the easterly line of Bronx Park East where it is intersected by the prolongation of a line distant 100 feet northerly from and parallel with the northerly line of Bear Swamp road, the said distance being measured at right angles to Bear Swamp road, and running thence eastwardly along the said line parallel with Bear Swamp road and along the prolongation of the said line to a point distant 100 feet easterly from the easterly line of White Plains road, the said distance being measured at right angles to White Plains road; thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of White Plains road to the intersection with the northwesterly right-of-way line of the New York, Westchester and Boston Railroad; thence south-westwardly along the said right-of-way line to the intersection with the prolongation of a line distant 100 feet easterly from and parallel with the easterly line of Bronx Park East as this street is laid out immediately north of Rhinelander avenue, the said distance being measured at right angles to Bronx Park East; thence southwardly along the said line parallel with Bronx Park East and along the prolongation of the said line to the intersection with the northerly line of Rhinelander avenue; thence southwestwardly in a straight line to a point on the southerly line of Rhinelander avenue where it is intersected by the prolongation of a line midway between Amethyst street and Victor street as these streets are laid out adjoining Morris Park avenue on the north; thence southwardly along the said line midway between Amethyst street and Victor street, and along the prolongation of the said line to a point distant 100 feet northeasterly from the northeasterly line of Unionport road, the said distance being measured at right angles to Unionort road: thence southeastwardly and always distant 100 feet northeasterly from and parallel with the northeasterly line of Unionport road to the intersection with the prolongation of a line midway between Morris Park avenue and Van Nest avenue as these streets are laid out at Fillmore street: thence southwestwardly along the prolongation of the said line midway between Morris Park avenue and Van Nest avenue to a point distant 100 feet southwesterly from the southwesterly line of Unionport road, the said distance being measured at right angles to Unionport road; thence northwestwardly and always distant 100 feet southwesterly from and parallel with the southwesterly line of Unionport

road to the intersection with a line bisecting the angle formed by the intersection of the pro longations of the northeasterly line of Fillmore street and the southwesterly line of Unionport road as these streets are laid out adjoining Bronx Park East; thence northwestwardly along the said bisecting line to a point distant 100 feet northwesterly from the northwesterly line of Bronx Park East, the said distance being measured at right angles to Bronx Park East; thence generally northwardly and always distant 100 feet westerly from and parallel with the westerly lines of Bronx Park East and of Unionport road to the intersection with a line at right angles to Bronx Park East, and passing through the point of beginning; thence eastwardly along the said line at right angles to Bronx Park

East to the point or place of beginning.

Dated December 26, 1912.

JOSEPH HAAG, Secretary, 277 Broadway;
Telephone, 2280 Worth.

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NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on December 12, 1912, the follow-

whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of instituting proceedings to ing the advisability of instituting proceedings to acquire title to the lands and premises required for the SOUTHERLY EXTENSION OF SEVENTH AVENUE, FROM GREENWICH AVENUE TO CARMINE STREET; FOR THE WIDENING OF VARICK STREET, FROM CARMINE STREET TO FRANKLIN STREET. AND FOR THE EXTENSION OF VARICK STREET, FROM FRANKLIN STREET TO WEST BROADWAY, BOROUGH OF MANHATTAN, as laid out on the map or plan of The City of New York by resolution adopted by the said Board on March 21, 1912, and apby the said Board on March 21, 1912, and approved by the Mayor on March 27, 1912; and Whereas, The Board of Estimate and Appor-

tionment is authorized to determine in what manner and in what shares and proportions the cost and expense of the acquisition of title to the lands required for the foregoing improve-ment shall be paid by The City of New York, by one or more Boroughs thereof, by a part or portion of one or more Boroughs thereof or by the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises not required for the said improvement which said Board shall deem peculiarly benefited

Resolved. That the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, as amended. hereby gives notice that the following are the proposed areas and districts of assessment for benefit, and the share or proportion of the cost and expense of the proceeding to be borne by the real property in each of the areas or districts of assessment, respectively, viz.: District "A," including the immediate front-age, as hereinafter more particularly described, is to bear 12 per cent, of the entire cost and

expense of the proceeding.

District "B," including the secondary area of assessment, but excluding District "A," is to bear 33 per cent. of such cost and expense.
District "C," the Borough of Manhattan, is
to bear 40 per cent. of such cost and expense.
District "D," the Borough of Brooklyn, is to

bear 11 per cent. of such cost and expense.
District "E," the Borough of The Bronx, is to bear 4 per cent. of such cost and expense.

District "A" (to bear 12 per cent.) is de-

scribed as follows: Beginning at a point on the prolongation of a line distant 100 feet easterly from and paral-lel with the easterly line of 7th avenue extension, the said distance being measured at right angles to the 7th avenue extension where it is intersected by a line midway between West 11th street and West 12th street, and running thence southwardly along the said line parallel with 7th avenue extension to a point distant 100 feet easterly from the easterly line of Varick street, the said distance being measured at right angles to Varick street; thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of Varick street and its pro-longation to the intersection with the prolongation of a line midway between White street and Franklin street; thence eastwardly along the said line midway between White street and Franklin street and along the prolongation thereof to a point distant 100 feet easterly from the easterly line of West Broadway: thence southwardly and parallel with West Broadway to a point 100 feet southerly from the southerly line of Leonard street; thence westwardly and parallel with Leonard street to a point distant 100 feet westerly from the prolongation of the westerly line of Varick street as this street ad-joins Leonard street, the said distance being measured at right angles to Varick street; thence northwardly and always distant 100 feet westerly from and parallel with the westerly line of Varick street and the prolongation thereof to a point distant 100 feet westerly from the pro-longation of the westerly line of 7th avenue extension; thence northwardly and always distant 100 feet from and parallel with the westerly line of 7th avenue extension and its prolongations to the intersection with the prolongation of a midway between West 11th street and West 12th street, as laid out east of 7th avenue; thence eastwardly along the said line midway between West 11th street and West 12th street and along

the prolongation of the said line to the point or

"B" (to bear 33 per cent.) is de-

place of beginning.

scribed as follows: Beginning at a point on a line 100 feet north of the northerly side of 59th street at a point on the prolongation of a line midway between 7th avenue and 8th avenue, and running thence eastwardly on a line parallel with the northerly side of 59th street and 100 feet distant therefrom to a point on the prolongation of a line midway between 6th avenue and 7th avenue; thence southwardly along a line midway between 6th avenue and 7th avenue and the prolongation thereof to the intersection with a line mid-way between West 23d street and West 24th street; thence eastwardly along a line midway between West 23d street and West 24th street to a line midway between 5th avenue and 6th avenue; thence southwardly along the said line midway between 5th avenue and 6th avenue to a line midway between West 20th street and West 21st street; thence eastwardly along the said line midway between West 20th and West 21st streets to a line midway between 5th avenue and Broadway; thence southwardly along a line midway between 5th avenue and Broadway, 5th avenue and Union square, and 5th avenue University place to the southerly side of Washington square north; thence southwardly across Washington square to the southerly side of Washington square south at a point midway between West Broadway and Wooster street; thence southwardly along a line midway between West Broadway and Wooster street to a line midway between West Houston street and Bleecker street; thence castwardly along a line midway between West Houston street and Bleecker street to a line midway between Wooster street and Greene street; thence southwardly along a line midway between Wooster street and Greene street to a line midway be-tween West Houston street and Prince street; thence eastwardly along a line midway between West Houston street and Prince street to a line

midway between Greene street and Mercer street; thence southwardly along a line midway

between Greene street and Mercer street to a ine midway between Prince street and Spring street; thence eastwardly along a line midway between Prince street and Spring street to a line midway between Mercer street and Broadway; thence southwardly along a line midway between Mercer street and Broadway to a line 100 feet north of the northerly side of Canal street and parallel therewith; thence eastwardly along a line 100 feet north of the northerly side of Canal street and parallel therewith to a point 100 feet east of the easterly side of Broadway; thence southwardly along a line 100 feet east in the easterly side of Broadway to a line midway between Maiden lane and Liberty street; thence westwardly along a line midway between Maiden lane and Liberty street and between Cortlandt and Liberty streets to its intersection with the bulkhead line of the Hudson River; thence northwardly along the bulkhead line of the Hudson River to its intersection with the westerly extension of a line midway between Jane and Horatio streets; thence eastwardly along the said line between Jane street and Horatio street and the prolongation thereof to a line midway between Washington street and Greenwich street; thence northwardly along a line m'dway between Washington street and Greenwich street and the prolongation of the said line to a line midway between Washington street and 9th avenue; thence along the said ine midway between Washington street and 9th avenue and the prolongation thereof to a line midway between West 20th street and West 21st street; thence eastwardly along a line mid-way between West 20th street and West 21st street to a line midway between 8th avenue and 9th avenue; thence northwardly along the said ine midway between 8th avenue and 9th avenue o a line midway between West 34th street and West 35th street; thence eastwardly along a line midway between West 34th street and West 35th street to a line midway between 7th avenue and 8th avenue; thence northwardly along a line midway between 7th avenue and 8th avenue to a line 100 feet north of the northerly line of

9th street, the point or place of beginning. Resolved, That the Board of Estimate and Apportionment proposes that the share or propor-tion of the entire cost and expense of the proceeding to be borne by the several Boroughs above mentioned shall be levied and collected

with the taxes upon the real property in said Boroughs, respectively, as provided by chapter 679 of the Laws of 1911.

Resolved, That this Board consider the proposed division of cost and expense at a meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 9th day of January, 1913, at 10.30 a. m., and that at the same time and place a public hearing thereon will then and there be had.

learing thereon will then and there be had. Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD for ten days prior to the 9th day of

January, 1913.
Dated December 26, 1912.
JOSEPH HAAG, Secretary, 277 Broadway;
Telephone, 2280 Worth.
d26,j7

PUBLIC NOTICE IS HEREBY GIVEN THAT the Board of Estimate and Apportionment in the Board of Estimate and Apportionment in pursuance of a resolution duly adopted by said Board on the 5th day of December, 1912, as amended December 19, 1912, in accordance with the provisions of Chapter 776 of the Laws of 1911, known as the New York City Freight Terminals Act, will hold a public hearing in Room 16 (Old Council Chamber) of the City Hall, in the Borough of Manhattan, City of New York, at 10.30 o'clock in the forenoon on Thursday, the 9th day of January, 1913, relative to day, the 9th day of January, 1913, relative to the application of the Commissioner of Docks to the Board of Estimate and Apportionment or authority to adopt plans for terminal facilities and equipment thereof and therefor, to be located upon the lands and lands under water, situate, lying and being in the Borough of Queens, City of New York, and bounded and described as fol-

Bounded by Borden avenue, Van Dam street, Thompson avenue, Meadow street, the north shore freight connection of the Long Island Railroad near Haywood street, Hunters Point avenue and the centre line of Dutch Kills Creek. and includes water and car float connections on Dutch Kills Creek between Borden avenue and

ts head near Nott avenue. Notice is further given that at such meeting the parties in interest will be heard by the Board of Estimate and Apportionment, prior to the adoption of any resolution by said Board in the premises.

JOSEPH HAAG, Secretary. Dated New York, December 20, 1912. d21,30

DEPARTMENT OF EDUCATION.

DEPARTMENT OF EDUCATION, CORNER OF PARK AVE. AND 59TH ST., BOROUGH OF MANHATTAN, OF NEW YORK SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of Education until 4 o'clock p. m. on

MONDAY, JANUARY 6, 1913, Borough of The Bronx.

No. 2. FOR THE GENERAL EXCAVATION, ETC. (CONTRACT NUMBER ONE)
OF NEW PUBLIC SCHOOL 51, ON TRINITY
AND JACKSON AVES., AND E. 158TH ST.,

BOROUGH OF THE BRONX. The time allowed to complete the whole work will be one hundred (100) working days, as pro-

vided in the contract. The amount of security required is Five Thou-

and Dollars (\$5,000). Note-Bidders must name a price per unit of neasurement for excavation, first, for earth excavation; second, for rock excavation, which prices shall include the cost of surveyor's fees, all filling, shoring, underpinning, sheath piling, pumping, removal of all other materials and work incident to the execution of this contract, and shall include the leveling up with concrete all excavations under walls and piers, which may have been excavated to a lower depth than required, repaying street, etc.; amounts shall be given, both in writing and figures, for each of the following items, where prices are called for, and any bid which fails to do so will be held to be informal and will be rejected. In case of any discrepancy between the price writ-ten in the bid and that given in figures, the price in writing will be considered as the bid. The estimate of the work to be done, and by which the bid will be tested, is as follows:

First-5,900 cubic yards of excavation of earth, useless material, etc., approximate. Second—2,700 cubic yards of rock excavation,

These prices bid are to include and cover the furnishing of all the necessary materials and labor and the performance of all the work set forth in the plans and specifications.

On No. 2 the bidders must state the price of

each item by which the bids will be tested. Blank forms, plans and specifications may be obtained or seen at the office of the Superintendent, at Estimating Room, 9th floor, Hall of the Board of Education, Park ave. and 59th st., Borough of Manhattan.

C. B. J. SNYDER, Superintendent of School Buildings.
Dated December 23, 1912. See General Instructions to Bidders on

the last page, last column, of the "City

DEPARTMENT OF EDUCATION, CORNER OF PARK AVE. AND 59TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department

of Education until 4 o'clock p. m. on MONDAY, JANUARY 6, 1913, NO. 1. FOR INSTALLING ELECTRIC EQUIPMENT IN NEW PUBLIC SCHOOL 175, ON THE NORTHERLY SIDE OF BLAKE AVE. BETWEEN HOPKINSON AVE. AND BRISTOL ST., BOROUGH OF BROOKLYN.

The time allowed to complete the whole work will be one hundred and eighty (180) working days, as provided in the contract The amount of security required is Five Thou-

sand Dollars (\$5,000).

On No. 1 the bids will be compared and the contract will be awarded in a lump sum to the

lowest bidder. Blank forms, plans and specifications may be obtained or seen at the office of the Superintendent, at Estimating Room, 9th floor, Hall of the Board of Education, Park ave. and 59th st., Borough of Manhattan, and also at branch of-fice, No. 131 Livingston st., Borough of Brook-

lyn. C. B. J. SNYDER, Superintendent of School Buildings.
Dated December 23, 1912.

See General Instructions to Bidders on the last page, last column, of the "City Record.

DEPARTMENT OF EDUCATION, PARK AVE. AND 59TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Supplies at the above office of the Department of Education until 11 a. m. on

MONDAY DECEMBER 30, 1912, MOVDAY PECEMBER 30, 1912,
FOR FURNISHING AND OPERATING
STAGES OR OTHER CONVEYANCES TO
CONVEY PUPILS TO AND FROM THE
SCHOOLS OF THE CITY OF NEW YORK,
IN THE BOROUGHS OF MANHATTAN,
THE BRONX, BROOKLYN, QUEENS AND ICHMOND.

The time for the performance of the contract is prior to December 31, 1913. The amount of the security required is fifty per cent. 50%) of the amount of the bid or estimate. The bidder may quote on conveyance other than by stage. If by stage, the price per day must be quoted. If by trolley or other conveyance the price per pupil per day and the manner in which it is intended to convey the pupils nust be stated. If it is intended to convey by special car over a particular route the price per day must be stated, and such other information must be furnished as will enable the Committee on Supplies to reach a proper determination. In the event of a school or schools being closed the contract shall be terminated as to

that school or schools.

Contract will be awarded to the lowest bidder.

The Board of Education reserves the right to award the contract as a whole for the Boroughs of Manhattan, The Branx, Brooklyn, Queens and Richmond, or to award it separately for the Boroughs of Manhattan, The Bronx, Brooklyn, Queens and Richmond, or item by item, if deemed to be for the best interests of

the City. Bids must be submitted in duplicate, each in

a separate envelope. Blank forms and further information may be obtained at the office of the Superintendent of School Supplies, Board of Education, Borough of Manhattan, southwest corner of Park ave.

Dated December 17, 1912.
PATRICK JONES, Superintendent School Supplies. d17.30 See General Instructions to Bidders the last page, last column, of the "City Record.

DEPARTMENT OF EDUCATION, CORNER OF PARK AVE. AND 50TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK, SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Supolies at the above office of the Department of Education until 11 o'clock a. m., on

MONDAY, DECEMBER 30, 1912. FOR PRINTING AND FOR FURNISHING AND DELIVERING STATIONERY AND PRINTED SUPPLIES FOR THE BOARD EDUCATION OF THE CITY OF NEW YORK.

The time for the delivery of the articles, ma terials and supplies and the performance of the contract is by or before December 31, 1913. The amount of the security required is fifty per cent. (50%) of the amount of the bid or

estimate.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, by which the bids will be tested. The Board of Education reserves the right to award the contract as a whole for the Board of Education, or schedules, or item by item, if deemed for the

est interests of the City. Delivery will be required to be made at the time and in the manner and in such quantities

as may be directed Bids must be submitted in duplicate, each in a separate envelope.

Blank forms and further information may be obtained at the office of the Superintendent of School Supplies, southwest corner of Park ave. and 59th st., Borough of Manhattan. PATRICK JONES, Superintendent of School

Dated December 17, 1912. See General Instructions to Bidders on

the last page, last column, of the "City

Record."

EPARTMENT OF WATER SUP-PLY. GAS AND ELECTRICITY.

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY, ROOM 1904, 13 TO 21 PARK ROW, BOROUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Water Supply, Gas and Electricity, at the above office, until 2 p. m. on

FRIDAY. DECEMBER 27, 1912, Borough of Manhattan,
FOR FURNISHING AND DELIVERING
FIVE HUNDRED (500) CAST IRON LAMP-ETC., IN THE BOROUGH OF MAN

HATTAN. The time allowed for doing and completing the entire work or furnishing supplies will be one hundred and twenty-five (125) calendar days on Class "B," and one hundred and twenty-five (125) calendar days on Class "C" posts.

The security required will be thirty-three and

one-third per cent. (33 1-3%) of the entire bid. The bidder will state the price, per unit, of each item of work, or supplies contained in the specifications or schedule, by which the bids will be tested.

The bids will be compared and each contract awarded for all the work, articles, materials and supplies in each class as contained in the specifications or schedule attached thereto. Bidders are requested to make their bids or estimates upon the blank form prepared by the

Department, a copy of which, with the proper envelope in which to enclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department, Room 2339, Nos. 13 to 21 Park row, where plans and specifications may be obtained.

HENRY S. THOMPSON, Commissioner.

New York, December 14, 1912. d16,27

**See General Instructions to Bidders on the last page, last column, of the "City" Record."

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY, ROOM 1903, 13 TO 21 PARK ROW, BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Water Supply. Gas and Electricity at the above office until

WEDNESDAY, JANUARY 8, 1913,
FOR THE CONSTRUCTION OF THE
IEROME PARK FILTERS, BOROUGHS OF
MANHATTAN AND THE BRONX.

The work consists of the construction and equipment of 80 mechanical filters consisting of concrete tanks having a net filtering area of about 2.7 acres; covered concrete settling basins having an area of about 12 acres, and a capacity of about 88 million gallons; a covered concrete filtered water reservoir having an area of about 55 acres, and a capacity of about 350 million gallons: 5 concrete gate chambers, a concrete house for the preparation of chemicals, and all piping, valves and filter equipment.

The total excavation amounts to about 800,000

cubic yards and the total concrete masonry about 350,000 cubic yards. A considerable portion of the work is in the item for filter equipment, which consists of piping, valves, strainer system,

operating tables, apparatus for handling and applying chemicals, etc.

The time allowed for doing and completing the work is thirty-six (36) calendar months.

The security required is One Million Dollars

(\$1,000,000). In addition thereto, a supplementary bond in the sum of One Hundred and Fifty Thousand Dollars (\$150,000) shall be furnished by the contractor prior to the acceptance of the work and continuing for six years thereafter to protect the City against any claims for infringements of patents, due to any work done or materials or processes used or installed by the

contractor.

The bidder will state the price per unit for each item of work contained in the specifications or schedule by which the bids will be tested. The bids will be compared and the award will be nade to the lowest bidder.

Any repairs needed due to defects in materials or workmanship, shall be made by the contractor during a period of one year from the completion of the work The Commissioner reserves the right to re-

ject all bids or estimates if he deems it to be to the interest of the City so to do.

A deposit of Twenty-five Dollars (\$25) will be required from all applicants for each copy of the plans and specifications. This deposit will be returned if said copies of the plans and specifications are delivered to the Department

within five (5) days after the opening of the bids, provided they are in good condition.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Department, a copy of which, with the proper envelope in which to enclose the bid, together with a copy of the contract including the species. with a copy of the contract, including the speci-fications, in the form approved by the Corporation Counsel, can be obtained upon applicatron therefor at the office of the Department, Room 1903, 13 to 21 Park row, Borough of Manhat-

Da'ed November 25, 1912. HENRY S. THOMPSON, Commissioner.

A See General Instructions to Bidders on he last page, last column, of the "City

BOARD OF ASSESSORS

PUBLIC NOTICE IS HEREBY GIVEN TO all persons claiming to have been injured by a change of grade in the regulating and grading of the following named streets to present their claims, in writing, to the Secretary of the Board of Assessors, No. 320 Broadway, on or before December 31, 1912, at 11 o'clock a. m., at which place and time the said Board of Assessors will receive evidence and testimony of the nature and extent of such injury. Claimants are requested to make their claims for damages upon the blank form prepared by the Board of Assessors, copies of which may be obtained upon application at the above office:

Borough of Manhattan. Borough of Manhattan,
2967. 225th st., west (Muscoota st.), between
Broadway and the dividing line between the
Boroughs of Manhattan and The Bronx.
IOS. P. HENNESSY, WM. C. ORMOND,
ANTONIO C. ASTARITA, Board of Assessors.
THOMAS J. DRENNAN, Secretary, 320 Broadway, City of New York, Borough of Manhattan,
December 20, 1912 December 20, 1912.

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

Borough of Brooklyn.

2600. Regulating, grading, curbing and flagging 4th st., between 4th and 5th aves.
2816. Paving Cortelyou road, between Ocean parkway and E. 5th st. 2819. Regulating, grading, curbing and flag-ging 89th st., between 1st and 2d aves.

2820. Regulating, grading, curbing and flag-ging E. 2d st., from Beverley road to Cortelyou 2827. Regulating, grading, curbing and flag-

ging W. 2d st., between Neptune and West aves. 2832. Regulating, grading, curbing and flag-ging Johnson st., between E. 7th st. and Coney

Island ave.

2834. Regulating, grading, curbing and flagging Senator st., between 2d and 3d aves.

2869. Regulating, grading, curbing and flagging E. 13th st., from Avenue I to Avenue J.

2880. Paving Avenue N, between Brighton Beach.

Beach Regulating at Avenue I from

2898. Paving, curbing, etc., Avenue J, from Coney Island ave. to Ocean parkway, excluding 12 foot malls within the blocks of the centre of the street.

2899. Paving, etc., Avenue K, from Coney Island ave. to Ocean ave., and parking a strip 10 feet in width in the centre of the street for each block, excepting between E. 15th and E. 16th sts.

2901. Paving Cortelyou road, between E. 5th st. and Gravesend ave.
2909. Paving Lincoln place, from a point 660 feet east of Classon ave. to Franklin ave. 2922. Preliminary pavement, etc., on E. 31st

st., from Canarsie lane to Clarendon road. 2923. Paving President st., between Bedford and Rogers aves. 2837. Paving 74th st., between 6th and 7th aves.

2867. Paving Carroll st., from Nostrand ave. to a point 200 feet west of New York ave.

2875. Regulating, grading, curbing and flagging 62d st., between 6th and 7th aves., and between 8th and Fort Hamilton aves. 2877. Paving 13th ave., between 37th st. and New Utrecht ave.

The area of assessment extends to within onehalf the block at the intersecting and terminating streets.
2852. Sewer basins at the northeast and southeast corners of Blake ave. and Milford st.

Affecting Block Nos. 4262 and 4277. 2856. Sewer basins on all four corners of Dumont ave. and Warwick st. Affecting Blocks Nos. 4062, 4063, 4078 and

2861. Sewer basins at the northeast corner of Tilden ave. and E. 32d st.

Affecting Block No. 4903. 2912. Curbing and flagging 19th ave., from 86th st. to Bath ave.
Affecting Blocks Nos. 6371, 6372, 6405 and 6406.

Borough of Queens, 2513. Regulating, grading, curbing and flagging Shaw ave., from Jamaica ave. to Atlantic

ave., 4th Ward, together with a list of awards for damages caused by a change of grade. 2570. Regulating, grading, curbing, flagging and laying crosswalks in Wilbur ave., from William st. to Sunswick st., 1st Ward, together with a list of awards for damages caused by a change

of grade.

The area of assessment extends to within one-half the block at the intersecting and ter-

minuating streets. All persons whose interests are affected by the above-named proposed assessments, and who are opposed to the same, or either of them, are requested to present their objections, in writing, to the Secretary of the Board of Assessors, 320 Broadway, New York, on or before January 21, 1913, at 11 a. m., at which time and place the said objections will be heard and testimony

received in reference thereto.

JOS. P. HENNESSY, WM. C. ORMOND,
ANTONIO C. ASTARITA, Board of Assessors.

THOMAS J. DRENNAN, Secretary, 320 Broadway, City of New York, Borough of Manhattan,
December 21, 1912.

d21,j3

BOROUGH OF QUEENS.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS, 3D FLOOR OF THE BOROUGH HALL, 5TH ST. AND JACKSON AVE., LONG ISLAND CITY, BOROUGH OF QUEENS, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Queens at the above office until 11 a. m. on

MONDAY, DECEMBER 30, 1912, 1. FOR THE CONSTRUCTION OF A TEM-1. FOR THE CONSTRUCTION OF A TEMPORARY DRY WEATHER FLOW SEWER IN THE LINE OF 43D ST., FROM THE PIERHEAD LINE TO THE BULKHEAD LINE; A SEWER AND APPURTENANCES IN 43D ST., FROM THE BULKHEAD LINE OF FLUSHING BAY TO DITMARS AVE.; A TEMPORARY GRIT AND SCREENING CHAMBER IN 43D ST. AND A SEWER AND APPURTENANCES IN DITMARS AVE. (BAYSHORE TERRACE), FROM 43D ST. TO 51ST ST., 2D WARD OF THE BOROUGH OF QUEENS, FOR THE PURPOSE OF ABATIM. A NUISANCE OR TO PREVENT DAMAGE TO PROPERTY. TO PROPERTY.

The Engineer's estimate of the quantities is as follows:

1 screen and grit chamber, including manhole and 2 feet 6 inches emergency outlet, without piles, foundation timber or machinery, com-

1 overflow chamber in Ditmars ave. at 43d st., including manhole and cleaning shaft, complete. I drop chamber in 43d st. at bulkhead line, complete. 1,000 linear feet 3 feet 4 inches timber sewer

outlet, including bracing at pierhead line.
610 linear feet egg-shaped . feet 7 inches by 3 feet 834 inches reinforced concrete sewer, including fill with surplus material. 1,870 linear feet 10 feet by 7 feet 71/4 inches

reinforced concrete sewer.
1,291 linear feet 7 feet 6 inches by 7 feet 71/4 inches reinforced concrete sewer. 1,172 linear feet 7 feet 6 inches circular re-

inforced concrete sewer. 1,480 linear feet 12-inch vitrified salt-glazed 35 linear feet 24-inch vitrified salt-glazed pipe

sewer. 20 linear feet 10-inch vitrified salt-glazed cul-

vert pipe. 2 cleaning shafts, complete.

90 risers for house connections. 42 manholes, park inlet basins.

3 manholes.

750 cubic yards of concrete in place, exclusive

of concrete as shown on plan, for cradle of reinforced concrete sewer in Ditmars ave. 1,000 pounds steel for reinforcement in place not shown on plan.
25,000 feet (B. M.) timber for foundation.

100,000 feet (B. M.) timber for bracing and 15,000 linear feet piles, below caps, furnished,

15,000 linear feet piles, below caps, turnished, driven and cut off.

The time allowed for completing the above work will be two hundred (200) working days.

The amount of security required will be Eighty-five Thousand Dollars (\$85,000).

2. FOR CONSTRUCTING A SEWER AND APPURTENANCES IN 2D AVE., FROM DITMARS AVE. TO THE CROWN 400 FEET WESTERLY FROM DITMARS AVE., 1ST WARD.

The Engineer's estimate of the quantities is as

580 linear feet 12-inch vitrified salt-glazed pipe sewer. 1,260 linear feet 6-inch vitrified salt-glazed pipe

The time allowed for completing the above work will be thirty (30) working days.

The amount of security required will be Eight Hundred Dollars (\$800).
3. FOR CONSTRUCTING A TEMPORARY

SEWER AND APPURTENANCES IN 7TH AVE., FROM 21ST ST. TO 22D ST., AND IN 22D ST., FROM 7TH AVE. TO 6TH AVE., The Engineer's estimate of the quantities is as 630 linear feet 12-inch vitrified salt-glazed pipe

sewer.
22 linear feet 12-inch vitrified salt-glazed culvert pipe.
275 linear feet 6-inch vitrified salt-glazed sewer pipe for house connections.

6 manholes. 1 receiving basin.
The time allowed for completing the above work will be thirty (30) working days.

The amount of security required will be Eight

Hundred Dollars (\$800).

4. FOR CONSTRUCTING SEWER AND APPURTENANCES IN VAN ALST AVE., FROM PAYNTAR AVE. TO BEEBE AVE., 1ST WARD. The Engineer's estimate of the quantities is as

560 linear feet 12-inch vitrified salt-glazed pipe sewer. 24 linear feet 12-inch Class A cast iron pipe

drain, including double tee.

4 manholes. 100 cubic yards rock excavated and removed.

90 cubic yards Class B concrete in place for cradle and extra foundation for manholes.

work will be thirty (30) working days. The amount of security required will be One Thousand Dollars (\$1,000).

5. FOR CONSTRUCTING SEWER AND APPURTENANCES IN MARION ST., FROM WEBSTER AVE. TO PAYNTAR AVE., 1ST

The time allowed for completing the above

WARD. The Engineer's estimate of the quantities is 1,482 linear feet 12-inch vitrified salt-glazed pipe sewer in cradle. 50 linear feet 12-inch vitrified salt-glazed cul-

vert pipe.
10 manholes, complete.

receiving basins, complete. 100 cubic yards rock excavated and removed. 10 cubic yards concrete in place, exclusive of

concrete shown on plan.
5,000 feet (B. M.) timber for foundation.
8,000 pounds steel for reinforcement in concrete cradle.

1,500 linear feet of piles below caps, furnished, driven and cut off.

The time allowed for completing the above work will be sixty (60) working days.

The amount of security required will be
Two Thousand Dollars (\$2,000).

The bidder must state the price of each item or article contained in the specifications or schedule herein contained or hereafter annexed per square yard, per linear foot, or other unit of measure by which the bids will be tested. The extension must be made and footed up as the bids will be read from a total. Bids will be compared and the contract awarded at a lump or aggregate sum. Blank forms may be obtained and the plans or drawings may be seen at the office of the President of the Borough of Queens.

Dated December 16, 1912.

MAURICE E. CONNOLLY, President.

See General Instructions to Bidders on the last page, last column, of the "City Record."

PUBLIC SERVICE COMMISSION.

NOTICE OF PUBLIC HEARING.

NOTICE IS HEREBY GIVEN THAT A PUBlic hearing will be held at the office of the Public Service Commission for the First District, at 154 Nassau st., Borough of Manhattan, New York City, on

SATURDAY, JANUARY 4, 1913,

at 11 o'clock a. m., upon the proposed terms and conditions of contracts for the construction of Sections Nos. 1, 2, 3 and 4 of the Astoria, Woodside and Corona Rapid Transit Railroad (Routes 36 and 37), in the Borough of Queens, which sections may be briefly described as follows:

Section No. 1. Beginning at a point over Queensboro Bridge Plaza, in the Borough of Queens, at or near the easterly line of Ely ave., and extending thence easterly over the Queens-boro Bridge Plaza to a point at or near Jackson ave., where the road divides into two branches, one branch curving to the north and extending thence in a northerly direction over Jackson avenue and 2d (formerly Debevoise) ave. to a point over 2d ave. about three hundred (300) feet south of the centre line of Beebe ave., and the other branch extending in an easterly direction over Queens boulevard (Diagonal st.) to a point about two hundred and seventy (270) feet northwest of the westerly line of Van Dam

Section No. 2. Beginning at a point over 2d (formerly Debevoise) ave., in the Borough of Queens, about three hundred (300) feet south of the centre line of Beebe ave. and extending thence over 2d ave. to a point about three hundred and thirty (330) feet south of the centre ine of Ditmars ave., with local stations at Beebe ave., Washington ave., Broadway, Grand ave. and Ditmars ave., and with an express station at Hoyt ave.

Section No. 3. Beginning at a point over Queens boulevard, in the Borough of Queens, about two hundred and seventy (270) feet northwest of the westerly line of Van Dam st. and extending thence over Queens boulevard, Greenpoint ave., Skillman ave. and Roosevelt ave. to point over Roosevelt ave. about seventy (70) feet east of the easterly line of Sycamore ave. (Albertus ave.), with local stations at Rawson st., Lowery st., Bliss st., Lincoln ave., Broadway, 25th st., Elmhurst ave. and Sycamore ave., and with express stations at Woodside ave. and

Junction ave.

Section No. 4. Beginning at a point over Roosevelt ave., in the Borough of Queens, about seventy (70) feet east of the easterly line of Sycamore ave. (Albertus ave.) and extending thence over Roosevelt ave. to a point about seventy (70) feet east of the easterly line of Prime st., with local stations at Tieman ave.,

Morris ave. and Prime st. Copies of the drafts of said contracts may be obtained at the said office of the said Public Service Commission for one dollar each.

Dated New York, December 19, 1912.
PUBLIC SERVICE COMMISSION FOR
THE FIRST DISTRICT, By WILLIAM R. WILL-

DEPARTMENT OF HEALTH.

DEPARTMENT OF HEALTH OF THE CITY OF NEW YORK, SOUTHWEST CORNER OF CENTRE AND WALKER STS., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Board of Health of the Department of Health until 10.30 o'clock a. m. on

partment of Health until 10.30 o'clock a. m. on TUESDAY, DECEMBER 31, 1912, FOR FURNISHING AND DELIVERING, AS REQUIRED, STOCK FRUITS AND VEGETABLES AND FRESH FRUITS AND VEGETABLES TO THE HOSPITALS AND THE CHILDREN'S CLINICS, THE RESEARCH LABORATORY AND THE TUBERCULOSIS DAY CAMPS OF THE DEPARTMENT OF HEALTH, CITY OF NEW YORK, IN THE VARIOUS BOROUGHS, AND THE TUBERCULOSIS SANATORIUM AT OTISVILLE. ORANGE COUNTY, NEW YORK, AS NOTED IN THE SCHEDULE, OR SUCH OTHER PLACE OR PLACES AS MAY BE SPECIFIED IN WRITING BY THE BOARD OF HEALTH DURING THE YEAR 1913.

HEALTH DURING THE YEAR 1913. The time for the delivery of the supplies and the performance of the contract is during the

The amount of security required is fifty (50) per cent. of the amount of the bid. Bids will be compared and the contract awarded to the lowest bidder for each class complete. Bids must be submitted in duplicate, each in a separate envelope. No bid will be accepted

unless this provision is complied with. Blank forms and further information may be obtained at the office of the Chief Clerk of the Department of Health, southwest corner of Centre and Walker sts., Borough of Manhattan.

ERNST J. LEDERLE, Ph.D., President;
JOSEPH J. O'CONNELL, M.D., RHINE-LANDER WALDO, Board of Health.

Dated December 19, 1912. d19.31 See General Instructions to Bidders on the last page, last column, of the "City DEPARTMENT OF HEALTH OF THE CITY OF NEW YORK, SOUTHWEST CORNER OF CENTRE AND WALKER STS., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE

received by the Board of Health of the Department of Health until 10.30 o'clock a. m. on

partment of Health until 10.30 o'clock a. m. on TUESDAY, DECEMBER 31, 1912,
FOR FURNISHING ALL LABOR AND MATERIALS NECESSARY OR REQUIRED TO FURNISH, ALTER, ERECT AND COMPLETE FIRE ESCAPES AND SOLARIUMS ON THE SCARLET FEVER PAVILION, "A" AT THE NORTHEAST CORNER OF THE BUILDING, "B" AT THE NORTHEAST AND NORTHWEST CORNERS AND AT THE REAR OF THE BUILDING, TOGETHER WITH ALL REPAIRING AND OTHER WORK INCIDENTAL THERETO, ON THE GROUNDS OF THE WILLARD PARKER HOSPITAL, AT THE FOOT OF E. 16TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK.

The time for the delivery of the supplies and the performance of the contract is sixty (60) consecutive working days on Bid A and ninety (90) consecutive of security required is fifty performance of security required in fifty per (90) consecutive working days on Bid B.

The amount of security required is fifty per cent. (50%) of the amount of the bid.

Bids will be compared and the contract awarded to the lowest bidder for Classes A and B. Blank forms and further information may be obtained at the office of the Chief Clerk of the Department of Health, southwest corner of Centre and Walker sts., Borough of Manhattan. ERNST J. LEDERLE, Ph.D., President; JOSEPH J. O'CONNELL, M.D., RHINE-LANDER WALDO, Board of Health. Dated December 19, 1912.

See General Instructions to Bidders on the last page, last column, of the "City

partment of Health until 10.30 o'clock a. m. on TUESDAY, DECEMBER 31, 1912,
FOR FURNISHING AND DELIVERING,
AS REQUIRED, RAW AND PASTEURIZED MILK, CONDENSED MILK, CREAM AND BUTTERMILK TO THE HOSPITALS, CHILDREN'S CLINICS AND TUBERCULOSIS DAY CAMPS LOCATED IN THE VARIOUS BOROUGHS OF THE CITY OF NEW YORK, AND TO THE TUBERCULOSIS SANATORIUM AT OTISVILLE, ORANGE COUNTY, NEW YORK, DURING THE YEAR 1913.

The time for the delivery of the supplies and

The time for the delivery of the supplies and the performance of the contract is during the year 1913. •

The amount of security required is fifty (50) per cent. of the amount of the bid. Bids will be compared and the contract awarded to the lowest bidder for each class complete. Bids must be submitted in duplicate, each in

a separate envelope. No bid will be accepted unless this provision is complied with. Blank forms and further information may be obtained at the office of the Chief Clerk of the Department of Health, southwest corner of Centre and Walker sts., Borough of Manhattan.

ERNST J. LEDEKLE, Ph.D., President; JOSEPH J. O'CONNELL, M.D., RIHNE-LANDER WALDO, Board of Health.

Dated December 19, 1912.

Assee General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF HEALTH OF THE CITY OF NEW YORK, SOUTHWEST CORNER OF CENTRE AND WALKER STS., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Health of the Department of Health until 10.30 o'clock a, m. on

FOR FURNISHING ALL THE LABOR AND MATERIALS NECESSARY OR REQUIRED TO FURNISH AND INSTALL ELECTRIC AND GAS LIGHTING FIXTURES, ETC., TOGETHER WITH ALL NECESSARY ALTERATIONS AND OTHER WORK INCIDENTAL THERETO, FOR TWO CONCRETE PA THERETO, FOR TWO CONCRETE PA-VILIONS, ON THE GROUNDS OF THE RIVERSIDE HOSPITAL, AT NORTH BROTHER ISLAND, BOROUGH OF THE BRONX, CITY OF NEW YORK.

The time for the completion of the work and the full performance of the contract is sixtyfive (65) consecutive working days. The amount of security required is fifty per cent. (50%) of the amount of the bid.

Bids will be compared and the contract awarded to the lowest bidder for the entire contract. Blank forms and plans for the above work and further information may be obtained at the office of the Chief Clerk of the Department of Health, southwest corner of Centre and Walker sts., Borough of Manhattan, City of New York. ERNST J. LEDERLE, Ph.D., President; JOSEPH J. O'CONNELL, M.D., RHINE-LANDER WALDO, Board of Health.

Dated December 19, 1912. Mesee General Instructions to Bidders on the last page, last column, of the "City

DEPARTMENT OF PARKS

OFFICE OF THE DEPARTMENT OF PARKS, AR-SENAL BUILDING, 5TH AVE, AND 64TH ST., BOR-OUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Park Board, at the above of-fice of the Department of Parks, until 3 o'clock p. m. on

THURSDAY, JANUARY 9, 1913,

Borough of Brooklyn. FOR ALL LABOR AND MATERIALS TO FOR ALL LABOR AND MATERIALS TO BE FURNISHED FOR THE ERECTION AND COMPLETION OF THE ROUGH PLUMBING, DRAINAGE AND WATER SUPPLY SYSTEMS FOR ADDITIONS F AND G OF THE BROOKLYN INSTITUTE OF ARTS AND SCIENCES, BOROUGH OF BROOKLYN, CITY OF NEW YORK.

The time allowed for the completion of this contract will be one hundred (100) days.

The amount of the security required is Three
Thousand Five Hundred Dollars (\$3,500). Bids will be compared and the contract award-

ed at a lump or aggregate sum. Blank forms and further information may be obtained at the office of Messrs. McKim, Mead White, Architects, 160 5th ave., Borough of Manhattan, The City of New York, where plans and specifications may be seen.

CHARLES B. STOVER, President; THOMAS
J. HIGGINS, MICHAEL J. KENNEDY, WALTER G. ELIOT, Commissioners of Parks.

MSee General Instructions to Bidders on the last page, last column, of the "City Record."

Office of the Department of Parks, Arsenal Building, 5th Ave, and 64th St., Bor-OUGH OF MANHATTAN, CITY OF NEW YORK, SEALED BIDS OR ESTIMATES WILL BE received by the Park Board at the above office of the Department of Parks until 3 o'clock p. m. THURSDAY, JANUARY 2, 1913,

Borough of Manhattan,
FOR REPAIRS AND KEEPING IN REPAIR DURING THE SEASON OF 1913 THE
MOTOR, HORSE AND HAND LAWN MOWERS ON PARKS IN MANHATTAN AND
RICHMOND.

Time allowed for the completion of this contract is to November 1, 1913.

The amount of security required is Eight Hundred Dollars,
Certified check or cash to the amount of Forty Dollars must accompany bid,
Bids will be compared and the contract award-

ed at a lump or aggregate sum.

Blank forms may be obtained at the office of the Department of Parks, Boroughs of Manhattan and Richmond, Arsenal, Central Park, 64th st. and 5th ave., Borough of Manhattan, New York City.

CHARLES B. STOVER, President; THOMAS
J. HIGGINS, MICHAEL J. KENNEDY, WALTER G. ELIOT, Commissioners of Parks.

ESee General Instructions to Bidders on the last page, last column, of the "City

BOROUGH OF MANHATTAN.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, CITY HALL, THE CITY OF NEW SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan, at the offices of the Commissioner of Public Works, Room 1836, 21 Park row,

until 2 o'clock p. m. on

DEPARTMENT OF HEALTH OF THE CITY OF NEW YORK, SOUTHWEST CORNER OF CENTRE AND CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Board of Health of the Department of Health until 10.30 o'clock a. m. on TUESDAY, DECEMBER 31, 1912, FOR FURNISHING AND DELIVERING, AS REQUIRED, RAW AND PASTEURIZED MILK, CONDENSED MILK, CREAM AND BUTTERMILK TO THE HOSPITALS, CHILDREN'S CLINICS AND TUBERCULOSIS DAY CAMP'S LOCATED IN THE VARIOUS BOROUGHS OF THE CITY OF NEW YORK, AND TO THE TUBERCULOSIS SANATORIUM AT OTISVILLE, ORANGE COUNTY, NEW YORK, DURING THE THE AND AMSTERDAM AVE.

MONDAY, JANUARY 6, 1913,

No. 1. FOR FURNISHING AND DELIVERING FORTY THOUSAND (40,000) GALLONS OF ASPHALT ROAD OIL, TOGETHER WITH ALL THE NECESSARY LABOR AND APPARATUS FOR APPLYING THE SAME ROADWAY, AS PER ATTACHED SPECIFICATIONS, ON RIVERSIDE DRIVE, BETWEEN 158TH ST. AND DYCKMAN ST.: FORT WASHINGTON AVE., BETWEEN ST. NICHOLAS AVE. AND DAY. STERDAM AVE.; DYCKMAN ST., BETWEEN ST. NICHOLAS AVE. AND AMSTERDAM AVE.

THE TIME SURFACE OF THE MACADAM ROADWAY, AS PER ATTACHED SPECIFICATIONS, ON RIVERSIDE DRIVE, BETWEEN 158TH ST. AND BROADWAY; W. 154TH ST., BETWEEN ST. NICHOLAS AVE. AND DYCKMAN ST., BETWEEN ST. NICHOLAS AVE. AND AMSTERDAM AVE.; DYCKMAN ST., BETWEEN BROADWAY AND THE SPEED-WAY, AND W. 145TH ST., BETWEEN 8TH AVE. AND AMSTERDAM AVE.

The time allowed for doing and completing the above work will be until October 15, 1913.

The amount of security required will be Seven MONDAY, JANUARY 6, 1913,

The amount of security required will be Seven Hundred Dollars (\$700), and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.
No. 2. FOR FURNISHING AND DELIVERING SEVENTY-FIVE HUNDRED (7,500)

CUBIC YARDS OF WASHED GRAVEL.

The time allowed for the furnishing and delivery of the material will be until December

31, 1913. The amount of security required will be Three Thousand Dollars (\$3,000), and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.
No. 3. FOR REPAIRING TOOLS AS PER

LIST ATTACHED TO CONTRACT. The time allowed for the performance of the centract is until December 31, 1913. The amount of security required is Three Hundred Dollars (\$300), and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.
No. 4. FOR FURNISHING AND DELIVERING TWO THOUSAND (2,000) TONS OF

PAVING PITCH. The time allowed for the performance of the ontract is until The amount of security required is Seven Thousand Dollars (\$7,000), and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.

No. 5. FOR FURNISHING AND DELIVERING EIGHTEEN HUNDRED (1,800) BARBELS (OF PORTLAND CEMENT).

RELS OF PORTLAND CEMENT. The time allowed for the performance of the contract is until December 31, 1913. The amount of security required is Seven Hundred Dollars (\$700), and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.
No. 6. FOR FURNISHING AND DELIV-FRING SIX THOUSAND (6,000) CUBIC YARDS OF PAVING SAND.

The time allowed for the performance of the contract is until December 31, 1913. The amount of security required is One Thousand Dollars (\$1,000), and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.
No. 7. FOR FURNISHING AND DELIV-ERING TWO HUNDRED AND FIFTY (250)

CORDS OF PINE WOOD. The time allowed for the performance of the contract is until December 31, 1913. The amount of security required is Eight Hundred Dollars (\$800), and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.

No. 8. FOR FURNISHING AND DELIVERING SIX HUNDRED AND FIFTY (650)
CUB-C YARDS OF BROKEN STONE AND
SCREENINGS DIVIDED APPROXIMATELY
AS FOLLOWS.

AS FOLLOWS: 450 cubic yards of 11/2-inch broken stone.

200 cubic yards of screenings. The time allowed for the performance of the contract is until December 31, 1913. The amount of security required is Three Hundred Dollars (\$300), and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.

The bidder will state the price of each item or article contained in the specifications or

schedules herein contained or hereto annexed, per foot, yard or other unit of measure or article by which the bids will be tested. The extensions must be made and footed up. Blank forms and specifications may be had at the office of the Commissioner of Public Works,

13 to 21 Park row, Bureau of Highways, Room 1611, Borough of Manhattan.
GEORGE McANENY, President. December 23, 1912. Bee General Instructions to Bidders on

Office of the President of the Borough of Manhattan, City Hall, The City of New

the last page, last column, of the "City

YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan at the offices, Commissioner of Public Vorks, Room 1836, 21 Park row, until 2

Clock p. m. on MONDAY, JANUARY 6, 1913. FOR ALTERATIONS AND ADDITIONS TO THE PLUMBING SYSTEM OF THE COURT HOUSE BUILDING 151 E. 57TH ST., BOROUGH OF MANHATTAN.

The time allowed for the completion of the work will be forty (40) consecutive calendar working days.

The amount of security required will be Four

Hundred Dollars (\$400), and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security. The bidder will state one aggregate price for the whole work described and specified as the contract is entire and for a complete job.

The bids will be compared and the contract awarded at a lump or aggregate sum to the FOR REMODELING THE HEATING SYSTEM OF THE COURT MOUSE BUILDING, 151 E. 57TH ST., BOROUGH OF MANHATTAN.

The time allowed for the completion of the work will be forty (40) consecutive calendar working days.

The amount of security required will be Four Hundred Dollars (\$400), and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.

The bidder will state one aggregate price for

the whole work described and specified as the contract is entire and for a complete job.

The bids will be compared and the contract awarded at a lump or aggregate sum to the lowest

Blank forms, specifications and plans may be obtained at the office of the Auditor, offices of the Commissioner of Public Works, eighteenth floor, 13 to 21 Park row, Borough of Manhattan.
GEORGE McANENY, President.

December 23, 1912. See General Instructions to Bidders on the last page, last column, of the "City

POLICE DEPARTMENT.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, CENTRAL DEPARTMENT, BUROUGH OF MAN-HATTAN.
SEALED BIDS OR ESTIMATES WILL BE received by the Police Commissioner of the Police Department of The City of New York, at the Bookkeeper's Office, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan, in The City of New York, until 10

o'clock a. m. on THURSDAY, JANUARY 9, 1913. THURSDAY, JANUARY 9, 1913.

FOR FURNISHING AND DELIVERING
TO THE POLICE DEPARTMENT OF THE
CITY OF NEW YORK ANTHRACITE COAL,
FOR USE IN ALL BOROUGHS, AND ALSO
FOR THE STEAMBOAT "PATROL" AND
LAUNCHES OF THE POLICE DEPARTMENT

MENT.

The time for the delivery of the articles, many conformance of the terials and supplies and the performance of the contract is on or before May 15, 1913.

The amount of security will be fifty per cent.

(50%) of the amount of the bid or estimate.

Bidders will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per pound, ton, dozen, gallon, yard or other unit of measure, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total for each item. The bids will be compared and the contract

The bids will be compared and the contract awarded to the lowest bidder by Borough for each item in each Borough and also for the steamboat "Patrol" and steam launches.

The coal must be delivered in such quantities and at such time or times and places of delivery as may be directed by the Police Commissioner (unless otherwise stated in the specifications).

Bidders will state the kind of anthracite coal they propose to furnish by giving the name of

they propose to furnish by giving the name of ts mine or other business appellation.

Bidders for furnishing coal for use of the steamboat "Patrol" and for use of steam launches will state in the bid the place where the coal

Coal for the use of the steamboat "Patrol" and for the use of steam launches must be delivered as directed where water is of sufficient depth at low water mark for the steamboat "Patrol," at any point on the North River below 129th st., upon the easterly bank, or at or below Weehawken, on the westerly bank, or on any point on the East River south of Blackwells Island, to be placed on board of the steamboat "Patrol" or on board of either of the steam launches of the Police Department of The City of New York, without expense of delivery, in quantities not exceeding twenty tons, whenever required by the officer in command of such steamboat, upon any day, Sundays excepted, between the date of the execution of the contract and the time limit specified. Provided, also that the contractor shall, when ordered, deliver specified quantities of coal, not exceeding three hundred tons for the entire contract, to Harbor Pre-cinct Station B, foot of 120th st., Harlem River, such coal to be deposited on dock or launches

as may be directed.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to inclose the hid, together with a copy of the contract, including the spe cifications, in the form approved by the Cor-poration Counsel, can be obtained upon application therefor at the office of the Commissioner. and any further information can be obtained at the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

R. WALDO, Police Commissioner.

The City of New York, December 28, 1912.

ATSee General Instructions to Bidders on the last page, last column, of the "City Record."

POLICE DEPARTMENT OF THE CITY OF NEW YORK, CENTRAL DEPARTMENT, EOROUGH OF MAN-HATTAN. SEALED BIDS OR ESTIMATES WILL BE received by the Police Commissioner of the Police Department of The City of New York, at the Bookkeeper's Office, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan, in The City of New York, until 10

o'clock a. m. on THURSDAY, JANUARY 9, 1913,
FOR FURNISHING AND DELIVERING
HORSES FOR THE MOUNTED SERVICE
OF THE POLICE DEPARTMENT OF THE

CITY OF NEW YORK. The time for the delivery of the horses, and the performance of the contract, is during the year 1913.

The amount of security will be fifty per cent. (50%) of the amount of bid or estimate. The bids will be compared and the contract awarded to the lowest bidder for the whole

awarded to the lowest bidder for the whole number of horses, at a sum for each horse specified and contained in the specifications.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications in the form approved by the Corp. cifications, in the form approved by the Corporation Counsel, can be obtained upon applica-tion therefor at the office of the Commissioner, and any further information can be obtained at the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan. R. WALDO, Police Commissioner.

The City of New York, December 26, 1912.

A See General Instructions to Bidders on the last page, last column, of the "City

POLICE DEPARTMENT OF THE CITY OF NEW YORK, CENTRAL DEPARTMENT, BOROUGH OF MAN- the Bookkeeper's Office, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan, in The City of New York, until 10 o'clock a. m. on

THURSDAY, JANUARY 9, 1913,
FOR FURNISHING AND DELIVERING TO
THE POLICE DEPARTMENT OF THE CITY OF NEW YORK FORAGE FOR USE IN THE BOROUGH OF MANHATTAN; FORAGE FOR USE IN THE BOROUGH OF THE BRONX; FORAGE FOR USE IN THE BOROUGH OF BROOKLYN; FORAGE FOR USE IN THE BOROUGH OF QUEENS; FORAGE FOR USE IN THE BOROUGH OF RICHMOND MOND.

The time for the delivery of the articles, materials and supplies and the performance of the contract is on or before July 1, 1913.

The amount of security will be fifty per cent. (50%) of the amount of the bid or estimate.

The bidder will state the price of each item or article contained in the specifications or schedules, per pound, ton, dozen, gallon, yard or other unit of measure by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total for each item. The bids will be compared and the contract awarded to the lowest bidder by Borough, for each item in each Borough.

Bidders in submitting their bids shall submit therewith a sample of oats (not less than two (2) quarts) in a suitable receptacle, in which shall be placed a certificate of the grading of said oats, issued by the New York Produce Ex-

change, said receptacle to be duly sealed by the Chief Inspector of said exchange. Bidders are requested to make their bids or estimates upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the speci-fications in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Commissioner, and any further information can be obtained at the any further information can be obtained at the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

R. WALDO, Police Commissioner.

The City of New York, December 26, 1912.

d27, 19

Bee General Instructions to Bidders the last page, last column, of the "City POLICE DEPARTMENT OF THE CITY OF NEW

YORK, CENTRAL DEPARTMENT, BOROUGH OF MAN-SEALED BIDS OR ESTIMATES WILL BE received by the Police Commissioner of the Police Department of The City of New York, at the Bookkeeper's Office, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan, in The City of New-York, until 10 o'clock a. m. on

SATURDAY, DECEMBER 28, 1912, FOR FURNISHING ALL THE LABOR AND FURNISHING AND ERECTING ALL THE MATERIALS REQUIRED FOR ELECTRICAL CONDUCTORS AND PLACING ELECTRICAL CONDUCTORS UNDERGROUND GROUND.

The time allowed for making and completing the work will be ninety (90) calendar days after the execution of the contract, the endorsement thereon of his certificate by the Comptroller, and the receipt by the contractor of a written order to deliver from the Police Commissioner.

The security required will be fifty (50) per cent. of the amount of the bid or estimate. The bids will be compared and award of contract, if made, made to the lowest bidder for all the articles, materials or supplies specified and contained in the specifications and schedules. The bidder will state the price for which he will do all the work, and provide, furnish and deliver all the labor and materials mentioned and described in said contract and specifica-

For particulars as to the nature and extent of the work required or of the materials to be furnished, bidders are referred to the specifications. Bidders are requested to make their bids or estimates upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the speci-fications, can be obtained upon application there-ion at the office of the Commissioner, and any further information can be obtained at the office of the Superintendent of Telegraph, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.
R. WALDO, Police Commissioner.

The City of New York, December 14, 1912.

28 See General Instructions to Bidders on the last page, last column, of the "City Record."

POLICE DEPARTMENT OF THE CITY OF NEW YORK, CENTRAL DEPARTMENT, BOROUGH OF MAN-HATTAN. SEALED BIDS OR ESTIMATES WILL BE received by the Police Commissioner of the Police Department of The City of New York, at

the Bookkeeper's office, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan, in The City of New York, until 10 o'clock a. m. on FRIDAY, DECEMBER 27, 1912, FOR FURNISHING AND DELIVERING TWO AUTOMOBILES.

The time for the delivery of the articles, materials and supplies and the performance of the contract is forty (40) days from the date of the execution thereof, the endorsement thereon of his certificate by the Comptroller, and the receipt by the contractor of a written order to deliver from the Police Commissioner.

The amount of security required will be fifty per cent. (50%) of the amount of the bid or

estimate. The bidder will state the price of each item or article contained in the specifications or schedules, per pound, ton, dozen, gallon, yard or other unit of measure, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total for each item, and the Police Commissioner will award the contract to the lowest bidder on each item for all the articles, materials or supplies specified and contained in the specifications and

schedules. Bidders are requested to make their bids or estimates upon the blank form prepared by the Commissioner, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corpora-tion Counsel, can be obtained upon application therefor at the office of the Commissioner, and any further information can be obtained at the office of the Bureau of Repairs and Supplies, Headquarters of the Police Department, 240 Centre st., Borough of Manhattan.

R. WALDO, Police Commissioner.

The City of New York, December 13, 1912.

d14,27 #8ee General Instructions to Bidders on

the last page, last column, of the "City

POLICE DEPARTMENT, CITY OF NEW YORK, OWNERS WANTED BY THE PROPERTY

the following property custody, without claimants: Boats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc.; also small amount of money taken from prisoners and found by Patrolmen of this Department.

R WALDO Police Commissioner.

POLICE DEPARTMENT OF CITY OF NEW YORK, BOROUGH OF BROOKLYM.
OWNERS WANTED BY THE PROPERTY Clerk of the Police Department of The City of New York—Office, No. 269 State street, Borough of Brooklyn—for the following property, now in custody, without claimants: Boats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquous at the loss small amounts of monary token. liquors, etc.; also small amount of money taken from prisoners and found by Patrolmen of this

R. WALDO. Police Commissioner.

BOROUGH OF THE BRONX.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF THE BRONX, MUNICIPAL BUILDING, CROTONA
PARK, 177TH ST. AND 3D AVE.
SEALED BIDS OR ESTIMATES WILL BE
received by the President of the Borough of The Bronx at the above office until 10.30 a. m.

WEDNESDAY, JANUARY 15, 1913, FOR CONSTRUCTING SEWERS AND APPURTENANCES IN LACOMBE AVE., BETWEEN BRONX RIVER AND BRONX RIVER AVE.; AND IN BRONX RIVER AVE., BETWEEN LACOMBE AVE. AND METCALF AVE.; AND IN METCALF AVE., BETWEEN BRONX RIVER AVE. AND E. 177TH ST., TOGETHER WITH ALL THE WORK INCIDENTAL THERETO.

The Engineer's estimate of the work is as fol-The Engineer's estimate of the work is as fol-

698 linear feet of double concrete sewer 9 feet by 6 feet and 11 feet 3 inches by 8 feet. 103 linear feet of double concrete sewer 11 feet 3 inches by 8 feet.
2,388 linear feet of double concrete sewer 10

feet by 8 feet, 723 linear feet of double concrete sewer 8 feet 9 inches by 8 feet. 60 linear feet of double concrete sewer 8 feet 6 inches by 8 feet.
828 linear feet of double concrete sewer 8 feet 3 inches by 8 feet. 785 linear feet of single concrete sewer 12 feet 6 inches by 8 feet. 312 linear feet of single concrete sewer 12 feet by 8 feet.
73 linear feet of single concrete sewer 11

feet 6 inches by 8 feet.

74 linear feet of single concrete sewer 11
feet 3 inches by 8 feet.

723 linear feet of single concrete sewer 10
feet by feet by feet of single concrete sewer 10 feet by 8 feet.

830 linear feet of single concrete sewer 9
feet 6 inches by 8 feet.

1,096 linear feet of single concrete sewer 7 feet by 8 feet.
434 linear feet of single concrete sewer 9

feet by 6 feet.

32 linear feet of single concrete sewer, 6 feet 9 inches by 6 feet.

40 linear feet of single concrete sewer 4 feet in diameter.
33 linear feet of single concrete sewer 42

inches by 56 inches,
71 linear feet of single concrete sewer 40 inches by 53 inches,
168 linear feet of single concrete sewer 38 inches by 50 inches,
74 linear feet of single concrete sewer 38 inches by 46 inches

by 46 inches 100 linear feet of single concrete sewer, 29 linches by 40 inches.

100 linear feet of pipe sewer, 30-inch, 118 linear feet of pipe sewer, 24-inch, 29 linear feet of pipe sewer, 20-inch, 28 linear feet of pipe sewer, 18-inch, 116 linear feet of pipe sewer, 12-inch, 1,129 spurs for house connections, over and above the cost per linear foot of sewer.

1,129 spurs for house connections, over and above the cost per linear foot of sewer.

500 linear feet of six (6) inch pipe as risers for house connections, including the supporting and surrounding Class C concrete.

77 manholes, complete.

7,300 cubic yards of rock excavation.

7,050 cubic yards of Class B concrete.

1,700 cubic yards of broken stone.

500,000 feet (B. M.) of timber.

280,000 linear feet of piles.

280,000 linear feet of piles. 312,000 pounds of steel bars. 300 linear feet of pipe drain, 12-inch to 24-

The time allowed for the completion of the work will be six hundred (600) consecutive working days. The amount of security required will be Two Hundred and Fifty Thousand Dollars (\$250,000). Blank forms can be obtained upon application therefor, the plans and specifications may be seen and other information obtained at said other information obtained CYRUS C. MILLER, President. d18,j15 office.

ESee General Instructions to Bidders on the last page, last column, of the "City

DEPARTMENT OF DOCKS AND FERRIES.

DEPARTMENT OF DOCKS AND FERRIES. PIER "A." FOOT OF BATTERY PLACE, NORTH RIVER, BOROUGH of MAHATTAN, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE
received by the Commissioner of Docks at his
office at Pier A, foot of Battery place, North
River, until 12 o'clock noon on

FRIDAY, DECEMBER 27, 1912, for the herein detailed privilege to be exercised under and according to the terms, conditions and limitations of agreement with the Commissioner of Docks, to be entered into as hereinafter required,

two years and four months, to wit: The privilege of operating a boot-blacking business on the municipal ferryboats of the Staten Island Ferry and in the terminals of said ferry at St. George, in the Borough of Richmond, and at the foot of Whitehall st., in the Borough of Manhattan.

This privilege will allow the bootblacks on all parts of the boats and in the terminals of the said ferry under such _____ as the Com-missioner of Docks shall make, but in no case will the bootblacks be permitted to solicit trade. GENERAL TERMS AND CONDITIONS.

1. All bidding shall be upon the basis of an aggregate per annum fee or compensation to The City of New York for the privilege, which shall be payable quarterly in advance in equal sums on the first day of May, August, November and February, respectively, to the Cashier of the Department of Docks and Ferries, except that the successful hidder will be required on or before January 1, 1913, to pay one-third of the per annum fee or compensation at which the privilege is awarded to cover the first four months of the term to May 1, 1913.

now in rope, iron, thereto in writing being first obtained from the Commissioner of Docks. The subletting of any portion of the privilege without having first ob-tained the consent of the Commissioner of Docks in writing thereto shall at once subject the successful bidder to forfeiture of the privilege held by him, at the election of the Commissioner of Docks, who, in the event of any such forfeiture. shall then have the power at any time during the term of the privilege to revoke and cancel the permit for the exercise thereof and to resell such privilege, and the successful bidder so forfeiting the privilege shall be liable to The City of New York for any deficiency resulting from such resale.

3. The successful bidder on the privilege will be required to enter into a written agreement with the Commissioner of Docks to comply with the terms, conditions and limitations of the permit issued to him by the Commissioner of Docks, blank forms of which agreement are on file for examination at the office of the Secretary of the Department of Docks and

Ferries. -Each bidder must submit with his bid cash in the sum of \$1,000 or a certified check for said amount drawn to the order of the Commissioner of Docks as security for carrying into effect the terms hereof. The deposits of unsuccessful bidders will be returned after the opening of the bids. The deposit of the successful bidder in the event of the award of the privilege will be applied to the payment of the installment of such fee or compensation first accruing under said agreement when executed, namely, for the four months to May 1, 1913, or will be torfeited to The City of New York as liquidated damages if the successful bidder neglects or refuses to execute the agreement with good and sufficient bond or obligation of a particle of sufficient bond or obligation of a surety com-pany, authorized by law to act as surety, in the sum of \$5,000, to be approved by the Commissioner of Docks, for the faithful performance of the terms and conditions thereof, within two days after being notified that the agreement is prepared and ready for execution at the office of the Department of Docks and Ferries, Pier "A," foot of Battery place, North River.

4. The Commissioner of Docks expressly re-

serves the right to (a) Revoke, cancel and annul any permit issued to or agreement made with any successful bidder at this sale who shall fail or neglect to observe, keep and perform any of the terms,

conditions or limitations of such permit or agreement. (b) Resell the privilege where the successful bidder fails, refuses or neglects to comply with the terms and conditions herein contained, the parties so failing, refusing or neglecting to be liable to The City of New York for any de-ficiency resulting from or caused by such resale. (c) Reject any or all bids if in his judgment he deems it for the best interests of The City of New York so to do. No person will be accepted as a successful bidder who is delinquent on any form of contract with the Department of Docks and Ferries or with The City of New York. No bid will be received from any person who is in arrears to the Department of Docks and Ferries or to The City of New York upon debt or contract, or who is a defaulter of surety or otherwise upon any obligation to the Depart-ment of Docks and Ferries or to The City of

New York.
CALVIN TOMKINS, Commissioner of Docks.
Dated New York, December 23, 1912. d26,27

Office of the Department of Docks and Ferries, Pier "A," Foot of Battery Place, North River, Borough of Manhattan, The CITY OF NEW YORK.

AUCTION SALE OF LEASE,

JOSEPH P. DAY, AUCTIONEER, WILL sell, on behalf of the Department of Docks and Ferries, at Pier "A," foot of Battery place, North River, Borough of Manhattan, at public

auction to the highest bidder on TUESDAY, DECEMBER 31, 1912, commencing at 10.30 o'clock a. m., for a term

of five years, beginning January 15, 1913, a lease of the following described property: Beginning at the point of intersection of the southerly side of E. 95th st. pier and the bulk-head between E. 94th and E. 95th sts., extending then southerly along the bulkhead a distance of 219.4 feet; thence westerly and at right angles to the bulkhead a distance of 21.6 feet thence northerly and parallel with the bulkhead a distance of 106.7 feet; thence easterly at right angles to the last mentioned line a distance of bulkhead a distance of 113.2 feet; thence easterly at right angles to the last mentioned line
a distance of 18.6 feet to the point or place of beginning, being the area at present occupied by the dumping board and approach thereto between E. 94th and 95th sts., East River, to-gether with the right to use the bulkhead be-tween the northerly side of E. 94th st. pier and the southerly side of E. 95th st. pier. The lessee shall have the right to use the dumping board now erected on said premises,

ogether with the existing ramp or approach thereto.
TERMS AND CONDITIONS OF SALE. The upset price of the parcel offered for sale will be announced by the auctioneer at the time of sale, and no bid will be received which shall be less than the upset price.

The auctioneer's fee of Fifty Dollars (\$50)

nust be paid by the purchaser at the time of sale.
The purchaser will be required at the time of the sale to pay, in addition to the auctioneer's fee, namely Fifty Dollars (\$50), to the Department of Docks and Ferries twenty-five per cent. (25%) of the amount of the annual rent bid as security for the execution of the lease, which twenty-five per cent. (25%) will be applied to the rent first accruing under the lease, when executed, or will be forfeited to the De-partment of Docks and Ferries if the purchaser neglects or refuses to execute the lease with good and sufficient surety to be approved by the Commissioner of Docks within ten (10) days for a term beginning on January 1, 1913, and continuing up to noon on May 1, 1915, a period of and ready for execution at the office of the and ready for execution at the office of the Department of Docks and Ferries, Pier "A,"

foot of Battery place, North River.

The Department expressly reserves the right to resell the lease of the premises bid for by those failing, refusing or neglecting to comply with these terms and conditions, the party so failing, refusing or neglecting to be liable to The City of New York for any deficiency resulting from or occasioned by such resale.

The term for which the lease is sold will commence at the date mentioned in this adver-

tisement, namely January 15, 1913, and rent will be payable from that date. The lessee will be required to erect over the present dumping board, within one hundred and twenty (120) days from the date of the commencement of the lease, a corrugated metal

SEALED BIDS OR ESTIMATES WILL BE received by the Police Commissioner of the Police Department of The City of New York, at City of New York, No. 240 Centre street, privilege of subletting any portion or portions able and tenantable condition at the commence-

ment of the term will be allowed by the Commissioner of Docks.

The lease shall contain the following terms and conditions: The rent shall be paid in four equal quarterly

payments in advance.
All dumping boards erected or maintained under the provisions of the lease will extend from a line parallel to and about twenty-two (22) feet east of the bulkhead line to a line parallel to and about twenty-two (22) feet west of the bulkhead line, in all a distance of about

forty-four (44) feet. All ramps, runways, approaches, dumping boards, sheds and all other structures erected under the provisions of the lease shall be constructed in accordance with plans and specifications to be submitted to and approved by the Chief Engineer of the Department of Docks and Ferries and shall be erected under his di-

rection and supervision. All such structures shall revert to and become the property of The City of New York at the expiration or sooner termination of the lease.

The lessee will be required to agree that he

will at all times do such dredging from time to time during the term of the lease as may be considered by the Commissioner of Docks necess sary and proper to be done in the half slip or water adjacent to the bulkhead between the northerly side of the pier foot of E. 94th st. and the southerly side of pier foot of E. 95th st., and extending outshore a distance of 75 feet.

All repairs, maintaining, rebuilding or painting required or necessary in the opinion of the Commissioner of Docks to be done to or upon the premises leased or the structures thereon, including the metal shed, shall be done by and at the sole cost and expense of the lessee to the

at the solt of the Commissioner of Docks.

If by reason of total or partial destruction from any cause the premises hereby leased, or the structures thereon, including the metal shed, shall require to be rebuilt, the same shall be so rebuilt under the direction of the Commissioner of Docks in like manner and similar to the premises destroyed, by, and at the expense of the lessee and in accordance with plans and specifications submitted to and approved by the

Commissioner of Docks.

In case the lessee shall make default or shall neglect to make repairs or rebuilding or do such painting or dredging for the space of ten days after notice so to do shall have been given by the Commissioner of Docks or any proper officer, agent or employee of the Department of Docks and Ferries, then the lease shall be null and void and the lessee will pay to The City of New York such damages as it may have sustained, or the Commissioner of Docks may, at his option, make such repairs and rebuilding or do such dredging and painting, and the full cost and expense thereof shall and will be paid on demand by the lessee to The City of New York, and no claim for damages or for reduction of rent shall be made by the lessee by reason thereof.

No claim or demand will be considered or allowed by the Department for any loss or de-privation from use of said premises or otherwise resulting from or occasioned by any delay on account of or by reason of the premises or any part thereof being occupied for or on account of any repairs, rebuilding, painting or dredging. The lessee will be required upon the execu-

tion of the lease to furnish a bond executed by a guaranty or surety company, to be approved by the Commissioner of Docks, in double the amount of the annual rent bid, for the faithful performance of all the covenants and conditions of the lease. In the event that the Commislease, for any reason whatsoever, deem it advisable that other surety or sureties should be substituted in lieu of the surety or sureties upon the bond, then, and in such event, the lessee shall and will, whenever so ordered by the Commissioner of Docks, furnish a new bond with such surety or sureties as may be approved by him in lieu of the bond originally

The lessee will be required to agree that he will at all times keep posted in at least two conspicuous places upon the pier, printed in large type, so that the same can be readily seen by passers by on the adjacent marginal street, the prices to be charged to the public for the privilege of dumping, and that the maximum prices to be charged to the public shall be as follows:

For single dump carts, not exceeding 40 cents. For single trucks, not exceeding 50 cents. For double trucks, not exceeding 70 cents. Rubbish and light material, 20 cents addi-

tional per truck. -it being understood and agreed that the establishment of such maximum or limiting prices does not prevent the lessee, at his option, from charging lower rates, and that during the life of the lease the Commissioner of Docks may, in his discretion, increase but not decrease said maximum or limiting prices, but such prices shall only be increased after the establishment of justifying facts as to market conditions at a

public hearing before him. The lessee will be required to agree that he will at all times during the term of the lease keep true and correct books of account, show-ing moneys received, the quantity of material dumped and where disposed of, the rates charged therefor and the names and persons using the dump, and that said books of account shall at all times during the term of the lease be open to inspection by the Commissioner of Docks or

his authorized representative. The lessee will be required to agree that he will at all times during the term of the lease continue to operate a dumping board on the premises leased and that said dumping board shall be public to all, and that no application for dumping privileges shall be refused until the maximum capacity of the board is reached, and that there shall be no discrimination in

price charged either by special rate or rebate. The premises demised, or any part thereof, shall not be used as a stable nor for the sorting or storage of rags, barrels, boxes or refuse of any kind, and the premises shall at all times be kept in a clean and sanitary condition to the satisfaction of the Commissioner of Docks.

The establishment of violation of any of the terms and conditions herein contained as fact in the judgment of the Commissioner of Docks shall be sufficient ground for the cancellation of the lease, and in such event the lessee will make no claim of any kind whatsoever for damages against The City of New York.

The lessee will be required to agree that if

at any time during the term hereby created the Commissioner of Docks shall determine to pro-ceed with the work of building or rebuilding wharves, piers, bulkheads, basins, docks or slips within a section or district of the water-front which shall include the premises hereinbefore described, according to any plan or plans now adopted and approved, or which may hereafter be adopted and approved, and pursuant to any existing or future law, and if the said Commis-sioner of Docks shall determine that for the purpose of such building or rebuilding it will be necessary to terminate the interest of the lessee in the property hereby leased, or any part thereof, then upon service upon the lessee written notice from the Commissioner of Docks to that effect, the interest of the lessee in the said property, or part thereof, shall be tion of rent sthereby terminated and the rent hereby re- reason thereof.

served shall cease from the date specified in said notice, and no claim for damages or compensa-tion in favor of the lessee by reason of the termination of such interest or to, or on account of any construction or improvement that may have been erected by the lessee shall, at any time, be made by the lessee or by any person

or persons whomsoever. The remaining terms and conditions of the lease shall be similar to those contained in leases shall be similar to those contained in leases of wharf property now used by the Department of Docks and Ferries, copies of which may be seen and examined at the office of the Department, Pier "A," foot of Battery place, North River, Borough of Manhattan.

CALVIN TOMKINS, Commissioner of Docks.

December 14, 1912.

Office of the Department of Docks and Ferries, Pier "A," Foot of Battery Place, North River, Borough of Manhattan, The City of New York.

AUCTION SALE OF LEASES.

JOSEPH P. DAY, AUCTIONEER, WILL sell, on behalf of the Department of Docks and Ferries, at Pier "A," foot of Battery place, North River, Borough of Manhattan, at public auction to the highest bidder, on

TUESDAY, DECEMBER 31, 1912,

commencing at 10.30 o'clock a. m., for a term of five years, beginning January 15, 1913, a lease

of the following described property:

Beginning at a point at the inner end of the south side of the pier foot of E. 60th st.; running thence easterly a distance of about on-hundred and thirty (130) feet to the out-shore end of the present dumping board on said pier; thence northerly and along the out-shore end of the dumping board eighteen (18) feet to the northeasterly corner of said dumping board; thence westerly and along the northerly side of said dumping board about one hundred and thirty-five (135) feet to the inner end of the pier; thence southerly a distance of about eighteen (18) feet along the inner end of the pier to the point or place of beginning, to-gether with the right to use the entire south

side of the pier.
The lessee shall have the right to use the dumping board now erected on said premises, together with the existing ramp or approach thereto.

TERMS AND CONDITIONS OF SALE. The upset price of the parcel offered for sale will be announced by the auctioneer at the time sale, and no bid will be received which shall be less than the upset price.
The auctioneer's fee of Fifty Dollars (\$50)

must be paid by the purchaser at the time of

sale.

The purchaser will be required at the time of the sale to pay, in addition to the auctioneer's fee, namely Fifty Dollars (\$50), to the Department of Docks and Ferries twenty-five per cent. (25%) of the amount of the annual rent bid as security for the execution of the lease, which twenty-five per cent. (25%) will be applied to the rent first accruing under the lease, when executed, or will be forfeited to the De-partment of Docks and Ferries if the purchaser neglects or refuses to execute the lease with good and sufficient surety to be approved by the Commissioner of Docks within ten (10) days after being notified that the lease is prepared and ready for execution at the office of the Department of Docks and Ferries, Pier "A," foot of Rattery place North River

foot of Battery place, North River.
The Department expressly reserves the right to resell the lease of the premises bid for by those failing, refusing or neglecting to comply with these terms and conditions, the party so failing, refusing or neglecting to be liable to The City of New York for any deficiency re-

sulting from or occasioned by such resale.

The term for which the lease is sold will commence at the date mentioned in this adver-tisement, namely, January 15, 1913, and rent will be payable from that date.

The lessee will be required to erect over the present dumping board, within one hundred and twenty (120) days from the date of the commencement of the lease, a corrugated metal

shed with steel supports.

No dredging will be done prior to the commencement of the lease in the slip or basin or water immediately adjacent to the premises and the premises and the structures thereon must be taken in the condition in which they are at the commencement of the term of the lease, and no claim or demand that the premises or prop erty or any structures thereon are not in suitable and tenantable condition at the commencement of the term will be allowed by the Commissioner of Docks.

The lease shall contain the following terms and conditions:

The rent shall be paid in four equal quarterly payments in advance. All dumping boards erected or maintained under the provisions of the lease will extend

from a line parallel to and about eighteen (18) feet north of the south line of the pier to a line parallel to and about eighteen (18) feet south of the southerly line of the pier, in all a distance of about thirty-six (36) feet.

All ramps, runways, approaches, dumping boards, sheds and all other structures erected under the provisions of the lease shall be constructed in accordance with plans and specifications to be submitted to and approved by the Chief Engineer of the Department of Docks and Ferries and shall be erected under his direction and supervision.

All such structures shall revert to and become

the property of The City of New York at the expiration or sooner termination of the lease. The lessee will be required to agree that he will at all times do such dredging from time to time during the term of the lease as may be considered by the Commissioner of Docks necessary and proper to be done in the half slip or water adjacent to the southerly side of the pier. All repairs, maintaining, rebuilding or painting required or necessary in the opinion of the Commissioner of Docks to be done to or upon the premises leased or the structures thereon, including the metal shed, shall be done by and at the sole cost and expense of the lessee to the

satisfaction of the Commissioner of Docks.

If by reason of total or partial destruction from any cause the premises hereby leased, or the structures thereon, including the metal shed, shall require to be rebuilt, the same shall be so rebuilt under the direction of the Commissioner of Docks in like manner and similar to the premises destroyed by, and at the expense of the lessee and in accordance with plans and specifications submitted to and approved by the

ommissioner of Docks. In case the lessee shall make default or shall neglect to make repairs or rebuilding or do such painting or dredging for the space of ten days after notice so to do shall have been given by the Commissioner of Docks or any proper of ficer, agent or employee of the Department of Docks and Ferries, then the lease shall be null and void and the lessee will pay to The City of New York such damages as it may have sustained, or the Commissioner of Docks may, at his option, make such repairs and rebuilding or do such dredging and painting, and the full cost and expense thereof shall and will be paid on demand by the lessee to The City of New York, and no claim for damages or for reduction of rent shall be made by the lessee by

No claim or demand will be considered or allowed by the Department for any loss or de-privation from use of said premises or otherwise resulting from or occasioned by any delay on account of or by reason of the premises or any part thereof being occupied for or on account of any repairs, rebuilding, painting or dredging.

The lessee will be required upon the execu-

tion of the lease to furnish a bond executed by a guaranty or surety company, to be approved by the Commissioner of Docks, ir. double the amount of the annual rent bid, for the faithful performance of all the covenants and conditions of the lease. In the event that the Commis-sioner of Docks shall, during the term of said lease, for any reason whatsoever, deem it visable that other surety or sureties should be substituted in lieu of the surety or sureties upon the bond, then, and in such event, the lessee shall and will, whenever so ordered by the Commissioner of Docks, furnish a new bond with such surety or sureties as may be approved by him in lieu of the bond originally furnished.

The lessee will be required to agree that he will at all times keep posted in at least two conspicuous places upon the pier, printed in large type, so that the same can be readily seen by passers by on Avenue A, the prices to be charged to the public for the privilege of dumping, and that the maximum prices to be charged to the public shall be as follows:

For single dump carts, not exceeding 40 cents. For single trucks, not exceeding 50 cents. For double trucks, not exceeding 70 cents. Rubbish and light material, 20 cents additional per truck.

-it being understood and agreed that the establishment of such maximum or limiting prices does not prevent the lessee, at his option, charging lower rates, and that during the life of the lease the Commissioner of Docks may, in his discretion, increase but not decrease said only be increased after the establishment of justifying facts as to market conditions at a

public hearing before him.

The lessee will be required to agree that he will at all times during the term of the lease keep true and correct books of account, showing moneys received, the quantity of material dumped and where disposed of, the rates charged therefor and the names of persons using the dump, and that said books of account shall at all times during the term of the lease be open to inspection by the Commissioner of Docks or his authorized representative.

The lessee will be required to agree that he will at all times during the term of the lease continue to operate a dumping board on the premises leased and that said dumping board shall be public to all, and that no application for dumping privileges shall be refused until the maximum capacity of the board is reached, and that there shall be no discrimination in price charged either by special rate or rebate.

The premises demised, or any part thereof, shall not be used as a stable nor for the sort-

ing or storage of rags, barrels, boxes or refuse of any kind, and the premises shall at all times be kept in a clean and sanitary condition to the satisfaction of the Commissioner of Docks. The establishment of violation of any of the terms and conditions herein contained as fact in the judgment of the Commissioner of Docks shall be sufficient ground for the cancellation of the lease, and in such event the lessee will make no claim of any kind whatsoever for damages against The City of New York.

The lessee will be required to agree that if at any time during the term hereby created the Commissioner of Docks shall determine to pro-ceed with the work of building or rebuilding wharves, piers, bulkheads, basins, docks or slips within a section or district of the water-front which shall include the premises hereinbefore described, according to any plan or plans now adopted and approved, or which may hereafter be adopted and approved, and pursuant to any existing or future law, and if the said Commissioner of Docks shall determine that for the purpose of such building or rebuilding it will be nucessary to terminate the interest of the lessee in the property hereby leased, or any part thereof, then upon service upon the lessee of written notice from the Commissioner of Docks to that effect, the interest of the lessee in the said property, or part thereof, shall be thereby terminated and the rent hereby reserved shall cease from the date specified in said notice, and no claim for damages or compensation in favor of the lessee by reason of the termination of such interest or to, or on account of any construction or improvement that may have been erected by the lessee shall, at any time, be made by the lessee or by any person

or persons whomsoever.

The remaining terms and conditions of the lease shall be similar to those contained in leases of wharf property now used by the Department of Docks and Ferries, copies of which may be seen and examined at the office of the Department, Pier "A," foot of Battery place, North River, Borough of Manhattan. CALVIN TOMKINS, Commissioner of Docks.

December 17, 1912.

SUPREME COURT—FIRST DEPARTMENT.

FIRST JUDICIAL DISTRICT.

In the matter of the application and petition of George B. McClellan, Herman A. Metz, Alexander E. Orr, Charles Stewart Smith, Morris K. Jesup, John H. Starin, Woodbury Lang-don and John Claffin, constituting the Board of Rapid Transit Railroad Commissioners of The City of New York, for and on behalf of said City, for the appointment of Commissioners of Appraisal, under chapter 4 of the Laws of 1891, and the various statutes amendatory thereof and supplemental thereto, relative to acquiring the perpetual easements necessary for the construction, maintenance and operation of an elevated railroad in Westchester avenue, from Third avenue to the Southern boulevard; thence along the Southern boulevard to the Boston road; thence along the Boston road to One Hundred and Eighty-first street, in the Borough of The Bronx, wherever said easements have not been already acquired by purchase or otherwise.

NOTICE IS HEREBY GIVEN THAT THE supplemental and amended report of John J. Freedman, Frank J. Dupignac and Moses H. Moses, the Commissioners of Appraisal duly appointed in the above entitled proceeding, which report bears date the 26th day of November, 1912, and relates to Parcels Nos. 47, 156 and 183, was filed in the office of the Clerk of the County of New York on the 27th day of November, 1912.

Notice is further given that said supplemental and amended report will be presented for confirmation to the Supreme Court of the State of New York, at a Special Term thereof, Part III, to be held in the First Judicial District, at the New York, at a Special Term thereof, Part III, to be held in the First Judicial District, at the County Court House, in the Borough of Manhattan, City of New York, on the 6th day of January, 1913, at the opening of Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion street; thence westwardly and always distant 100 feet southerly from and parallel with the southerly line of West Two Hundred and Fifty-third street to the point or place of beginning.

Dated New York, December 21, 1912.

ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, Borough of Manhattan, City of New York.

will be made that the said supplemental and Dated New York, December 23, 1912.

ARCHIBALD R. WATSON, Corporation
Counsel, Hall of Records, Borough of Manhattan, City of New York.

d23,j6

FIRST DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of NEWTON AVENUE, from West Two Hundred and Fifty-third street to West Two Hundred and Sixtieth street, in the Twenty-fourth Ward, in the Borough of The Bronx, City of New York.

PURSUANT TO THE STATUTES IN SUCH 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, First Department, at a Special Term thereof, to be held in Part III. thereof, in and for the County of New York, in the County Court House, in the Borough of Manhattan, City of New York, on the 6th day of January, 1913, at the opening of Court on that day, or as soon thereafter as counsel can be heard, for the appointment of Commissioners of Estimate and one Commissioner Commissioners of Estimate and one Commissioner of Assessment in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York, for the use of the public, to all the lands and premises, together with the buildings thereon and the appurtenances thereunto belonging, required for the opening and extending of Newton avenue, from West Two Hundred and Fifty-third street to West Two Hundred and Sixtieth street, in the Twentyfourth Ward, in the Borough of The Bronx, City of New York, being the following-described pieces or parcels of land

Parcel "A."

Beginning at a point in the southern line of Mosholu avenue distant 387.82 feet northwesterly from the intersection of said line with the western line of Broadway; thence southeasterly along the southern line of Mosholu avenue for 83.88 teet; thence southerly deflecting 41 degrees 09 minutes 00 seconds to the right for 678.73 feet; thence southerly deflecting 12 degrees 44 minutes 00 seconds to the right for 608.49 feet; thence southerly deflecting 2 degrees 05 minutes 20 seconds to the left for 634.87 feet; thence westerly deflecting 90 degrees to the right for 60.0 feet; thence northerly deflecting 90 degrees to the right for 635.96 feet; thence northerly deflecting 2 degrees 05 minutes 20 seconds to the right for 602.89 feet; thence northerly for 730.39 feet to the point of beginning.

Parcel "B."

Beginning at a point in the southern line of West Two Hundred and Fifty-ninth street, distant 200 feet westerly from the intersection of said line with the western line of Broadway; thence westerly along the southern line of West Two Hundred and Fifty-ninth street for 60.01 feet; thence southerly deflecting 90 degrees 55 minutes 50 seconds to the left for 265.10 feet to the northerly line of Mosholu avenue; thence southeasterly along the last mentioned line for 73.0 feet; thence northerly for 305.53 feet to the point of beginning.

Parcel "C."

Beginning at a point in the northern line of West Two Hundred and Fifty-ninth street, tant 200 feet westerly from the intersection of said line with the western line of Broadway; Two Hundred and Fifty-ninth street for 60.06 feet; thence northerly deflecting 87 degrees 24 minutes 30 seconds to the right for 363.35 feet to the southern line of West Two Hundred and Sixtist extreme the southern line of the southern line Sixtieth street; thence easterly along last mentioned line for 60.12 feet; thence southerly for

365.09 feet to the point of beginning. Newton avenue, from West Two Hundred and Fifty-third street to West Two Hundred and Sixtieth street, is shown on "Section 25 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards, 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 November 22, 1895; in the office of the Register of the City and County of New York on November 23, 1895, as Map No. 1062, and in the office of the Secretary of State of the State of New York on November 23, 1895.

Land required for Newton avenue, from West Iwo Hundred and Fifty-third street to West Two Hundred and Sixtieth street, is located in Blocks 3421 and 3423 of Section 13 of the Land Map of The City of New York.

The Board of Estimate and Apportionment on the 11th day of January, 1912, duly fixed and determined the area of assessment for benefit

in this proceeding as follows: Beginning at a point on the prolongation of a line midway between Sylvan avenue and Newton avenue, distant 100 feet southerly from the southerly line of West Two Hundred and Fifty-third street, the said distance being measured at right angles to West Two Hundred and Fiftythird street, and running thence northwardly along a line always midway between Sylvan avenue and Newton avenue and the prolongations thereof, to the intersection with a line midway between Mosholu avenue and Faraday avenue; thence westwardly along the said line midway between Mosholu avenue and Faraday avenue to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the centre lines of Huxley avenue and Newton avenue as these streets are laid out between Mosholu avenue and West Two Hundred and Fifty-ninth street; thence northwardly along the said bisecting line to the intersection with a line distant 100 feet westerly from and parallel with the westerly line of Newton avenue, as this street is laid out where it adjoins West Two Hundred and Sixtieth street, the said distance being measured at right angles to Newton avenue; thence northwardly along the said line parallel with Newton avenue to the intersection with the southerly line of West Two Hundred and Sixtieth street; thence northwardly at right angles to West Two Hundred and Sixtieth street a distance of 160 feet; thence eastwardly and always distant 100 feet northerly from and parallel with the northerly line of West Two Hundred and Sixtieth street to the intersection with the prolongation of a line distant 100 feet easterly from and parallel with the easterly line of Newton avenue as this street is laid out where it adjoins West Two Hundred and Sixtieth street, the said distance being measured at right angles to Newton avenue; thence south-wardly and always distant 100 feet easterly from and parallel with the easterly line of Newton avenue and the prolongations thereof to a point distant 100 feet southerly from the southerly line of West Two dred and Fifty-third street; thence westwardly and always distant

FIRST DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of WALLACE AVENUE, from Baker avenue to Bear Swamp road; BARNES AVENUE, from Baker avenue to Bear Swamp road; MATTHEWS AVENUE, from Baker avenue at a point about 149 feet east of its intersection with the 149 feet east of its intersection with the easterly line of Barnes avenue to Bear Swamp road, and MULINER AVENUE, from Morris Park avenue to Bear Swamp road, in the Twenty-fourth Ward, in the Borough of The Bronx, 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, First Department, at a Special Term thereof, to be held in Part III. thereof, in and for the County of New York, in the County Court House, in the Borough of Manhattan, City of New York, on the 6th day of January, 1913, at the opening of Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and one Commissioner of Assessment in the aboveentitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title in fee by The City of New York, for the use of the public, to all the lands and premises, together with the buildings thereon and the appurtenances thereunto belonging, required for the opening and extending of Wallace avenue, from Baker avenue to Bear Swamp road; Barnes avenue, from Baker avenue to Bear Swamp road; Mathews avenue, from Baker avenue at a point shout 140 fout each of its intersection with the about 149 feet east of its intersection with the easterly line of Barnes avenue to Bear Swamp road, and Muliner avenue, from Morris Park avenue to Bear Swamp road, in the Twenty-fourth Ward, in the Borough of The Bronx, City of New York, being the following-described pieces or parcels of land:

WALLACE AVENUE.

Parcel "A."

Beginning at a point in the southern line of Morris Park avenue distant 685.086 feet easterly from the intersection of said line with the eastern line of White Plains road; thence easterly along the southern line of Morris Park avenue for 60.0 feet; thence southerly deflecting 90 degrees to the right for 773.734 feet; thence westerly deflecting 78 degrees 39 minutes 00 seconds to the right for 61.20 feet; thence northerly for 785.778 teet to the point of beginning.

Parcel "B."

Beginning at a point in the northern line of Morris Park avenue distant 685.086 feet easterly from the intersection of said line with the east ern line of White Plains road; thence easterly along the northern line of Morris Park avenue for 60.0 feet; thence northerly deflecting 90 degrees to the left for 1,503.45 feet; thence northerwesterly deflecting 47 degrees 32 minutes 16 seconds to the left for 81.33 feet; thence southerly for 1,558.36 feet to the point of beginning.

BARNES AVENUE.

Parcel "A." Beginning at a point in the southern line of Morris Park avenue distant 935,115 feet easterly from the intersection of said line with the eastern line of White Plains road; thence easterly along the southern line of Morris Park avenue for 60.0 feet; thence southerly deflecting 90 degrees to the right for 723.546 feet; thence westerly deflecting 78 degrees 39 minutes 00 seconds to the right for 61.20 feet; thence northerly for 735.590 feet to the point of be-

Parcel "B." Beginning at a point in the northern line of Morris Park avenue distant 935.115 feet easterly from the intersection of said line with the eastern line of White Plains road; thence easterly along the northern line of Morris Park avenue for 60.0 feet; thence northerly deflecting 90 degrees to the left for 1,309.64 feet; thence northwesterly deflecting 47 degrees 32 minutes 16 seconds to the left for 81.33 feet; thence southerly for 1,364.55 feet to the point of beginning.

MATTHEWS AVENUE.

Parcel "A."

Beginning at a point in the southern line of Morris Park avenue distant 1,185.144 feet east-erly from the intersection of said line with the eastern line of White Plains road; thence easterly along the southern line of Morris Park avenue for 60.0 feet; thence southerly deflecting 90 degrees to the right for 643.06 feet; thence southwesterly deflecting 38 degrees 05 minutes 00 seconds to the right for 122.555 feet; thence northwesterly deflecting 110 degrees 17 minutes 00 seconds to the right for 53.31 feet; thence northerly deflecting 69 degrees 43 minutes 00 seconds to the right for 70.607 feet; thence northerly for 638.568 feet to the point of be-

Parcel "B." Beginning at a point in the northern line of Morris Park avenue distant 1,185.144 feet easterly from the intersection of said line with the eastern line of White Plains road; thence easterly along the northern line of Morris Park avenue for 60.0 feet; thence northerly deflecting 90 degrees to the left for 1,080.84 feet; thence northwesterly deflecting 47 degrees 32 minutes 16 seconds to the left for 81.33 feet; thence southerly for 1,135.75 feet to the point of be-

ginning. MULINER AVENUE.

Beginning at a point in the northern line of Morris Park avenue distant 1,445.174 feet easterly from the intersection of said line with the eastern line of White Plains road; thence easterly along the northern line of Morris Park avenue for 60.0 feet; thence northerly deflecting 90 degrees to the left for 750.089 feet; thence easterly deflecting 90 degrees to the right for 61.56 feet; thence northwesterly deflecting 137 degrees 10 minutes 03 seconds to the left for 165.76 feet; thence southerly for 862.79 feet to the point of beginning.

Wallace avenue, Barnes avenue, Matthews avenue and Muliner avenue are shown on Sections 37 and 40 of the final maps of the Borough of The Bronx. Prepared under authority of chapter 466 of the Laws of 1901 and amendatory acts and filed as follows:

Section 37 in the office of the President of the Borough of The Bronx on June 21, 1911; in the office of the Register of the County of New York on June 17, 1911, as Map No. 1534, and in the office of the Counsel to the Corporation of The City of New York on June 19, 1911, in pigeon hole 164.

Section 40 in the office of the President of the Borough of The Bronx or June 28, 1911; in the office of the Register of the County of New York on June 27, 1911, as Map No. 1537, and in the office of the Counsel to the Corporation of The City of New York on June 27, 1911, in

pigeon hole 165.
Land required for Wallace ayenue, Barnes avenue, Matthews avenue and Muliner avenue is located east of the Bronx River.

The Board of Estimate and Apportionment on the 16th day of November, 1911, duly fixed and determined the area of assessment for benefit in this proceeding as follows:

Beginning at a point on the southeasterly right-of-way line of the New York, Westchester and

Boston Railway where it is intersected by the prolongation of a line distant 100 feet north-easterly from and parallel with the northeasterly line of Bear Swamp road as this street is laid out between Matthews avenue and Barnes avenue, the said distance being measured at right angles to Bear Swamp road and running thence southeastwardly along the said line parallel with Bear Swamp road and along the prolongation of the said line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Muliner avenue and the westerly line of Bear Swamp road as these streets are laid out where they adjoin Morris Park avenue; thence southwardly along the said bisecting line to the intersection with a line midway between Morris Park avenue and Kinsella street; thence westwardly along the said line midway between Morris Park avenue and Kinsella street to the in-tersection with a line bisecting the angle formed by the intersection of the prolongation of the easterly line of Matthews avenue and the west-erly line of Bear Swamp road as these streets are laid out between Kinsella street and Van Nest avenue; thence southwardly along the said bisecting line to the intersection with a line distant 100 feet southerly from and parallel with the southerly line of Van Nest avenue, as this street is laid out where it adjoins Bear Swamp road on the west, the said distance being measured at right angles to Van Nest avenue; thence westwardly along the said line parallel with Van Nest avenue to a point distant 100 feet easterly from the easterly line of Matthews avenue; thence southwardly and westwardly and always distant 100 feet easterly and southerly from the easterly and southerly line of Matthews avenue and of Baker avenue to the intersection with the prolongation of a line midway between Wallace avenue and Holland avenue; thence northwardly along the said line midway between Wallace avenue and Holland avenue and along the prolongations of the said line to the intersection with the southeasterly right-of-way line of the New York, Westchester and Boston Railway; thence northeastwardly along the said right-of-way line to the point or place of be-

ginning.

Dated New York, December 21. 1912.

ARCHIBALD R. WATSON, Corporation
Counsel, Hall of Records, Borough of Manhattan, City of New York.

FIRST DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of NORTH STREET, from Jerome avenue to Aqueduct avenue east, in the Twenty-fourth Ward, Borough of The Bronx, 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 of the State of New York, First Department, at a Special Term thereof, Part I., to be held at the County Court House, in the Borough of Manhattan, in The City of New York, on the 6th day of January, 1913, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said will of costs charges and expenses her bear day. bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of New York, there to remain for and during the space of ten days, as required by law.

Dated Borough of Manhattan, New York, De-

cember 20, 1912.
TIMOTHY E. COHALAN, ELY NEUMANN, WILLIAM CONOVER, Commissioners of Estimate; TIMOTHY E. COHALAN, Commissioner

JOEL J. SQUIER, Clerk.

FIRST DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of EAST TWO HUNDRED TWENTY-SEVENTH STREET, between Laconia avenue and Bronxwood avenue, and EAST TWO HUNDRED TWENTY-EIGHTH STREET, between Chapin street (First street) and Laconia avenue, both of said streets being in the Twenty-fourth Ward, Borough of The Bronx, 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 of the State of New York, First Department, at a Special Term thereof, Part I, to be held at the County Court House in the Borough of Manhattan, in The City of New York, on the 3d day of January, 1913, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of New York, there to remain for and during the space of ten

davs, as required by law.
Dated Borough of Manhattan, New York, December 19, 1912.
N. J. O'CONNELL, J. CARROLL EDWARDS, MARTIN J. DONNELLY, Commissioners of Estimate; N. J. O'CONNELL, Commissioner of

JOEL J. SQUIER, Clerk. d19,31

FIRST DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of LYVERE STREET, between Zerega avenue and West Farms road, in the Twenty-fourth Ward, Borough of The Bronx, City of New York; FULough of The Bronx, City of New York; FUL-LER STREET, between Zerega avenue and Seddon street, in the Twenty-fourth Ward, Borough of The Bronx, City of New York; BUCK STREET, between Zerega avenue and Seventh street, in the Twenty-fourth Ward, Borough of The Bronx, City of New York; MACLAY AVENUE, between Parker street and West Farms road, in the Twenty-fourth Ward, Borough of The Bronx, City of New York; STEARNS STREET, between Glover street and Parker street, in the Twenty-fourth Ward, Borough of The Bronx, City of New York; DORSEY STREET (Carroll lane or place), between Zerega avenue and Seventh place), between Zerega avenue and Seventh street, in the Twenty-fourth Ward, Borough of The Bronx, City of New York, as amended by an order of the Supreme Court, dated the 16th day of March, 1912, and entered in the office of the Clerk of the County of New York on the 19th day of March, 1912, so as to relate to the foregoing streets as shown on a map or plan adopted by the Board of Esti-mate and Apportionment on the 23d day of March, 1911, and approved by the Mayor on the 30th day of March, 1911.

NOTICE IS HEREBY GIVEN THAT THE OTICE IS HEREBY GIVEN THAT THE County of Queens, there to remain for and dursupplemental and additional bill of costs, ing the space of five days, as required by law.

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 of the State of New York, First Department, at a Special Term thereof, Part I, to be held at the County Court House, in the Borough of Manhattan, in The City of New York, on the 31st day of December, 1912, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of New York, there

of the Clerk of the County of New York, there to remain for and during the space of ten days, as required by law.

Dated Borough of Manhattan, New York, Becember 17, 1912.

MAX BENDIT, ANDREW J. CARSON, WILLIAM G. DRADDY, Commissioners of Estimate; WILLIAM G. DRADDY, Commissioner of Assessment of Assessment,

JOEL J. SQUIER, Clerk.

FIRST DEPARTMENT.

In the matter of the application of The City of

New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of EAST ONE HUNDRED AND EIGHTY-SECOND STREET, from Park avenue to Washington avenue, where not heretofore acquired, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERsons interested in the above entitled 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 the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 30th day of December, 1912, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 2d day of January, 1913, at 12.30

o'clock p. m: Second—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected there-by, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, Nos. 90 and 92 West Broad-way, in the Borough of Manhattan, in The City of New York, on or before the 30th day of December, 1912, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 3d day of January, 1913, at 12.30 o'clock

Third-That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 29th day of November, 1911, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows:

East One Hundred and Eighty-second street, on the east by the westerly line of Washington ave-nue, on the south by a line distant 100 feet southerly from and parallel with the southerly line of East One Hundred and Eighty-second street, the said distance being measured at right angles to East One Hundred and Eighty-second street, and on the west by the easterly line of

Park avenue.
Fourth—That the abstracts of said estimate of damage and of said assessment for benefit together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, 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 in the Borough of Mon and 92 West Broadway, in the Borough of Mar hattan, in said City, there to remain until the 2d day of January, 1913.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards, and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part III, to be held in the County Court House in the Borough of Manhattan, in The City of New York, on the 4th day of February, 1913, at the opening of the Court on that day.

Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and assessment, or to either of them, the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated Borough of Manhattan, New York, December 6, 1912.

MAX BENDIT, Chairman; PHILIP J. SCHMIDT, PHILIP EMRICH, Commissioners of Estimate; PHILIP J. SCHMIDT, Commissioners

sioner of Assessment.

Joel J. Squier, Clerk. d11,28

SUPREME COURT—SECOND DEPARTMENT.

SECOND DEPARTMENT.

in the matter of the application 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 an easement for sewer purposes in HARSELL STREET (Wilbur avenue), from Vernon avenue to the bulkhead line of the East River, in the First Ward, Borough of Queens, City of New York, shown on a map or plan submitted by the Secretary of the borough with his communication dated June 13th,

NOTICE IS HEREBY GIVEN THAT THE final reports of the Commissioners of Estimate and of the Commissioner of Assessment in the above-entitled matter will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Term thereof, Part I, to be held in the Queens County
Court House, Long Island City, in the Borough
of Queens, in The City of New York, on the 7th
day of January, 1913, at the opening of Court
on that day; and that the said final reports have
been deposited in the office of the Clerk of the Dated Borough of Manhattan, New York, December 27th, 1912. HARRY R. GELWICKS, CHAS. H. GEOR-GI, J. H. QUINLAN, Commissioners of Esti-mate; J. H. QUINLAN, Commissioner of Assessment.

WALTER C. SHEPPARD, Clerk. d27,j2

SECOND JUDICIAL DISTRICT.

In the matter of acquiring title by The City of New York to certain real estate at and near the northwesterly corner of ELEVENTH AVENUE and SIXTY-FIRST STREET, in the Thirtieth Ward of the Borough of Brook-lyn, City of New York, for the purpose of maintaining, preserving and increasing the sup-ply of new and wholesan preserving the supply of pure and wholesome water for the use of said City.

PUBLIC NOTICE IS HEREBY GIVEN THAT application will be made to the Supreme Court of the State of New York, at a Special Term thereof for the hearing of motions, to be held in and for the County of Kings, at the County Court House, in the Borough of Brooklyn, in The City of New York, on the 1st day of February, 1913, at the opening of Court on that day, or as soon thereafter as counsel can be heard, for the appointment of Commissioners of Appraisal to ascertain and appraise the compensation which ought justly to be made by The City of New York to the owners of or persons interested in the real estate in the Borough of Brooklyn, County of Kings, City of New York, sought to be acquired herein f r the purpose of maintaining, preserving and increasing the supply of pure and wholesome water for the use of The City of New York and affected by this proceed-

The boundaries of the real estate to be acquired or affected are as follows: All that certain piece or parcel of real estate situated in the Thirtieth Ward, Borough of

Brooklyn, County of Kings, City and State of New York, as follows: Beginning at a point in the intersection of the northerly side of Sixty-first street with the westerly side of Eleventh avenue; running thence northerly along the westerly side of Eleventh avenue 100 feet; thence westerly and parallel to Sixty-first street 100 feet; thence southerly and parallel, with Eleventh avenue 100 feet to the northerly side of Sixty-first street; thence easterly along the northerly side of Sixty-first street

100 feet to the point or place of beginning.
All of the aforesaid property is to be acquired by The City of New York in fee simple absolute for the purpose of maintaining, pre-serving and increasing the supply of pure and wholesome water for the use of The City of New York, Borough of Brooklyn.

The said real estate is more particularly shown by the parcel numbers 1, 2, 3, 4 and 5, respectively, upon a map entitled "City of New York, Department of Water Supply, Gas and Electricity, Borough of Brooklyn, map showing lands in The City of New York, Borough of Brooklyn, Kings County, to be acquired for the Brooklyn, Kings County, to be acquired for the purposes of maintaining, preserving and increasing the supply of pure and wholesome water for the use of The City of New York, Borough of Brooklyn," which map was duly prepared and signed by Henry S. Thompson, Commissioner of Water Supply, Gas and Electricity, and adopted by the Board of Estimate and Apportionment in pursuance of the provisions of section 486 of chapter 466 of the Laws of 1901, as amended, on September 19, 1912, with a certificate of adoption thereof, signed by William J. Gaynor as Mayor, and by Henry S. Thompson as said Commissioner of Water Supply, Gas and Electricity. A copy of said map was filed on September 19, 1912, in the office of the said Commissioner of Water Supply, Gas and Electricity, and a copy of which said map was filed on the 16th day of December, 1912, in the ofon the 16th day of December, 1912,

on the loth day of December, 1912, in the office of the Register of the County of Kings.

All of the parcels, respectively designated on said map as Nos. 1, 2, 3, 4 and 5 are to be acquired in fee simple as hereinbefore set forth.

Dated New York, December 18, 1912.

ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, Borough of Manhattan, New York City.

SECOND DEPARTMENT SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired, to the same has not been hereotore acquired, to the lands, tenements and hereditaments required for the opening and extending of KENT STREET, from Oakland street to Provost street; MESEROLE AVENUE, from Jewell street to North Henry street; DIAMOND STREET, from Greenpoint avenue to Meserole avenue; MOULTRIE STREET, from Greenpoint avenue to Humboldt street, and HUMBOLDT STREET, from Greenpoint avenue to Norman avenue, in the Seventeenth avenue to Norman avenue, in the Seventeenth Ward, Borough of Brooklyn, The City of New

NOTICE IS HEREBY GIVEN THAT THE final report of the Commissioners of Estimate and Commissioner of Assessment in the above-entitled matter will be presented for confirma-tion to the Supreme Court of the State of New York, Second Department, at a Special Term thereof to be held in the County Court House, in the Borough of Brooklyn, City of New York, on the 31st day of December, 1912, at 10 o'clock in the forenoon of that day, and that the said final report has been deposited in the office of the Clerk of the County of Kings, there to remain for and during the space of five days, as required by law.

Dated New York, December 24, 1912,
JOSEPH E. OWENS, THOMAS CRADDOCK HUGHES, Commissioners of Estimate;
THOMAS CRADDOCK HUGHES, Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk. d24,30 SECOND DEPARTMENT

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of CASTLETON AVENUE, from Richmond avenue to Jewett avenue. nue, in the Third Ward, Borough of Richmond, City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the aboveentitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held for the hearing of motions at the County Court House, the state of Presented In The Citize, the state of Presented In The In Th in the Borough of Brooklyn, in The City of New York, on the 9th day of January, 1913, at 10 o'clock in the forenoon of that day, or as soon thereafter as Counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Richmond, there to remain for and during the space of ten days, as required by law.
Dated Borough of Manhattan, New York, De-

cember 24, 1912.
WILLIAM J. KENNEY, EDWARD P.
DOYLE, JAMES E. MULLIGAN, Commissioners of Estimate; WILLIAM J. KENNEY, Commissioner of Assessment. JOEL J. SQUIER, Clerk.

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of WHITLOCK AVENUE, from Brown place to Calamus avenue, in the Second Ward, Borough of Queens, 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, Second Department, at a Special Term of said Court, to be held for the hearing of motions in the County Court House, in the County of Kings, in the Borough of Brooklyn, in The City of New York, on Tuesday, the 7th day of January, 1913, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioner of sioners of Estimate and one Commissioner of Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The City of New York, in fee, for the use of the pull lic, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening and extend-ing of Whitlock avenue, from Brown place to Calamus avenue, in the Second Ward, Borough of Queens, in City of New York, being the fol-lowing described lots, pieces or parcels of land,

Beginning at a point formed by the inter section of the easterly line of Brown place with the southerly line of Whitlock avenue; running thence northerly for 4.32 feet along the easterly line of Brown place to the intersection of the same with the easterly line of Brown place as existing upon the ground; thence northerly deflecting to the left 4 degrees 9 minutes 14 seconds for 47.58 feet along the easterly line of Brown place as existing upon the ground to the prolongation of the northerly line of Whit lock avenue; thence easterly deflecting to the right /4 degrees 50 minutes 29 seconds for 634.00 feet along the northerly line of Brown place to the westerly line of Firth avenue; thence east erly deflecting to the left 3 degrees 52 minutes 07 seconds for 75.13 feet along the northerly line of Whitlock avenue to the easterly line of Firth avenue; thence easterly deflecting to the right 3 degrees 20 minutes 51 seconds for 3,916.46 feet along the northerly line of Whitlock avenue to the westerly line of Carter place, thence easterly deflecting to the left 6 degrees 59 minutes 08 seconds for 50.12 feet along the northerly line of Whitlock avenue to the easterly line of Carter place; thence easterly deflecting to the left 5 degrees 41 minutes 15 seconds for 605.69 feet along the northerly line of Whitlock avenue to the westerly line of Calamus avenue; thence southerly deflecting to the right 60 de grees 42 minutes 23 seconds for 63.97 feet along the westerly line of Calamus avenue to the south-erly line of Whitlock avenue; thence westerly deflecting to the right 110 degrees 17 minutes 37 seconds for 629.71 feet along the southerly line of Whitlock avenue to the easterly line of Carter place; thence westerly deflecting to the right 4 degrees 27 minutes 19 seconds for 50.06 feet along the southerly line of Whitlock avenue to the westerly line of Carter place; thence westerly deflecting to the right 8 degrees 13 minutes 04 seconds for 3,928.04 feet along the southerly line of Whitlock avenue to the easterly line of Firth avenue; thence westerly deflecting to the right 4 degrees 16 minutes 43 seconds for 75.21 feet along the southerly line of Whitlock avenue to the westerly line of Firth avenue; thence westerly for 648.32 feet along the southerly line of Whitlock avenue to the easterly line of Brown

place, the point or place of beginning. Whitlock avenue, extending from Brown place to Calamus avenue, in the Second Ward, Bor-ough of Queens, City of New York, is shown the following sections of the Final Maps of the Borough of Queens:

Section No. 17. Approved by Board of Estimate and Apportionment June 26, 1908; approved by the Mayor August 5, 1908; filed at the office of the President of the Borough ot Queens September 11, 1908; filed at County Clerk's Office, Jamaica, September 14, 1908; filed at Corporation Counsel's Office September

Section No. 18. Approved by Board of Esti-Section No. 18. Approved by Board of Estimate and Apportionment May 6, 1910; approved by the Mayor, May 12, 1910; filed at the office of the President of the Borough of Queens February 23, 1911; filed at County Clerk's Office, Jamaica, February 23, 1911; filed at Corporation Counsel's Office February 21, 1911.

Section No. 27. Approved by Board of Estimate and Appearing the Present 17, 1909.

mate and Apportionment December 17, 1909; approved by the Mayor December 22, 1909; filed at the office of the President of the Borough of Queens February 5, 1910; filed at County Clerk's Office, Jamaica, February 3, 1910; filed at Corporation Counsel's Office February 3, 1910.

The Board of Estimate and Apportionment on the 15th day of June, 1911, duly fixed and de-termined the area of assessment for benefit in this proceeding as follows:

Beginning at a point on the prolongation of a line distant 200 feet northerly from and par-allel with the northerly line of Whitlock avenue as this street is laid out adjoining Brown place. the said disfance being measured at right angles to Whitlock avenue, where it is intersected by a line distant 100 feet westerly from and parallel with the westerly line of Brown place, the said distance being measured at right angles to Brown place, and running thence eastwardly along the said line parallel with Whitlock avenue and along the prolongation of the said line to the intersection with a line parallel with Brown place, and passing through a point on the northerly line of Whitlock avenue midway between Brown place and Juniper avenue; thence southwardly along the said line parallel with Brown place to a point distant 100 feet northerly from the northerly line of Whitlock avenue, the said distance being measured at right angles to Whitlock avenue; thence eastwardly and always distant 100 feet northerly from and parallel with the northerly line of Whitlock avenue to the intersection with a line midway between Firth avenue and Bittman street; thence northwardly along the said line midway between Firth avenue and Bittman street to the intersection with a line extending from a point on the centre line of Firth avenue midway between Whitlock avenue and Grand street to a point on the centre line of Bittman street midway between Whitlock avenue and Grand street; thence castwardly along a succession of straight lines intersecting respectively the centre lines of each of the streets between Firth avenue and Ankener street at points on the said centre lines which are midway between their respective intersections with the southerly line of Grand street and the northerly line of Whitlock avenue, to the intersection with a line midway between Greiffenberg street and Ankener street; thence southwardly along the said line midway between Greiffenberg street and Ankener street to a point distant feet northerly from the northerly line of Whitlock avenue; thence eastwardly and always distant 200 feet northerly from and parallel with the northerly line of Whitlock avenue to the intersection with a line midway between Carter in such cases to be given in relation to filing place and Division avenue; thence northwardly the final reports, pursuant to sections 981 and

along the sain line midway between Carter place and Division avenue to the intersection with the prolongation of a line midway between Whit-lock avenue and Lewis avenue; thence eastwardly along the said line midway between Whitlock avenue and Lewis avenue and along the pro-longations of the said line to the intersection with the westerly property line of the Long Island Railroad; thence southwardly along the said property line to the intersection with the prolongation of a line midway between Whitlock avenue and Union court; thence westwardly along the said line midway between Whitlock avenue and Union court and along the prolongations of the said line to the intersection with a line midway between Carter place and Division avenue; thence southwardly along the said line midway between Carter place and Division avenue to a point midway between Whitlock avenue and Caldwell avenue to a point midway between Firth avenue and Bittman street; thence northwardly along a line midway between Firth avenue and Bittman street to the intersection with the prolongation of a line midway between Whitlock avenue and Beatrice place; thence west wardly along the said line midway between Whitlock avenue and Beatrice place and along the prolongations of the said line to the intersection with a line parallel with Brown place and passing through the point of beginning; thence northwardly along the said line parallel with Brown place to the point or place of heginning
Dated New York, December 21, 1912.
ARCHIBALD R. WATSON, Corporation
Counsel, Hall of Records, Borough of Manhattan, City of New York.

d21,15

SECOND DEPARTMENT.

n the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of CHURCH AVE-NUE, from Thirty-sixth street to Ocean parkway, in the Twenty-ninth Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERsons interested in the above entitled 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 the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, havng any objection thereto, do file their said obing any objection thereto, do ble their said objections in writing duly verified, with them at their office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 11th day of January, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 14th day of January, 1913, at 2 o'clock n. m. day of January, 1913, at 2 o'clock p. m.
Second—That the undersigned, Commissioner

of Assessment, has completed his estimate of benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 11th day of January, 1913, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 15th day of o'clock p. m.

Third-That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 11th day of February, 1910, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Brooklyn, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at the intersection of a line midbetween East Seventh street and Ocean parkway with a line distant 100 feet southerly from and parallel with the southerly line of Beverly road, the said distance being measured at right angles to Beverly road, and running thence westwardly along the said line parallel with Beverly road to the intersection with a line distant 500 feet southerly from and parallel with the southerly line of Church avenue as this street is laid out west of East Fifth street, the said distance being measured at right angles to Church avenue; thence westwardly along the said line parallel with Church avenue to the intersection with a line midway between Thirty-sixth street and Thirty-seventh street; thence northwestwardly along the said line midway be-tween Thirty-sixth street and Thirty-seventh street to the intersection with the prolongation of a line midway between Clara street and Louisa street; thence eastwardly along the said line midway between Clara street and Louisa street and along the prolongations of the said line to the intersection with a line midway be-tween East Third street and East Fourth street; thence northwardly along the said line midway between East Third street and East Fourth street to the intersection with a line distant 100 feet northerly from and parallel with the northerly line of Albemarle road, the said distance being measured at right angles to Albemarle road; thence eastwardly along the said line parallel with Albemarle road to the intersection with the prolongation of the aforesaid line midway between Clara street and Louisa street: thence eastwardly along the prolongation of the aforesaid line midway between Clara street and Louisa street to the intersection with a line parallel with Ocean parkway and passing through the point of beginning; thence southwardly along the said line parallel with Ocean parkway to the point or place of beginning.

Fourth—That the abstracts of said estimate of

damage and of said assessment for benefit, to-gether with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, No. 166 Montague street, in the Borough of Brooklyn, in said City, there to remain until the 20th day of

January, 1913.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held in the County Court House, in the Bor-ough of Brooklyn, in The City of New York, on the 7th day of February, 1913, at the open-

on the 7th day of February, 1913, at the open-ing of the Court on that day.

Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and as-sessment, or to either of them the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided

984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906. Dated Borough of Brooklyn, New York, De-cember 20, 1912.

JOHN J. BRENNAN, JOHN J. KIL-COURSE, JAMES G. REYNOLDS, Commis-sioners of Estimate; JOHN J. BRENNAN, Com-missioner of Assessment. EDWARD RIEGELMANN, Clerk. d20,j8

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title in fee, wherever the same has not been heretofore acquired, to the lands and premises required for the opening and extending of WILLOW STREET, between Wyckoff avenue and Myrtle avenue; STEPHEN STREET, between Wyckoff avenue and Myrtle avenue; SUMMER-FIELD STREET, between Wyckoff avenue and Myrtle avenue; NORMAN STREET, between Wyckoff avenue and Myrtle avenue; GEORGE STREET, between Wyckoff avenue and Myrtle avenue; CENTRE STREET, be-Wyckoff avenue and Myrtle avenue, in the Second Ward, Borough of Queens, City of New York, as amended by an order of this Court bearing date the 25th day of November, 1910, and entered in the office of the Clerk of the County of Queens on the 1910 of November, 1910 so as to relate 28th day of November, 1910, so as to relate to the said streets as shown upon Section 30 of the final maps of the Borough of Queens, as adopted by the Board of Estimate and Apportionment on the 21st day of May, 1909, and further amended by an order of this Court bearing date the 29th day of August, 1911, and entered in the office of the Clerk of the County of Queens on the 30th day of August, 1911, so as to relate to the said streets, as shown upon Section 30 of the Final Maps of the Borough of Queens, adop-ted by the Board of Estimate and Apportionment on the 1st day of July, 1910, and approved by the Mayor on the 13th day of July, 1910.

NOTICE IS HEREBY GIVEN TO ALL PERsons interested in the above entitled 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 the undersigned, Commissioners
of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby. having any objection thereto, do file their said objections in writing duly verified, with them at their office, in the Municipal Building, Court liouse Square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 6th day of January, 1913, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 8th day

of January, 1913, at 2 o'clock p. m.
Second—That the undersigned, Commissioner
of Assessment, has completed his estimate of benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 6th day of January, 1913, and that the said Commissioner will hear norties so on the said Commissioner will hear parties so ob jecting, and for that purpose will be in attendance at his said office on the 9th day of Janu-

ary, 1913, at 2 o'clock p. m.
Third—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the amended area of assessment for benefit by the Board of Estimate and Apportionment on the 6th day of April, 1911, and that the said area of assessment includes all those lands, tenearea of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the southerly line of Myrtle avenue distant 100 feet easterly from its intercept with the carterly line for its intersection with the southeasterly line of Summerfield street, and running thence southwardly at right angles to Myrtle avenue to the inter section with a line bisecting the angle formed by the intersection of the prolongation of the centre line of Summerfield street and Decatur street, as these streets are laid out between Cypress avenue and Forest avenue; thence south westwardly along the said bisecting line to the intersection with the northeasterly line of Cy press avenue; thence southwestwardly in a straight line to a point on the southwesterly line of Cypress avenue where it is intersected by a line midway between Summerfield street and Decatur street, as these streets are laid out be-tween Wyckoff avenue and Cypress avenue; thence southwestwardly along the said line midway between Summerfield street and Decatur street, and along the prolongation of the said line to a point distant 100 feet southwesterly from the southwesterly line of Wyckoff avenue, the said distance being measured at right angles to Wyckoff avenue; thence northwestwardly and always distant 100 feet southwesterly from and parallel with the southwesterly line of Wyckoff avenue to the intersection with the prolongation of a line midway between Hancock Weirfield street, as these streets are laid out be tween Wyckoff avenue and Myrtle avenue: thence northeastwardly along the said line mid-way between Hancock street and Weirfield street and along the prolongations of the said line to the intersection with the northerly line of Myrtle avenue; thence northwardly at right angles to Myrtle avenue a distance of 100 feet; thence eastwardly and always distant 100 feet northerly from and parallel with the northerly line of Myrtle avenue to the intersection with a line at right angles to Myrtle avenue and passing through the point of beginning; thence south-wardly along the said line at right angles to Myrtle avenue to the point or place of begin-

Fourth-That the abstracts of said estimate of damage and of said assessment for benefit, together with the damage and benefit maps, and together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, in the Municipal Building, Court House square, in the Borough of Queens, in said City, there to remain until the 8th day of January, 1913.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit

to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof for the hearing of motions, to be held in the County Court House in the Borough of Brooklyn, in The City of New York, on the 15th day of April, 1913, at the opening of the Court

on that day.
Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and assessment or to either of them the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in

such cases to be given in relation to filing the of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906. Dated Borough of Manhattan, New York, De-

wm. A. MOLLER, Chairman; HERMAN PLUMP, Commissioners of Estimate; WM. A. MOLLER, Commissioner of Assessment, Walter C. Sheppard, Clerk. d17,j4

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wher-ever the same has not been heretofore acquired, for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of POYER STREET, from Maurice avenue to Barnwell street, in the Second Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERsons interested in the above entitled proceed-ing, 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 the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing duly verified, with them at their office, in the Municipal Building, Court House square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 30th day of December, 1912, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 3d day of

January, 1913, at 3 o'clock p. m.

Second—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected there-by, having any objection thereto, do file their by, having any objection thereto, do file their said objections, in wrifing, duly verified, with him at his office, in the Municipal Building, Court House square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 30th day of December, 1912, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 6th day of January, 1913, at 3 o'clock p. m.

Third—That the Commissioner of Assessment has assessed any or all such lands, tenements

has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 4th day of May, 1911, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the southerly prop-rty line of the Long Island Railroad where it is intersected by a line bisecting the angle formed by the intersection of the prolongations of the northeasterly line of Poyer street and the southwesterly line of Broadway, as these streets are laid out between Dongan street and St. James street, and running thence southeastwardy along the said bisecting line to the intersecion with the northerly line of Maurice avenue; thence southwardly at right angles to Maurice avenue a distance of 170 feet; thence westwardly and parallel with Maurice avenue to the intersection with a line at right angles to Maurice avenue and passing through a point on its southerly side where it is intersected by a line bisecting the angle formed by the intersection of the prolongations of the southwesterly line of Poyer street and the northeasterly line of Queens houlevard; thence northwardly along the said line at right angles to Maurice avenue to its southerly side; thence Lorthwestwardly along the bisecting line last described to the inter-section with the southerly property line of the Long Island Railroad; thence eastwardly along the said property line to the point or place of heginning.

Fourth-That the abstracts of said estimate of damage and of said assessment for benefit. ogether with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, in the Municipal Building, Court House square, in the Borough of Queens, in said City, there to re-

main until the 3d day of January, 1913.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof for the hearing of motions, to be held in the County Court House in the Borough of Brooklyn, in The City of New York, on the 7th day of March,

1913, at the opening of the Court on that day. Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and assessment or to either of them the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to he hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated Borough of Manhattan, New York, December 2, 1012.

ROBT. B. LAWRENCE, Chairman; ABRA-HAM D. VAN SICLEN, HARRY R. GEL-WICKS, Commissioners of Estimate; ROBT. B. LAWRENCE, Commissioner of Assessment.

Walter C. Sheppard, Clerk. d10.27

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired, to the lands and premises required the lands and premises required for the opening and extending of EIGHTEENTH AVENUE (although not yet named by proper authority), from Jackson avenue to the East River, in the First Ward, Borough of Queens, in The City of New York, as amended by an analysis of this Court having data the 11th day order of this Court hearing date the 11th day of October, 1911, and entered in the office of the Clerk of the County of Queens, on the 13th day of October, 1911, so as to relate to Eighteenth avenue, from Jackson avenue to Berrian avenue, in accordance with the resolution adopted by the Board of Estimate and Apportionment on the 15th day of June, 1911.

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

thereby, and having objections thereto, do pre-sent their said objections in writing, duly veri-fied, to us at our office, in the Municipal Building, Court House square, Long Island City, Borough of Queens, in The City of New York, on or before the 6th day of January, 1913, and that we, the said Commissioners, will hear parties so objecting, and for that purpose will be in attendance at our said office on the 8th day of January, 1913, at 3 o'clock p. m.
Second—That the abstracts of our said esti-

mate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by us in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, in the Municipal Building, Court House square, Long Island City, in the Borough of Queens, in said City, there to remain until the 8th day of January, 1913. Third—That the limits of our assessment for benefit include all those lands, tenements and hereditaments and premises situate, lying and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows, viz.: Beginning at a point on the northerly side of Jackson avenue where the same is intersected

by a line drawn parallel to Eighteenth avenue and 100 feet west of the westerly line of Eighteenth avenue; running thence northerly and at all times parallel with the westerly line of Eighteenth avenue to the northerly line of Berrian avenue; thence running easterly along the northerly line of Berrian avenue to a point 100 feet easterly from the easterly line of Eighteenth avenue, said distance being measured at right angles to Eighteenth avenue; thence running southerly and at all times parallel with the easterly line of Eighteenth avenue to the northerly line of Jackson avenue; thence running westerly along the northerly line of Jack-

son avenue to the point or place of beginning.
Fourth—That, provided there be no objections filed to either of said abstracts, our final report herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof for the hearing of motions, to be held in the County Court House, in the Borough of Brook-lyn, in The City of New York, on the 28th day of February, 1913, at the opening of the Court

on that day.

Fifth—In case, however, objections are filed to any of said abstracts of estimate and assessment, the notice of motion to confirm our final report herein will stand adjourned to the date to be hereafter specified, and of which notice will be given to all those who have theretofore appeared in this proceeding, as well as by pub lication in the CITY RECORD, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.

Dated Borough of Manhattan, New York, November 27, 1912. WM. J. BURNETT, Chairman: THOMAS F. MULLIGAN, JOHN SILVESTER, Commis-

WALTER C. SHEPPARD. Clerk. d16,j3

SECOND DEPARTMENT.

In the matter of the application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee to the lands, tenements and hereditaments included within the public park (Seaside Park), at Rockaway Beach, Fifth Ward, in the Borough of Queens, City of New York, as shown on a map bearing the signature of the Secretary of the Board Estimate and Apportionment, dated July 1911, adopted by the Board of Estimate and Apportionment on September 21, 1911, by a resolution which was approved by the Mayor on September 26, 1911, together with all the right, title and interest of the owners thereof in and to the lands under the waters of the Atlantic Ocean and of Jamaica Bay in front thereof, except so much of the land shown on the aforesaid map as lies within the lines of an avenue known and shown thereon as Washington avenue, running across the entire length of the premises shown on said map, and which avenue is referred to in the sale of the above described premises in the action of partition entitled "H. H. Chittendon, plaintiff, against I. E. Gates and others, defendants," but including a perpetual right of way ants," but including a perpetual right of way over the said strip of land lying within the limits of the said Washington avenue as appurtenant to the property abutting on either side thereof.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above en-titled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held for the hearing of motions at the County Court House, in the Borough of Brooklyn, in The City of New York, on the 30th day of December, 1912, at 10 cyclock in the foregoin of that day, or as soon c'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required

Dated Borough of Manhattan, New York, December 16, 1912.
WM. S. COGSWELL, CLARENCE EDWARDS, JOHN J. GOODWIN, Commissioners

Joel J. Squier, Clerk.

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired, for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of GARRISON AVENUE, from Grand street to Flushing avenue, in the Second Ward, Borough of Queens, City

NOTICE IS HEREBY GIVEN TO ALL PER sons interested in the above-entitled 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 the undersigned, Commissioners of

Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing duly verified, with them at their office, in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 30th day of December, 1912, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 3d day of January, 1913, at 3 o'clock p. m.

Second—That the undersigned, Commissioner of Assessment has completed his estimate of

of Assessment, has completed his estimate of benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said

objections in writing, duly verified, with him at his office, in the Municipal Building, Court House square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 30th day of December, 1912, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 6th day of January, 1913, at 3 o'clock p. m.

Third—That the Commissioner of Assessment has assessed any or all such lands, tenements

has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 9th day of March, 1911, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and

described as follows, viz.:

Beginning at a point on the southeasterly line of Flushing avenue where it is intersected by the prolongation of a line midway between Garrison avenue and Furman avenue, and running thence southeastwardly at right angles to Flushing avenue a distance of 100 feet; thence southwestwardly and always distant 100 feet southeasterly from and parallel with the southeasterly line of Flushing avenue to the inter-section with a line at right angles to Flushing avenue, and passing through a point on its northwesterly side where it is inter-sected by a line bisecting the angle formed by the intersection of the prolongations of the centre lines of Sophie street and Garrison avenue as these streets are laid out between Flushing avenue and Frederick street; thence northwestwardly along the said line at right angles to Flushing avenue to its northwesterly side; thence northwardly along the said bisecting line to the intersection with the prolongation of the line midway between Sophie street and Garrison avenue, as these streets are laid out north of Grand street; thence northwardly along the said line midway between Sophie street and Garrison avenue, and along the prolongation of the said line to the intersection with a line distant 100 feet northerly from and parallel with the northerly line of Grand street, the said distance being measured at right angles to Grand street; thence eastwardly along the said line parallel with Grand street to the intersection with a line midway between Garrison avenue and Furman avenue; thence southwardly along the said line always midway between Garrison avenue and Furman avenue, and along the prolongation of the said line to the point or place

of beginning.
Fourth—That the abstracts of said estimate of damage and of said assessment for benefit, together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other also all the attriavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, in the Municipal Court House Square in the Rorough

Building, Court House square, in the Borough of Queens, in said City, there to remain until the 3d day of January, 1913.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports a awards and as to assessments for benefit herein will be presented for confirmation to the Su-preme Court of the State of New York, Second Department, at a Special Term thereof for the hearing of motions, to be held in the County Court House, in the Borough of Brooklyn, in The City of New York, on the 7th day of March, 1913, at the opening of the Court on that day. Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and assessment or to either of them the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906. Dated Borough of Manhattan, New York, December 3, 1912.
W. J. HAMILTON, Chairman; PATRICK J. MARA, Commissioners of Estimate; PATRICK

SUPREME COURT—NINTH

JUDICIAL DISTRICT.

MARA, Commissioner of Assessment.

WALTER C. SHEPPARD, Clerk.

NINTH JUDICIAL DISTRICT. NORTHERN AQUEDUCT DEPARTMENT, SECTION NO. 1. (CATSKILL AQUEDUCT.)

NOTICE OF FILING AND OF MOTION TO CONFIRM SIXTH SEPARATE REPORT.

IN THE MATTER OF THE APPLICATION and petition of J. Edward Simmons, Charles N. Chadwick and Charles A. Shaw, constituting the Board of Water Supply of The City of New York, to acquire real estate for and on behalf of The City of New York, under chapter 724 of the Laws of 1905, and the acts amendatory thereof, in the Towns of Yorktown and Cort-land, Westchester County, New York, for the purpose of providing an additional supply of pure and wholesome water for the use of The

City of New York. Public notice is hereby given that the Sixth Separate Report of Edward G. Whitaker, William C. Kellogg and A. W. Lawrence, Commissioners of Appraisal in the above entitled matter, was filed in the office of the Clerk of the County of Westchester, at White Plains, in said County, on December 23, 1912.

Notice is further given that the said report includes and affects the parcels of land designated as Parcels Nos. 3, 8, 13, 14, 40, 49 and the claim of the Ramapo Water Company in

the claim of the Ramapo Water Company in said proceeding.

Notice is further given that an application will be made at a Special Term of the Supreme Court of the State of New York to be held in and for the Ninth Judicial District at White Plains, New York, on the 17th day of January, 1913, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard. or as soon thereafter as counsel can be heard. for an order confirming said report and for such other and further relief as may be just, reserving to The City of New York the right to op-pose the confirmation of any or all of the awards contained in said report.

Dated New York, December 24, 1912.
ARCHIBALD R. WATSON, Corporation
Counsel, Hall of Records, Corner of Centre and Chambers Streets, Borough of Manhattan, New York City. d26,j17

NINTH JUDICIAL DISTRICT. SOUTHERN AQUEDUCT DEPARTMENT, SECTION NO. 16. (CATSKILL AQUEDUCT.)

NOTICE OF FILING AND OF MOTION TO CONFIRM THE FIFTH SEPARATE RE-

York, to acquire real estate for and on behalf of The City of New York, under chapter 724 of the Laws of 1905, and the acts amendatory thereof, in the Town of Greenburgh and the City of Yonkers, Westchester County, New York, for the purpose of providing an additional supply of pure and wholesome water for the use of The City of New York.

Public notice is hereby given that the Fifth Separate Report of Samuel Strasbourger, J. Irving Burns and Frank Hardy, Commissioners of Appraisal in the above entitled matter, was filed in the office of the Clerk of the County of Westchester, at White Plains, in said county,

on December 5, 1912. on December 5, 1912.

Notice is further given that the said report includes and affects the parcels of land designated as Parcels Nos. 1090, 1098, 1100, 1142, 1144, 1149, 1150, 1152, 1155, 1164, and the claims of the following person or persons for damages for the taking of the easement described on said map as Parcel No. 1142, to wit:

Jennie V. Kanneen, Axel and Andrea Petersen, Daniel Harnett, Mary Ranahan, Lyllian Prince, Michael and Catherine Smith, Joseph S. and Julia A. Gessner, Margaret S. Dodge, Albert R. Hatheway, Charlotte Emma Scrimgeour,

R. Hatheway, Charlotte Emma Scrimgeour, Daniel and Thomas Mullins, Daniel Mullins, Robert B. Breen, Jr., and Martha E. Breen, Albert E. Baltzly, John C. Effinger et al., Annie E. Bannan and Edward J. Martine. Also the claim or claims of the following person or persons for damages for the taking of the easement designated on said map as Parcel No. 1144 to designated on said map as Parcel No. 1144, to

Rose Ann Reynolds, James O'Reilly, Mary Elizabeth Boyle, George McVey, Johanna Day, James Somerville, Timothy S. and Eliza Sheehan, Elizabeth Becker Wychinsky, Lorenzo Divizio, Alfonso Pagliuca, Rose L. Chiangone and another, Eliza Hughes, Emil Oppenheimer, Moses another, Eliza Hughes, Emil Oppenheimer, Moses Rice et al., Fred Shaw, Francois X. and Mary E. Routier, Daniel F. Mahoney, Nick and Rose Martello, Sarah Bliden, Joseph Frattolillo, Paolina and Maria Rosa Stanco, Domenico and Lucrezia Marri, Terence McCabe et al., Michael J. Dowling. Edward J. Rvan, Nellie Schonborn, Joseph McNicholl, Josephine Brockhausen, Berthold Tausk and another, Addie E. Coe, Sarah A. Sullivan, Norman Seymour, Theodore W. Myers, Gideon H. Peck, Ulrich Weisendanger, Gideon H. Peck and Ulrich Weisendanger, Nicola Del Cioppa and another (two claims), John B. Gebhard and Henry K. Nolte. Also the claim or claims of the following person or persons for damages for the taking of the easement designated on said map as Parcel No. 1155, to designated on said map as Parcel No. 1155, to

Patrick S. and Mary Camilla Tracy (two claims), Sophia M. Hayward and Rivers Estate Notice is further given that an application will e made at a Special Term of the Supreme Court of the State of New York to be held in and for the Ninth Judicial District at White Plains, Westchester County, New York, on the 17th day of January, 1913, at 10 o'clock in the fore-noon of that day, or as soon thereafter as counsel can be heard, for an order confirming said report, and for such other and further re-lief as may be just, reserving to The City of New York the right to oppose the confirmation of any or all of the awards or recommendations contained in said report.

Dated New York, December 24, 1912. ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, Corner of Centre and Chambers Streets, Borough of Manhattan, New York City York City.

NOTICE TO RIDDERS AT SALES OF OLD BUILDINGS, ETC.

THE BUILDINGS AND APPURTENANCES thereto will be sold to the highest bidder who must pay cash or certified check, drawn to the order of the Comptroller of The City of New York, and must also give a certified check or cash in half the amount of the purchase price as security for the faithful performance of the terms and conditions of the sale. Where the amount of the purchase price does not equal or exceed the sum of \$50, the sum of \$50 shall be the amount of the security to be deposited. This security may at any time after the expiration of the contract period be applied by the City to the cost of completing any of the work required under the contract, but unfinished at the expiration of the contract period.

The purchaser shall not lease, occupy, cause or permit the building or buildings, etc., pur-chased by him to be used or occupied for any purpose other than that of their speedy removal nor shall he collect any rental or other revenue for the use of either the land or the buildings, etc., situated thereon. The breach of either or any of these conditions shall forthwith void the sale and cause immediate forfeiture of the pur chase money and the security deposited for the faithful performance of the conditions of the sale. The placing therein or permitting the occu-pancy of any such building by any tenant free, for rent or otherwise, excepting the necessary watchmen or the workmen engaged in the actual demolition thereof, shall of itself be a breach of the above conditions of sale.

The sale will be as of the condition of the property on date of delivery thereof to the pur-chaser. The City of New York will not be responsible for any change or loss which may occur in the condition of the buildings, or their appurtenances between the time of the sale thereof and the time of delivering possession to the purchaser, after being properly vacated of all tenants. The sale and delivery to purchaser will be made as nearly together as the circum-stance of vacating the structures of their tenants will permit.

All the material of the buildings, sheds, walks, structures and cellars of whatsoever nature, with their exterior and interior fixtures, appurtenances and foundations of all kinds, except the exterior walls of the buildings and their foundations and the sidewalks and curb in front of said buildings, extending within the described area shall be torn down and removed from the premises. None of the dirt, debris or waste resulting from demolition shall be allowed to remain on the premises, except old mortar or plaster only, which may be left, but not higher at any point than two feet below the curb opposite that point. The exterior walls and their foundations shall be taken down only to a plane whose elevation shall be the level of the curb in front of the building. Where there is no curb the elevation of the surrounding ground shall be considered curb level. All wells, cesspools, sinks, etc., existing on the property must be filled to the level of the surrounding ground with clean earth.

The purchaser at the sale shall also withdraw and remove all abandoned water taps and old service mains, and in place thereof cause to be inserted a brass plug in the main water pipe in the street, in compliance with the rules and regulations of the Department of Water Supply, Gas and Electricity, and furnish the Department of Finance with a certificate from the Department of Water Supply, Gas and Electricity

that this has been performed. The purchaser at the sale shall also remove all IN THE MATTER OF THE APPLICATION and petition of John A. Bensel, Charles N. Chadwick and Charles A. Shaw, constituting the Board of Water Supply of The City of New with the directions of the Bureau of Sewers in

the Borough in which the buildings are situated, and furnish the Pepartment of Finance with a certificate from the Bureau of Sewers that the work has been properly performed.

The permit for all opening in the street to be

obtained by and at the expense of the purchaser of the building.

Failure to remove said buildings, appurte-

nances, or any part thereof, within thirty days from the day of possession will work forfeiture of ownership of such buildings, appurtenances or portion as shall then be left standing, together with all moneys paid by said purchaser on ac-count thereof at the time of the sale, and the bidder's assent to the above conditions being understood to be implied by the act of bidding and The City of New York will, without notice to the purchaser, cause the same to be removed and the cost and expense thereof charged against the security above mentioned.

The work of removal must be carried on in every respect in a thorough and workmanlike manner, and must be completed within thirty manner, and must be completed within thirty days from the day of possession, and the successful bidder will provide and furnish all materials of labor and machinery necessary thereto, and will place proper and sufficient guards and fences and warning signs by day and night for the prevention of accidents, and will indemnify and save harmless The City of New York, its officers, agents and servants, and each of them against any and all suits and actions, claims and against any and all suits and actions, claims and demands of every name and description brought against it, them or any of them, and against and from all damage and costs to which it, they or any of them be put by reason of injury to the person or property of another, resulting from negligence or carelessness in the performance of the work, or in guarding the same, or from any improper or defective materials or machinery, implements or appliances used in the removal of said buildings.

Where party walls are found to exist between

buildings purchased by different bidders, the ma-terials of said party walls shall be understood to be equally divided between the separate pur-chasers.

Party walls and fences, when existing against adjacent property not sold, shall not be taken down. All furrings, plaster, chimneys, projecting brick, etc., on the faces of such party walls are to be taken down and removed. The walls shall be made permanently self-supporting, beamholes, etc., bricked up, and the wall pointed and made to exclude wind and rain and present a clean exterior. The roofs and adjacent buildings shall be properly flashed and painted and made watertight where they have been disturbed y the operations of the contractor

The Comptroller of The City of New York reserves the right on the day of sale to withdraw from sale any of the huildings, parts of huildings and machinery included therein, or to reject any and all hids, and it is further

Resolved, That, while the said sale is held under the supervision of the Commissioners of the Sinking Fund, the Comptroller is authorized to cause the sale to be advertised and to direct the sale thereof as financial officer of the City.

PROPOSALS FOR BIDS AND ESTIMATES FOR THE CITY OF NEW YORK.

NOTICE TO CONTRACTORS."

GENERAL INSTRUCTIONS TO BIDDERS.

The person or persons making a bid or estimate for any services, work, materials or supplies for The City of New York, or for any of its departments, bureaus or offices, shall furnish the same in a sealed envelope, indorsed with the title of the supplies, materials, work or services for which TERMS AND CONDITIONS UNDER WHICH
BUILDINGS, ETC., WILL BE SOLD FOR
REMOVAL FROM CITY PROPERTY.

the supplies, materials, work or services for which
the bid or estimate is made, with his or their
name or names and the date of presentation to
the President or Board or to the head of the Department at his or its office, on or before the date and hour named in the advertisement for the same, at which time and place the estimates received will be publicly opened by the Presiden or Board or head of said Department and read, and the award of the contract made according to law as soon thereafter as practicable.

Each bid or estimate shall contain the name and place of residence of the person making the same, and names of all persons interested with him 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 Board of Aldermen, head of a department, chief of a burcau, deputy thereof, or clerk therein, or other officer of The City of New York is, shall be or become interested, directly or indirectly, as contracting party, partner, stockholder, surety or otherwise in or in the performance of the contract, or in the supplies, work or business 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 make ing the estimate that the several matters stated

herein are in all respects true. Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in The City of New York, or of a guaranty or surety company duly authorized by law to act as surety, and shall contain the mat-ters set forth in the blank forms mentioned

No bid or estimate will be considered unless, as a condition precedent to the reception or consideration of any proposal, it be accompanied by a certified check upon one of the State or Na tional banks of The City of New York, drawn the order of the Comptroller, or money or corporate stock or certificates of indebtedness of any nature issued by The City of New York, which the Comptroller shall approve as of equal value with the security required in the advertisement, to the amount of not less than three nor more than five jer centum of the amount of the bond required, as provided in section 420 of the Greater New York Charter.

The certified check or money should not be inclosed in the envelope containing the bid or esti-mate, but should be either inclosed in a separate envelope addressed to the head of the Department, President or Board, or submitted personally upon the presentation of the bid or estimate.

For particulars as to the quantity and quality of the supplies, or the nature and extent of the work, reference must be made to the specifications, schedules, plans, etc., on file in the said office of the President, Board or Department. No bid shall be accepted from or contract

awarded to any person who is in arrears to The City of New York upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the City.

The contract must be bid for separately.

The right is reserved in each case to reject all bids or estimates if it is deemed to be for the interest of the City so to do. Bidders will write out the amount of their bids or estimates in addition to inserting the same in

figures.

Bidders are requested to make their bids or estimates upon the blank forms prepared and furnished by the City, a copy of which, with the proper envelope in which to inclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department for which the work is to be done. Plans and drawings of construction work may also be seen there