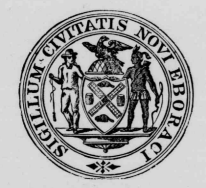
THE CITY RECORD.

OFFICIAL JOURNAL.

VOL. IX.

NEW YORK, SATURDAY, MAY 28, 1881.

NUMBER 2,429.



LAW DEPARTMENT

The following schedules form a report of the transactions of the office of the Counsel to the Corporation for the week ending May 14, 1881.

The Mayor, Aldermen, and Commonally of the City of New York are defendants unless

SCHEDULE "A."

SUITS AND SPECIAL PROCEEDINGS INSTITUTED.

SUPREME COURT.

People, Walter A Brady vs. Allan Campbell, Comptroller-Mandamus to compel Comptroller to pay relator's salary

Morritz Cohn vs. Henry Woltman and Wm. Kenney-Injunction to restrain granting of permit to

defendant Kenney.

Isaac L. Miller—Award for damages in consequence of closing Bloomingdale road, \$1,481.

Samuel Cohen—Award for damages in consequence of closing Bloomingdale road, \$6,426.

In re Matthew Leavey, to vacate a sale for non-payment of assessment for opening Morningside

park.

In re Charles G. Havens, to vacate a sale for non-payment of assessment for Seventy-first street sewer, Eighth to Tenth avenue.

In re Wm. C. Wetmore, to vacate a sale for non-payment of assessment for Seventy-first street sewer,

Eighth to Tenth avenue. In re John H. Russell, to vacate a sale for non-payment of assessment for Eighty-sixth street regulating, etc., First avenue to East river.

In re Benjamin A. Willis, to vacate a sale for non-payment of certain assessments.

In re Henry Smith, to vacate a sale for non-payment of assessment for Fourth avenue regulating, One Hundred and Ninth to One Hundred and Sixteenth street.

George W. Carleton—To recover an award made to unknown owners for damages in consequence of the closing of the Bloomingdale road, \$9,465.

Mayor, etc., vs. John Darrow—Balance of dock rent, \$1,200.

Mayor, etc., vs. John Darrow—Balance of dock rent, \$1,200.

Mayor, etc. vs. Joseph Ketchum, William N.Bloom, Richard Grant, and Samuel W. Bowne—Balance of dock rent, \$375.

Mayor, etc., vs. Jonas Sonneborn—Balance of dock rent, \$1,500.

Charles Bruhl—To recover salary as Patrolman from the date of his dismissal from the force, July

Andrew Byrne—To recover salary as Patrolman from the date of his dismissal from the force, Sep-

Andrew Byline—To recover salary as Patrolman from the date of his dismissal from the force, November 27, 1876.
 Geo. D. Conklin—To recover salary as Patrolman from the date of his dismissal from the force, May

John T. Carroll—To recover salary as Patrolman from the date of his dismissal from the force,

December 24, 1874.

Horatio G. Conklin—To recover salary as Patrolman from the date of his dismissal from the force, May 26, 1875.

Wm. J. Keeley—To recover salary as Patrolman from the date of his dismissal from the force, March

7, 1876. Andrew Mahoney—To recover salary as Patrolman from the date of his dismissal from the force,

August I, 1876.

Chas. Meincke—To recover salary as Patrolman from the date of his dismissal from the force, March 26, 1880.
Bartholomew Murphy—To recover salary as Patrolman from the date of his dismissal from the force,

October 12, 1877.

Geo. F. Muller—To recover salary as Patrolman from the date of his dismissal from the force, September 9, 1879.

Fred'k D. Pell—To recover salary as Patrolman from the date of his dismissal from the force,

December 5, 1879.

John J. Sullivan—To recover salary as Patrolman from the date of his dismissal from the force, January 13, 1877.

Wm. Ward—To recover salary as Roundsman from the date of his dismissal from the force, March

COURT OF COMMON PLEAS.

Chas. R. Northrup vs. Henry Steers-Damages for alleged false arrest and imprisonment, February

7, 1880, \$5,000. Lulu Northrup vs. Henry Steers—Damages for alleged false arrest and imprisonment, February 7, 1880, \$5,000.

Mary E. Greer—Damages for alleged personal injuries, falling on ice corner Lexington avenue and East Twenty-sixth street, January 31, 1881, \$5,000.

Sarah Garrett, administratrix—To recover award for damages in consequence of closing Blooming-

dale road, \$3,770.

George A. Hoyt, No. 116—To set aside a sale and to recover back \$135.42.

George A. Hoyt, No. 117—To set aside a sale and to recover back \$512.60.

George A. Hoyt, No. 118—To set aside a sale and to recover back \$418.28. George A. Hoyt, No. 119—To set aside a sale and to recover back \$833.24.
George A. Hoyt, No. 120—To set aside a sale and to recover back \$245.33.
Emma K. Adams et al., executrix—To recover award for damages in consequence of closing the

Bloomingdale road, \$2,431. James A. Deering-To recover award for damages in consequence of closing the Bloomingdale road,

\$2,140.
Samuel Cohen—To recover award for damages in consequence of closing the Bloomingdale road,

\$6,426.

Adolph M. Petshaw—To recover for 575 oaths administered to Herman Schroeter in making return of receipts in Mayor's office (License Bureau); April 2, 1879, to April 19, 1880, at 12½ cents

SUPERIOR COURT.

Fred'k Lewis-To recover an award made to unknown owners in consequence of the closing of the Bloomingdale road, \$1,217.

Horace B. Gardner—To recover an award made to unknown owners in consequence of the closing

Bloomingdale road, \$1,616. Wm. L. Fish-To recover an award made to unknown owners in consequence of the closing of the Bloomingdale road, \$1,200.

SCHEDULE "B."

JUDGMENTS ENTERED AND ORDERS OF THE GENERAL AND SPECIAL TERMS.

People, ex rel. Kate W. Ambrose vs. A. S. Cady, etc.—Motion for mandamus argued at Chambers. Opening Spuyten Duyvil parkway—Order entered confirming referee's report.

In re Chas. H. Ford, executor, Ninety-sixth street sewer—Order reducing assessment entered. In re Sigmund J. Seligman, One Hundred and Tenth and One Hundred and Twenty-fourth street underground drains—Order to vacate assessment entered. In re Wm. Lynch, regulating, etc. One Hundred and Fiftieth street-Order to vacate assessment entered. Mayor, etc., of New York, against The Union Ferry Company-Judgment entered in favor of the City for \$300,000.

In re M. M. Kellogg, Ninety-sixth street sewer—Order to reduce assessment entered.

In re Cornelia H. B. Rogers, One Hundred and Sixth street, outlet sewer—Order to reduce assessment entered. In re Frederick DePeyster, Tenth avenue sewer—Order to reduce assessment entered. In re Erastus Littlefield, One Hundred and Forty-seventh street outlet sewer—Order to reduce In re Annie E. Brown, One Hundred and Forty-seventh street outlet sewer-Order to reduce assess-In re T. W. Conkling and another, One Hundred and Eighth street outlet sewer-Order to reduce assessment entered. In re John B. Conley, Ninety-sixth street outlet sewer—Order to reduce assessment entered. In re John B. Conley, Boulevard sewer—Order to reduce assessment entered. In re Mary A. Manger, Boulevard sewer—Order to reduce assessment entered. In re John H. Dougherty, Eighty-ninth street outlet sewer—Order to reduce assessment entered. In re Hannah A. Pew, Eighty-ninth street outlet sewer—Order to reduce assessment entered. In re Emeline Morton, Eighty-third and Eighth-fourth street sewers-Order to reduce assessment entered.

In re Christian Blinn, Broadway regulating—Order to reduce assessment entered.

In re Jos. M. Valentine, executor, Fifty-seventh street flagging—Order to reduce assessment entered.

In re Mary A. Peck and another, One Hundred and Forty-fifth street paving—Order to reduce assessment entered. In re Nathaniel Jarvis, Jr., One Hundred and Forty-fifth street paving-Order to reduce assessment In re Theodore Havemeyer, Eleventh avenue sewer—Order to reduce assessment entered.

In re David M. Kellogg, One Hundred and Forty-seventh street outlet sewer—Order to reduce assessment entered. In re Robert McCafferty, One Hundred and Forty-seventh street outlet sewer-Order to reduce assessment entered. James Howard, Jr.—Judgment entered in favor of the city for \$37.04 costs, etc.
In re Edward L. Merrifield—Order entered discontinuing action and setting aside injunction without Matter of Opening One Hundred and Eighth street—Order entered confirming report.

In re Daniel Powers, Varick street paving—Order entered denying motion to vacate assessment. In re Benjamin H. Hutton, Sixth avenue regulating-Order entered denying motion to vacate In re Benjamin H. Hutton, Eighth avenue regulating-Order entered denying motion to vacate In re John Townshend, Sixth avenue regulating—Order entered denying motion to vacate assessment. In re Emeline T. Kirby, Ninth avenue regulating-Order entered denying motion to vacate assessment. In re Christopher R. Robert, Seventy-ninth street regulating-Order entered denying motion to vacate assessment In re Hugh Donnell, Eldridge street paving—Order entered denying motion to vacate assessment. In re John Burke, Sixth avenue regulating—Order entered denying motion to vacate assessment. In re William H. Colwell, Sixth avenue regulating—Order entered denying motion to vacate In re John Robertson, Boulevard, Ninety-eighth, Ninety-ninth street, etc., sewers—Order to In re John Back,
In re George W. Ford,
In re Mary J. A. Dyett,
In re Charles A. Hamilton, (6)
In re Isaac A. Lawrence, do do do do do do do In re Charles Sandford, do In re Frederick E. Gibert, In re George W. Ferguson, do do In re Schuyler Hamilton, do In re R. Ray Hamilton. do $_{
m do}^{
m do}$ In re Catharine E. Kellogg, In re John Corbett, do do do do do

In re Robert Kennedy,
In re Robert Kennedy,
In re David B. Sandford,
In re Schuyler Hamilton, Jr., (4)
In re William H. Roff,
In re Austin V. Pettit, do do do In re John Cronk, In re Melchoir Decker, executor, do do do In re James Murtaugh, In re Nathan Sandford, do do do In re Anna M. Menke, In re Charles A. Hamilton, (2) In re Charles A. Hamilton and another, trustees, do do In re George Didier, In re Herman Wagner, do do do do In re Stephen Smith, In re James C. Fitzpatrick, do do do do do do do do In re Elizabeth Ludwig, In re Elizabeth Cullum, do In re Mortimer Ward, In re George H. Bissell, do In re George Gray, In re Minnie T. Sayres, do In re Louis Stix, In re Joseph H. Thayer, In re Nelson Newton, do do do In re Harkness Boye In re George M. Miller et al., executors, do do do In re Thomas McAvoy, In re William H. Hart, do do do In re Mary F. Conklin, In re William Mulligan do do do In re Isaias Meyer et al., do In re John Townshend, In re Annie T. Curnen, In re Sarah M. Sandford, In re Robert Reinhardt, do do do do do In re George L. Loutrel, In re Emanuel Walter, In re Edward J. Bergh, In re Charles Schultz, do do do do do do

In re Johnston I ivingston, Boulevard sewers—Order to reduce
In re John C. van Denheuvel,
In re Elizabeth P. Robbins do do

do

do

do do

In re Emanuel Knight,

In re John G. Congdon, In re Mary M. Bensel,

In re Andrew J. Peters, In re B. W. Merriam, In re Edward Morrison, do do do do In re Charles H. Grube Francis Smith vs. Police Commissioners and the Mayor, etc.—Order on remittitur entered, reversing judgment and ordering new trial, with costs to abide the event.

916	r :	THE CITY	RECORD.
In re John Burke, Assessment for regulating an Hundred and Twenty-se	d grading, etc., cond street—Or	Boulevard from Fifty-ninth to One der entered denying application of	In re Richard Arnold et al., Assessment for Seventh average street to Harlem river—C
petitioner to vacate the ass In re James M. Constable,		do	tioner to vacate assessmer In re Joseph O. Brown, do
In re Josiah H. Gautier, In re Thomas J. Powers,	do do	do do	In re Joseph A. Duclos, do
In re Thomas J. O'Donohue,	do	do	In re Henry Friedman, do In re Herman Goldman, do
In re Joseph P. Quin, In re Sarah A. Stebbins,	do	do do	In re Benj. H. Hutton, do In re William H. Irwin, do
In re Benjamin H. Hutton, assessment for One	Hundred and	Twenty-second street, regulating,	In re Hugh Lackey, do
etc., between Mount Morris Square and Nin petitioner to vacate the assessment.	ith avenue—Ord	er entered denying application of	In re William Meakin, do In re Henry Shubart, do
In re John Burke, assessment for One Hund etc., Tenth avenue to Hudson River—Order the assessment.	red and Thirty entered denying	t-third street regulating, grading, g application of petitioner to vacate	In re Charlotte W. Therasson, do In re Edward A. Boyd, assessment for Eighth avenue reg and Twenty-second street—Order entered denying ap
In re Thomas J. Powers, assessment for Te		gulating-Order entered denying	ment.
application of petitioner to vacate the assessment for Ninth ay		etc. Seventy-second to Eighty-	In re Edward A. Boyd, assessment for Eighth avenue pay fifth street—Order entered denying application of peti
first street—Order entered denying application	on of petitioner	to vacate the assessment.	In re Robert H. Arkenburgh, assessment for Eighth aver
In re Emeline I. Kirby, assessment for Nin Eighty-first street—Order entered denying	th avenue, reg	ulating, etc., Seventy-second to	Twenty-fifth street—Order entered denying application in re Richard Arnold et al., assessment for Fifth avenue
In re Arras Cook & Radley, assessment for Ni	inth avenue reg	ulating, etc., Eighty-sixth to One	Morris square—Order entered denying application of
Hundred and Tenth street-Order entered	denying appli	cation of petitioner to vacate the	In re Joseph O. Brown, assessment for Fifth avenue Ha Twenty-fourth to One Hundred and Thirtieth stre
assessment. In re Richard Arnold and another, assessment for Tenth street to Harlem River—Order entere	r Sixth avenue ed denying app	macadamizing, One Hundred and lication of petitioner to vacate the	petitioner to vacate the assessment. In re Benjamin H. Hutton, assessment for Fifth avenue re to One Hundred and Thirty-fifth street—Order en
assessment. In re John Burke, assessment for Sixth avenue r	nacadamizing, O	ne Hundred and Tenth street to	vacate the assessment. In re James W. Bell, assessment for Fifth avenue regula
Harlem river—Order entered denying application in Fig. 1. B. Radley, assessment for Sixth avenu	ation of petitione	r to vacate the assessment.	Hundred and Thirty-eighth street—Order entered der
Harlem river—Order entered denying application	ation of petitions	er to vacate the assessment.	assessment. In re Richard Arnold et al., assessment for Fifth avenue re
In re John Townshend, assessment for Sixth avent Harlem river—Order entered denying applic			and Twentieth street—Order entered denying applica
In re Benj. A. Willis, assessment for Sixth avenue	macadamizing,	One Hundred and Tenth street to	One Hundred and Fifth to One Hundred and Twent
Harlem river—Order entered denying applie		er to vacate the assessment.	cation of petitioner to vacate the assessment. In re Richard Arnold and ano., assessment for Madison a
In re Albert Ayers, { East river—Order enter	red denying app	lication of petitioner to vacate the	ninth streetOrder entered denying application of pe
In re Frederick Appel,	do	do	In re Douglas Campbell et al., assessment for Madison av Eighty-sixth street—Order entered denying applicati
In re Rudolph Arnold,	do	do	In re Benjamin H. Hutton, assessment for Second avenue
In re Albert Beverly, In re Hamlin Babcock,	do	do do	Hundred and Twenty-fifth street—Order entered den assessment.
In re Isabella Brandon, In re C. Bader,	do do	do do	In re Richard W. Hurlbut, assessment for Second avenue Hundred and Twenty-fifth street—Order entered den
In re A. Cameron et al.,	do	do	assessment.
In re Ann Coburn, In re John M. Cahill,	do do	do	In re Joseph O. Brown, assessment for Second avenue pay to One Hundred and Twenty-eighth street—Order
In re Douglas Campbell et al.,	do	do do	vacate the assessment. In re John Townshend, assessment for paving Second aven
In re Thomas Cahill, In re George W. Douglas,	do do	do	entered denying application of petitioner to vacate the
In re Amos T. Dwight, In re Patrick Ducy,	do do	do do	In re Leonhard Autenreuh, assessment for First avenue pa and One Hundred and Twenty-fifth streets—Order
In re John Early and ano.,	do	do	to vacate the assessment.
In re William Furlong, In re John A. Ford,	do do	do do	In re Annie A. F. Hurlbut, assessment for West street street—Order entered denying application of petition
In re J. F. Freeborn, In re Esther Gordon,	do do	do do	In re Joseph O. Brown, assessment for New avenue, East entered denying application of petitioner to vacate the
In re Alex. Goedoy,	do	do	In re John Burke, assessment for diagonal street or avenue
In re John Goddard, In re Henry Hesseman,	do do	do do	—Order entered denying application of petitioner to In re Patrick Cassidy, assessment for Forty-third street re
In re Quayles W. Hawkes,	do	do do	entered denying application of petitioner to vacate th In re Silas W. Robbins, assessment for regulating, gradi
In re Louis Hammil, In re Edward J. Konig,	do do	do	and Third avenues-Order entered denying applicati
In re Charles Koch, In re Newbold Lawrence,	do do	do do	In re Michael Cronin, assessment for Fifty-sixth street East river—Order entered denying application of pet
In re Frederick Myer,	do	do	In re Michael Cronin, assessment for Fifty-ninth street pa
In re Henry Matzka, In re C. C. McEneary,	do do	do do	In re Michael Cronin, assessment for basins northwest co
In re George W. McCallum	do	do do	Avenue A—Order entered denying application of pet In re Alfred E. Beach, assessment for regulating, gradi
In re Bernard Mooney, In re John Matthews,	do do	do	Fifty-ninth to One Hundred and Fifty-fifth street
In re John W. Myer, In re Mary M. Messinger,	do do	do do	petitioner to vacate the assessment. In re Manhattan Life Insurance Company, assessment for
In re Mary Minturn,	do	do	Boulevard, from Fifty-ninth to One Hundred and
In re John Maguire, In re John McGourney,	do do	do	In re James D. Lynch, assessment for Sixty-eighth street
In re John, Elizabeth, and George Matthews,	do	do	river—Order entered denying application of petitione In re Wm. H. Richards, assessment for Sixty-eighth stree
In re John McKeough, In re Thomas O'Keef,	do do	do do	river—Order entered denying application of petitione
In re Bridget O'Brien et al.,	do do	do do	In re Emeline T. Kirby, assessment for Seventy-sixth streepark—Order entered denying application of petitione
In re Lewis J. Philips, In re John Pollock,	do	ko	In re Elizabeth E. Clayton et al., assessment for curb and
In re Thomas Pearson, In re John Ryan,	do do	do do	East river—Order entered denying application of pet In re Thomas J. Powers, assessment for Seventy-sixth stre
In re Griffith Rowe,	do	do	—Order entered denying application of petitioner to In re Elizabeth E. Clayton et al., assessment for regulatin
In re Alfred Ryder, In re Charles Ryder,	do do	do do	river—Order entered denying application of petitions
In re Michael Staehlberg,	do	do do	In re Emeline T. Kirby, assessment for regulating Se Hudson river—Order entered denying application of
In re Christian Sarles, In re John B. Stevens,	do do	do	In re Alfred E. Beach, assessment for regulating, etc., Se
In re Philip Smith, In re Louis Strasburger,	do do	do do	application of petitioner to vacate the assessment. In re Edward A. Boyd, assessment for East Seventy-eigh
In re J. Sullivan,	do	do	Third to Fifth avenue—Order entered denying appl
In re Matthew Smith, In re Henry Stollmeyer,	do do	do do	In re William Rutter, assessment for Eighty-fourth stre
In re Felix Schmitt,	do	do do	entered denying application of petitioner to vacate the In re Ellen de R. Navarro, assessment for Eighty-sixth st
In re George Stewart, In re Patrick J. Thompson,	do do	do	entered denying application of petitioner to vacate th
In re James Tyrell,	do	do	In re Daniel L. Sturges, trustee, assessment for Eighty-si to East river—Order entered denying application of

In re Christopher R. Robert, assessment for Seventy-ninth street regulating, grading, etc., Ninth avenue to Hudson river-Order entered denying application of petitioner to vacate the assess-

do

In re John Weber,

In re Samuel A. Warner,

In re Benjamin H. Hutton, assessment for One Hundred and Thirty-fifth street regulating, grading etc., Eighth avenue to Harlem river—Order entered denying application of the petitioner to vacate the assessment.

In re William H. Irwin, assessment for Seventh avenue tree planting, One Hundred and Tenth street to Harlem river—Order entered denying application of petitioner to vacate the assessment.

Assessment for One Hundred and Twenty-fourth street regulating, or Fighth avenue to St. Nicholas avenue. Order entered deavenue. In re Robert H. Arkenburg, etc., Eighth avenue to St. Nicholas avenue-Order entered deny

In re William H. Colwell, do do	
In re Benjamin H. Hutton, do do	
In re John Burke, do de)
In re John Townshend, do de	
(Assessment for Seventh avenue regulating, etc., One Hundred	and Ten
In re Joseph O. Brown, street to Harlem river—Order entered denying application to vacate the assessment.	or petition
In re Joseph M. Duclos, do do	
In re Henry Friedman, do do	
In re Herman Goldman, do de	
In re Benjamin H. Hutton, do do	
In re W. H. Irwin, do do	
In re Hugh Luckey, do do	
In re William Meakin, do do	
In re Henry Shubart, do do	
In re Charlotte Therasson, do de	

In re Richard Arnold et al.,	Assessment for Seventh avenue paving, etc street to Harlem river.—Order entered d tioner to vacate assessment.	
In re Joseph O. Brown,	do	do
In re Joseph A. Duclos,	do	do
In re Henry Friedman,	do	do
n re Herman Goldman,	do	do
n re Benj. H. Hutton,	do	do
n re William H. Irwin,	do	do
n re Hugh Lackey,	do	do
n re William Meakin,	do	do
n re Henry Shubart,	. do	do
n re Charlotte W. Therasson,	do	do
n re Edward A. Boyd, assessi	nent for Eighth avenue regulating, etc., I —Order entered denying application of pe	

etitioner to vacate the assessment

enue paving, circle and One Hundred and ion of petitioner to vacate the assessment.

regulating, etc., Eighty-sixth street to Mt. of petitioner to vacate the assessment.

amar wood pavement, One Hundred and reet—Order entered denying application of

regulating, etc., One Hundred and Thirtieth entered denying application of petitioner to

lating, One Hundred and Thirtieth to One

enying application of petitioner to vacate the regulating, etc., Ninetieth to One Hundred

cation of petitioner to vacate the assessment. rading, etc., Madison avenue, Third section, ntieth street—Order entered denying appli-

avenue regulating, Eighty-sixth to Ninety-petitioner to vacate the assessment.

venue trap-block pavement, Forty-second to ation of petitioner to vacate the assessment. the trap-block pavement, Eighty-sixth to One nying application of petitioner to vacate the

e trap-block pavement, Eighty-sixth to One enying application of petitioner to vacate the

wing, from One Hundred and Twenty-fifth entered denying application of petitioner to

nue, Sixty-sixth to Eighty-sixth street-Order he assessment. Daving, between One Hundred and Sixteenth

entered denying application of petitioner

et trap-block pavement, Chambers to Watts oner to vacate the assessment.

and West, regulating and grading-Order he assessment.

ue opening Tenth avenue to Boulevard, etc. o vacate the assessment.
regulating, Second and Third avenue—Order

assessment.

the assessment.
ding, etc., Forty-fourth street, between First
tition of petitioner to vacate the assessment.
t regulating and grading, Third avenue to
elitioner to vacate the assessment.

aving, between First avenue and Avenue A-

acate the assessment. etitioner to vacate the assessment.

ing, and superstructure of Boulevard, from et-Order entered denying application of

or regulating, grading, and superstructure of d Fifty-fifth street—Order entered denying

tregulating, etc., Eighth avenue to Hudson ner to vacate the assessment.
reet regulating, etc., Eighth avenue to Hudson ner to vacate the assessment.
treet paving, from Eighth avenue to Riverside oner to vacate the assessment.
and gutter Seventy-sixth street, Fifth avenue to betitioner to vacate the assessment.
street regulating, etc., Eighth to Tenth avenue to vacate the assessment.
ting Seventy-sixth street, Fifth avenue to East

ing Seventy-sixth street, Fifth avenue to East ner to vacate the assessment.

Seventy-sixth street, etc., Eighth avenue to of petitioner to vacate the assessment.

eventy-eighth street-Order entered denying

ghth street curbing, guttering, and flagging plication of petitioner to vacate the assess-

reet paving, Avenue A to East river-Order the assessment. street paving, Third to Fifth avenues—Order

he assessment.

sixth street trap-block paving, Third avenue

In re Daniel L. Sturges, trustee, assessment for. Eighty-sixth street trap-block paving, Third avenue to East river—Order entered denying application of petitioner to vacate the assessment.

In re Benjamin H. Hutton, assessment for Eighty-sixth street trap-block paving, Third avenue to East river—Order entered denying application of petitioner to vacate the assessment.

In re Richard Arnold and another, assessment for Ninety-seventh street regulating, etc., Fifth avenue to Hudson river—Order entered denying application of petitioner to vacate the assessment.

In re Patrick Cassidy, assessment for One Hundred and Ninth street, curbing, guttering, etc.—Order and the assessment for the patrick denying application of patitioner to vacate the assessment.

entered denying application of petitioner to vacate the assessment.

In re Leonard Appleby, assessment for One Hundred and Tenth street curbing, guttering, and paving One Hundred and Sixteenth street, Sixth to Eighth avenue—Order entered denying application of petitioner to vacate the assessment.

In re Louisa J. Fuzo, assessment for One Hundred and Thirteenth street regulating, Third avenue to

H. river—Order entered denying application of petitioner to vacate the assessment. In re Joseph O. Brown, assessment for One Hundred and Thirteenth street paving, Third to Fourth

avenue—Order entered denying application of petitioner to vacate the assessment. In re Louisa J. Fuzo, assessment for One Hundred and Thirteenth street paving, Second avenue to

H. river—Order entered denying application of petitioner to vacate the assessment. In re Joseph O. Brown, assessment for One Hundred and Fourteenth street paving, Second to Fourth

avenue—Order entered denying application of petitioner to vacate the assessment.

In re Hugh Lackey, assessment for regulating, grading, etc., One Hundred and Fifteenth street, Eighth avenue to Harlem river—Order entered denying application of petitioner to vacate the assessment.

assessment.

In re Joseph O. Brown, assessment for One Hundred and Fifteenth street regulating, Eighth avenue to Harlem river—Order entered denying application of petitioner to vacate the assessment.

In re Sarah J. Poisson, assessment for One Hundred and Fifteenth street regulating, Eighth avenue to Harlem river—Order entered denying application of petitioner to vacate the assessment. In re Edward A. Boyd, assessment for One Hundred and Seventeenth street regulating, Seventh to Eighth avenue—Order entered denying application of petitioner to vacate the assessment.

In re Sarah J. Bell, assessment for One Hundred and Seventeenth street paving—Order entered denying application of petitioner to vacate the assessment.

ing application of petitioner to vacate the assessment.

In re Michael Cronin, assessment for One Hundred and Eighteenth street flagging, etc., First avenue to Avenue B--Order entered denying application of petitioner to vacate the assessment.

In re Michael Cronin, assessment for One Hundred and Eighteenth street paving, Third avenue to Harlem river—Order entered denying application of petitioner to vacate the assessment.

In re Daniel M. L. Quackenbush, assessment for One Hundred and Twentieth street regulating, etc., Third avenue to Sixth avenue—Order entered denying application of petitioner to vacate the

In re Herman Goldman, assessment for regulating, etc., One Hundred and Twenty-second street,
Mount Morris square to Eighth avenue—Order entered denying application of petitioner to vacate

In re John B. Radley, assessment for One Hundred and Twenty-third street paving, New avenue to Eighth avenue—Order entered denying application of petitioner to vacate the assessment.

In re John B. Radley, assessment for One Hundred and Twenty-third street regulating, etc., Mount Morris square to Eighth avenue—Order entered denying application of petitioner to vacate

the assessment.

In re Joseph O. Brown, assessment for One Hundred and Twenty-fifth street paving, Hudson River to Manhattan street—Order entered denying application of petitioner to vacate the assessment.

In re Joseph O. Brown, assessment for One Hundred and Twenty-sixth street, Second to Seventh avenues—Order entered denying application of petitioner to vacate the assessment.

In re Joseph O. Brown, assessment for One Hundred and Thirtieth street, regulating, etc., between regulating application of petitioner to vacate the assessment.

Sixth and Seventh avenue-Order entered denying application of petttioner to vacate the assess-

In re Charlotte W. Therasson, assessment for One Hundred and Thirty-first street regulating, etc.—
Order entered denying application of petitioner to vacate the assessment.

In re Charlotte W. Therrasson, assessment for One Hundred and Thirty-third street regulating, etc.,
Fourth to Eighth avenue—Order entered denying application of petitioner to vacate the assess-

In re Benjamin H. Hutton, assessment for One Hundred and Thirty-third street regulating, etc., Fourth to Eighth avenue —Order entered denying application of petitioner to vacate the assess-In re Benjamin H. Hutton, assessment for One Hundred and Thirty-fourth street regulating, etc.,
Fourth to Eighth avenue—Order entered denying application of petitioner to vacate the assess-

ment. In re Philip Daly, assessment for One Hundred and Thirty-fourth street regulating, etc., Fourth to Eighth avenue-Order entered denying application of petitioner to vacate the assessment.

SCHEDULE "C."

SUITS AND SPECIAL PROCEEDINGS TRIED OR ARGUED.

Abraham Van Dolsen—Taking of proofs proceeded.

John A. Greene—Plaintiff examined before trial.

People, John H. Emerich v. Fire Commissioners—Argued at Court of Appeals.

Mayor, etc., New York, against the Broadway and Seventh Avenue Railroad Company—Tried before

Lawrence, J., and jury, verdict for the city for \$46,843, \$500 allowance granted.

People, William E. Demarest vs. The Mayor—Appeal argued; affirmed on the spot; Daly, Chief J.,
and Van Brunt, J., delivering oral opinions.

John Rehberg—Argued at General Term.

Matter of Opening One Hundred and Eighth street—Motion to confirm report of the Commissioners

Matter of Opening One Hundred and Eighth street-Motion to confirm report of the Commissioners

made.

Lawrence Morrissey—Tried before Van Hoesen, J., without a jury; decision reserved.

People, John Nugent vs. Board of Police Commissioners—Tried before Lawrence, J., and jury, verdict directed for the Police Commissioners.

Johanna Devereaux, two cases—Tried before Lawrence, J., complaint dismissed. Arthur W. Gardner—Plaintiff examined before trial.

Nanny Reardon-Plaintiff examined before trial

WILLIAM C. WHITNEY, Counsel to the Corporation.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION.

DAILY MEETINGS, MAY 9 TO 14, 1881.

Communications Received.

From Penitentiary—
List of prisoners received during week ending May 7, 1881: Males, 27; females, 5 List of 47 prisoners to be discharged from May 15 to 21, 1881. Transmitted to Prison

From Lunatic Asylum, Blackwell's Island-History of 8 patients received during week ending

From N. Y. City Asylum for Insane, Ward's Island—History of 13 patients received during week ending May 7, 1881. On file.

From City Prison—Amount of fines received during week ending May 7, 1881, \$230.

On file.

Appointments

May 9. Daniel Murray, Coxswain, Work-house Boats.
9. Joseph Pollock, Attendant, N. Y. City Asylum for Insane.
12. Patrick H. Callahan, Guard, Penitentiary.
13. Joseph T. Kelly, Orderly, Bellevue Hospital.
13. Margaret Hartnett, Attendant, Lunatic Asylum.
13. Kate Verschoyle, Attendant, N. Y. City Asylum for Insane.
13. Gertrude Hulse, Nurse, Randall's Island Hospital.
14. Thomas McDermott, Attendant, N. Y. City Asylum for Insane.

May 9. Mary A. Bryan, Attendant, Lunatic Asylum.
9. James McKenna, Night Orderly, Bellevue Hospital.
13. Henry Rick, Captain Steam Launch.
13. John R. Murray, Attendant, N. Y. City Asylum for Insane.

May 13. Bernard Carroll, Orderly, Bellevue Hospital.

G. F. BRITTON, Secretary.

LAWS OF NEW YORK, 1881.

CHAPTER 116.

An Acr to repeal chapter two hundred and fifty-four of the laws of eighteen hundred and eighty, entitled "An act to exempt certain corporations from the provisions of section five, six, and eight, title four, chapter eighteen, part one of the Revised Statutes, entitled 'Special provisions relating to certain corporations.' Passed April 19, 1881.

The People of the State of New York, represented in Senate and Assembly, do enact as

ties, to the board of supervisors of the county in which he is clerk, in such sum, and with such sureties, and in such form as the board of supervisors of said county shall prescribe and approve, conditioned that he will faithfully execute and discharge the duties of county clerk, and will truly account for all moneys deposited with him pursuant to the order of any court, or by his predecessor in office, and pay them over as directed by law or by order of court.

8.2 This act shall take effect immediately.

§ 2. This act shall take effect immediately.

CHAPTER 120.

An Act concerning certain records in the office of the secretary of state and of the comptroller.
Passed April 19, 1881; three-fifths being present.

The People of the State of New York, represented in Senate and Assembly, do enact as

Section I. The following records, documents and files in the office of the secretary of state shall be transferred to the care of the trustees of the state library, namely: One volume, "entitled "Dongan's Laws;" two volumes of "Bills which failed to become laws from sixteen hundred and eighty-five to seventeen hundred and thirty-two;" one hundred and three volumes of colonial manuscripts (Dutch, English, and so forth); eighty volumes, containing copies of the historical documents procured abroad by an agent of the state; fifty volumes, containing various colonial orders in council, letters, council minutes and treasury warrants; forty volumes of marriage bonds; one volume "Indentures of Palatine Children;" two volumes of Indian traders' bond; two volumes of original Dutch patents; one volume of minutes of the commissioners to settle the boundaries between Rhode Island and Massachusetts in seventeen hundred and forty-one; one volume of the minutes of the commissioners to re-examine the controversy between Connecticut and the Mohegan Indians in seventeen hundred and forty-three; one volume of evidence in vindication of the territorial rights of New York against the claim of the New England colonies in seventeen hundred and fifty; two volumes of papers relating to the Vermont controversy (seventeen hundred and seventy-seven to seventeen hundred and ninety-nine); forty-five volumes of revolutionary papers; fourteen volumes of Minutes of the Council of Appointment, seventeen hundred and seventy-seven to eighteen hundred and twenty-one; files relating to the proceedings of the Council of Appointment (unbound); five volumes of Minutes of the Council of Revision, seventeen hundred and seventy-seven to eighteen hundred and twenty-four; forty-three volumes of missenbly papers, seventeen hundred and seventy-sevent to eighteen hundred and twenty-one; four volumes of missenbly papers, seventeen hundred and seventy-sevent to eighteen hundred and twenty-one; four volumes of missenbly papers, seventeen hundred and seventy-seve

seven to eighteen hundred and twenty-one; files relating to the proceedings of the Council of Appointment (unbound); five volumes of Minutes of the Council of Revision, seventeen hundred and seventy-seven to eighteen hundred; forty-three volumes of assembly papers, seventeen hundred and seventy-seven to eighteen hundred and thirty-one; four volumes of miscellaneous papers relating to the frontiers, Nevesink Navigation Company, Onondaga Salt Works, Canadian sympathizers, anti-rent war, Douw Fonda claim, boundaries, Holland Land Company, and so forth; one volume entitled "Onondaga Claims;" four volumes relating to Onondaga springs, eighteen hundred and ten to eighteen hundred and twelve; files of election returns (unbound) eighteeen hundred to eighteen hundred and thirty-seven, and such other manuscripts as the secretary of state may deem as of only historical interest, and desirable to be thus transferred to the care of the trustees of the state library.

§ 2. The following records, now in the office of the comptroller, shall in a like manner be transferred to the care of the said trustees, namely: Ten volumes of accounts of certificates issued by the treasurer of the state in the time of the revolution; three volumes of quartermasters' accounts during the revolutionary war; one volume containing pay-rolls of revolutionary prisoners and state agents' certificates; one volume pay-roll of the New York line in seventeen hundred and eighty-one: thirty-three volumes of manifest books (New York custom house), seventeen hundred and thirty-seven to seventeen hundred and seventy-four; ten volumes of entry books, seventeen hundred and twenty-eight to seventeen hundred and sixty-nine; seven volume of sales of property belonging to Beverly Robinson and other tories, seventeen hundred and seventy-seven to seventeen hundred and eighty-two; and such other records as the comptroller may deem advisable

§ 3. A copy of any of the above documents and records, certified under the hand of the secretary and the seal of the heavy of r

§ 3. A copy of any of the above documents and records, certified under the hand of the secretary and the seal of the board of regents of the university of the state of New York, may be read in evidence in all courts and places within this state, with the same force and effect as the

 \S 4. The trustees of the state library, on receiving the above enumerated records, shall have power and are hereby directed, from time to time, to appoint a suitable person to take charge of the records and make copies, when desired, as the same has heretofore been appointed by the secretary of state.

§ 5. This act shall take effect on the first of October of the year eighteen hundred and eighty-

one.

CHAPTER 134.

Act extending the time within which the commissioners of taxes and assessments for the city and county of New York, may act upon certain assessments.

Passed April 22, 1881; three-fifths being present. The People of the State of New York, represented in Senate and Assembly, do enact as

follows: Section 1. The commissioners of taxes and assessments for the city and county of New York, may during the month of May in any year act upon applications for the reduction of assessments upon real or personal property filed in their office on or before the thirtieth day of April preceding; and cause the corrected amount of any assessment reduced by them to be entered upon the assessment rolls for the year in which such correction may be made.

§ 2. This act shall take effect immediately.

CHAPTER 135.

An Act to amend the Code of Civil Procedure.

Passed April 22, 1881; three-fifths being present.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:
Section 1. Section thirteen hundred and forty-two of the Code of Civil Procedure is hereby

amended so as to read as follows:

amended so as to read as follows: § 1342. An appeal may also be taken to the supreme court, from an order affecting a substantial right, made by the court or a judge, in an action brought in, or taken by appeal to, a court specified in the last section but one. § 2. This act shall take effect immediately.

CHAPTER 137.

An Acr to amend article third, title three, chapter six, part first of the Revised statutes entitled "Of elections in cities and towns; of the notices to be given to city and town officers; the formation of election districts, and the appointment of inspectors of election thereof."

Passed April 22, 1881; three-fifths being pi

The People of the State of New York, represented in Senate and Assembly, do enact as follows Section 1. Section eighteen of article third, title three, chapter six, part first of the Revised Statutes, entitled "Of elections in cities and towns; of the notices to be given to city and town officers; the formation of election districts, and the appointment of inspectors of election thereof,"

is hereby amended so as to read as follows:

§ 18. The common council of each city and the said town officers of each town, on the first Tuesday of September next and on the first Monday in September in each year thereafter, shall designate the place in each election district in such city or town at which elections shall be held during The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Chapter two hundred and fifty-four of the laws of eighteen hundred and eighty, entitled "An act to exampt certain corporations from the provisions of section five, six, and eight, tutle four, chapter eighteen, part one of the Revised Statutes, entitled 'Special provisions relating to certain corporations," is hereby repealed.

§ 2. This act shall take effect immediately.

CHAPTER 118.

An Act requiring clerks of the counties of this State to execute bonds for the faithful discharge of their duties, and to account for and pay over all moneys deposited with them as such clerks, pursuant to the order of courts.

Passed April 19, 181; three-fifths being present.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Except where otherwise provided by law, it shall be the duty of each county clerk hereafter elected, upon assuming the duties of his office, to execute a bond, with at least two sure-inference in each election district, sund it is nucle tips to two native the head during the policy flower; and they shall thereupon give notice, written or printed, to be posted in at least eight public places in each district, containing a description of such place, so designated and of the time of such lowers; and they shall thereupon give notice, written or printed, to be posted in at least eight public places in each district, containing a description of such places of each district, containing a description of such places of such places in each district, containing a description of such places of eighteen in each district, containing a description of such places of eighteen in each district, containing a description of such places of eighteen in each district, containing a description of such places in each district, containing a description of such places in each district, containing a description of such places in each district, containing a description of such

OFFICIAL DIRECTORY

STATEMENT OF THE HOURS DURING WHICH all the Public Offices in the City are open for business, and at which each Court regularly opens and adjourns, as well as of the places where such offices are kept and such Courts are held; together with the heads of Departments and Courts. and Courts

EXECUTIVE DEPARTMENT.

Mayor's Office. No. 6 City Hall, 10 A. M. to 3 F. M. WILLIAM R. GRACE, Mayor; John Tracry, Chief lerk; WILLIAM M. Ivins, Secretary.

Mayor's Marshal's Office No. 1 City Hall, 10 A. M. to 3 P. M. CHARLES REILLY, First Marshal.

Permit Bureau Office. No. 13½ City Hall, 10 A. M. to 3 P. M HENRY WOLTMAN, Registrar.

Sealers and Inspectors of Weights and Measures.

No. 7 City Hall, 10 A. M. to 3 P. M.

WILLIAM EVLERS, Sealer First District; Thomas
BRADY, Sealer Second District; John Murray, Inspector First District; JOSEPH SHANNON, Inspector
Second District.

LEGISLATIVE DEPARTMENT.

Office of Clerk of Common Council. No 8 City Hall, 10 A. M. to 4 F. M.
PATRICK KEENAN, President Board of Aldermen.
FRANCIS J. TWOMEY, Clerk Common Council.

City Library.

No. 12 City Hall, 10 A. M. to 4 P. M.
LUKE C. GRIMES, Librarian.

DEPARTMENT OF PUBLIC WORKS.

Commissioner's Office. No. 31 Chambers street, 9 a. m. to 4 P. m. Hubert O. Thompson, Commissioner; Frederick H. Hamlin, Deputy Commissioner.

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

Bureau of Incumbrances. No. 31 Chambers street, 9 A. M. to 4 P M JOSEPH BLUMENTHAL, Superintendent.

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

Bureau of Streets. No. 31 Chambers street, 9 A. M. to 4 P M. James J. Mooney, Superintendent.

Bureau of Chief Engineer. No. 31 Chambers street, 9 A. M. to 4 P. M. ISAAC NEWTON, Chief Engineer.

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

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

THOMAS H. McAvov, Superintendent. Bureau of Water Purveyor No. 31 Chambers street, 9 A. M. to 4 P. M DANIEL O'REILLY, Water Purveyor.

Keeper of Buildings in City Hall Fark John F. Sloper, City Hall.

Bureau of Sewers. No. 31 Chambers street, 9 A. M. to 4 P. M. STEVENSON TOWLE, Engineer-in-Charge

FINANCE DEPARTMENT.

Comptroller's Office. Nos. 19 and 20 New County Court-house, 9 A. M. to 4 P. M. ALLAN CAMPBELL, Comptroller; RICHARD A. STORRS, Deputy Comptroller.

Auditing Bureau. No. 19 New County Court-house, 9 A. M. to 4 P. M.
Daniel Jackson, Auditor of Accounts.

Bureau for the Collection of Assessments and of Arrears of Taxes and Assessments and of Water Rents.

No. 5 New County Court-house, 9 A. M. to 4 P. M.
ARTEMAS CADY, Collector of Assessments and Clerk of
Arrears.

Bureau for the Collection of City Revenues and of Markets

No. 6 New County Court-house, 9 A. M. to 4 P. M. THOMAS F. DEVOE, Collector of City Revenue and Superintendent of Markets.

Bureau for the Collection of Taxes. First floor Brown-stone Building, City Hall Park. MARTIN T. McMahon, Receiver of Taxes; Alfred Vredenburg, Deputy Receiver of Taxes.

Bureau of the City Chamberlain. No. 18 New County Court-house, 9 A. M. to 4 P. M. J. Nelson Tappan, City Chamberlain.

Office of the City Paymaster. Room 1, New County Court-house, 9 A. M. to 4 P. M. Moor Falls, City Paymaster.

LAW DEPARTMENT

Office of the Counsel to the Corporation.

Staats Zeitung Building, third floor, 9 A. M. to 5 P. M.
Saturday, 9 A. M. to 4 P. M.
WILLIAM C. WHITNEY, Counsel to the Corporation.
Andrew T Campbell, Chief Clerk.

Office of the Public Administrator No. 49 Beekman street, 9 A. M. to 4 P. M. ALGERNON S. SULLIVAN, Public Administrator.

Office of the Corporation Attorney. No. 49 Beekman street, 9 A. M. to 4 P. M. WILLIAM A. BOYD Corporation Attorney.

POLICE DEPARTMENT.

Central Office. No. 300 Mulberry street, 9 A. M. to 4 P. M.
STEPHEN B. FRENCH, President; SETH C. HAWLEY,
Chief Clerk

DEPARTMENT OF CHARITIES AND CORRECTION. Central Office.

No. 66 Third avenue, corner Eleventh street, 8:30 A. M to 5:30 P. M.

JACOB HESS, President; George F. Britton, Secretary

FIRE DEPARTMENT. Headquarters.

Nos. 155 and 157 Mercer street.
VINCENT C. KING, President: CARL JUSSE, Secretary Bureau of Chief of Department. ELI BATES, Chief of Department.

Bureau of Inspector of Combustibles PETER SEERY, Inspector of Combustibles. Bureau of Fire Marshal. GEORGE H. SHELDON, Fire Marshal.

Bureau of Inspection of Buildings. WM. P.ESTERBROOK, Inspector of Buildings.
Office hours, Headquarters and Bureaus, from 9 A. M to 4 P. M. (Saturdays to 3 P. M.)

Attorney to Department. WM. L. FINDLEY, Nos. 155 and 157 Mercer street and No. 120 Broadway. Fire Alarm Telegraph.

J. Elliot Smith, Superintendent of Telegraph Nos. 155 and 157 Mercer street.

Repair Shops.

Nos. 128 and 130 West Third street.

JOHN McCabe, Captain-in-Charge, 8 a. m. to

Hospital Stables. No. 199 Christie street.
DEDERICK G. GALE, Superintendent of Horses

HEALTH DEPARTMENT. No. 301 Mott street, 9 A. M. to 4 P. M. CHARLES F. CHANDLER, President; EMMONS CLARK

DEPARTMENT OF PUBLIC PARKS No. 36 Union square, 9 A. M. to 4 P. M EDWARD P. BARKER, Secretary.

Civil and Topographical Office.

Arsenal, 64th street a d 5th avenue, 9 A. M. to 5 P. M Office of Superintendent of 23d and 24th Wards. Fordham g A. M. to 5 P. M.

DEPARTMENT OF DOCKS. Nos. 11 and 119 Duane street, 9 A. M. to 4 P. M. EUGENE T. LYNCH, Secretary.

DEPARTMENT OF TAXES AND ASSESSMENTS Brown-stone Building, City Hall Park, 9 A. M. to 4 P. M. THOMAS B. ASTEN, President; ALBERT STORER,

BOARD OF ASSESSORS. Office, City Hall, Room No. 111/2, 9 A. M. to 4 P. M. JOHN R. LYDECKER, Chairman; WM. H. JASPER,

Secretary.

Corner Mulberry and Houston streets, 9 a. m. to 4 P. M. WILLIAM P. MITCHELL, President; ANTHONY HARTMAN, Chief Clerk. BOARD OF EXCISE.

SHERIFF'S OFFICE. Nos. 3 and 4 New County Court-house 9 A. M. to 4 P. M. Peter Bowe, Sheriff; Joel O. Stevens, Under Sheriff.

REGISTER'S OFFICE.

East side City Hall Park, 9 A. M. to 4 P. M.
AUGUSTUS T. DOCHARTY, Register; I. FAIRFAX
McLaughlin, Deputy Register.

COMMISSIONERS OF ACCOUNTS. No. 1 County Court-house, 9 A. M. to 4 P. M. WM. PITT SHEARMAN, JOHN W. BARROW,

COMMISSIONER OF JURORS. No. 17 New County Court-house, 9 A. M. to 4 P. M. THOMAS DUNLAP, COmmissioner; ALFRED J. KEEGAN Deputy Commissioner

COUNTY CLERK'S OFFICE

Nos. 7 and 8 New County Court-house, 9 A. M. to 4 P M WILLIAM A. BUTLER, County Clerk; J. HENRY FORD, Deputy County Clerk.

DISTRICT ATTORNEY'S OFFICE.

Second floor, Brown-stone Building, City Hall Park 9 A. M. to 4 P. M

DANIEL G. ROLLINS, District Attorney; B. B. FOSTER,

THE CITY RECORD OFFICE. And Bureau of Printing, Stationery, and Blank Books
No. 2 City Hall, 8 A. M. to 5 P. M.
THOMAS COSTIGAN, Supervisor; R. P. H. ABELL, Book-

CORONERS' OFFICE.

No. 40 East Houston street. MORITZ ELLINGER, GERSON N. HERRMAN THOMAS C. KNOX, and JOHN H. BRADY, COTONETS

RAPID TRANSIT COMMISSIONERS RICHARD M. HOR, 504 Grand street.
JOHN J. CRANE, 138th street, Morrisania.
GUSTAV SCHWAB, 2 Bowling Green.
CHARLES L. PERKINS, 23 Nassau street.
WILLIAM M. OLLIFFE, 6 Bowery.

POLICE DEPARTMENT.

Police Department of the City of New York, Property Clerk's Office, Room No. 39, No. 300 Mulberry Street, New York, May 5, 1881.

OWNERS WANTED BY THE PROPERTY Clerk of the Police Department, of the City of New York, 3co Mulberry street, Room No. 39, for the following property now in his custody without claimants: Trunks and contents, bag and contents, male and female clothing, boots and shoes, hats, carpets, blankets, revolvers, boats, junk, iron, tin, watches gold and silver, cloth, plated ware, tea, coffee, etc., also small amount of money found and taken from prisoners by patrolmen of this d and taken from prisoners by patrolmen of this Department.

C. A. ST. JOHN, Property Clerk.

ASSESSMENT COMMISSION.

THE COMMISSIONERS APPOINTED BY CHAPter 550 of the Laws of 1880, to revise, vacate, or
modify assessments for local improvements in the City of
New York, give notice to all persons affected thereby that
the notices required by the said act must be filed with
the Comptroller of said city and a duplicate thereof with
the Counsel to the Corporation, as follows:

As to all assessments confirmed subsequent to
June 9, 1880, for local improvements theretofore completed, and as to any assessment for local improvements
known as Morningside avenues, notices must be filed
within two months after the dates upon which such
assessments may be respectively confirmed.

The notice must specify the particular assessment complained of, the date of the confirmation of the same, the
property affected thereby, and in a brief and concise
manner the objections thereto, showing, or tending to
show, that the assessment was unfair or unjust in respect to said real estate.

spect to said real estate.
Dated, No. 27 CHAMBERS STREET, May 18, 1881.

EDWARD COOPER,
JOHN KELLY,
ALLAN CAMPBELL,
GEORGE H. ANDREWS,
DANIEL LORD, JR.,
Commissioners under the Act,
JAMES J. MARTIN, Clerk.

DEPARTMENT OF PUBLIC WORKS.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, ROOM 6, No. 31 CHAMBERS STREET, NEW YORK, May 26, 1881.

TO CONTRACTORS.

BIDS OR ESTIMATES IN ACCORDANCE WITH DIDS OR ESTIMATES IN ACCORDANCE WITH chapter 476, Laws of 1875, inclosed in a sealed envelope with the title of the work and the name of the bidder indorsed thereon, ALSO THE NUMBER OF THE WORK AS IN THE ADVERTISEMENT, will be received at this office until Thursday, June 9, 1881, at 12 o'clock M., at which hour they will be publicly opened by the head of the Department, and read for the following:

No. 1. PAVING, WITH GRANITE-BLOCK PAVEMENT, AVENUE A, between Houston and Seventh street, and laying crosswalks at the intersecting streets where required.

No. 2. PAVING, WITH GRANITE-BLOCK PAVE-MENT, TENTH AVFNUE, between Forty-second and Forty-eighth streets, and laying crosswalks at the intersecting streets where

No. 3. PAVING, WITH GRANITE-BLOCK PAVE.

MENT, ELEVENTH AVENUE, between
Fifteenth and Twenty-fifth streets, and laying
crosswalks at the intersecting streets where re-

No. 4. PAVING, WITH GRANITE-BLOCK PAVE-MENT, CHRISTOPHER STREET, between Greenwich avenue and West street, and laying crosswalks at the intersecting streets and ave-

No. 5. PAVING WITH GRANITE-BLOCK PAVE-MENT, BROOME STREET, between Bowery and Centre street, and CARMINE STREET, between Varick street and Sixth avenue, and laying crosswalks at the intersect-ing streets and avenues where required

ing streets and avenues where required.

No. 6. PAVING WITH TRAP-BLOCK PAVEMENT,
WATER STREET, between Market and
Clinton streets, and BAVARD STREET, between Bowery and Market street, and laying
crosswalks at the intersecting streets where re-

No. 7. PAVING WITH TRAP-BLOCK PAVEMENT,
FOURTEENTH STREET, between Ninth
and Eleventh avenues, and laying crosswalks
at the intersecting avenues where required.
No. 8. PAVING WITH TRAP-BLOCK PAVEMENT,
THIRTY-THIRD STREET, between Tenth
and Eleventh avenues; THIRTY-SIXTH
STREET, between Eighth and Tenth avenues,
and FIFTY-FOURTH STREET, between
Sixth and Seventh avenues, and laying crosswalks at the intersecting streets and avenues
where required.

walks at the intersecting streets and avenues where required.

No. 9. PAVING WITH TRAP-BLOCK PAVEMENT, ONE HUNDRED AND TWENTY-SECOND STREET, between Second and Third avenues, and ONE HUNDRED AND TWENTY-NINTH STREET, between Third and Sixth avenues, and laying crosswalks at the intersecting avenues where required.

No. 10. PAVING WITH MACADAM PAVEMENT, ONE HUNDRED AND TWENTY-FOURTH STREET, between First and Third avenues.

No estimate will be considered unless accompanied by either a certified check upon one of the National Banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of security required for the faithful performance of the contract. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall neglect or refuse, within five days after notice that the contract has been awarded to him, to execute the same, the amount of deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit shall be returned to him.

him.

Blank forms of bids or estimates, the proper envelopes in which to inclose the same, the specifications and agreements, and any further information desired can be obtained on application at the office of the Water Purveyor, Room No. 1, 31 Chambers street.

The Commissioner of Public Works reserves the right to reject any or all proposals, if in his judgment the same may be for the best interests of the city.

HUBERT O. THOMPSON,

Commissioner of Public Works.

Defartment of Public Works, Commissioner's Office, Room 6, No. 31 Chambers Street, New York, May 26, 1881.

TO CONTRACTORS.

NEW YORK, May 26, 1881.

TO CONTRACTORS.

BIDS OR ESTIMATES INCLOSED IN A SEALED envelope, with the title of the work and the name of the bidder indorsed thereon, also the number of the work, as in the advertisement, will be received at this office until Thursday, June 9, 1881, at 12 o'clock m., at which hour they will be publicly opened by the head of the department and read, for the following:

No. 1. FOR REGULATING AND PAVING WITH MACADAMIZED PAVEMENT, FIFTH AVENUE, from the present crosswalk on the northerly side of NINETIETH STREET to a line five feet south of and parallel with the south curb of ONE HUNDRED AND TENTH STREET, except where heretofore paved, and paving the gutters and intersections with Belgian or trap-block pavement and laying crosswalks of blue stone, as indicated upon a map on file in the Department of Public Works, which more specifically sets forth the exact nature and extent of the above work.

No estimate will be considered unless accompaned by either a certified check upon one of the National Banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. All such deposits, except that of the successful bidder, will be returned to the persons making the same, within three days after the contract is awarded. If the successful bidder shall refuse or neglect within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but, if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him. Blank forms of estimate or bids, the proper envelopes in which to inclose the same, the specifications and agreements, and any further information desired can be obtained on application at the office of the Water Purveyor, Room 1, No. 31 Chambers stree

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, No. 31 CHAMBERS S DEPARTMENT OF PUBLIC WORKS,
COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET,
NEW YORK, May 24, 1881.

NOTICE OF SALE AT PUBLIC AUCTION ON
Tuesday, June 14, 1881, at 11 o'clock A. M.
The Department of Public Works will sell at public auction, on the premises in the town of Carmel, Putnam County, by Lewis Hill, auctioneer:
The superstructure, woodwork, and machinery of Red Mills, situate at the junction of the outlets of Lakes Kirk and Mahopac, in the town of Carmel, Putnam Comnty.

TERMS OF SALE.

TERMS OF SALE.

Cash payments in bankable funds at the time and place of sale and the removal of the superstructure, etc., within thirty days thereafter.

HUBERT O. THOMPSON,

Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS,
COMMISSIONER'S OFFICE, ROOM 6, No. 31 CHAMBERS ST.,
NEW YORK, May 18, 1881.

TO CONTRACTORS.

BIDS OR ESTIMATES INCLOSED IN A SEALED envelope, with the title of the work and the name of the bidder indorsed thereon, also the number of the work as in the advertisement, will be received at this office until Tuesday, May 31, 1881, at 12 o'clock M., at which hour they will be publicly opened by the head of the department and read, for the following:

No. 1. SEWER in Water street, between Dover and Roosevelt streets.

No. 2. SEWER in Fifteenth street, between Irving place and Fourth avenue, from end of present sewer in Fifteenth street.

No. 3. SEWERS in Ninety-sixth and Ninety-seventh streets, between Third and Lexington avenues. No. 4. SEWER in One Hundred and First street, between Tenth avenue and Boulevard.

No. 5. SEWER in One Hundred and Twenty-third street, between Fourth and Madison avenues.

No. 6. SEWER in First avenue, between Forty-sixth and Forty-seventh streets.

and Forty-seventh streets.

No. 7. SEWERS in Second avenue (east side), between Sixtieth and Sixty-first streets; and west side, between Sixty-first and Sixty-second streets.

No. 8. SEWER in Ninth avenue, east side, between One Hundred and Forty-eighth and One Hundred and Fifty-second streets, connecting with present sewer in Avenue St. Nicholas.

No estimate will be considered unless accompanied by

and Fifty-second streets, connecting with present sewer in Avenue St. Nicholas.

No estimate will be considered unless accompanied by either a certified check upon one of the National Banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall neglect or refuse within five days after notice that the contract has been awarded to him to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

Blank forms of bids or estimates, the proper envelopes in which to inclose the same, the specifications and agreements, and any further information desired can be obtained on application at the office of the Engineer in Charge of Sewers, R.com No. 9, 31 Chambers street.

The Commissioner of Public Works reserves the right to reject any or all proposals, if in his judgment the same may be for the best interests of the city.

HUBERT O. 1 HOMPSON,

Commissioner of Public Works,

DEPARTMENT OF PUBLIC WORKS, BUREAU OF WATER REGISTER, 31 CHAMBERS STREET, ROOM 2, New York, May, 1881.

CROTON WATER RATES. NOTICE IS HEREBY GIVEN THAT THE ANnual water rates for 1881 are now due and payable Permits for the use of Croton water for washing side alks, stoops, areas, etc., etc., must be renewed imme-

HUBERT O. THOMPSON, Commissioner of Public Works.

CORPORATION NOTICE.

PUBLIC NOTICE IS HEREBY GIVEN TO THE owner or owners, occupant or occupants of all houses and lots, improved or unimproved lands affected thereby, that the following assessments have been completed and are lodged in the Office of the Board of Assessors for ex-

are lodged in the Office of the Board of Assessors for examination by all persons interested, viz.;

No. 1. Flagging full width, east side of Fourth avenue, between Sixty-second and Sixty-fifth streets.

No. 2. Fencing vacant lots on west side of Broadway, between Fifty-fifth and Fifty-sixth streets.

No. 3. Sewer in Washington street, between Gansevoort and Little West 12th street;

No. 4. Fencing vacant lots in Sixtieth street, between Tenth and Eleventh avenues.

and Little West 12th streets.

No. 4. Fencing vacant lots in Sixtieth street, between Tenth and Eleventh avenues.
No. 5. Fencing vacant lots south side of Sixty-ninth street, between Tenth and Eleventh avenues.
No. 6. Paving in Forty-seventh street, from Madison avenue east to the land of the Harlem Railroad Co.
No. 7. Paving in One Hundred and Fifteenth street, from Third to Fourth avenue.
No. 8. Fencing vacant lots northwest and southwest corners of Seventy-fifth street and Ninth avenue, and on Seventy-fifth street, both sides, near Tenth avenue, and on Tenth avenue, east side, between Seventy-furth and Seventy-fifth streets, both sides, near Tenth avenue, and on Tenth avenue, east side, between Seventy-furth and Seventy-fifth streets.
No. 9. Paving on Seventy-sixth street, from Second avenue to Avenue A.
No. 10. Sewer in One Hundred and Twenty-eighth street, between Second and Third avenues.
No. 11. Fencing vacant lots south side of Seventy-third street, between Ninth and Tenth avenues.
No. 12. Fencing vacant lots on south side of Seventy-seventh street, between Eighth and Ninth avenues.
No. 13. Fencing vacant lots on Lexington avenue, both sides, between Seventy-fifth and Seventy-sixth streets.
No. 14. Sewer in Ninety-sixth street, between Fifth and Madison avenues.
No. 15. Paving on Ninety-fourth street, from Lexington to Fourth avenue.
The limits embraced by such assessments include all the several houses and lots of ground, vacant lots, pieces, and parcels of land, situated on—
No. 1. East side of Fourth avenue, between Sixty-second and Sixty-fifth streets.
No. 3. Both sides of Washington street, between Gansevoort and Little West Twelfth stree
No. 4. Both sides of Sixtieth stree \(\) between Tenth and Eleventh avenues.
No. 5. South side of Sixty-ninth street, between Tenth and Eleventh avenues.
No. 6. Both sides of Forty-eventh street, between Madison and Fourth avenues.
No. 7. Both sides of One Hundred and Fifteenth street, between Third and Fourth avenues, and to the extent of half of the block at th

avenues.

No. 8. Both sides of Seventy-fitth street, between Ninth and Tenth avenues; east side of Tenth avenue, between Seventy-fourth and Seventy-sixth streets; and west side of Ninth avenue, between Seventy-fifth and Seventy-sixth

No. 12. South side of Seventy-sixth streets, between Second avenue and Avenue A, and to the extent of half of the block at the intersecting avenues.

No. 10. Both sides of One Hundred and Twenty-eighth street, between Second and Third avenues.

No. 11. South side of Seventy-third street, between Nunth and Tenth avenues.

No. 12. South side of Seventy-seventh street, between Eighth and Ninth avenues.

No. 13. East side of Lexington avenue, between Seventy-fifth and Seventy-sixth streets.

No. 14. Both sides of Ninety-sixth street, between Madison and Fifth avenues,

No. 15. B th sides of Ninety-fourth street, between Lexington and Fourth avenues, and to the extent of half the block at the intersections of Lexington and Fourth avenues.

avenues.

All persons whose interests are affected by the abovenamed assessments, and who are opposed to the same, or
either of them, are requested to present their objections in
writing to the Board of Assessors, at their office, No.

111/2 City Hall, within thirty days from the date of this

notice.

The above described lists will be transmitted as provided by law to the Board of Revision and Correction of Assessments for confirmation, on the 5th day of June, ensuing.

JOHN R. LYDECKER, EDWARD NORTH, DANIEL STANBURY, SAMUEL CONOVER,

Board of Assessors Office Board of Assessors, No. 11½ City Hall, New York, May 2, 1881.)

JURORS.

NOTICE

RELATION TO JURORS FOR STATE COURTS IN

Office of the Commissioner of Jurors, New County Court-House, New York, July 1, 1880.

A PPLICATIONS FOR EXEMPTIONS WILL BE heard here, from 9 to 4 daily, from all persons hitherto iable or recently serving who have become exempt, and all needed information will be given.

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

paid to letters.

Persons "enrolled" as liable must serve when called or pay their fines. No mere excuse will be allowed or netrerence permitted. The fines, received from those who, for business or other reasons, are unable to serve at the time selected, pay the expenses of this office, and if unpaid will be entered as judgments upon the property of the delinquents.

unpaid will be entered as judgments upon the property of the delinquents.

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

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

THOMAS DUNLAP, Commissioner, County Court-house (Chambers street entrance

SUPREME COURT.

In the matter of the application of the Commissioners of the Central Park, for and in behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of Seventy-fourth street, from Eighth avenue to the Hudson river in the City of New York.

NOTICE IS HEREBY GIVEN THAT THE BILL of the costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter, will be presented for taxation to one of the Justices of the Supreme Court, at the Chambers thereof, in the new Court-house, at the City Hall, in the City of New York, on the fourth day of June, 1881, at 10½ o'clock in the forenoon. Said bill of costs has been filed in the Department of Public Works, as required by law.

FREDERICK SMYTH,
JACOB F. OAKLEY,
WILLIAM M. TWEED, JR.,
Commissioners.

Dated New York, May 21, 1881.

FIRE DEPARTMENT.

HEADQUARTERS
FIRE DEPARTMENT CITY OF NEW YORK,
155 AND 157 MERCER STREET,
NEW YORK, May 26, 1881.

SEALED PROPOSALS FOR DOING THE WORK SEALED PROPOSALS FOR DOING THE WORK and furnishing the materials required in the erection of a house for each of the following named companies of this Department, to wit: Engine Co. No. 37, on the north side of Lawrence street, west of Tenth avenue; Hook and Ladder Co. No. 16, on the west side of Tenth avenue, between Ninety-seventh and Ninety-eighth streets; and Hook and Ladder Co. No. 18, on the north side of One Hundred and Sixty-sixth street, between Washington and Third avenues,
—will be received by the Board of Commissioners at the head of the Fire Department, at the office of said Department, Nos. 155 and 157 Mercer street, in the City of New York, until 10 o'clock A. M., Wednesday, June 15, 1881, at which time and place they will be publicly opened by the head of said Department and read.

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

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

of the person or persons presenting the same, the date of its presentation, and a statement of the work to which it relates.

No estimate will be received or considered after the

hour named.

Separate estimates must be made and presented in separate envelopes for each house.

Two responsible sureties will be required with each estimate, who must each justify, prior to its presentation, in a sum not less than one-half the amount of the estimate.

For information as to the amount and kind of work to

For information as to the amount and kind of work to be done, bidders are referred to the specifications and drawings, which form part of these proposals. The damages to be paid by the contractor for each day that the contract may be unfulfilled after the time specified for the completion thereof shall have expired, are, by a clause in the contract, fixed and liquidated at twenty-five

for the completion thereof shall have expired, are, by a clause in the contract, fixed and liquidated at twenty-five dollars per day.

Should the person or persons to whom the contract is awarded neglect or refuse to accept the contract for forty-eight (48) hours after written notice that the same has been awarded to his or their bid or estimate, or if, after acceptance, he or they should refuse or neglect to execute the contract and give proper security within five days after notice that the contract is ready for execution, he or they will be considered as having abandoned it and as in default to the Corporation, and the contract will be readvertised and relet, and so on until it be accepted and executed.

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

Each bid or estimate shall contain and state the name

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

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

in the supplies or work to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate, that the several matters stated therema are in all respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed by all the parties interested.

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

No estimate will be considered unless accompanied by either a certified check upon one of the national banks

proved by the Comptroller of the City of New York before the award is made, and prior to the signing of the contract.

No estimate will be considered unless accompanied by either a certified check upon one of the national banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of five per centum of the amount of the security required for the faithful performance of the contract. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York, as liquidated damages for such neglect or refusal; but, if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

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

The form of the agreement, including drawings and specifications, and showing the manner of payment for the work, may be seen at the office of the Department.

CORNELIUS VAN COTT, VINCENT C. KING, JOHN J. GORMAN, Commissioners.

HEADQUARTERS
FIRE DEPARTMENT CITY OF NEW YORK,
155 AND 157 MERCER STREET,
NEW YORK, May 10, 1881.

TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING AND constructing a Floating Engine and Fire Pumps for the same, will be received by the Board of Commissioners at the head of the Fire Department, at the office of said Department, Nos. 155 and 157 Mercer street, in the City of New York, until 10 o'clock A. M., Wednesday, June 8, 1881, at which time and place they will be publicly opened by the head of said Department and read.

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

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

Separate estimates must be made for constructing and

relates.
Separate estimates must be made for constructing and furnishing the Floating Engine complete, without the Fire Pumps, and for the Fire Pumps alone.
Bidders are requested to state, additionally, for what amount per frame they will increase or decrease length of hull and deck house from dead flat forward, in case increased or decreased length should be required.
Two responsible sureties will be required with each estimate, who must each justify, prior to its presentation, in a sum not less than one-half the amount of the estimate.
The Floating Engine and Pumps are to be completed in one hundred and sixty (160) days after the date of the contract.

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

The damages to be paid by the contractor for each day that the contract may be unfulfilled after the time specified for the completion thereof shall have expired, are, by a clause in the contract, fixed and liquidated at fifty dollars per day.

a clause in the contract, fixed and liquidated at fifty dollars per day.

Should the person or persons to whom the contract is awarded neglect or refuse to accept the contract for forty-eight (48) hours after written notice that the same has been awarded to his or their bid or estimate, or if, after acceptance, he or they should refuse or neglect to execute the contract and give proper security within five days after notice that the contract is ready for execution, he or they will be considered as having abandoned it and as in default to the Corporation, and the contract will be readvertised and relet, and so on until it be accepted and executed.

executed.

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

defaulter, as surety or otherway, the Corporation.

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

shall distinctly state that fact; that it is made without any connection with any other person making an estimate for the same purpose, and is in all respects fair and without collusion or fraud; and that no member of the Common Council, Head of a Department, Chief of a Bureau, Deputy thereof or Clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed by all the parties interested.

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

before the award is made and prior to the signing of the

No estimate will be received or considered after the

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

No estimate will be considered unless accompanied by either a certified check upon one of the national banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of five per centum of the amount of the security required for the faithful performance of the contract. All such deposts, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the depost made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but, if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

The form of the agreement, including drawings and specifications, and showing the manner of payment for the work may be seen at the office of the Department.

CORNELIUS VAN COTT, VINCENT C. KING, JOHN J. GORMAN,

Commissioners.

Head-quarters
Fire Department, City of New York,
155 and 157 Mercer Street,
New York, May 24, 1881.

New York, May 24, 1851.

NOTICE IS HEREBY GIVEN THAT THE terms of the above advertisement inviting proposals for furnishing and constructing a Floating Engine and Fire Pumps have been changed to read that "The Floating Engine and Pumps are to be completed in one hundred and sixty (160) days after the date of the contract;" and that the time for receiving proposals therefor is extended until 10 o'clock A. M., on Wednesday, June 8, 1881.

By order of the Board.

CORNELIUS VAN COTT,

President.

CARL JUSSEN, Secretary.

Headquarters
Fire Department, City of New York,
155 and 157 Mercer Street,
New York, November 7, 1878.

NOTICE IS HEREBY GIVEN THAT THE Board of Commissioners of this Department will meet daily at 10 o'clock A. M., for the transaction of

By order of the Board.

By order of the Board.

VINCENT C. KING, President
JOHN J. GORMAN, Treasurer,
CORNELIUS VAN COTT,
Commission

CARL JUSSEN, Secretary

DEPARTMENT OF PUBLIC CHAR-ITIES AND CORRECTION.

Department of Public Charities and Correction, No. 66 Third Avenue.

TO CONTRACTORS.

PROPOSALS FOR FLOUR, GROCERIES, HARDWARE, ETC., ETC.

SEALED BIDS OR ESTIMATES FOR FURNISH-

FLOUR

1.500 barrels, as per sample No. 1. 1,500 barrels, as per sample No. 2. GROCERIES.

20,000 Eggs, all to be fresh and candled.
12,000 pounds Dairy Butter, sample on exhibition June 9,

20,000 Eggs, an to be 12,000 pounds Dairy Butter, sample on earned 1281.

Too bushels Peas.
300 pounds Cocoa.
20 barre's (40-gallon) Pickles, 2,000 to the barrel.
200 sacks good quality Liverpool Salt, the sacks to be full and clear and delivered at Blackwell's Island.
20 boxes imported Castle Soap, to be reweighed.
100 bags (40 pounds) Bran.

HARDWARE, ETC.

HARDWARE, ETC.

10 boxes best quality IXXX 14x20 Charcoal Tin.
2 dozen Grass Sickles.
2 dozen Padlocks, with Chains.
2 dozen Closet Locks.
2 dozen Hay Rakes.

-all of the best quality tool steel.

STRAW HATS. 250 dozen Men's Straw Hats, 100 dozen Women's Straw Hats.

50 barrels W. W. Lime. 20 barrels Plaster Paris. 50 bushels Plaster Hair.

LEATHER.

LEATHER.

5,000 pounds Offal Leather.
—or any part thereof, will be received at the office of the Department of Public Charities and Correction, in the City of New York, until 9:30 o'clock A.M., of Friday, the 10th day of June, 1881. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Flour, Groceries, Hardware, etc., etc.," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the head of said Department and read.

The Department of Public Charities and Correction reserves the right to decline any and all bids or estimates if deemed to be for the public interest, and to accept any bid or estimate as a whole, or for any one or more articles meluded therein. No bid or estimate will be accepted from, or a contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

The award of the contract will be made as soon as prac-

to the Corporation.

The award of the contract will be made as soon as prac-

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

Delivery will be required to be made from time to time, at such times and in such quantities as may be directed by the said Department; but the entire quantity will be required to be delivered on or before thirty (30) days after the date of the contract.

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonials to that effect; and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract by his or their bond, with two sufficient sureties, in the penal amount of fifty (50) per cent. of the estimated amount of the contract.

Each hid or estimate shall contain and state the name

amount of the contract.

Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same; the names of all persons interested with him or them therein; and if no other person be so interested, it shall distinctly state that fact; that it is made without any shall distinctly state that fact; that it is made without any connection with any other person making an estimate for the same purpose, and is in all respects fair and without collusion or fraud; and that no member of the Common. Council, Head of a Department, Chief of a Bureau, Deputy thereof or Clerk therein, or other officer of the Corporation, is dictly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance; and that if he shall omit or refuse to execute the same, they shall pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above-mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities, as bail, surety, or otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by section 27 of chapter 8 of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the security offered to be approved by the Comptroller of the City of New York.

No bid or estimate will be considered unless accompanied by the Comptroller of the City of New York.

No bid or estimate will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder, will be returned to the persons making the same within three days after the contract in the tother of the contract within the time aforesa

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

The quality of the articles, supplies, goods, wares, and merchandise must conform in every respect to the samples of the same respectively at the office of the said Department. Bidders are cautioned to examine the specifications for particulars of the articles, etc., required, before making their estimates.

Bidders will state the price for each article, by which the bids will be tested.

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

Payment will be made by a requisition on the Comptroller, issued on the completion of the contract, or from time to time, as the Commissioners may determine.

Bidders are informed that no deviation from the specifications will be allowed, unless under the written instruction of the Commissioners of Public Charities and Correction.

tion of the Commissioners of Public Charities and Correction.

The Department of Public Charities and Correction reserves the right to decline any and all bids or estimates if deemed to be for the public interest, and to accept any bid or estimate as a whole, or for any one or more articles included therein. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

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

Dated New York, May 26, 1881.

JACOB HESS,
TOWNSEND COX,
THOMAS S. BRENNAN,
Commissioners of the Department of Public Charities and Correction.

Department of Public Charities and Correction, No. 66 Third Avenue, New York, May 27, 1881.

New York, May 27, 1881.)

Notice Is Hereby Given that three

(3) colts 2 two years and 1 yearling will be sold to the highest bidder, for cash, at Nos. 110 and 112 East Threenth street, on Friday, June 10, 1881, at 12 0 clock M., by Van Tassell & Kearney, auctioneers.

JACOB HESS,
THOMAS S. BRENNAN,
TOWNSEND COX,
Commissioners.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION,
No. 66 THIRD AVENUE,
New YORK, May 17, 1881.

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

At Morgue, Bellevue Hospital, from foot of Thirty-fifth street, North river—Unknown man; age about 50 years; 5 feet 7 inches high; gray hair, moustache, and side whiskers. Had on brown overcoat, black diagonal coat, vest, and pants, check shirt, white shirt, white fiannel undershirt, blac-colored flannel drawers, woolen stockings, gaiters.

Unknown man, from foot of Twenty-fifth street, East river; age about 35 years; 5 feet 7 inches high; brown hair, chin whiskers, and moustache. Had on brown coat, black vest, dark pants, white socks, gaiters.

Unknown man, from Pier 1, North river; age about 60 years; 5 feet 8 inches high; gray hair and side whiskers; blue eyes. Had on blue flannel coat, black vest, dark striped paats, white shirt, white kait undershirt, white Canton flannel drawers, blue ribbed socks, gaiters.

Unknown man, from Fourth Precinct Station-house age about 40 years; 5 feet 6 inches high; brown hair gray mixed beard, and moustache. Had on brown overcoat, check pants and vest, white shirt, colored wooler undershirt, gaiters.

Unknown man, from Pier 55, East river; age about 40 years; 5 feet 7 inches high; brown hair; sandy moustache; blue eyes. Had on gray frock coat, dark striped vest, dark pants, blue check jumper, red flannel drawers, gaiters, black felt hat.

Unknown man, from foot of Eighth street, East river; age about 35 years; 5 feet 8 inches high; sandy moustache, light hair. Had on dark check frock coat, dark vest and pants, blue flannel shirt, gaiters.

At Work-house, Blackwell's Island—Mary Miller alias Louisa Chase; age 47 years. Committed May 5, 1881.

Nothing known of her friends or relatives.

James Reilly; age 28 years. Committed April 27, 1881. Nothing known of his friends or relatives.

At Lunatic Asylum, Blackwell's Island—Frances Lehman; age 61 years; 4 feet 7 inches high; gray hair; blue eyes. Nothing known of her friends or relatives.

Ann Feeley; age 40 years; 5 feet 2½ inches high; light hair; blue eyes. Nothing known of her friends or relatives.

relatives.

At Homœopathic Hospital, Ward's Island—William Hunt; age 52 years; 5 feet 8 inches high; brown hair; hazel eyes. Had on when admitted, brown coat, dark pants, dark vest, gaiters, black felt hat. Nothing known of his friends or relatives.

By Order,

G. F. BRITTON

BOARD OF EDUCATION.

SEALED PROPOSALS WILL BE RECEIVED BY the School Trustees of the Nineteenth Ward, at the Hall of the Board of Education, corner of Grand and Elm streets, until Tuesday, May 31, 1881, and until 4 o'clock P. M. on said day, for Repairing and Altering Grammar School-House No. 27, on East Forty-second street, near Third avenue

SEALED PROPOSALS will also be received at the time and place before-named for Alterations at Grammar School No. 59, on East Fifty-seventh street, near Third

RICHARD KELLY, Chairman CHARLES L. HOLT, Secretary, Board of School Trustees, Nineteenth Ward,

SEALED PROPOSALS will be received by the School Trustees of the Twenty-third Ward, until 4.30 o'clock P. M. on the day and at the place before named, for Additions and Alterations to Grammar School-House No. 60, on College avenue, corner of One Hundred and Forty-fifth street.

WILLIAM HOGG, Chairman. George A. J. Norman, Secretary.
Board of School Trustees, Twenty-third Ward.

SEALED PROPOSALS will also be received by the School Trustees of the Twenty-second Ward, at the place before named, until Wednesday, June 1, 1881, and until 9.30 o'clock A. M. on said day, for Enlarging and Repairing Grammar School-house No. 17, on West Forty-seventh street, between Eighth and Ninth avenues.

JAMES R. CUMING, Chairman.

ADNA H. UNDERHILL, Secretary,
Board of School Trustees Twenty-second Ward.

NEW YORK, May 18, 1881.

Plans and specifications may be seen, and blanks for proposals, and all necessary information may be obtained at the office of the Superintendent of School Buildings, No. 146 Grand, corner of Elm street.

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

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

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

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

Dated New York, May 17, 1881.

SEALED PROPOSALS WILL BE RECEIVED BY the School Trustees of the Seventh Ward, at the Hall of the Board of Education, corner of Grand and Elm streets, until Tuesday, May 31, 1881, and until 9,30 o'clock A. M., on said day, for Steam Heating Apparatus for Primary School No. 36, on Monroe street, near Market street.

JAMES W. McBARRON, Chairman. George G. Hallock, Secretary, Board of School Trustees, Seventh Ward.

SEALED PROPOSALS will also be received by the School Trustees of the Thirteenth Ward, at the same place, and until 10 o'clock A. M. on the day before named, for Steam Heating Apparatus for the new Primary School Building on Norfolk street, between Delancey and Rivington streets.

GEO. W. RELYEA, Chairman. FREDERICK HOLSTEN, Secretary, Board of School Trustees, Thirteenth Ward.

SEALED PROPOSALS will also be received by the School Trustees of the Sixteenth Ward, at the same place and until 3.30 o'clock P. M., on the day before named, for Steam Heating Apparatus for Grammar School No. 55, on West Twentieth street, near Seventh avenue.

ALFRED C. HOE, Chairman.

James Harrison, Secretary,
Board of School Trustees, Sixteenth Ward.

Plans and specifications may be seen, and blanks for roposals and all necessary information may be obtained t the office of the Engineer, No. 146 Grand, corner of

e trustees reserve the right to reject any or all of the sals submitted.

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

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

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

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

Dated New York, May 16, 1881.

LECISLATIVE DEPARTMENT.

THE COMMITTEE ON PUBLIC WORKS OF the Board of Aldermen will meet every Monday at two o'clock P. M., at Room No. 8 City Hall.

BERNARD KENNEY, JOSEPH P. STRACK, HENRY C. PERLEY, THOMAS SHEILS, JAMES L. WELLS, Committee on Public Works.

FINANCE DEPARTMENT.

SALE OF FERRY FRANCHISE.

THE FRANCHISE TO RUN A FERRY TO AND from the pier at or near the foot of Pine street, East river, to and from Hunter's Point, Long Island, established by a resolution of the Common Council, approved June 8, 1880, will be sold at public auction to the highest bidder, at the office of the Comptroller of the City of New York, on Wednesday, June 8, 1881, at 12 o'clock, noon, for the term of five years, from May 1, 1881.

The highest bidder will be required to pay to the Comptroller of the type of the control of the type of the control of the co

The highest bidder will be required to pay to the Comp-troller at the time of the sale, in addition to the fee of the trouer at the time of the sale, in addition to the fee of the auctioneer, twenty-five per cent. of the estimated amount of the yearly rent or compensation to be paid for the franchise of said ferry, as security for the execution of a lease thereof, to be applied to the rent; but if the highest bidder shall refuse or neglect to execute the lease prepared according to the prescribed form, after due notice, the amount so paid shall be forfeited, and the ferry franchise be resold.

The form of lease required to the security of the same properties of the same properties.

The form of lease required to be executed may be seen at time Comptroller's office.

Two sureties, to be approved by the Comptroller, will be required for the faithful performance of the covenants

By order of the Commissioners of the Sinking Fund. ALLAN CAMPBELL,

Comptrolier. CTTY OF NEW YORK, COMPTROLLER'S OFFICE, May 26, 1881.

CITY OF NEW YORK,
FINANCE DEPARTMENT,
COMPTROLLER'S OFFICE,
May 21, 1881.

NOTICE TO PROPERTY-OWNERS.

IN PURSUANCE OF SECTION 4 OF CHAPTER 33 of the Laws of 1881, the Comptroller of the City of New York hereby gives public notice to property-owners that the assessment list for the opening of One Hundred and Eighth street, from Fifth avenue to Harlem river was confirmed by the Supreme Court on the 12th day of May, 1881, and entered on the 12th day of May, 1881, in the Record of Titles of Assessments kept in the Bureau for

the Collection of Assessments and of Arrears of Taxes and Assessments and of Water Rents.

Section 5 of the said act provides that, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said record of titles of assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect, and receive legal interest thereon, at the rate of seven per centum per annum, to be calculated from the date of such entry to the date of payment."

The above assessments are payable to the Collector of Assessments and Clerk of Arrears, at the "Bureau for the Collection of Assessments and of Arrears, at the "Bureau for the Collection of Assessments and of Water Rents," from 9 a. M. until 2 p. M., and all payments made thereon, on or before July 19, 1881, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per cent, per annum from the date of entry in the Record of Titles and Assessments in said Bureau.

ALLAN CAMPBELL.

Comptroller.

Comptroller.

SALE OF THE RIGHT, TITLE, AND INTEREST OF THE CITY OF NEW YORK IN AND TO CERTAIN LANDS IN THE TWELFTH WARD.

A LI. THE RIGHT, TITLE, AND INTEREST OF the Mayor, Aldermen, and Commonalty of the City of New York, in and to certain parcels of lands in the Twelfth Ward of said city, will be sold at public auction, to the highest bidder, at the office of the Comptroller on Wednesday, June 15, 1881, at 11 o'clock A. M., as follows, to wit:

or New York, in and to certain parcies of ands in the Twelfth Ward of said city, will be sold at public auction, to the highest bidder, at the office of the Comptroller on Wednesday, June 15, 1881, at 11 o'clock A. M., as follows, to wit:

First—The lands formerly the bed of a creek running through all those twenty-eight lots of land situated in the City of New York, bounded and described as follows:

Commencing at a point on the southerly side of One Hundred and Second street, distant three hundred and ten feet easterly from the southeasterly corner of the Third avenue and One Hundred and Second street, and running thence easterly along said southerly side of One Hundred and Second street three hundred feet to the southwesterly corner of said One Hundred and Second street the hundred feet to the southwesterly corner of said One Hundred feet to the southwesterly side of said Second avenue one hundred feet and eleven inches to the centre line of the block; thence westerly along said centre line of the block; thence westerly along said centre line of the block parallel with said One Hundred and Second street and eleven inches to the northerly side of One Hundred and First street; thence westerly, along said northerly side of One Hundred and First street, four hundred feet; thence northerly, at right angles to said northerly side of One Hundred and First street, one hundred feet; and thence northerly, at right angles to said centre line of the block two hundred feet; and thence northerly, at right angles to said centre line of the block one hundred feet and eleven inches to the centre line of the block two hundred feet; and thence northerly, at right angles to said centre line of the block one hundred feet and eleven inches to the centre line of the block two hundred feet; and thence northerly, at right angles to said centre line of the block one hundred feet and eleven inches to the southerly side of New York.

Third.—All that certain plot, piece, or parcel of land situate, lying, and being in the Twelftth Ward o

TERMS OF SALE.

The amount bid, and the auctioneer's fee, to be paid at the time of sale, and the expense attending the execution of the deeds also to be paid by the purchaser. ALLAN CAMPBELL,

CITY OF NEW YORK, COMPTROLLER'S OFFICE, May 9, 1881.

CITY OF NEW YORK, FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, May 4th, 1881.

NOTICE TO PROPERTY-OWNERS.

IN PURSUANCE OF SECTION 4 OF CHAPTER 33 of the Laws of 1881, the Comptroller of the City of New York hereby gives public notice to property-owners that the following lists of assessments for local improvements in said city were confirmed by the "Board of Revision and Correction of Assessments" on the 28th day of April, 1881, and, on the same date, were entered in the Record of Titles of Assessments kept in the "Bureau for the Collection of Assessments, and of Arrears of Taxes and Assessments, and of Water Rents," viz.:

Avenue B sewer, between 75th and 76th streets.

Lexington avenue sewer, between 103d and 104th streets.

11th avenue sewer, west side, between 59th and 60th 12th avenue sewer, between 131st and 133d streets Laight street sewer, between Washington and

streets.

Macdougal street sewer, between West 4th street and
West Washington place.

Jackson street sewer, between Grand and Madison streets.
68th street sewer, between 4th and Madison aver

etc.

72d street sewer, between 1st and 2d avenues.

73d street sewer, between 8th and 1oth avenues.

103d street sewer, between 3d and Lexington avenues.

104th street sewer, between 9th and 1oth avenues.

104th street sewer, from 650 feet east of 1oth avenue to

75 feet west of 9th avenue.

113th street sewer, between 1oth avenue and summit
east of 1oth avenue.

113th street sewer, between Madison and 5th avenues, 122d street sewer, between 6th avenue and summit west of Sixth avenue.

122d street sewer, between 7th avenue and summit east of 7th avenue. 127th street sewer, between 7th and 8th avenues.
129th street sewer, between 7th and 8th avenues.
139th street sewer, between 6th avenue and Suest of 6th avenue.

est of 6th avenue. 5th avenue basin, west side, between 6oth and 61st

11th street basin, southwest corner Dry Dock street.

6oth street basin, northeast corner 5th avenue. 93d street regulating, grading, etc., from 2d avenue to East river.

152d street regulating, grading, etc., from Boulevard to Hudson river.

Hydson river.

Broadway regulating, grading, etc., from Manhattan street to 133d street.

58th street paving, from 9th to 10th avenue.

4th avenue paving, at intersection of 83d, 84th, 85th and 86th streets.

oth streets.

104th street paving, between 2d and 3d avenues.

13th avenue paving, between West 11th and West 16th

13th avenue paving, between West 11th and West 16th streets.
79th street fencing vacant lots, south side, between 4th and Lexington avenues.
80th and 81st streets fencing vacant lots, between Madison and 5th avenues.
Madison avenue fencing vacant lots, southeast and southwest corners 12th street.
Section 5 of the said act provides that, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said record of titles of assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect, and receive legal interest thereon, at the rate of seven per centum per annum, to be calculated from the date of such entry to the date of payment."
The above assessments are payable to the Collector of Assessments and Clerk of Arrears, at the "Bureau for the Collection of Assessments and of Water Rents," from 0 A. M. until 2 P. M., and all payments made thereon, on or before July 5, 1881, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per cent per annum from the date of entry in the record of titles of assessments is aid Bureau.

ALLAN CAMPBELL,
Comptroller.

DEPARIMENT OF FINANCE,
BUREAU FOR COLLECTION OF ASSESSMENTS, AND OF
ARREARS OF TAXES AND ASSESSMENTS, AND OF
WATER RENTS, NEW COUNTY COURT-HOUSE,
CITY HALL PARK,
NEW YORK, April 25, 1881.

NOTICE TO PROPERTY-HOLDERS. PROPERTY-HOLDERS ARE HEREBY NOTI-

fied that the following assessment list was received by the Collector of Assessments and Clerk of Arrears, April 25, 1881, for collection: CONFIRMED APRIL 14, 1881, AND ENTERED APRIL 25, 1881

CONFIRMED APRIL 14, 1881, AND ENTERED APRIL 25, 1881.

89th street opening, from \$th avenue to New road, aud
from 12th avenue to the Hudson river.

All payments made on the above assessment on or
before June 24, 1881, will be exempt (according to law)
from interest. After that date interest will be charged at
the rate of seven (7) per cent. from the date of entry.
The above assessments are payable at the "Bureau for
the Collection of Assessments, and of Arrears of Taxes
and Assessments, and of Water Rents," from 9 A. M.
juntil 2 P. M.

uutil 2 P. M.

A. S. CADY, Collector of Assessments and Clerk of Arrears.

NOTICE TO TAXPAYERS.

RELATING TO THE PAYMENT OF UNPAID TAXES, ASSESSMENTS, AND CROTON WATER RENTS.

THE COMPTROLLER OF THE CITY OF NEW York hereby gives notice to owners of real and per-onal estate in this city, that all unpaid taxes, assess-ents, and Croton water rents may now be paid with terest thereon at the rate of seven per cent. per annum, is provided by chapter 33 of the Laws of 1881, which is as

CHAPTER 33.

An Act relative to the collection of taxes and assessments, and of arrears of taxes and assessments, and Croton water rents, in the City of New York.

and of arrears of taxes and assessments, and Croton water rents, in the City of New York.

(Passed March 16, 1881; three-fifths being present.)

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. If any taxes of any year shall remain unpaid on the first day of November, after the assessment-rolls and the warrants to collect such taxes have been delivered to the Receiver of Taxes in the City of New York, it shall be the duty of said Receiver to give public notice, by advertisement for at least ten days in two of the daily newspapers, and in the City Record, printed and published in said city, respectively, that unless the same shall be paid to him at his office on or before the first day of December, in any such year, he will immediately thereafter proceed to collect such unpaid taxes, as provided in the following section of this act:

Section 2. If any such tax shall remain unpaid on the said first day of December, it shall be the duty of the said Receiver of Taxes in said city to charge, receive, and collect upon such tax so remaining unpaid on that day, in addition to the amount of such tax, one per centum on the amount thereof; and to charge, receive, and collect upon such tax so remaining unpaid on the first day of January thereafter, interest upon the amount thereof at the rate of seven per centum per annum, to be calculated from the day on which said assessment-rolls and warrants shall have been delivered to the said Receiver of Taxes to the date of payment.

The same rate of interest shall be so charged and collect upon any tax levied in the year eighteen hundred

day on which said assessment-rolls and warrants shall have been delivered to the said Receiver of Taxes to the date of payment.

The same rate of interest shall be so charged and collected upon any tax levied in the year eighteen hundred and eighty, remaining unpaid at the date of the passage of this act.

Section 3. All existing provisions of law which impose a charge and require the collection of interest at the rate of twelve per centum per annum upon arrears of taxes on real and personal estate within the City of New York, upon arrears of assessments for local improvements and street openings in said city, and upon arrears of Croton water rents in said city, are hereby repealed; and in lieu of such charge of interest at the rate of twelve per centum per annum, there shall be charged and collected by the officer authorized to collect and receive any such arrears of taxes and assessments and Croton water rents, interest upon the amount thereof at the rate of seven per centum per annum, to be calculated for the same period as interest at the rate of twelve per centum per annum is now required by law to be calculated thereon. This provision shall apply to taxes, assessments, or Croton water rents remaining unpaid and due, for the non-payment of which the lands and tenements liable therefor shall be hereafter sold at public auction as now provided by law; provided, however, that nothing in this act shall be construed to affect the rights of purchasers at sales for taxes, assessments, or Croton water rents, heretofore made, or to authorize the redemption of lands and tenements from sales heretofore made for any lesser sums than the sums collectible for such redemption under the provisions of existing laws.

Section 4. It shall be the duty of the Comptroller of the

sales heretofore made for any lesser sums than the sums collectible for such redemption under the provisions of existing laws.

Section 4. It shall be the duty of the Comptroller of the City of New York to give public notice, by advertisement, for at least ten days, in the CITY RECORD, printed and published in said city, immediately after the confirmation of any assessment for a local improvement or street opening in said city, that the same has been confirmed specifying the title of such assessment and the date of its confirmation by the Board of Revision and Correction of Assessments in proceedings for local improvements, and by the Supreme Court in proceedings for street openings, and also the date of entry in the record of titles of assessments kept in the Bureau for the Collection of Assessments, and of Arrears of Taxes and Assessments, and of Croton water rents, notifying all persons, owners of property affected by any such assessment, that, unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of any such assessment, interest shall thereafter be collected thereon as provided in the following section of this act, and all provisions of law or ordinance requiring any other or different notice of assessments and interest thereon are hereby repealed.

Section 5. If any such assessment, it shall be the

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

Section 6. This act shall take effect immediately.

ALLAN CAMPBELL,

Comparteller.

Comptroller. City of New York—Department of Finance, Comptroller's Office, March 18, 1881.

DEPARTMENT OF FINANCE,
BUREAU FOR COLLECTION OF ASSESSMENTS,
AND OF ARREARS OF TAXES AND ASSESSMENTS, AND OF WATER RENTS,
MENTS, AND OF WATER RENTS,
NEW COUNTY COURT-HOUSE, CITY HALL PARK,
NEW YORK, February, 1, 1881.

NOTICE TO PROPERTY-HOLDERS.

PROPERTY-HOLDERS ARE HEREBY NOTI-fied that the following assessment list was received by the Collector of Assessments and Clerk of Arrears, January 29, 1881, for collection:

CONFIRMED JANUARY 25, 1881, AND ENTERED JANUARY 29, 1881, NAMBLY:

153d street, opening, from the easterly line of the New Avenue lying between 8th and 9th avenues, to the Har-

Avenue lying between 8th and 9th avenues, to the Harlem river.

All payments made on the above assessment on or before March 30, 1881, will be exempt (according to law) from interest. After that date interest will be charged at the rate of seven (7) per cent. from the date of entry.

The above assessments are payable at the "Bureau for the Collection of Assessments, and of Arrears of Taxes and Assessments, and of Water Rents," from 9 a. M. until 2 F. M.

A. S. CADV.

A. S. CADY, Collector of Assessments and Clerk of Arrears.

ORDER OF THE COMPTROLLER OF THE CITY OF NEW YORK, CONSOLIDATING CERTAIN BUREAUX IN THE FINANCE DEPART-MENT:

SECTION 3 OF CHAPTER 521 OF THE LAWS of 1880, requires that heads of departments shall reduce the aggregate expenses of their respective departments by a reduction of salaries, and confers upon them authority to consolidate bureaux and offices for that purpose, as follows, to wit:

"In making the reduction herein required, every head of department may abolish and consolidate offices and bureaux, and discharge subordinates in the same department."

The Comptroller of the City of New York in purposes.

"department."

The Comptroller of the City of New York, in pursuance of the duty imposed and the authority thus conferred upon him, hereby orders and directs that the following Bureaux in the Finance Department shall be consolidated, the consolidation thereof to take effect on the first day of

in the Finance Department shall be consolidated, the consolidation thereof to take effect on the first day of January, 1881, viz.:

First—"The Bureau or the Collection of Assessments, and "The Bureau for the Collection of Arrears of Taxes and Assessments and of Water Rents," shall be consolidated as one bureau, and on and after January 1, 1881, shall be known as "The Bureau for the Collection of Assessments and of Arrears of Taxes and Assessments and of Water Rents," and possess all the power conferred and perform all the duties imposed by law and ordinance upon both of said bureaux, and the officers thereof, the chief officer of which consolidated bureau shall be called "Collector of Assessments and Clerk of Arrears."

Second—The Bureau for the Collection of the Revenue accruing from rents, and interest on bonds and mortgages, revenue arising from the use or sale of property belonging to or managed by the city," and "the Bureau or Markets," shall be consolidated as one Bureau, and on and after January 1, 1881, shall be known as "the Bureau for the Collection of City Revenue and of Markets," and possess all the powers conferred and perform all the duties imposed by law and ordinance upon both said Bureaux, and the officers thereof: the chief officer of which said consolidated Bureau shall be called "Collector of City Revenue and Superintendent of Markets,"

CITY OF NEW YORK, FINANCE DEPARTMENT, \
COMPTROLLER'S OFFICE, DEC. 31, 1880. \
ALLAN CAMPBELL,
Comptroller.

FINANCE DEPARTMENT—COMPTROLLER'S OFFICE, NEW YORK, January 22, 1880.

NOTICE TO OWNERS OF REAL ESTATE IN THE TWENTY-THIRD AND TWENTY-FOURTH WARDS OF THE CITY OF NEW YORK.

THE COMPTROLLER OF THE CITY OF NEW YORK.

THE COMPTROLLER OF THE CITY OF NEW York hereby gives notice to owners of real estate in the Twenty-third and Twenty-fourth Wards, that pursuant to an act of the Legislature of the State of New York, entitled "An ac' to provide for the adjustment and payment of unpaid taxes due the county of Westchester by the towns of West Farms, Morrisania, and Kingsbridge, lately annexed to the city and county of New York." passed May 22, 1878, the unpaid taxes of said town have been adjusted and the amount determined as provided in said act, and that the accounts, including sales for taxes levied prior to the year 1874, by the Treasurer of the County of Westchester, and bid towns, and also the unpaid taxes of the year 1873, known as Rejected Taxes, have been filed for collection in the Bureau of Arrears in the Finance repartment of the City of New York.

Payments for the redemption of lands so sold for taxes by the Treasurer of the County of Westchester, and bid in on account of said towns, and payments also of said Rejected Taxes of the year 1873, must be made hereafter to the Clerk of Arrears of the City of New York.

N. B.—Interest at the rate of twelve per cent, per annum is due and payable on the amount of said sales for taxes and said rejected taxes.

ALLAN CAMPBELL, Comptroller

ALLAN CAMPBELL

REAL ESTATE RECORDS.

THE ATTENTION OF LAWYERS, REAL Estate Owners, Monetary Institutions engaged in making loans upon real estate, and all who are interested in providing themselves with facilities for reducing the cost of examinations and searches, is invited to these Official Indices of Records, containing all recorded transfers of real estate in the City of New York from 1653 to 1857, prepared under the direction of the Commissioners of Records.

ALLAN CAMPBELL,

THE CITY RECORD.

OFFICE OF THE CITY RECORD, No. 2 CITY HALL.

PUBLIC NOTICE.

UNTIL FURTHER NOTICE THE BUSINESS OF the CITY RECORD office will be transacted at Room No. 4, City Hall, northeast corner.

THOMAS COSTIGAN,