HE CITY RECOR

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LAW	DEP	ART	MEN	T
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The following schedules form a report of the transactions of the office of the Counsel to the Corporation for the week ending February 27, 1897:

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

SCHEDULE "A."-SUITS AND SPECIAL PROCEEDINGS INSTITUTED.

Court.		T	ER LIO.	WH Co MEN	M-	TITLE OF ACTION.	Nature of Action.					
Suprem	e	53	153	Feb.		Gunson, Thomas J. (ex rel.), vs. Board of Police Commissioners,	Certiorari to revie Patrolman, from	w the remo	oval of relator, a			
	••••	53	158		23	Noyes, Wan. B	For services as exa	miner in la s Sullivan	unacy matters, in			
"	:::	53 53	157 159	::	23 23	Haight, Jacob A. (or N) Bailey, Pearce	relation to Thoma	miner in li	nacy matters, in			
		53	160	"	23	Williams, Roswell C., et al	\$100. For groceries sold to and Correction, b	Commissionet. Aug. 2 a	oners of Charities nd Sept. 15, 1895			
		53	154	**	23	Mount, Susan, et al., executors of Richard E. Mount, deceased Finnerty, Patrick, vs. The Mayor, John O'Hare et al Tracey, Thomas, vs. The Mayor, etc., John O'Hare et al Katz, Constant	\$2,392.34. To recover amount	of assessm	ent paid for 108th			
		53	155		23	Richard E. Mount, deceased	st. outlet sewer, \$	521.01.	t of John O'Hare			
	•••				-3	John O'Hare et al	for repairing and	altering the	City Hall.			
	***	53	156		23	etc., John O'Hare et al	for repairing and	altering the	City Hall.			
"		54	80	"	23	Katz, Constant	For rebate of excis	e license fe	ee, \$99.74.			
	:::	54 54	80	**	23	Cahn, Charles	do do	do	32.55. 95.35.			
**		54	8r	"	23	Consumers Brewing Co. (No. 6)	do	do	1,550.02.			
**	•••	54	82		23	J. H. Mohlman Co	do do	do do	176.39.			
**		54 54	83	"	23	Berthollet, Claude	do	do	169.44.			
********	***	54 54	83 84	**	23	Lost, Mathans	do do	do do	125.00.			
**	•••	54	84	**	23	Jost, Mathaus Dorting, Oscar	do	do	81.66.			
**		54	85	"	23	S. Liebmann's Sons Brewing Co.	do	do	225.48.			
	•••	53	161	"	24	Kearney, James, and Cornelius Rourke, as administrators of John Rourke, deceased, Thos. J. Hamill and Thos. Regan,	Chambers st. and	Croton was	8, 10, 12 and 1 ter rent, \$1,466.60			
**		E2	162	44	24	vs. The Mayor, etc	For rent of rooms	Nos. roca ar	nd roos Constabl			
		33				Constable, James M., et al., trus- tees of Henrietta Constable, deceased, and Frederick A. Constable	Building, No. 11 Commissioner of	I Fifth ave Jurors, \$1,:	., used for Specia 149.99.			
"	•••	53	163	"	24	Bergan, John J	well's Island, fro	m Aug. 20	, 1891, to Aug. 20			
**		54	85 86	1 44	24	Malcolm Brewing Co	For rebate of excis	e license fe	e, \$151.66.			
**		54 44 54 52 54	86	**	24	Boynston, Herman Sonnenberg, Samuel	do do	do	36.07.			
**		54	87	"	24	Salmon, Max Kirschbaum, Max Pfeiffer, Joseph Scherney, Bertha	do	do	64.22.			
"	:::	52	87 98	**	24	Kirschbaum, Max	do do	do do	44.93.			
**	***	54	88	**	24	Scherney, Bertha	do	do	173.28. 82.74.			
**	***	54	89	14	24	Gale, George H	do	do	86.57.			
"	•••	54	89	"	24	Koehler, H. & Co	do do	do				
**	***	54 53	166	"	25	Gale, George H	For stenographic	notes of tes	94.52. timony, furnishe			
"		53	165		25	Levy, Morris, vs. Charles H. T. Collis, Commissioner of Public	To restrain defend	Sessions in	1896, \$128.20. interfering wit			
"	•••	53	167	"	25	Works, etc	at Lenox ave. an For services as St eral Sessions, fur	d 137th st. enographer nishing tra	in Court of Ger			
		53	164	"	25	Roth, Jacob, by Ignatz Roth guardian ad litem, vs. Board o Education	For damages for po chastisement rec	s, \$400.30. ersonal inju eived in G.	ries resulting from S. No. 4, \$10,000.			
**		54	90	44	25	Ohmeis, Peter M	. For rebate of excis	se license le	e, \$288.12.			
"		54 54 54 54	91	**	25	Fischer, Frederick C	do do	do	77.25.			
**	33	54	91	**		Wissig, Emma	do	do	71.23. 99 17.			
**		54	92		25	Wissig, Emma Kern, Michael	do	do	76.16.			
		54	93		25	Kohler, Philipp	do do	do	86.57. 158.90.			
**		54	93 94		25	Stettwagen, Wilhelm	do	do	163.69.			
**		54	94	"	25	Evers, John	. do	do	11.51.			
"		54	95 95	**	25 25	Bonzen, John P Manns, Conrad	do do	do	119.44. 37.26.			
**		54	96	**	25	Bruning, George F	do	do	92.17.			
"	:::	54 54 54 54 54 54 54 54	96 97	"	25 25	Reichmann, Charles F	do do	do	65.20. 43.28.			
"	:::	54 54	97 98		25	Lane, Daniel	do	do	57-53-			
		54	98	11	25	Concannon, Thomas P	do do	do	9.32.			
"	:::	54 54 53	169	"	25 25	Faussner, Joseph	do To acquire title to of Mott st., bet. l	do property or	36.71. 83.82. the westerly sid			
"		53	168	"	26	Donnelly, Thomas (ex rel.), vs. Board of Police Commissioners,	teenth Ward, as Mandamus to com	a site for fi	re-house.			
"		53	340	"	26	etc	To recover amount					
		53	170	"	26	Starret, Joseph F	\$3,118.26. For salary as Over chester, from O	seer of Poo	r, Town of West			
		53	171		26	Harms, William, vs. Charles H T. Collis, Commissioner of Pub- lic Works, etc., and Charles Marks	\$289.72. To enjoin defendar of newspapers, e railroad stairway as No. 1924 Thir	tc., in boot in front o	om continuing sal th under elevate f premises know of 106.h st., an			
		53	172	"	26	McEligot, Kate (Matter of)	Application to puni Hospital for cont	sh officers o	f Manhattan Stat			
**		54	108	"	26		For rebate of excis	e license f	ee. \$57.67.			
**	***	54 54	108	44	26	Schoenthal, Solomon		do	67.21. 39.90.			
**		54	109	**	26	Josephson, Joseph Kiefer, Henry	do	do	151.30.			
"	•••	54 54	IOI	**	26 26	Steiner, Max	do	do do	177.78.			
**		54	102	**	26	do	do	do	135.00.			
**		54	102	**	26	do	do	do	75.54. 38.85.			
100		54	103	53	26	do	do	do	30.05.			

Supreme	25	104 104 105	Feb	26 26 26	Steiner, Max Clavel, Justin. Perezman, Mex. Koch, Alfred	do do	excise	license do do do	fee, \$23.15. 181.22. 47.57. 70.50.	
***	54		777					do		
	1000	105	**					do	56.02.	
	2.5	100	**		Shapario, Aaron			do	27.62.	
	1000	107	**		Dolphin, Edward			do	167.14.	
"		107	**	27	Levy. Emily	do	4 50	do	77.26.	
"		173	"	27	Sigerson, Frank H	For services a	the sar	nity of	William G. V	vood

SCHEDULE "B."-JUDGMENTS, ORDERS AND DECREES ENTERED (EXCEPT THOSE INCLUDED IN SCHEDULE "D").

People ex rel. John J. Dempsey vs. Charles H. T. Collis, Commissioner of Public Works— Order entered quashing writ of certiorari.

Max Augner—Appellate Division order of affirmance entered with \$10 costs and disburse-

People ex rel. William Harms vs. Charles H. T. Collis, Commissioner of Public Works-Order

People ex rei. William Harms vs. Charles H. 1. Collis, Commissioner of Fublic Works—Order entered discontinuing proceeding without costs.

Gertrude Kiernan, an infant, etc.—Order of affirmance entered in favor of plaintiff; judgment of affirmance entered in favor of plaintiff and for \$96.44 costs.

People ex rel. James Brady vs. William Brookfield, Commissioner of Public Works; People ex rel. Jacob Simermeyer vs. Board of Police Commissioners; The Mayor, etc., vs. John Brady and William Hollweg; People ex rel. James Mitchell vs. Board of Fire Commissioners—Judgments on remittitur and for costs entered.

Nicholes Simermeyer and enothers, Judgments, entered in favor of the City dismissing the

Nicholas Simermeyer and another-Judgments entered in favor of the City dismissing the

Nicholas Simermeyer and another—Judgments entered in favor of the City dismissing the complaint with \$77.60 costs.

Charles Schneider—Order entered allowing service of amended complaint.

Daniel Clancy; Mary A. H. Hunt; Philip Schlansky; Jane Curry, as administratrix, etc.—
Judgments entered in favor of the City dismissing the complaints with costs.

People ex rel. Thomas F. Burns vs. Board of Police Commissioners—Judgment entered affirming the proceedings of the respondents with \$62.60 costs and disbursements.

Henry Fischer—Order entered discontinuing the action without costs.

Matter of the Greenwich avenue and West Tenth street school site—Order entered confirming the report of the Commissioners of Estimate.

ing the proceedings of the respondents with \$62.60 costs and disbursements.

Henry Fischer—Order entered discontinuing the action without costs.

Matter of the Greenwich avenue and West Tenth street school site—Order entered confirming the report of the Commissioners of Estimate.

Judgments were entered in favor of the plaintiffs in the following actions: Frederick Jacobi, \$107.60; John W. Arfmann, \$129.95; Mary E. Belknap, \$29.23; John Bossong, \$109.33; Mary Broderick, \$168.80; Frederick A. Conkling, \$33.13; Michael J. Curran, \$182.60; Henry A. Dunkak, \$54.41; Edward Freund, \$179.58; John H. Gerdes and another, \$128.46; William E. Hawley, \$88.73; Edwin Caulfield, \$84.04; Rudolph Jacob, \$115.12; John Korel, \$108.66; Theodore Knuder, \$100.55; Ponjes H. Lohsen, \$44.45; Gustavus J. Markewitz, \$43.73; William C. Mackay, \$189.70; Robert S. Mastuhn, \$67.23; Michael J. McDownell, \$18.80; William Nagle, \$94.71; Clarence M. Roof and another, \$197.70; Henry F. Schilling, \$79.07; Julia K. Simon, \$48.25; Luke Trainor, \$177.86; William Wolf, \$19.90; Henry Elias Brewing Company, \$1,746.69; Valenting, \$79.07; Julia K. Simon, \$48.25; Luke Trainor, \$177.86; William Wolf, \$19.90; Henry Elias Brewing Company, \$1,746.69; Valentine B. Schneider, et al., receivers, \$8,164.27; Peter Doelger, \$21.08; Henry W. Hausman, \$132.25; Lena Reicher, \$127.15; Abraham J. Morris, \$94.26; Harry Pyke, \$50.16; Thomas Loudigan, \$84.41; Madeline W. Cobe, \$65.28; Adolph Flisser, \$48.85; Benjamin Henry, \$45.40; George Wallack and another, \$44.78; Annie Kalinsky, \$96.55; Johannes M. Johannsen, et al., \$62.98; William Tuite, \$60.62; Samuel Jones, \$25.20; William Hayes and another, \$4,400; George Wallack and another, \$44.42; Clarin Statistic Company (No. 3), \$868.80; The Bronx Gas and Electric Company (No. 4), \$1,275.02); The Bronx Gas and Electric Company (No. 3), \$1,028.43; Calvin Tompkins, \$105.62; William Wallace, \$13,460.19; John J. Wallon, \$4,818.30; Fred. Hollender and another, \$442.31; Charles Heaving Statistic Company (No. 3), \$48.40; Sigmund Baro

SCHEDULE "C"-SUITS AND SPECIAL PROCEEDINGS TRIED AND ARGUED. People ex rel. Chihuahua Mining Co. vs. Tax Commissioners; People ex rel. Julius Bien & Co. vs. Tax Commissioners—Argued at Special Term before Lawrence, J.; decision reserved; J. M. Ward for the City.

J. M. Ward for the City.

People ex rel. Louise Livingston vs. Wm. Sohmer, Register—Motion for writ of mandamus submitted to Lawrence, J.; R. S. Barlow for the City.

Matter of the Mott street school site—Motion to confirm report of Commissioners made before Lawrence, J.; J. T. Malone for the City.

Andrew L. Smith (3 actions)—Tried before Beach, J., at Special Term; judgment for the plaintiff; J. L. O'Brien for the City.

Rosie Schneider, by guardian, etc.—Tried before Freedman, J., and jury; complaint dismissed; H. S. Rankine for the City.

Maiche Fortunato—Reference proceeded and adjourned: J. L. O'Brien for the City.

Maicho Fortunato—Reference proceeded and adjourned; J. L. O'Brien for the City.
People ex rel. Richard Burk vs. Everett P. Wheeler et al.—Tried at Special Term before
Lawrence, J.; decision reserved; R. C. Beatty for the City.

Hearings before Commissioners of Estimate in Condemnation Proceedings. Hester street school site; Thirtieth street school site; One Hundred and Nineteenth and One Hundred and Twentieth streets school site; Lewis street school site; Seventy-sixth street school site; Rivington street school site; Attorney street school site; Monroe street school site, one hearing each; J. T. Malone for the City.

Twenty-eighth and Twenty-ninth Streets Park; Eleventh Ward Park; one hearing each;
C. D. Olendorf and G. Landon for the City.

26.11.

SCHEDULE "D"-SUITS AND SPECIAL PROCEEDINGS CLOSED

REGIS- TER FOLIO.	Court.	Title.		Cause of A	CTION.	CLAIM.	DAT	E.	How Done.		REMARKS.	
1 79	Supreme	. Matthew Smith	For rebate of	exclse license	excise license fee		189; Feb.		Transcript of judgment in favor of plaintiff for \$215.17 certified to Comptroller	Without trial; no defense.		
56	"	Gottfried Frank	do	do	************	177 77	"	I	Transcript of judgment in favor of plaintiff for \$214.52 certified to Comptroller	do	do	
68	"	. Annie Allard	do	do	***************************************	175 76	"	1	Transcript of judgment in favor of plaintiff for \$212.46 certified to Comproller	do	do	
408	"	Luigi Stefanini	do	do	•••••	173 61	**	1	Transcript of judgment in favor of plaintiff for \$210.41 certified to Comptroller	do	do	
54		. John Donlin and another	do	do	***************************************	171 53	**	1	Transcript of judgment in favor of plaintiff for \$208.35 certified to Comptroller	do	do	
12	3 1000	M. M. Dykes	do	do	***************************************	168 75	**	1	Transcript of judgment in favor of plaintiff for \$205.65 certified to Comptroller	do	do	
11		. Dominick Connor	do	do		168 75	"	1	Transcript of judgment in favor of plaintiff for \$205.61 certified to Comptroller	do	do	
58	"	Paul A. Goult	do	do	***************************************	167 36	"	1	Transcript of judgment in favor of plaintiff for \$204.24 certified to Comptroller	do	do .	
70		Louis P. Schaffner	do	do	***************************************	164 58	"	1	Transcript of judgment in favor of plaintiff for \$202.87 certified to Comptroller	do	do	
404	"	. Stephen Ditmas	do	do		159 72	"	1	Transcript of judgment in favor of plaintiff for \$197.58 certified to Comptroller	do	do	

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51 14	Supreme		George Verhaeren	For rebate of ex	cise license	fee	\$153 40	189 Feb.	7- I	Transcr	ipt of judgm	ent in favor of	plaintiff for \$196.91	Without trial;	no defense.	
50 398			Michael J. Callahan	Acres de la constante de la co	do		158 33		1	Transci	ipt of judgm	ent in favor of	plaintiff for \$196.71	do	ao	
51 54		••••	Robert Duffy	do	do		147 17			Transcr	ipt of judgm	ent in favor of	plaintiff for \$185.75	do	do	
51 XX		•••	Leonardo Denino	· do	do		145 82	**		Transcr	ript of judgm	ent in favor of	plaintiff for \$184.38	do	do	
50 399	"	•••	Maurice Callahan	do	do		143 75		1	certif	ed to Comp	ptroller	plaintiff for \$181.64	do	do	
51 51	"	••••			do		141 69	"	1	certif	ied to Comp	troller	plaintiff for \$179.59 plaintiff for \$178.90		do	
51 6a		•••	Charles & Clauser and		do		149 86		,	certif	ied to Comp	troller	plaintiff for \$178.28		do	
51 96	"	****	another	1	do		138 19	**	1	certif	ied to Comp	troller	plaintiff for \$176.16		do	
51 55		****	Minnie Fenn		do		108 99		1	Certif	ied to Comp	troller nent in favor of	plaintiff for \$146.71		do	
50 405 51 61			John K. Parker		do		107 22	**	ī	Transc	ript of judgm	ent in tavor of	plaintiff for \$145.07	do	do	
51 57			Bridget Glynn	1	do		102 22	"	1	Transci	ipt of judgn	ent in favor of	plaintiff for \$140.13	do	do	
51 78	"		Lino Martinez	do	do		102 40	"	1	Transc	ript of judgm	ent in favor of	plaintiff for \$139.4	do	do	
51 69	**		Andrew Gromus	do	do		101 11	**	1	Transci	ipt of judgm	ent in favor of	plaintiff for \$139.0	do	do	
51 79	"		Paulina Pisania	do	do		98 44	"	Í	Transc	ript of judgn	ent in favor of	plaintiff for \$135.7	do	do	
50 401	**		Adolph Charvat	do	do		92 77	"	1	Transci	ipt of judgm	ent in favor of	plaintiff for \$130.2		do	
51 6o		••••	Wm. McQuade	do	do		92 21	**		Transci	ipt of judgnied to Comp	nent in favor of troller	plaintiff for \$129.75		do	
, 51 9	"		Frederick J. Becker		do	***************************************	90 82			Transci	ipt of judgm ied to Comp	troller	plaintiff for \$128.76		do	
51 15	"		Frederick Wolf		do		87 91	"		certif	ied to Comp	troller	plaintiff for \$125.89		do do	
51 70			Wm. Weisner		do	***************************************	88 32 86 66	**		certif	ied to Comp	troller	plaintiff for \$125.86		do	
50 403	"		Jeremiah L. Converse Helen Blanke		do		8ó 10	**		certif	ied to Comp	troller	plaintiff for \$123.2		do	
50 394			Edward Aurig	1000	do		82 50	**		certif	ed to Comp	troller	plaintiff for \$120.1		do	
51 8			Rosario Fertilla		do		8 ₁ 6 ₇			certif	ied to Comp	troller	plaintiff for \$119.3		do	
50 406 51 10			John Collins		do		81 II	**		Certif	ied to Comp	troller ent in favor of	plaintiff for \$118.76		do	
51 10 51 53			Peter Diestel and another	do	do		76 66	"		Certif	ed to Comp	troller ent in favor of	plaintiff for \$114.38	do	do	
51 78	**	23.00	Charles Neertz		do		92 21	**		Transci	ed to Comp	troller ent in favor of	plaintiff for \$129 7		do	
51 59			Peter Hauch		do		68 33	. "	1	Transci	ipt of judgm	ent in favor of	plaintift for \$106.10		do	
51 82			Sadie Glantz		do		67 77		1	Transci	ipt of judgm	ent in favor of	plaintiff for \$105.6		do	
51 52			Patrick Conlon and another	do	do		67 22	**	1	Transci	ipt of judgm	ent in favor of	plaintiff for \$105.0	do	do	
50 393			Jacob Baschkoff	do	do		66 67	"	1	Transcr	ipt of judgm	ent in favor of	plaintiff for \$104.5		do	
51 B		200	Wm. J. Aikman		do		66 10	**		Certifi	ed to Comp	troller	plaintiff for \$103.42	do	do	
51 12			John C. Graham		do		66 10	**		Transcr	ipt of judgm ed to Comp	ent in favor of troller	plaintiff for \$103.4		do	
51 55			Julius Franke	do	do		65 11	"		certifi	ed to Comp	troller	plaintiff for \$102.33		do	
51 71		-	Luiga Froiana		do		64 55			certifi	ed to Comp	troller	plaintiff for \$101.78		do do	
51 8s		-	Jacob Reuss	do do	do		64 44			certifi	ed to Compt	roller	plaintiff for \$99.59		do	
51 69		-	James Andriaco Patrick Conway et al	do	do		62 33 160 41	**	100	certifi	ed to Compt	roller	plaintiff for \$198.70		do	
51 51			Robert Sherlock	do	do		59 99	**		certifi	ed to Comp	troller	f plaintiff for \$97.39		do	
51 62 51 57			Andrew Grier	do	do		48 54	**		certifi Transcr	ed to Compt ipt of judgm	roller ent in favor of	plaintiff for \$86.02		do	
51 13		CAPA	Gustave Meyer	do	do		43 60	**	1	Transcr	ipt of judgm	ent in tavor of	plaintiff for \$80.96	do	do	
51 52	**		Katie Conway	do	do		40 55	**	1	Transcr	p: of judgm	ent in favor of	plaintiff for \$78.22	do	do	
51 53	**		Nicola Cimino	do	do		38 93	**	1	Transcr	ipt of judgn	nent in favor of	f plaintiff for \$76.57	do	do	
51 IS	**		August Wick	do	do		38 32	**	1	Transcr	pt of judgm	ent in favor of	plaintiff for \$76.02	do	do	
5x 9	**		Adolph J. Cohn	do	do		37 21	"	1	Transcr	ipt of judgm	ent in favor of	plaintiff for \$74.93	do	do	
51 56	44		Harrie Fried	do	do		37 21	**	1	Transcr	ipt of judgm	ent in favor of	f plaintiff for \$74.93		do	
51 85	"		Valere Braquehais		do		28 88	**		Transcr certifi	ipt of judgm ed to Compt	roller of	f plaintiff for \$65.10		do	
51 10	"	32.00	Mary Colonna		do		18 05	"		certifi	ed to Compt	roller	f plaintiff for \$55.34		do	
50 400	"		Detlef Christiansen and another	1 00	do do	***************************************	16 11			certif	ed to Compt	roller	f plaintiff for \$52.71 f plaintiff for \$51.16		do do	
51 61			Albert Coshland		do	***************************************	8 33	**		certifi	ed to Comp	troller	f plaintiff for \$45.6		do	
50 397	"		Jacob Pomerantz		do	***************************************	73 85	**		certifi	ed to Comp	troller	plantiff for \$92.08		do	
51 93			Heller Isaac		do		175 34			Certif	ied to Comp	troller nent in favor of	plaintiff for \$192.84		do	
51 247	**		Andrew Evans		do		106 67	**		Transcr	ipt of judgm	ent in favor of	plaintiff for \$127.8	do	do	
51 2 77	**		Andrew Albigese	do	do		94 43	**	1	Transci	ipt of judgm	ent in favor of	plaintiff for \$111.5	do	de	
51 245	**		Frank D. Malzone	do	do		14 74	"	1	Transcr	ipt of judgm	ent in favor of	f plaintiff for \$34.53	do	do	
51 209	"		Simon Straus	do	do		61 77	**	1	Tran-cr	ipt of judgm	ent in favor of	f plaintiff for \$80.15	do	do	
52 70			The Tribune Association	For publishing c	ertain notic	es to taxpayers	97 50	**	1	Transci	ipt of judgm	ent in favor of	plaintiff for \$139.68	do	do	
51 354	"		John G. Boyle		ise license f	ee	148 63	"	1	Transci	ript of judge	ent in favor of	plaintiff for \$173.5		do	
51 196			Louis Kahn		do		92 76	"		certifi	ed to Comp	roller	plaintiff for \$111.26		do	
52 395			Amanda Falihee	taken for 47th	st. school si	te	9,000 00	"		60.25	he certified	to Comptrolle	or of plaintiff for		do Count of Ann	colo
52 255		••••	People ex rel. William L. Ward vs. Board of Police	Fairchild on of	ficial ballot	ne of Benjamin L.	*********		1	ents.	entered on r	emittitur in 1a	vor of the respond	Argued at the	Court of App	2415.
50 6x	**		Dennis W. Moran			ract for regulating	********	"		out or	ete		inging action with			
51 118	"		H.Clausen & Son Brewing Co.	For rebate of exc	ise license i	ee	134 80	**	2	Transci	ipt of judgm	ent in favor of	plaintiff for \$171.00	Without trial	no defense.	
51 117	**		do do	do	do		117 81	"	2	Transci	ipt of judgm	ent in favor of	plaintiff for \$150.86		do	
51 118	**	••••	do do	do	do	************	148 64	"	2	certif	ed to Comp	troller	plaintiff for \$149.48		do	
51 119	**		do do	do	do		117 81	"		certif	ed to Comp	troller	plaintiff for \$149.46		do	
51 116		••••	do do	do	do	***************************************	109 04	"		certif	ed to Comp	troller	plaintiff for \$110.67		do	
51 120	**	••••	do do	do	do		102 47	"	2	certifi	ed to Compl	roller	plaintiff for \$104.01	do	do do	
51 120		••••	do do	do	do		96 99	**	2	Transci	ipt of judgm	ent in favor of	f plaintiff for \$95.65		do	
51 118	**		do do	do	do		94 25	"	- 31	Certif	ed to Comp	ent in favor o	of plaintiff for \$90.66		do	
51 123	"		do do	do	do		82 74	"		Transc	ied to Comp	ment in favor o	of plaintiff for \$83.98	do	do	
51 122	**		de do	do	do		80 00	"	2	Certifi	ed to Comp	nent in favor o	of plaintiff for \$81.20	do	do	
51 117	"		do do	do	do		73 42	**	2	Transc	ed to Comp	nent in favor o	of plaintiff for \$74 5	do	do	
51 121	"		do do	do	do		69 56	**		Certif	ed to Comp	nent in favor o	of plaintiff for \$70.6	do	do	
51 119	"		do do	do	do		6o 28	"	2	Transci	ipt of judge	nent in favor o	of plaintiff for \$61.18	do	do	
51 123	**			do	do	••••••	109 33	"	2	Transcr	ipt of judgm	nent in favor o	of plaintiff for \$55.47	de	do	
49 129	"	****	People ex rel. Mary Jane O'Hare vs. Ashbel P. Fitch,	Audubon ave.	compel par	yment of award, 5th to 175th st	7,500 00	"	2	Order a	nd judgmen	t on remittitur	in favor of respond	Argued at the	Court of App	als.
51 95	u		Comptroller Louis Kraemer			The second secon	166 12		3	Transcr	ipt of judgm	ent in favor of	plaintiff for \$205.90	Without trial;	no defense.	
51 155	**		Maurice A. Krauss	do	do		150 62		3	Transcr	ipt of judgm	ent in favor of	plaintiff for \$174.22	do	do	
52 94	"	••••	Victoria Grossman	do	do		98 53	"	3	Transc	ript of judgn	ent in favor of	plaintiff for \$136.6	do	do	
	-	-						-	100	, certif	JE TO COMO					-

-	1	-	,	l.			1897.					2
51 153		1000	Maurice Cobe			\$108 22	Feb. 3	ranscript of judgment in favor of p				
51 146	"		Julia Waldman	The state of the s	***************************************	175 30	" 3	ranscript of judgment in favor of p certified to Comptroller			do do	
51 154		777	Louis Cohn	100	***************************************	72 60	" 3	ranscript of judgment in favor of pertified to Comptroller			do	
51 154	"	2000	William E. Coyle	200		52 19	3	ranscript of judgment in favor of certified to Comptroller			do	
51 124	"	1	George W. Knight	The state of the s		16 31	3	ranscript of judgment in favor of certified to Comptroller		1.7	do	
51 113	"	1000	Winfield S. Taylor			6 60		ranscript of judgment in favor of p certified to Comptrollerranscript of judgment in favor of p			do	
51 152			Andrew J. Cobe Francis Keegan			16 03	. 3	certified to Comptrollerranscript of judgment in favor of j			do	
51 135			Edward W. Turner			12 32	" 3	certified to Comptrollerranscript of judgment in favor of j		do	do	
51 156		12100	Israel Cobe			9 86	" 3	certified to Comptrollerranscript of judgment in favor of		do	do	
51 153 46 28	**	0.25499	Peter L. Bretz		The second secon	600 00	" 3	certified to Comptrollerranscript of indgment in favor of p	laintiff for \$718.44	Tried before Mc	Adam, J., and jury.	
•				Broadway and 42d st	ing into excavation,			certified to Comptroller				
51 387	"		Julius Bohn	A STATE OF THE PARTY OF THE PAR	CONTRACTOR OF THE PARTY	171 30	" 3	ranscript of judgment in favor of certified to Comptroller				
5x 386		200	Charles F. Gall			86 oo	. 3	ranscript of judgment in favor of pl certified to Comptroller		do	do do	
52 157		••••	Welsh Presbyterian Church.	damages to Nos. 206 and used for school purposes,	208 East 11th st.,	1,175 00	. 3	ranscript of judgment in favor of certified to Comptroller		do	do	
51 352	"	••••	William E. O. Schwartz	For rebate of excise license	fee	182 77	" 3	ranscript of judgment in favor of p certified to Comptroller	laintiff for \$198.27	do	do	
51 330	"	••••	William Michaels	do do	***************************************	155 26	" 3	ranscript of judgment in favor of p certified to Comptroller	laint ff for \$175.46	do	do	
51 352	"	••••	Josephine Kleinwachter	do do		103 75	. " 3	ranscript of judgment in favor of p certified to Comptroller	laintiff for \$119.25	do	do	
51 36t	"	200	Dennis F. Costello			88 25	" 3	ranscript of judgment in favor of p certified to Comptroller	laintiff for \$106.92		do	
51 392	**		William O'Brien		***************************************		" 3	ranscript of judgment in favor of p certified to Comptroller	laintiff for \$97.49		do	
51 391	"		John F. Gleason			56 70	" 3	certified to Comptroller	plaintiff for \$75.02		do	
51 386	"	1	Joseph Espencheid			53 90	" 3	ranscript of judgment in favor of p certified to Comptroller			do	
51 277	"	436.79	Emil Engelman		*	56 19	" 3	ranscript of judgment in favor of p		100	do do	
51 354			Henry Bailer			24 10	" 3	ranscript of judgment in favor of certified to Comptroller		do	do	
51 353	"		August Lingerman Pius Bollheimer			22 93	" 3	certified to Comptroller		do	do	
51 353			Jonathan Conklin			753 60	" 3	ranscript of judgment in favor of p certified to Comptroller ranscript of judgment in favor of p	laintiff for \$807 88	do	do	
52 143		- FF 85	Carll V. Smith	Department of Correction	and interest	375 00.	" 3	ranscript of judgment in favor of pl	aintiff for \$400.60	do	do	
53 68	**		Thomas Hagan	to Department of Public I	Parks	190 35	" 4	certified to Comptroller rder of discontinuance entered wit	hout costs			
47 472			Matter of John Ciaffin and	For an award made in the	matter of the Jerome	1,095 70	" 4	eceived order directing payment b	y Trust Company		o opposition.	
50 261	**		People ex rel. Consolidated	Park Reservoir	sment on relator's		" 6	of \$1,095, amount of award ertified order reducing assessmen	t for 1896 to sum			
		100	Telegraph and Electrical Subway Co In the Matter of the Board of	capital stock for 1896			. 6	of \$75,000 and sent to Comptroller order entered confirming report of t				
48 475		••••	Education	and Ludlow streets for a	school site	********	" 6	of Estimateudgment on remittitur entered in	favor of respond	sioners. Argued at the C	ourt of Appeals.	
41 40		••••	Morris vs. Board of Police Commissioners	Police force	troin the	********	0	ents and for \$101.90 costs and disb	ursements	Januari ine C		
53 54	"		Elizabeth Baer, an infant by.	For damages for personal struck by piece of iron	injuries by being	15,000 00	" 6	order entered discontinuing action	without costs	By consent.		
50 418			John Dunn	in 14th st	tee	91 35	" 6	ranscript of judgment in favor o	f plaintiff for \$10	Without trial; n	no defense.	
30 4.0		3533	• *************************************	parameter and a second		, 55		(making total with previous judgr tified to Comptroller	nent, \$112.53) cer-			
51 350		••••	Frederick H. Otten	do do		7 67	" 6	ranscript of judgment for \$25.24 is certified to Comptroller			do	
52 432		••••	William C. Huson	mony furnished District	Attorney's office in	2,706 60	" 6	ranscript of judgment in favor of ple certified to Comptroller	aintiff for \$2,706.06	Without trial; u	pon offer.	
47 476	"	:	People ex rel. Charles G. Bur-	criminal cases Mandamus to compel audit	of payment of bill of	130 00	" 6	order granting writ of mandamus of		Argued before B	each, J.	
53 4			Anthony Kessler	For rent of premises on sou	thwest cor. Colum-	625 00	" 8	ranscript of judgment in favor of certified to Comptroller	plaintiff for \$625	Without trial; u	pon offer.	
12 112			George E. Peckham	bus ave, and 126th st., qui		141 95	8	ranscript of judgment in favor of p		do	do	
52 399		6560	Frank S. Beard	of Town of East Chester.		233 50	** 8	certified to Comptrollerranscript of judgment in favor of p			do	
52 389				District Attorney's office of General Sessions and in	and Clerk of Court	-33 5-		certified to Comptroller	•••••			
52 381	"	••••	Hugh A. Serviss	For carpenter-work furnis School District, Town of	hed Fourth Street	69 63	" 8	ranscript of judgment in favor of p certified to Comptroller	plantiff for \$69.63	do	do	
53 92			In re Dorothea Wult	and June, 1895 For award made on opening	ng East 156th st	131 33	** 8	order entered directing payment o	f award of \$131.33	Upon motion; n	o opposition.	
53 91			In re Detley Wulf	do	do	130 22	" 8	to petitioner	f award of \$130.22	do	do	
52 414	"		Frederick Beach	For payment of an award	made for premises	23,629 95	" 9	to petitioner	intiff for \$23,158 2:	Without trial; n	o defense.	
			Edwin W. Halsey	neur and Henry sts. scho	ol site		" ,	Franscript of judgment in favor of pla		do	do	
52 372		••••	Danie W. Halsey	Broadway, Scammel an	d Gouverneur sts.	15/6// 32	,	certified to Comptroller				
52 373		••••	do		ises taken for East	4,250 00	" 9	Cranscript of judgment in favor of po certified to Comptroller	laintiff for \$4,364 7	do	do	
40 410			The Mayor, etc., vs. Central	school site		9,200 00	" 9	Defendant paid \$11,500 in settleme				
			Park, North and East River Railroad Co					continued				
51 406	"		Charles Spies Frank S. Beard				" 9	ranscript of judgment in favor of p certified to Comptroller ranscript of judgment in favor of			upon offer.	
52 172		••••	FIRE S. Deard	mony in criminal cases Attorney and Clerk of Co	furnished District	259 80	. 9	certified to Comptroller	. plantin for \$25	,		
	44		Martin McMahon	sions and interest Damages for personal injur	ies received at 10th	10,000 00	" 9	ranscripts of judgment in favor of	plaintiff for \$060.7	Argued at the	Appellate Division	
43 524	**		Napoleon B. De Laurier	ave. and 168th st., Jan., 1	802	28 85	" 10	and \$114 certified to Comptroller. ranscript of judgment in favor of	plaintiff for \$47.1	Without trial; r		
51 329			S. Liebmann's Sons Brewing	do do		1,679 34	" 10	ranscript of judgment in favor	of plaintiff for	do •	do	
51 412			Henry F. Natemeyer			167 12	" 10	\$1,479.76 certified to Comptroller ranscript of judgment in favor of p	laintiff for \$189.40	do	do	
51 459			Francis P. Coakley			143 28	" 10	certified to Comptroller ranscript of judgment in favor of p certified to Comptroller	laintiff for \$162.64	do	do	
51 327	**		Meta Freese	. do do		53 33	" 10	ranscript of judgment in favor of certified to Comptroller	plaintiff for \$71.81	do	do	
51 328	**		Louise Hatoff	. do do		148 91	" 10	ranscript of judgment in favor of p certified to Comptroller	plaintiff for \$167.43	do	do	
51 291	**		Pasquale Selvaggi	do do		144 55	" 10	ranscript of judgment in favor of p certified to Comptroller	laintiff for \$161.95		do	
51 329	**		Gaetano Manganora			77 33	" 10	ranscript of judgment in favor of p certified to Comptroller	plaintiff for \$95.37		do	
51 254	"	2500	John O. Collins			36 10	" 10	ranscript of judgment in favor of p certified to Comptroller	plaintiff for \$54.84		do	
51 392	"		James H. Smyth			177 10		ranscript of judgment in favor of po- certified to Comptroller		do do	do	
51 351	- 5		Owen McCoory		or of name of relator	143 04	" 10	ranscript of judgment in favor of pl certified to Comptrollerudgment on remittitur entered in fa				
49 464	"	••••	The People ex rel. Thornton Floyd Turner vs. Wm. Plimley, Commissioner of	from list of jurors, 1895-1	896		10	and for \$130.45 costs, costs paid				
			Jurors	Damages for personal injuri	ies received at No. 6	10,000 00	" 10	ranscript of judgment in favor	of plaintiff for	Argued at the A	ppellate Division.	
44 498	it		Charles H. Heck	Damages for personal in	juries received at	15,000 00	" 10	\$2,278.84 certified to Comptroller. ranscript of judgment in favor \$1,230.78 certified to Comptroller.			do	
45 501 51 440	**		E. Koehler & Co	Brook ave, and John st., I	Mar., 1803	161 64	" 10	order entered granting motion to co	nsolidate with \$10	Upon motion be	fore Truax, J.	
51 440	**		do			177 40	" 10	costs to defendants	nsolidate with \$10	do	K)	
51 440	**		do	do do		96 99	" 10	costs to defendants	nsolidate with \$10	do		
51 440			do	do do		69 59	" 10	order entered granting motion to co	nsolidate with \$10	do		
51 44º	"		do	do do		36 99	" 10	order entered granting motion to co costs to defendants	nsolidate with \$10	do		
51 440			do	do do		27 81	" 10	order entered granting motion to co costs to defendants	nsolidate with \$10			
51 440	"	••••	do	do do		95 34	" 10	order entered granting motion to co costs to defendants	nsolidate with \$10			
51 440	*	••••	do	do do		40 55	" 10	order entered granting motion to co costs to defendants	nsolidate with \$10			
51 440		••••	do	do do		24 38 52 05	" 10	order entered granting motion to co costs to defendants				
51 440	_ "	••••	do	uo uo		32 05	10	costs to defendants				

Water Street Street		
THE	CITY	RECORD.
		RECURD.

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5x .	440	Suprem	ie	. E. Koehler & (Co	For rebate of	excise license	fee	\$152 06	Feb	97.	Order entered granting	motion to consolidate with \$1	o Upon motion b	efore Truax, J	
51	440	"		. do		do	do		73 97	**	10	Order entered granting	motion to consolidate with \$1	ò	do	
												costs to defendants		•	do	
4	***		***	do			do	***************************************			10	costs to defendants	motion to consolidate with \$1			
51	440		***	· do		. do	do		140 41	"	10		motion to consolidate with \$		do	
51	440	**		. do		. do	do	•••••	56 44	"	10	Order entered granting	motion to consolidate with \$1	0	do	
51	440	**		. do		do	do		103 97		10		motion to consolidate with \$		do .	
-	440	**		1		1	do		35 89	**	10	costs to defendants	motion to consolidate with \$		do	
-			•••	44						"		costs to defendants	,,,,,,,,,,,,,,,,,,,,,,,,,,,,	•	do	
51	440			1			do	***************************************	44 38	1	10	costs to defendants	motion to consolidate with \$1		4.0	
51	440			· do		do	do		754 11	"	10	Order entered granting	motion to consolidate with \$1		do	
51	440	**	•••	. do		do	do	•••••	308 22	**	10	Order entered granting	g motion to consolidate with \$1	0	do	
51	440			. do		do	do		110 68	**	10	Order entered granting	motion to consolidate with \$1	0	do	
51	440	**		. do		do	do		43 84	**	10	Order entered granting	motion to consolidate with \$1	ò	do	
51 4	440	"		do		do	do		76 17		10	Order entered granting	motion to consolidate with \$1	ò	do	
		**		do		do	do		1 (0.00)		10	costs to defendants	motion to consolidate with \$1		do	
51	140		••••						70 17			costs to defendants				
51 4	140		••••	do		do	do	••••••	79 45	"	10		motion to consolidate with \$1		do	
51 4	140	"	****	do	•••••	do	do	***************************************	147 26		10	Order entered granting	motion to consolidate with \$1	0	do	*
51 4	140	**		do		do	do		75 07	**	10	Order entered granting	motion to consolidate with \$1	0	do	
51 4	440	**		do		do	do		95 34	-	10	Order entered granting	motion to consolidate with \$1	ò	do	
51		**		do		do	do		82 74			costs to defendants	motion to consolidate with \$1		do	
-				4.								costs to defendants .				
51 4	140		****	do		do	do	***************************************	171 92	"	10		g motion to consolidate with \$		do	
51 4	140	"		do	**********	do	do		169 18	"	10		motion to consolidate with \$1		do	
51 4	140	"		do		do	do		156 16	**	10	Order entered granting	motion to consolidate with \$1	0	do	
51 2	284	**		Edward Strasser.		do	do		44 38	**	11	Transcript of judgment	in favor of plaintiff for \$33.7	Without trial;	no defense.	
51 2	282			do .		do	do		30 69	**	11		ler t in favor of plaintiff for \$62.4	do	do	
51 2		**		Henry Cohen	Den Harrier Co.	do	do			**	11	certified to Comptrol	ler		-	
			1121						157 55	1		certified to Comptrol	ler		do	
51 a	483	-		Lewis Steinhardt.		do	do		153 44	"	ıı	Transcript of judgment certified to Comptrol	in favor of plaintiff for \$171.5	do do	do	
51 2	79	"		Norbert Heinsch		do	do		159 73	"	11	Transcript of judgment	in favor of plaintiff for \$177.0	do do	do	
51 2	86	"		George Mueller a	nd another.	do	do		59 72	"	=	Transcript of judgment	in favor of plaintiff for \$77.8	do	do	
51 2	80	**		Mark G. Holstein		do	do		59 73		11	Transcript of judgment	ler	do	do	
51 2	82			Morris Steinhard	t	do	do		148 68	**	11	Certified to Comptrol	ler. in favor of plaintiff for \$166.7	do	do	
51 2	Q.	**		Daniel Strasser		do	do				11	certified to Comptrol	ler		G.	
7	. 1	**							147 28			certified to Comptrol	in favor of plaintiff for \$165.3		do	
51 2	181			Benjamin F. Kraf	200000000000000000000000000000000000000	do	do		87 68	"	11	Certified to Comptrol	in favor of plaintiff for \$105.7	do	do	
51 2	78	"		Frederick M. Cza	ki	do	do		86 56	**	11	Transcript of judgment	in favor of plaintiff for \$104.6	do	do	
51 2	80	"		John A. Hardima	n	do	do		60 83	**	11	Transcript of judgment	in favor of plaintiff for \$78.9 er.	do	do	
51 2	85			Lewis M. Scheuer	r	do	do		59 73	**	**	Transcript of judgment	in favor of plaintiff for \$77.8.	do	do	
51 2	279	"		Anthony J. Dittm	ar	do	do		41 68	**	11	Certified to Comptroll	in favor of plaintiff for \$50.7	do	do	
51 2		**		James Sharley			do		12 50			certified to Comptroll	in favor of plaintiff for \$59.7: er. in favor of plaintiff for \$25.4	do	do	
					A A STATE OF THE P		4.					certified to Comptroll	er		do	
51 2	183			David J. Steinhar		do	do		88 78		11	certified to Comptroll	in favor of plainuff for \$106.8		do	
53	14	"		Sparks vs.	rel. George Edward C.	Mandamus to	r. Dock Depar	tatement of relator			11	Order served denying n	otion for writ of mandamus.	Argued before	Andrews, J.	
				O'Brien et al.,	Dock Com-											
53	13	**		The People ex r	el. Isaac C.	Mandamus to	compel payr	nent of salary as	528 80	**	11	do	do do .	do	do .	
				Comptioner												
52 3.	56	"	••••	Alice Gross		For rent of pre	mises northeas	st cor. 2d st. and 1st	1,666 66	"	13	Order served to substitu	te P. Gomprecht Sons, etc., as The Mayor, etc	Upon motion, h	before Truax, J	
				Hanny F Hawlen		June, July, A	Aug. and Sept.	, 1806, and interest						W		
53	81		••••	Henry E. Howian	id	near Amster	rdam ave., as	or lots at 130th st., site of College of	30,150 00		15	franscript of judgment \$30,175.50 certified to	t in favor of plaintiff for Comptroller	Without trial;	upon offer.	
52 2	54	**		William J. O'Sulli	van	City of New Balance claims	York	onal services, The	6,500 00	**	15	Transcript of judgment	in favor of plaintiff for \$5,000	do	do	
51 3		**		Joseph Vonelak		People vs. M	lary A. A. Fler	ning				certified to Comptrol	lerin favor of plaintiff for \$189.40	Lance Control		
		"							167 04		15	certified to Comptrol	er		The state of the s	
51 3	30			Bertha Jansea, as		do	do		74 97		15	Certified to Comptrol	in favor of plaintiff for \$95.49	do	do	
5x 3	58	"	••••	Hattie Loeffler		do	do		172 75	"	15		in favor of plaintiff for \$112.4		do	
51 4	04	"		Herman Weissker	r	do	do		91 50	**	15	Transcript of judgment	in favor of plaintiff for \$109.10	do	do	
51 4	04	"		Anton Kunz		do	do		68 49	**	15	Transcript of judgment	in favor of plaintiff for \$85.72	do	do	
51 3	57	**		Joseph Krejci		do	do		20 27		15	Transcript of judgment	lerin favor of plaintiff for \$33.50	do	do	
51 3				Flavius J. Allen		do	do		93 16	**	15	certified to Comptrol	in tavor of plaintiff for \$93.19	120	do	
	520			Simon A. Hirshba		do			3	"	13	certified to Comptrol	ler	1000		
51 4							do		183 10		15	certified to Comptrol	in favor of plaintiff for \$200.42	0 (2)	do	
51 4				Charles Pfeiffer.		do	do		166 36	"	15	Transcript of judgment	in favor of plaintiff for \$184.67	do	do	
51 3	378			Frank Harazin		do	do		115 06	"	15	Transcript of judgment	in favor of plaintiff for \$162.07	do	do	
51 3	85	"		Ernest A. Hipple	r	do	do		65 55	**	15	Transcript of judgment	in favor of plaintiff for \$85.46	do	do	
51 3	77	"		Wenzel Hoffman.		do	do		51 61		15	Transcript of judgment	in favor of plaintiff for \$70.28	do	do	
51 3	80			George Dege		do	do		48 76		15	certified to Comptrolle	in tavor of plaintiff for \$67		do	
51 3	811			Henry Herrmann		do	do					certified to Comptrolle	r			
					100000000000000000000000000000000000000				30 68		15	certified to Comptrolle	in favor of plaintiff for \$48.91	do	do	
51 3	- 1		100	Fritz Schneider.		do	do .		34 52	"	15	certified to Comptrolle	n favor of plaintiff for \$52.75	do	do	
51 35	50	"		Max Koehler		do	do		47 92	"	15	Transcript of judgment i	n favor of plaintiff for \$56.59	do	do	
51 37	8	"		John Hagan		do	do		45 48	**	15	Transcript of judgment	in favor of plaintiff for \$63.71	do	do	
51 41	0	**		Frederick W. Mey	rer	de	do		45 56	**	15	Transcript of judgment	in favor of plain iff for \$64.08	do	do	
51 35	9			Fritz Kohn		do	do		46 51	"	15	Transcript of judgment	in favor of plaintiff for \$64.66	do	do	
51 37				Alice Mullen		do	do		71 50			Transcript of judgment	in favor of plaintiff for \$80.74	do	do	
51 35				Charles W. Bettin		do	do					certified to Comptrolle	n favor of plaintiff for \$120 15	do		
	- 1							***************************************	101 91	24	15	certified to Comptrolle	F	2	do	
51 35				Frank Pistore	The state of the s	do	do		120 00		15	certified to Comptrolle	n favor of plaintiff for \$168.28	do	do	
50 19			-	In the matter of 130th sts. school	site					**	16	Certified copies report	and order confirming award,	Hearing held be	fore Commission	oners.
52 36	2	"		In the matter of the	he petition F	For award mad	de to unknows	n owners, opening	857 28		16	Order entered directing	comptroller g payment of award to peti-	Hearing held be	fore referee.	
53 I	5	**		Peter O. Halsey	F	or recovery of	award, premi	ses taken for East	10,877 30		16	Transcript of judgmen	t in favor of plaintiff for	Without trial; n	o defense.	
		- 22				Broadway, So	cammel, Gouve	erneur and Henry				\$11,159.20 certfied to C	Comptroller			
53 1	6	**		William Halsey	····· F	or recovery of	award, premi	ises taken for East	10,877 30	"	16	Transcript of judgmen	t in favor of plaintiff for	do	do	
				The Drug	1	sts, school site	e	erneur and Henry	-		12.1				marks of	
52 16	~	100	••••	layior, administ	trator, vs	landamus to co	ompel refund	of assessment for	1,531 33	"	17		writ and sent same to Comp-	Argued before S	myth, J.	
				Ashbel P. Fitc	n, Comp-											
48 30	7	**	••••	Sol. Goldenkranz.	тт	o recover co	ompensation fo	or night medical	90 00	**	17	Franscript of judgment is	n favor of plaintiff for \$210.60	Without trial;	o defense.	
						year 1802	Welfth Police	Precinct in the				certified to Comptrolle	r			
50 7	5			W. Wheeler Smith		o declare void	assessment fe	or 1st ave. regula-	1,106 00		17	Franscript of judgment	in favor of plaintiff for	do	do	
51 9	12	**	••••	Emile Heidenreich	h and an-	do do	do do	oth st., etc	179 89		17	Transcript of judgment in	favor of plaintiff for \$202.63	do	do	
51 9	ю	"		C. G. Flasch and an	other	do	do		21 88	"	17	Franscript of judgment	n favor of plaintiff for \$41.83	do	do	
51	2			Dominick Lorenzo		do	do		44 5I			certified to Comptrolle	n favor of plaintiff for \$62.59	do	do	
51 4				F. C. Bauman	edana a carde	do	do		-			certified to Comptroller	n favor of plaintiff for \$65.76			
	3	**		Edward Ferrero		do			45 40			certified to Comptrolle	r	do	do	
5x 7:				4.			do		71 75			certified to Comptroller	n favor of plaintiff for \$92.59	do	do	
51 73	3	Ye.	••••	do		do	do		95 73		17 7	Transcript of judgment in	favor of plaintiff for \$115.99	do	do	
_	-		-							-	-	- Designation				

_			,				1	-0-					1	and the same of th	
51 92	Suprem	e	Ernest C. Dorval	For rebate of excise	e license	fee	\$172 98	Feb.	17	Transcript of judgm	ent in favo	r of plaintiff for \$93.93	Without trial	no defense.	
51 65			Jacob Smith	do	do		. 6 44	**	17	Transcript of judgm	ent in favor	of plaintiff for \$26.13	do	do	
51 26	**		Frederick Lezpona	do	do		63 45	**	17	Transcript of judge	ent in favo:	of plaintiff for \$84.12	do	do	
51 18	**		Dennis Donovan	do	do		169 89	**	17	Transcript of judgm	ent in favor	of plaintiff for \$182.62	do	do	
47 142			In the matter of the applica-	To acquire title to	premises				11	certified to Comp	troller	ceedings without costs			
47 142			tion of The Mayor, etc., to acquire title to 443 feet and 6 inches of bulkhead, East	on East river					•			•			
			river, between Pike and Rutgers sts	To consider title to		Con deals numbers		٠	11	4.	do	do	do		
47 148		••••	tion of The Mayor, etc., to	on North river	······	dock purposes	********		11	do	ao	uo	40		
			acquire title to wharf prop- erty on the North river,												
47 150	"		erty on the North river, between 34th and 35th sts In the matter of the applica-	To acquire title to	premises	for dock purposes	,	"	11	do	do	do	do		
			tion of The Mayor, etc., to	on North river.	••••••										
			acquire title to wharf prop- erty on the North river, between 41st and 42d sts												
51 47	"		Margaretha Miller	For rebate of excise	e license f	ee	69 47	"	18	Transcript of judgm	ent in favor	ot plaintiff for \$90.26	Without trial;	no defense.	
38 562	"		John McGuire	For balance done u	nder con	ract for regulating,	1,582 40		18	Transcript of judgm	ent in favor	of plaintiff for \$436.50	Tried before G	ildersleeve, J., and jury	y.
48 476			Jacob H. Neuberger	etc., 65th st., from To foreclose lien for	plumbing	, etc., to New York	55 00	**	18	Judgment entered d	roller irecting a di	stribution of the fund.	City not intere	sted.	
			The same of the sa			erations to annex, on 51st st., bet. 1st									
52 421	**		The People ex rel. Clarence	To compel paymen	t of awai	d in the matter of			18	Order directing pay	ment of awa	ard certified to Comp-	No opposition i	nterposed.	
			C. Livingston vs. Ashbel P.	opening 84th st						troller					
53 37			Clara Butler	Rent of Butler Ha	all, Main	st., West Chester	60 00	"	18	Transcript of judge	ent in tav	or of plaintiff for \$60	Without trial;	upon offer. '	
47 59	"		Ambrose K. Ely	To recover amount	paid for a	ssessment for regu-	9,609 92	"	18	Transcript of judgme	nt in favor o	f plaintiff for \$10,275.70	do	do	
51 262	"		Jacob Ruppert	For rebate of excise	e license f	ee	940 28	**	18	I ranscript of judgm	ent in lavor	of plaintiff for \$957.75	Without trial;	no defense.	
51 256			Bernheimer & Schmid	do	do		2,011 80		18	Transcript of judgme	ent in favor	of plaintiff for \$2,030.82	do	do	
51 255	**		F. & M. Schaefer Brewing Co.	do	do		508 21		18	Transcript of judgm	ent in favor	of plaintiff for \$515.87	do	do	
51 255	**		Conrad Stein	do	do		431 36		18	Transcript of judgm	ent in favor	of plaintiff for \$438.17	do	do	
51 254	"		J. C. G. Hupfel Brewing Co	do	do		23 29	"	18	certified to Comp	troller	of plaintiff for \$23.66	do	do	
			H. B. Scharman & Sons	do	do			**	18	certified to Comp	troller	of plaintiff for \$4,612.99	do	do	
51 207			A CANADA A				4,471 14	"	301	certified to Comp	troller		do	do	
51 319			Michael J. Corley	do	do		629 03		18	certified to Comp	roller	of plaintiff for \$646.82			
51 355			Edward La Montague et al	do	do		98 88		18	certified to Compt	roller	of plaintiff for \$115.30	do	do	
51 393			William Allaire and another.	do	do		90 00	"	18	Transcript of judgm certified to Compt	roller	of plaintiff for \$110.77	do	do	
51 320	**	****	V. Fiori Bonano	do	do		465 20	"	18	Transcript of judgm	ent in favor	of plaintiff for \$482.99	do	do	
51 322	"		John M. Brown	do	do		304 66	"	18	Transcript of judgm	ent in favor	of plaintiff for \$322.45	do .	do	
51 323	"		James Rowan	do	do		277 67	"	18	Transcript of judgm	ent in favor	of plaintiff for \$321.90	do	do	
51 324	"		John Murdock	do	do		209 99	"	18	Transcript of judgm	ent in favor	of plaintiff for \$227.79	do	do	
51 325			John McLaughlin	do	do		81 og	"	18	Transcript of judgm	ent in favor	of plaintiff for \$98.89	do	do	
51 325			Thomas D. Greer	do	do		66 85	"	18	Transcript of judgm	ent in favor	of plaintiff for \$84 64	do	do	
51 322			Frank G. Weilbrand	do	do		42 74	**	18	Transcript of judgm	ent in favor	of plaintiff for \$60.53	do	do	
51 326	**		William F. Lloyd		do		19 18		18	Transcript of judgm	troller	of plaintiff for \$37.60	do	do	
50 40			Henrietta Fisk	For salary as Super	rintenden	t. Primary Depart-	128 27		19	certified to Compt	roller	of plaintiff for \$97.22		_	
50 49			Henrietta Fisk	ment, Public Sch	ool No.	71, Nov., 1890, 20	120 37		19	cer ified to Comp	roller				
50 195	"		In the matter of the applica- tion of the Board of Educa- tion, etc.	To acquire title to	premises	bounded by 129th		**	19	Order entered confi	ming repor	t of Commissioners of	Hearings held	before Commissioners.	
			tion of the Board of Educa- tion, etc	12th Ward, for sc	hool purp	nd Amsterdam av.,				1				Count of Assessed	1.0
50 465		••••	Andrews vs. Ashbel P.	transfer passed by	y the res	olution of Board of		"	18	Order entered on re	mittitur in i	avor of the City	Argued at the	Court or Appears	
46 356	City Con	urt	Fitch, Comptroller Thomas McNeary vs. John	Estimate, Mar., 1 Damages for alleged	d assault	and battery	1,000 00	**	18	Judgment entered in	n favor of th	e defendant dismissing	Plaintiff defau	Ited on the trial.	
53 21	Supreme		O'Leary The People ex rel. John J.	For writ of certio	rari to r	eview proceedings		**	10	the complaint with Order entered quasi	1 \$68.10 cost	certiorari	Upon motion,	before Beekman, J.	** /3
33			Dempsey vs. Charles H.T.	dismissing relator	from pos	sition as Messenger Vorks			-,						
45 123	"		The People ex rel. Bureau of Press Clippings vs. George	Mandamus to comp	el respon	dents to audit and	689 78	"	23	Order entered dismi	ssing writ o	f mandamus	Tried before B	arker, J., and jury.	
			J. Gould et al	The state of the s					24	Order of discontinu	ance entere	d without costs	By consent.		
53 80	1 32		Harms vs. Chas. H. T.	106th st. and Th	nrd Aver	nue Elevated Rail-			-4	or discontinu	o cuttie	aut voatarriirii	,		
			Collis, Commissioner of Public Works	The state of the s			Total Control					-1-1-1-10 (4- 0-	Wish s		
53 90	"		Graeme M. Hammond	Barbieri					24	certified to Comp	troller	of plaintiff for \$1,800			
53 89	"		Allen McLane Hamilton	For services as med	lical expe	ert in case of Maria	1,500 00	"	-	certified to Comp	troller	r of plaintiff for \$1,500	1120	do	
53 88	"		Allen Fitch	Barbieri For services as me Barbieri			100000000000000000000000000000000000000	**	-4	Transcript of judgm	ent in favo	r of plaintiff for \$3,950	1	do	
48 437	"	****	In the Matter of the Applica- tion of the Board of Educa-	To acquire title to	premises	in Greenwich ave.		**	20	Order entered confi	rming repor	rt of Commissioners	Hearing held	before the Commissioner	5.
			tion, etc						25	Transcripts of last	ament in	favor of plaintiff for	Argued at the	Appellate Division.	
45 504			Otto Goldschmidt	side of 184th st.	, due to	building retaining	2,000 00		25	\$1.008.73 and \$96.	68 certified	to Comptroller	and in the	The second second	
52 199	"		Israel Stone	For value of 65 mer	n's suits	delivered at Belle-	260 00		25	Transcript of jud	gment in	favor of plaintiff for	Tried before I	Freedman, J., and jury.	
				interest		d May, 1896, and									
55 102	"		John O. Baker	For special perform New York, to pu	archase c	ertain premises in		**	25	\$59,825.50 certifie	d to Compt	favor of plaintiff to	without trial	no defense.	
	1		Manager 1	138th st., for Col	llege of	City of New York							Lant by A.		
47 401	"		Henry Fischer	Damages for person Madison ave	ial injurie	s at 116th st., near	100 00	"	-3			tion, without costs			
36 433	"		John Foley, as executor, etc	To vacate assessm	ent for l	Boulevard sewers,	622 66	"	27	Transcript of judgm	ent in favor	of plaintiff for \$386.05	Without trial	upon offer.	
			William N. Hains	amount paid and	interest.		P	**	27			r of plaintiff for \$97.97	Without trial	no defense.	
51 387		777	William N. Heins				80 55			certified to Compt	roller			do	
51 340	**		Sebastian Weiss	do	do		163 01		27	certified to Compt	roller	of plaintiff for \$183.51	do		
51 368	"	17.0	Benjamin Neisz	do	do		67 95	"	27	certified to Compt	roller	of plaintiff for \$87.05	do	do	
51 232			Anna O'Connor	do	do		64 66	4	27	certified to Compt	roller	of plaintiff for \$84.04	do	do	
51 334	**	••••	Heary Lussen	do	do		40 55	"	27	Transcript of judgm certified to Compt	ent in favor	of plaintiff for \$59.30	do	do	
51 288	"		Julius Faulhaber	do	do		14 80	**	27	Transcript of judgm	ent in favor	of plaintiff for \$33.25	do	do	
51 268	"	****	Alice Bogert	do	do		14 80	**	27	Transcript of judgme	ent in favor	of plaintiff for \$33.25	do	do	1.
51 233	**		Theodor Schmidt	do	do		7 10		27	Transcript of judgme	ent in favor	of plaintiff for \$25.35	do	do	
51 340	"	11000	Emil Whitney	do	do		5 48	**	27	Transcript of judgm	ent in favor	of plaintiff for \$23.78	do	do	
51 251			Stephen A. Murphy	do	do		5 48		27	Transcript of judgm	ent in favor	of plaintiff for \$23.73	do	do	
	**		John Purcell	do	do		3 84			certified to Comput Transcript of judgm	oller ent in favor	of plaintiff for \$22.00	do	do	
						***************************************	1 300		3.1	certified to Compt	roller	of plaintiff for \$22.09	do	do	
51 242		2777	Julius Jungemann	do	do		3 81		27	certified to Compti	oller		do	do	
51 260	-		Bernard Roth	do	do		2 74		27	certified to Compar	oller	of plaintiff for \$20.99			
51 260 51 428		9449		100					-	Tennaniat of int	ame in C		do	do	
51 260			Jacob Faude	do do	do do		2 80 1 65	"	27	Transcript of judgm certified to Compti	ent in favor	of plaintiff for \$20.99	do	do	

The following schedules form a report of the transactions of the office of the Counsel to the Corporation for the week ending March 6, 1897:

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

SCHEDULE "A."—SUITS AND SPECIAL PROCEEDINGS INSTITUTED.

Court.	REGIS- TER FOLIO.	WHEN COM- MENCED.	TITLE OF ACTION.	NATURE OF ACTION.
Supreme	53 174	1897. Mar. 1	Cregin, Charles A., vs. The Mayor, etc., Maurice Fitzger- ald et al	To foreclose lien under contract of Maurice Fitzgerald for dumping garbage, etc., \$100.

				_		
Supreme	53	175	1897 Mar.	1	Erdmann, John F	For services examining into the lunacy of Thomas Dwyer and others on Nov. 17, 1896,
"	53	176			Lawrence, William F., and James V. Lawrence	\$200. For balance due under contract of Brendlinger & Nearing for alterations to arch of Croton Aqueduct across Nepperhan ave. in City of
"	53	177	**	1		Yonkers, \$30.042.03. For damages for interference with plaintiff's business by defendant (Captain Chapman), \$10,000.
"	53	178	"	1	Zenia, Anna	Damages for personal injuries by falling on

eme .	53	179	1897. Mar. 1	McDonald, John, vs. Mauric Fitzgerald, The Mayor, etc.	To foreclose lien under contract of Maurice, Fitzgerald with Street Cleaning Department, \$105.	Suprem	ie	54 165 54 165 54 166	189; Mar.	. 5	Fennefessy, Haruna
٠.	53	180	" ,	Wade, William, vs. Mauric	\$105. To foreclose lien under contract of Maurice Fitzgerald with Street Cleaning Department,		***	64 166	**	5	Hall James T do do tas 56
٠,	53	3 181	. ,	al	\$106. To foreclose lien under contract of defendant Fitzgerald with Street Cleaning Department,		:::	54 168 54 169	**	5 5	Feucht, Mathias do do 19.72.
				Fitzgerald, The Mayor, etc., e	fitzgerald with Street Cleaning Department, \$136. For rebate of excise license fee, \$106.66.	"	:::	54 170	**	5	Wist, Diedrich
	· 54		"	Baumann, Albert	do do 171.47.	"		(11) 340	"	0	Schmitz, Henry and Caroline (In To vacate assessment for paving Burlin from Pearl to South st.
	54	1112	" ;	Toyce Thomas A	do do ezoo.			(11) 340	**	6	re) from Pearl to South st.
•	53	3 182	" 5	Samuel McMillan et al., Par Commissioners	do do 72.13. Mandamus to compel the removal of temporary bridge at Jerome ave. over the Harlem river, and to place the same with necessary	"	•••	(11) 340	**	6	(In re)
	53	3 183	" 2	Wilson, David, as assignee of	approaches at or near 145th st.	"	•••	(11) 341	**	6	Harris, Dwight M. (In re) To vacate assessment for paving Cuyler's from Water to South st.
٠.		3 184	1	Hurley, John H. (ex. rel.), vs	Battery, from July 1 to Dec. 31, 1896, \$368. Certiorari to review the removal of relator, Roundsman in Police force.	"	•••	(11) 341	"		Herriman, William H. (In re) To vacate assessment for paving Cuyler's from Water to South st.
٠.	53	185	* 2	Nichols, James E., et al., doing	for groceries furnished to Department of Charities and Correction, \$6,585.04.	"		(11) 341	"	6	McAndrew, Samuel (In re) To vacate assessment for paving Cuyler's from Water to South st. Chard, Richard J. (In re) To vacate assessment for paving Depeyst
٠.	53	186	" 2	Co	For coffee sold to Department of Charities and	44		(11) 342	"		Durkee, Eugene R. (In re) To vacate assessment for paving Depeys
٠,	53	187	" 2	Barney Dumping Boat Co	Correction, \$1,959.or. For use of dumping boats and for towing same to sea, \$707.	"		(11) 342	"	6	Roosevelt, James R., et al., as To vacate assessment for paving Depeys trustees (In re)
٠,	55	188	" 2	East Chester Electric Co.(ex rel. vs. Board of Electrical Control	Mandamus to compel granting of permit to re- lator to erect poles and wires in 24th Ward.	"	•••	(11) 343	"	6	Pearsall, Thomas W. (In re) from Water to South st. To vacate assessment for paving Jackso from Water to South st.
	54	113	" 2	of City of New York	For rebate of excise license fee, \$637.13.	"	•••	(11) 343	"		Taylor, John C. (In re' To vacate assessment for paving Jackson from Water to South st.
. :	54			phine Schmid	do do 156.16.	"		(11) 344	"	6	Pyle, James T. and William S. To vacate assessment for paving Washing (In re)from Clarkson to Spring st. Dempsey, Guy C. (In re)To vacate assessment for paving Greenw
. :	54	4 114	" 2	Blank, Christopher	do do 161.64. do do 72.87.	"		(11) 345	"		Ertheiler, James (In re) To vacate assessment for paving Greenw
	· 54	4 116	" 2	Gieger, Fredericka L	do do 31.23.	"	•••	(11) 345	**	6	Graham, Joseph F. (In re) from Pearl to South st. To vacate assessment for paving Greenw from Pearl to South st.
	54	4 117	" 2	Maurer, William	do do 182.16.	"	•••	(11) 345	"		Hall, Wm. Henry (In re) To vacate assessment for paving Greenwing from Pearl to South st.
	54	4 118		Morris, Thomas	do do 44.38.	"	•••	(11) 345	"		Hall, Austin, as executor, etc. To vacate assessment for paving Greenwi
	· 54	4 119	" :	Zenner, Joseph H	do do 147.94.			(II) 345 (II) 345		6	Hinman, A. Josephine, et al. (In re)
	54	4 120 4 121	" 2	French, George B	do do 20.28. do do 14.80.	**		(11) 345	44	6	Milton, Wm. F. (In re) To vacate assessment for paving Greenw
	54	4 122	" "	Newmark, Harry W Thornton, Frank J	do do 31.24. To foreclose lien for blasting materials furnished defendant Collins and used in the performance	**		(11) 345	**		Paine, Naomi C. (In re) To vacate ass ssment for paving Greenwi
•	53	3 189	-	etc., Charles W. Collins et a	defendant Collins and used in the performance of his contract for regulating, etc., Cooper st.,	"	•••	(11) 345	"	6	Russell, Henry R. (In re) To vacate assessment for paving Greenw from Pearl to South st.
٠.	53	3 191	" 3	Katzenmayer, Guido	\$1,015.57. For professional services, examining into sanity	"	•••	(11) 345	"		Sherry, John (In re)
٠,	53	3 190	" 3	Ward, Owen J	of Thomas Dwyer and others, \$200. For professional services, examining into sanity of Maria Barbari and others, \$800.			(11) 345 53 200	"		Taiman, Wm. G. (In re) To vacate assessment for paving Greenw from Pearl to South st. In the Matter of the Application To acquire title to lands on Wadsworth
	54			Hoffick, Anna	of Maria Barberi and others, \$800. For rebate of excise license fee, \$36.85. do do 172.62.			33 203			of the Board of Education bet. 182d and 183d sts., 12th Ward, school site.
	54	4 124		Braun, Louis	do do 160.97.	"	***	53 201	"	6	In the Matter of the Application of the Board of Education To acquire title to lands on Columbine st Monroe and Jackson aves., 24th Ward
	·· 54	4 125		Brann, August W. Karl, John W. Kane, Edward Whitaker, Harry P., etc. Taylor, William & Son.	do do 55.89. do do 48.22. do do 27.95.	"	•••	53 202	**	6	In the Matter of the Application of the Board of Education bet, 5th and Lenox aves., 12th Ward,
4	54	4 131	"	Whitaker, Harry P., etc Taylor, William & Son	do do 85.30. do do 40.27.	"		53 208	**	6	In the Marter of the Application of the Board of Education school site. To acquire title to property on Great Jon bet. Lafayettepl, and Bowery, 15th Ward
	· 54	4 132	" 4	Muschenheim, William C Leland, William G Burns, Samuel F	do do 143.84.	**		53 210	**		of the Board of Education bet. Latayette pl. and Bowery, 15th Ward school site. In the Matter of the Application To acquire title to property on 103d and
	· 54	4 135	** 4	Doris, James	. do do 161.57.		***	33 210			of the Board of Education sis, bet. Madison and 5th aves., 12th for a school site.
	54	4 136	4	Henries, Herman	do do 83.30.	"	•••	53 212			In the Matter of the Application of the Board of Education and Grand sts., 14th Ward, for a school of the Board of Education and Grand sts., 14th Ward, for a school of the Matter of the Application and Grand sts., 14th Ward, for a school of the Application and Grand sts., 14th Ward, for a school of the Application and Grand sts., 14th Ward, for a school of the Application and Grand sts., 14th Ward, for a school of the Application and Grand sts., 14th Ward, for a school of the Application and Grand sts., 14th Ward, for a school of the Application and Grand sts., 14th Ward, for a school of the Application and Grand sts., 14th Ward, for a school of the Application and Grand sts., 14th Ward, for a school of the Application and Grand sts., 14th Ward, for a school of the Application and Grand sts., 14th Ward, for a school of the Application and Grand sts., 14th Ward, for a school of the Application and Grand sts., 14th Ward, for a school of the Application and Grand sts., 14th Ward, for a school of the Application and Grand sts., 14th Ward, for a school of the Application and Grand sts., 14th Ward, for a school of the Application and Grand sts., 14th Ward, for a school of the Application and Grand sts., 14th Ward, for a school of the Application and Grand sts., 14th Ward,
	·· 54	4 127	4	Grother, Herman	do do 82.73.	**		53 214	"		In the Matter of the Application of the Board of Education To acquire title to lands on E. 28th st., I of the Board of Education and 3d aves., 21st Ward, for a school sign the Matter of the Application To acquire title to lands on 104th and 105th
	54	4 128		Man, Charles	do do 71.23. do do 92.05.	44					of the Board of Education bet. ist and 2d aves., 12th Ward, for a site.
	· 54 · 54	1 129	. 4	Mayer, Frank J	do do 171.22.		•••	53 106	**	0	In the Matter of the Application To acquire title to lands on Audubon ave of the Board of Education 168th and 169th sts., 12th Ward, for a
4	54	134	" 4	Todd, Louis L. (No. 1)	do do 61.04. do do 63.28.	=	_	Scu	enut i		B."—JUDGMENTS, ORDERS AND DECREES ENTERED.
6	54	131	" 4 " 4	Murray, Catherine.	do do 80,22,			as Hagan	n—On	der	r entered discontinuing the action without costs.
	·· 54	142		Brown, John S. Donohue, Patrick J. Corbuseer, Elizabeth	do do 41.00. do do 6.08. do do 14.25.	I	n the	matter	of t	he	and another—Order entered staying the proceedings for thirty day Mott street school site—Order entered confirming the repo
	54	143	4	Baker, Richard C Dugan, James	do do 57.12. do do 87.17.	I	enni:	ners of l	ran-	Ord	ler entered amending the judgment.
	· 54	1 141	" 4	Foster, Thomas	. do do 33.88.	V	Villia	m S. W	ynn :	and	entered discontinuing the action without costs. another; Delia Malloy; Herman Heidelberg and another—O
	· 54 · 54 · 54	4 137	" 4	Le Collen, Lucien	. do do 87.77.	entere	ed gra	inting m	otion	s for	r preference on the calendar. son avenue—Order entered amending the report of the Commissi
:	. 54	4 138	" 4	McFarland, Mchael, and anothe McFarland, John M	r do do 120.25. do do 152.81.	as to	the es	state of	ohn (Cor	bett. infant, by her guardian ad litem —Judgment entered in favor of
	· 54	4 140	"	4 Dowling, Michael	. do do 176.44.	dismis	ssing	the com	plaint	Wil	th \$107.00 costs and disbursements. les H. T. Collis—Order entered granting temporary injunction
	53		"	White John J	For amount due under contract with Board of Sewer Commissioners of Williamsbridge,	filing	of bo	and for S	2,500		Fledderman; matter of James Curran; matter of Bernard Schw
" .	53	3 193		4 Curtis, George M., vs. Edwar	for services as Inspector of Sewers, \$750. d For damages by neglect of defendants to keep personal tax assessment register open for	(in aw	vards)	-Order	's ente	ered	directing payment of the awards to the petitioners.
" .	5:	3 194		sioners, etc	public examination, etc., \$1,000. Mandamus to compel payment of salary from	hearin	ig of	contemp	ot pro	ceed	. Fallon vs. Robert J. Wright, etc.—Order entered setting downdings peremptorily for March 15, 1897.
				troller, etc.	District Attorney's office, \$8.93.		harle	s Buck v	s. Cha	arle	itzenblum—Order entered denying the motion to vacate personal is H. T. Collis—Order entered allowing certain papers to be withd
		3 196		5 Ditmar, Maria W., vs. Mayo etc., Charles W. Collins et al. Renwick, William C., as truste	To recover amount of award made for premises	from (Count	y Clerk'	s offic	e.	Dempsey vs. Charles H. T. Collis (certiorari)—Order entered dismi
	3.	3 -91		etc., of Philip R. Renwick	taken for a public school site at Madison and Henry sts, \$18,777.50.	writ o	t cert	lorari.			Strauss vs. Board of Police Commissioners—Order entered amen
	53	3 198	"	P. Fitch, Comptroller, etc	Mandamus to compel payment of salary of relator as Stenographer in District Attorney's	the or	der o	t the Ap	of th	te L ie C	Division so as to recite the fact that the order was entered upor Court.
	53	3 199	" 3	H. I. Collis, Commissioner of	office for Feb., 1897, \$100. Mandamus to compel respondent to furnish permit to complete repairs to covering over area-	L	athar	n A. Fi	sh-I	Deci	ree entered directing specific performance of contract for purcha City of New York, and payment of \$8,600.
	54	145		Emeric, Jeoffray	way at No. 9 Clinton pl. For rebate of excise license fee, \$73.33.	S	amue	l Levene	-Ju	dgn	nent entered in favor of the City on the verdict.
: .		145	5	Gardner, William A	do do 27.08.	P	eople	ex rel	. The	: B	broadway Improvement Company vs. Commissioners of Taxes
:	54		5	Gutman, Nathan	do do 152.75.	with c	osts ;	judgme	ent of	rev	vision, order entered reversing the order quashing writ of certiversal entered in favor of the relator and for \$33.84 costs.
	·· 54 ·· 54 ·· 54	146		Scanlon, John	do do 42.66.	\$107.6	o cos	ts and d	isburs	eme	dgment entered in favor of the City dismissing the complaint an ents.
	54 54 54 54 54	146 136 147 147 148	" 5		do do 137.04. do do 30.15.	SIIQ.C	o: L	sidor Go	rdon.	57	d in favor of the plaintiffs in the following actions: Andrew C. 7.91; Henry S. Baron, \$70.74; Joseph Stern, \$62.87; Samuel N. S.
	54 54 54 54 54 54 54 54 54 54	146 136 147 147 148 148	3	Welz, John, and another		fole e	57.72 55 : C	; Micha	iel Ste rs Bre	ern,	, \$53.71; David J. Seiffer, \$43.97; Consumers Brewing Company, \$2.566.30; Ida Draheim, \$120.27; John Dwyer, \$7.
	54 54 54 54 54 54 54 54 54 54	146 136 147 147 148 148 148 149 167	" 5 " 5	Welz, John, and another Otten, Charles, et al Otten, Charles	do do 94.79. do do 166.44.	\$415.0	Tel. 1.	ers. \$184	.25 :	Nic	cholas Foerge, \$102.00: Charles Friedman \$87.04: Abroham 1
	54 54 54 54 54 54 54 54 54	146 136 147 147 148 148 149	" 5 " 5	Welz, John, and another Otten, Charles, et al. Otten, Charles, Appleton, Harold Lasker, Max Worth, Emma	do do 94.79. do do 166.44. do do 40.55. do do 90.43. do do 105.77.	\$415.9 Henry	Enic	36 22 . 1		96 (
	54 54 54 54 54 54 54 54 54 54 54	146 136 147 147 148 148 149 163 163 150 150	" 55 " 55 " 55 " 55	Welz, John, and another Otten, Charles, et al. Otten, Charles, Appleton, Harold. Lasker, Max. Worth, Emma. Heerman, Henry. Corrigan, John.	do do 94.79. do do 166.44. do do 40.55. do do 90.43. do do 105.77. do do 42.20. do do 9.86.	Henry Goode \$111.1	6; A	lfonso	Griece	as (Graham, \$218.36; Catherine Greenfield, \$63.97; Jacob Green \$201.40; Charles Hartman, \$78.11; Joseph W. Hennessy, \$16
	54 54 54 54 54 54 54 54 54 54 54 54 54	146 136 147 147 148 148 149 150 150 150 151 151 152	" 55 " 55 " 55 " 55 " 55	Welz, John, and another Otten, Charles, et al. Otten, Charles Appleton, Harold Lasker, Max Worth, Emma Beerman, Henry Corrigan, John Estherson, Lizzie	do do 94.79. do do 166.44. do do 40.55. do do 90.43. do do 25.77. do do do 9.86. do do 9.86.	\$415.9 Henry Goode \$111.1 Henry \$272.3	6; A Reid (1: C	olionso chenback consume	rs Br	as (0, \$	5; Edward W. 1 urner, \$04.08; Consumers Brewing Company (No. 4). \$280.56: Consumers Brewing Company (No. 4).
	54 54 54 54 54 54 54 54 54 54 54 54 54 5	146 136 147 148 148 149 168 150 150 150 151 151 152 153 153 4		Welz, John, and another Otten, Charles, et al. Otten, Charles, et al. Otten, Charles, Appleton, Harold. Lasker, Max. Worth, Emma. Heerman, Henry. Corrigan, John. Estherson, Lizzie. Lax, Robert. Dierks, Frederick W Walter, Charles F., and ano. Murray, Joseph	do do 94.79. do do 166.44. do do 40.55. do do 105.77. do do 42.20. do do 9.86. do do 25.12. do do 69.73. do do 69.73. do do do 174.27. do do do 174.27. do do do 174.27.	\$415.9 Henry Goode \$111.1 Henry \$272.3 \$188.5	6; A Reid 31; C 4; H	Missississississississississississississ	rs Br er & C er. \$2	as (5, \$7.15) ewin	5; Edward W. 1 urner, \$04.08; Consumers Brewing Company (Nong Company), \$289.56; Consumers Brewing Company (Nos, 4), \$289.56; Consumers Brewing Company (Nos, 4), \$1,415.50; Patrick McNulty, \$100.87; Paul T. Kammerer, \$17,000, \$1,6162; Herman Rixman, \$23.70; James Smith and another.
	54 54 54 54 54 54 54 54 54 54 54 54 54 5	146 136 147 148 148 148 167 168 150 150 151 151 152 152 153 153 154 154 154 155		Welz, John, and another Otten, Charles, et al Otten, Charles, et al Otten, Charles. Appleton, Harold. Lasker, Max. Worth, Emma Beerman, Henry. Corrigan, John Estherson, Lizzie. Lax, Robert. Dierks, Frederick W Walter, Charles F., and ano Murray, Joseph Meapher, Edward P.	do do 94.79. do do 166.44. do do 40.55. do do 90.43. do do 105.77. do do 42.20. do do 9.86. do do 25.12. do do do 144.27. do do 69.73. do do 107.40.	\$415.9 Henry Goode \$111.1 Henry \$272.3 \$188.5 Theod Georg \$39.85	Reid; A Reid; A Reid; H G4; H lore l e H. S	Mifonso (chenback Consume L. Koehle Hofstatte Siemeye	rs Br er & C er, \$2 r, \$41 H. M	as (0, \$7.15) ewin (0., \$21,6)	5; Edward W. Turner, \$04.08; Consumers Brewing Company (No. 4), \$280.56; Consumers Brewing Company (No. 4), \$280.56; Consumers Brewing Company (No. 4), \$3,415.50; Patrick McNulty, \$100.87; Paul T. Kammerer, \$17,000,000.62; Herman Rixman, \$33.70; James Smith and another, Charles Mierisch, \$75.02; Charles Vogts, \$80.30; John D. Heller, \$30.53; Frederick Dannemann, \$24.50; Henry H. Gutt
	54 54 54 54 54 54 54 54 54 54 54 54 54 5	146 136 147 148 148 148 167 168 150 150 151 152 152 153 153 154 154 155 154 155 155 155 155 155 155		Welz, John, and another Otten, Charles, et al. Otten, Charles, et al. Otten, Charles, Appleton, Harold. Lasker, Max. Worth, Emma. Heerman, Henry. Corrigan, John. Estherson, Lizzie. Lax, Robert. Dierks, Frederick W Walter, Charles F., and ano. Murray, Joseph. Meagher, Edward P. Spies, Peter. McGoldrick, Thomas. Strackerjan, Uffo. Kohn, Gustav.	do do 94.79. do do 166.44. do do 40.55. do do 95.43. do do 105.77. do do do 42.20. do do 25.12. do do 44.27. do do 59.62. do do 144.27. do do 69.73. do do 107.40. do do 188.50. do do 188.50. do do 188.50.	\$415.9 Henry Goode \$111.1 Henry \$272.3 \$188.5 Theod Georg \$39.85	Reid; A Reid; A Reid; H lore l e H. S ; W	Misses (1988) Mi	rs Brer & C er & C er, \$2 r, \$41 H. M	as (0, \$7.15) ewin (0., 5) 21,6 10116	5; Edward W. Turner, \$04.08; Consumers Brewing Company (Nog Company (No. 4), \$289.56; Consumers Brewing Company (Nog Compa
6	54 - 54 - 54 - 54 - 54 - 54 - 54 - 54 -	146 136 147 148 148 149 167 150 150 150 150 151 152 153 153 154 154 155 155 156 156 156 156 156 156 156 156		Welz, John, and another Otten, Charles, et al. Lasker, Max. Worth, Emma Beerman, Henry. Corrigan, John. Estherson, Lizie Lax, Robert Dierks, Frederick W Walter, Charles F., and ano. Murray, Joseph Meagher, Edward P Spies, Peter McGoldrick, Thomas Strackerjan, Uffo. Kohn, Gustav. Leavy, Milton A Leavy, Carlisle.	do do 94.79. do do 166.44. do do 40.55. do do 95.43. do do 105.77. do do do 9.86. do do 25.12. do do do 144.27. do do do 35.62. do do do 35.62. do do do 17.40. do do 18.50. do do 67.95. do do 66.31.	\$415.9 Henry Goode \$111.1 Henry \$272.3 \$188.5 Theod Georg \$39.85 \$183.7 Bette, Compa	6; AReid Reid Reid (4; Hore le H. S; Wrz; I \$55.	onsume Koehle Hofstatt Siemeye Illiam Louis Ro 98; Dan 52,931.8	rs Breer & Cer, \$2 er, \$41 H. Mosenblaniel I	as (o, \$1,00,00), sewind o., \$21,60,000, sering lumber of the sering avident avident sering s	5; Edward W. 1 urner, \$04.08; Consumers Brewing Company (No. 4), \$289.56; Consumers Brewing Company (No. 4), \$289.56; Consumers Brewing Company (No. \$3,415.50; Patrick McNulty, \$100.87; Paul T. Kammerer, \$17,000; \$26.62; Herman Rixman, \$33.70; James Smith and another, Charles Mierisch, \$75.02; Charles Vogts, \$80.30; John D. Heller, \$30.53; Frederick Dannemann, \$24.50; Henry H. Gutt, \$42.06; Simon E. Bernheimer and another, \$1,164.08; Marbacher, \$102.94; George Ehret, \$15,337.16; India Wharf Brebacher, \$102.94; George Ehret, \$102.
6	54 - 54 - 54 - 54 - 54 - 54 - 54 - 54 -	1466 1361 1377 1477 1487 1488 1499 1499 1499 1599 1599 1599 1599 1599		Welz, John, and another Otten, Charles, et al. Appleton, Harold. Lasker, Max. Worth, Emma Beerman, Henry. Corrigan, John. Estherson, Lizzie Lax, Robert. Dierks, Frederick W. Walter, Charles F., and ano. Murray, Joseph. Meagher, Edward P. Spies, Peter. McGoldrick, Thomas Strackerjan, Uffo. Kohn, Gustav. Leavy, Milton A. Leavy, Milton A. Leavy, Carlisle. Davidson, Carlisle. Stanbach, Bernard.	do do 94.79. do do 166.44. do do 40.55. do do 95.43. do do 105.77. do do do 9.86. do do 25.12. do do do 144.27. do do do 35.62. do do do 35.62. do do do 17.40. do do 18.50. do do 67.95. do do 66.31.	\$415.9 Henry Goode \$111.1 Henry \$272.3 \$188.5 Theod Georg \$39.85 \$183.7 Bette, Company, Schaef	6; A Reid; A 1; C 14; H lore 1 e H. S 12; I \$55. any, \$	Mississippor Schemback Consume L. Koehle Hofstatte Cilliam Louis Roys; Dan S2,931.8.	rs Brer & Cer, \$2 r, \$41 H. Mosenblaniel I 4; Deilliam	ewin o., s io., io., s io., io., s io., s io., s io., s io., s io., s io., s io., s io., s io	5; Edward W. 1 urner, \$04.08; Consumers Brewing Company (Nog Company (No. 4), \$289.56; Consumers Brewing Company (Nog Company (Nog Company), \$3,415.50; Patrick McNulty, \$100.87; Paul T. Kammerer, \$17,000,626.62; Herman Rixman, \$33.70; James Smith and another, Charles Mierisch, \$75.02; Charles Vogts, \$80.30; John D. Heller, \$30.53; Frederick Dannemann, \$24.50; Henry H. Gutt, \$42.06; Simon E. Bernheimer and another, \$1,164.08; Mabacher, \$102.94; George Ehret, \$15,337.16; India Wharf Bred Mayer Brewing Company, \$2,318.02; William Peter Brewing Company, \$538.53; Jacob Ruppert, \$506.79; F. 82.5605.52; Conrad Stein, \$245.84; Herman Weber, \$277.85.
6	54 - 54 - 54 - 54 - 54 - 54 - 54 - 54 -	146 136 147 148 149 148 149 148 149 148 149 150 150 150 151		Welz, John, and another Otten, Charles, et al Otten, Charles Appleton, Harold Lasker, Max. Worth, Emma Beerman, Henry Corrigan, John Estherson, Lizzie Lax, Robert. Dierks, Frederick W Walter, Charles F., and ano Murray, Joseph Meagher, Edward P Spies, Peter McGoldrick, Thomas Strackerjan, Uffo. Kohn, Gustav. Leavy, Milton A Leavy, Carlisle. Stanbach, Bernard Fierks, Julius F Appleton, Aaron Cann, James	do do 94.79. do do 166.44. do do 40.55. do do 95.43. do do 105.77. do do do 9.86. do do 25.12. do do do 144.27. do do do 35.62. do do do 35.62. do do do 17.40. do do 18.50. do do 67.95. do do 66.31.	\$415.9 Henry Goode \$111.1 Henry \$272.3 \$188.5 Theod Georg \$39.85 \$183.7 Bette, Company, Schaef Whitts	e, \$18 66; A 7 Reid 81; C 64; H lore 1 6 e H. S 72; I \$55. any, \$647 fer Br aker,	Soldana 33 ; Consume C	rs Brer & Cer, \$2 r, \$41 H. Mosenbloniel I 4; Deilliam Compa	ewin o., \$ 7.15 ewin o., \$ 101,6 in 37 lulle lum Benlavid Peany, Es	5; Edward W. Turner, \$04.08; Consumers Brewing Company (N ng Company (No. 44), \$280.56; Consumers Brewing Company (N \$3,415.50; Patrick McNulty, \$100.87; Paul T. Kammerer, \$17,000 206.62; Herman Rixman, \$33.70; James Smith and another, ; Charles Mierisch, \$75.02; Charles Vogts, \$80.30; John D. Heller, \$30.53; Frederick Dannemann, \$24.50; Henry H. Gutt, \$42.06; Simon E. Bernheimer and another, \$1,164.08; Mabacher, \$102.94; George Ehret, \$15,337.16; India Wharf Bred Mayer Brewing Company, \$2,318.02; William Peter Brewing the Brewing Company, \$2,318.02; William Peter Brewing Company, \$538.53; Jacob Ruppert, \$506.79; F. 8, \$605.53; Conrad Stein, \$345.84; Herman Weber, \$357.11; F. stelle Briggs, \$273; William La Frentz, \$83.14; Herman Core: Charles Michaels, \$87.28; Louis F. W. Seitert \$128.80.
6	54 - 54 - 54 - 54 - 54 - 54 - 54 - 54 -	146 136 136 136 137		Welz, John, and another Otten, Charles, et al. Lasker, Max. Worth, Emma Beerman, Henry. Corrigan, John. Estherson, Lizzie Lax, Robert Dierks, Frederick W Walter, Charles F., and ano. Murray, Joseph Meagher, Edward P Spies, Peter McGoldrick, Thomas Strackerjan, Uffo. Kohn, Gustav. Leavy, Milton A Leavy, Milton A Leavy, Carlisle. Davidson, Carlisle. Stanbach, Bernard. Pierks, Julius F. Appleton, Aaron Cann, James. Voytets Caroline. Muller. Michael	do do 94.79. do do 166.44. do do 19.75. do do 90.43. do do 20.5.77. do do do 9.86. do do 25.12. do do do 25.12. do do do 25.12. do do do 124.27. do do do 107.40. do do 107.40. do do 107.40. do do 60.31. do do 67.95. do do 60.28. do do 67.95. do do do 53.84.	\$415.9 Henry Goode \$111.1 Henry \$272.3 \$188.5 Theod Georg \$39.85 \$183.7 Bette, Company, Schaef Whitts \$88.03 Schwa Charle	6; Air Reid; Air Reid; Air Reid; Air Reid; Air Hore II & St. ; You will be anny, \$55. anny, \$647 Braker, \$647, \$68 F.	50.33; Alfonso chenback Consume L. Koehle Hofstatte Siemeyee filliam Louis Ro 98; Dan \$2,931.8. 15; Wirewing (\$180.33 hn Luhn 1128.72; Ulrich,	rs Brrs Br. er & Cer, \$2 r., \$41 H. Mosenbloniel I H. 4; Deilliam Company Fr. rs, \$11 William	as (6, \$17.19 ewin o., \$17.19 ewin o., \$17.19 ewin o., \$17.19 ewin o., \$17.10	5; Edward W. Turner, \$04.08; Consumers Brewing Company (Nog Company (No. 4), \$289.56; Consumers Brewing Company (Ns. 43,415.50; Patrick McNulty, \$100.87; Paul T. Kammerer, \$17,000,526.62; Herman Rixman, \$33.70; James Smith and another, Charles Mierisch, \$75.02; Charles Vogts, \$80.30; John D. Heller, \$30.53; Frederick Dannemann, \$24.50; Henry H. Gutt, \$42.06; Simon E. Bernheimer and another, \$1,164.08; Mabacher, \$102.94; George Ehret, \$15,337.16; India Wharf Bred Mayer Brewing Company, \$2,318.02; William Peter Brewing Company, \$538.53; Jacob Ruppert, \$506.79; F. 86, \$605.53; Conrad Stein, \$345.84; Herman Weber, \$357.11; F. stelle Briggs, \$273; William La Frentz, \$83.14; Herman Company, \$100.50; William La Frentz, \$178.89; S. Cudreele and another, \$58.84; William Zudreele and another, \$75; William Seward, \$486; Charles Vogts, \$120.91; William H.
	54 - 54 - 54 - 54 - 54 - 54 - 54 - 54 -	146 148 148 148 148 148 148 148 149 167 148 148 149 167 168 169		Welz, John, and another Otten, Charles, et al. Lasker, Max. Worth, Emma. Beerman, Henry. Corrigan, John. Estherson, Lizzie. Lax, Robert. Dierks, Frederick W. Walter, Charles F, and ano. Murray, Joseph. Meagher, Edward P. Spies, Peter. McGoldrick, Thomas. Strackerjan, Uffo. Kohn, Gustav. Leavy, Milton A. Leavy, Milton A. Leavy, Carlisle. Davidson, Carlisle. Stanbach, Bernard. Pierks, Julius F. Appleton, Aaron. Cann, James. Voytets Caroline. Muller, Michael. Kommel. Bernard.	do do 94.79. do do 166.44. do do 40.55. do do 95.43. do do 25.77. do do do 9.86. do do 25.12. do do do 25.12. do do do 144.27. do do do 144.27. do do do 107.40. do do 107.40. do do do 7.67. do do do 73.42. do do do 54.16. do do 67.95. do do do 54.16. do do 19.73. do do do 54.16. do do 19.73. do do do 54.16. do do 19.75. do do do 53.84. do do do 19.73. do do do 53.84. do do do 19.73.	\$415.9 Henry Goode \$111.1 Henry \$272.3 \$188.5 Theod Georg \$39.85 \$183.7 Bette, Company, Schael Whitts \$88.03 Schwa Charle mache Willia	6; Air Reid ; Air Reid; Air Reid; Colore] 64; He had seen ; \$55. any, \$647 fer Braker, \$2; I ; John Sees F., \$8; m Da	50.33; Mifonso chenback Consume L. Koehle Hofstatt Siemeye filliam Louis Rogs; Dala S2,931.8.15; Wirewing C \$180.33 hn Luh 128.72; Ulrich, 3.70; C tvis, \$64	rs Br er & C er, \$2 r, \$41 H. M osenblaiel I 4; De illiam Compa ; F. s, \$1 Willi \$169. harles	as (6, \$7.1! ewin o., \$17.1! ewin o., \$17.1! for o.	5; Edward W. Turner, \$04.08; Consumers Brewing Company (N ng Company (No. 44), \$280.56; Consumers Brewing Company (N \$3,415.50; Patrick McNulty, \$100.87; Paul T. Kammerer, \$17,000 206.62; Herman Rixman, \$33.70; James Smith and another, ; Charles Mierisch, \$75.02; Charles Vogts, \$80.30; John D. Heller, \$30.53; Frederick Dannemann, \$24.50; Henry H. Gutt, \$42.06; Simon E. Bernheimer and another, \$1,164.08; Mabacher, \$102.94; George Ehret, \$15,337.16; India Wharf Bred I Mayer Brewing Company, \$2,318.02; William Peter Brewing ter Brewing Company, \$538.53; Jacob Ruppert, \$506.79; F. & \$,\$605.53; Conrad Stein, \$345.84; Herman Weber, \$357.11; F. stelle Briggs, \$273; William La Frentz, \$83.14; Herman Coys; Conrad Stein, \$345.84; Herman Weber, \$178.89; S. Zudreele and another, \$74; Charles Michaels, \$87.38; Louis F. W. Seitert, \$178.89; S. Zudreele and another, \$75; Charles Michaels, \$87.38; Louis F. W. Seitert, \$178.89; S. Zudreele and another, \$74; William Seward, \$486; Charles Vogts, \$120.91; William H. anker, \$109.48; Carl G. Tiemann, \$199.07; August Eitzen, \$106.18; Henry Me
	544 544 544 544 544 544 544 544 544 544	146 147 148 148 149 148 149		Welz, John, and another Otten, Charles, et al. Worth, Emma Beerman, Henry. Corrigan, John Estherson, Lizzie Lax, Robert Dierks, Frederick W Walter, Charles F., and ano Murray, Joseph Meagher, Edward P Spies, Peter McGold ick, Thomas Strackerjan, Uffo. Kohn, Gustav Leavy, Milton A Leavy, Carlisle Davidson, Carlisle Stanbach, Bernard Fierks, Julius F. Appleton, Aaron Cann, James Voytets Caroline Muller, Michael Kommel, Bernard Strung, Jean Styrung, Jean Styrung, Jean Styrung, Jean Styrung, Jean	do do 94.79. do do 166.44. do do 40.55. do do 95.43. do do 25.77. do do do 9.86. do do 25.12. do do do 25.12. do do do 144.27. do do do 144.27. do do do 107.40. do do 107.40. do do do 7.67. do do do 73.42. do do do 54.16. do do 67.95. do do do 54.16. do do 19.73. do do do 54.16. do do 19.73. do do do 54.16. do do 19.75. do do do 53.84. do do do 19.73. do do do 53.84. do do do 19.73.	\$415.9 Henry Goode \$111.1 Henry \$272.3 \$188.5 Theod Georg \$39.85 \$183.7 Bette, Company, Schaef Whitts \$88.03 Schwa Charle mache Williams W	6; Air Reid; William Reid; Wil	50.33; Mifonso chenback Consume L. Koehle Hofstatt Siemeyee filliam Louis Reggs; Dai 52,931.8 L. 15; Wirewing C \$180.33 hn Luhr 128.72; Ulrich, 3.70; C Villiam Villiam C Villiam C Villiam C Villiam C C C C C C C C C C C C C C C C C C C	rs Br. er & Cer, \$2 er, \$41 H. Mosenbloniel I 4; Deilliam Compa ;; F. rs, \$11 Willi \$169. harles .76; Wehr	as (c), \$7.11 ewin o., \$17.12	5; Edward W. Turner, \$04.08; Consumers Brewing Company (Nog Company (No. 44), \$289.56; Consumers Brewing Company (Ns. 43), 415.50; Patrick McNulty, \$100.87; Paul T. Kammerer, \$17,000, 526.62; Herman Rixman, \$33.70; James Smith and another, Charles Mierisch, \$75.02; Charles Vogts, \$80.30; John D. Helier, \$30.53; Frederick Dannemann, \$24.50; Henry H. Gutt, \$42.06; Simon E. Bernheimer and another, \$1,164.08; Mabacher, \$102.94; George Ehret, \$15,337.16; India Wharf Bred Mayer Brewing Company, \$2,318.02; William Peter Brewing Ceter Brewing Company, \$538.53; Jacob Ruppert, \$506.79; F. 8, \$605.53; Conrad Stein, \$345.84; Herman Weber, \$357.11; Fstelle Briggs, \$273; William La Frentz, \$83.14; Herman Corp. Charles Michaels, \$87.38; Louis F. W. Seifert, \$178.89; S. Zudreele and another, \$58.84; William Zudreele and another, \$75.89; William Seward, \$486; Charles Vogts, \$120.91; William H. anker, \$109.48; Carl G. Tiemann, \$109.07; August Eitzen, \$106.07; Henry Battier, \$133.42; Floyd H. Crane, \$127.02.
		146 147 148 148 149 148 149		Welz, John, and another Otten, Charles, et al Beerman, Henry Corrigan, John Estherson, Lizzie Lax, Robert Dierks, Frederick W Walter, Charles F, and ano Murray, Joseph Meagher, Edward P Spies, Peter McGold ick, Thomas Strackerjan, Uffo Kohn, Gustav Leavy, Milton A Strackerjan, Uffo Syndison, Carlisle Stanbach, Bernard Pierks, Julius F Appleton, Aaron Cann, James Voytets Caroline Muller, Michael Kommel. Bernard Strung, Jean Strung, Jean Strynes, Thomas Spres, Thomas W Davis, Eugene	do do 94.79. do do 166.44. do do 40.55. do do 90.43. do do 90.43. do do 90.43. do do 98.6. do do 9.86. do do 69.73. do do do 144.27. do do do 107.40. do do do 7.67. do do do 73.42. do do do 7.67. do do do 63.1. do do do 63.1. do do do 63.1. do do do 79.95. do do do 79.95. do do do 19.73. do do do 79.95. do do do 79.95. do do do 79.95. do do do 19.73. do do do 52.88. do do do 52.88.	\$415.9 Henry Goode \$111.1 Henry \$272.3 \$188.5 Theod Georg \$39.85 \$183.7 Bette, Company, Schael Whitts \$88.03 Schwa Charle mache Willia \$200.4 Dosches	;, \$12 6; A.	50.33; Mlfonso chenback Consume L. Koehle Hofstatt Siemeye (illiam Louis Rogs; Dalam S2,931.8.15; Wirewing C silvis, \$180.370; C Urich, 3.70; C tvis, \$64 Villiam William Salagas 1; Sever State Chenback Courses (Salagas) (Salag	r, \$19 rs Br er & C er, \$2 r, \$41 H. Mosenblaid I d; Di illiam Compa i; F. s, \$1 Willi \$169 harles .76; Wehrn Juliu	as (c), \$37.11.60.	5; Edward W. Turner, \$04.08; Consumers Brewing Company (N ng Company (No. 44), \$280.56; Consumers Brewing Company (N \$3,415.50; Patrick McNulty, \$100.87; Paul T. Kammerer, \$17,000 206.62; Herman Rixman, \$33.70; James Smith and another, ; Charles Mierisch, \$75.02; Charles Vogts, \$80.30; John D. Heller, \$30.53; Frederick Dannemann, \$24.50; Henry H. Gutt, \$42.06; Simon E. Bernheimer and another, \$1,164.08; Mabacher, \$102.94; George Ehret, \$15,337.16; India Wharf Bred I Mayer Brewing Company, \$2,318.02; William Peter Brewing ter Brewing Company, \$538.53; Jacob Ruppert, \$506.79; F. & \$,\$605.53; Conrad Stein, \$345.84; Herman Weber, \$357.11; F. stelle Briggs, \$273; William La Frentz, \$83.14; Herman Coys; Conrad Stein, \$345.84; Herman Weber, \$178.89; S. Zudreele and another, \$74; Charles Michaels, \$87.38; Louis F. W. Seitert, \$178.89; S. Zudreele and another, \$75; Charles Michaels, \$87.38; Louis F. W. Seitert, \$178.89; S. Zudreele and another, \$74; William Seward, \$486; Charles Vogts, \$120.91; William H. anker, \$109.48; Carl G. Tiemann, \$199.07; August Eitzen, \$106.18; Henry Me

			66	5	Mott, Emil G			
66	***	54 167 54 168		5	Stoffregn, William	do do	do	
	***		**	5	Fourer Michael	do	do	
**		54 169	**	5	Stoffregn, William Feucht, Mathias Fauser, Michael Wist, Diedrich	do	do	
**			44	5	Heitmann, John H			75.00.
**	•••	54 170 (11) 340	"	6	Low, Abbot A. (In re)	do To vacate assessment from Pearl to South	for	paving Burling Slip,
**	•••	(11) 340	"	6	Schmitz, Henry and Caroline (In	To vacate assessment	for	paving Burling Slip,
**		(11) 340	**	6	State Trust Co., as trustee, etc.	from Pearl to South To vacate assessment	for	paving Burling Slip,
**		(11) 340	**	6	White, Salonie E. (In re)	To vacate assessment	for	paving Burling Slip,
**		(11) 341		6	Harris, Dwight M. (In re)	from Pearl to South To vacate assessment	st.	paving Cuyler's alley.
**		(11) 341	**	6	Herriman, William H. (In re)	from Water to South To vacate assessment	for 1	paving Cuyler's ailey.
		(11) 341	**	6	McAndrew, Samuel (In re)	from Water to South	st.	
**		(11) 342	**	6	Chard, Richard J. (In re)	from Water to South	ı st.	
**		(11) 342	**	6	Durkee, Eugene R. (In re)	from Water to South	ıst.	
"		3 7 7 7	**	6		from Water to South	st.	
	•••	(11) 342	**		Roosevelt, James R., et al., as trustees (In re)	To vacate assessment from Water to South	st.	
	•••	(11) 343		6	Pearsall, Thomas W. (In re)	from Water to Sout	h st	
	•••	(11) 343	"	6	Taylor, John C. (In re)	To vacate assessment from Water to Sout	for	paving Jackson Slip,
"	•••	(11) 344	**	6	Pyle, James T. and William S. (In re)	To vacate assessment if	tor p	aving Washington st.,
**	•••	(11) 345	**	6	Dempsey, Guy C. (In re)	To vacate assessment from Pearl to South	for	paving Greenwich st.,
"		(11) 345	"	6	Ertheiler, James (In re)	To vacate assessment from Pearl to South	tor	paving Greenwich st.,
**	•••	(11) 345	**	6	Graham, Joseph F. (In re)	To vacate assessment	for	paving Greenwich st.,
**		(11) 345	**	6	Hall, Wm. Henry (In re)	from Pearl to South To vacate assessment	tor	paving Greenwich st.,
**		(11) 345	**	6	Hall, Austin, as executor, etc.	from Pearl to South To vacate assessment	for	paving Greenwich st.,
**		(11) 345	**	6	Hinman, A. Josephine, et al.	from Pearl to South To vacate assessment	for	paving Greenwich st.,
**		(11) 345	**	6	(In re) Lister, Edwin (In re)	from Pearl to South To vacate assessment		paving Greenwich st.,
**		(11) 345	44	6	Milton, Wm. F. (In re)	from Pearl to South To vacate assessment	st.	
**		(11) 345	**	6	Paine, Naomi C. (In re)	from Pearl to South To vacate ass ssment	st.	
**		(11) 345	**	6	Russell, Henry R. (In re)	from Pearl to South	st.	
**		(11) 345	**	6	Sherry, John (In re)	from Pearl to South To vacate assessment	st.	
**		(11) 345	**	6	Taiman, Wm. G. (In re)	from Pearl to South To vacate assessment	st.	
**				6	In the Matter of the Application	from Pearl to South	st.	
	***	53 200			of the Board of Education	bet. 182d and 183d school site.	sts	s., 12th Ward, for a
"		53 201	**	6	In the Matter of the Application of the Board of Education	To acquire title to lan	ds o	on Columbine st., bet. ves., 24th Ward, for a
"	•••	53 202	**	6	In the Matter of the Application of the Board of Education	To acquire title to land	ds or	n 111th and 112th sts., es., 12th Ward, for a
**		53 208	**	6	In the Matter of the Application of the Board of Education	To acquire title to pro bet. Lafayette pl. and	pert Bo	y on Great Jones st., wery, 15th Ward, for a
**	•••	53 210	"	6	In the Matter of the Application of the Board of Education	school site. To acquire title to pr sis, bet. Madison a	oper nd 5	ty on 103d and 104th th aves., 12th Ward,
"		53 212		6	In the Matter of the Application	To acquire title to land	l on	Mott st. bet Broome
"		53 214	**	6	In the Matter of the Application	and Grand sts., 14th	ds o	on E. 28th st. het 2d
**		53 104	**	6	In the Matter of the Application	To acquire title to land	ds o	n tor a school site.
					of the Board of Education	site.	., 12	th Ward, for a school
900	•••	53 106		6	In the Matter of the Application of the Board of Education,	To acquire title to land 168th and 169th sts. site.	ds 0	n Audubon ave., bet. th Ward, for a school

Edwin A. Hayward, \$122.25; Henry Jackson, \$83.33; Michael Kavitt, \$180.24; William Kelly, \$116.10; John McLaughlin; \$122.69; George Ringler, \$2,049.26; George Ringler, \$2,173.47; Richard Vom Hofe, \$352.60; Frederick A. Baker, \$889.81; Bernard T. Kearns, \$377.56; Peter Ward, \$199.40; Charles Gerritzen, \$131.09; Augusta Lentz, \$187.41; Philip Weckesser, \$186.95; Charles B. Farrington, \$174.30; William Joost, \$173.82; Ferdinand Minch, \$170.69; Frederick J. Butenschon, \$166.90; Joseph Pallert, \$147.14; David Hecht, \$129.99; Thomas Tivers, \$127.22; Margaretha Bucheler, \$123.33; Julius W. Buttner, \$120.88; Ancel Markovitz, \$113.39; Josef Cerunda, \$111.24; William A. Brown, \$100.67; John F. Ferralk, \$94.03; Charles Freeman, \$91.82; Morris Heeler, \$87.39; Alfred J. Norman, \$85.17; Carl Herzog, \$84.07; Julius Reinhard, \$79.57; Vincenzo Celia, \$7,633; Frank J. Steinbugler, \$70.32; August Spinner, \$61.89; Antonio Orlando, \$59.73; Pasquale Lavagio, \$57.51; Jeremiah Butler, \$55.86; Rosa Fuella, \$53.09; David Hawkins, \$51.39; Abraham Kahn, \$47.56; Nicola Di Sesa, \$42.83; Rosa T. Exner, \$35.95; Albert J. Gaiser, \$33.73; Vincenzo Caggiano, \$22.13; George Schnepper, \$22.13. \$22.13.

SCHEDULE "C."-SUITS AND SPECIAL PROCEEDINGS TRIED AND ARGUED.

Matter of the Thirtieth street school site; matter of Sheriff and Willett streets school site;

Matter of the Thirtieth street school site; matter of Sheriff and Willett streets school site; matter of Hubert and Collister streets school site—Motions to continue proceedings made before Lawrence, J.; motions granted; J. T. Malone for the City.

The Mayor, etc., vs. John Best et al.—Tried before Freedman, J., and jury; verdict for the City for \$18.90; C. Mellen, for the City.

Samuel Levene—Tried before Gildersleeve, J., and jury; complaint dismissed; W. H. Rand, Jr., for the City.

George F. Stebbins—Tried before Daly, J., and jury; complaint dismissed; R. S. Barlow for the City.

the City.

Michael J. Storen—Complaint dismissed by default before Gildersleeve, J.

Henry Siebern—Motion to place the cause on the preferred calendar made before Freedman, J.;
motion denied; G. O'Reilly for the City.

Herman Heidelberg; William S. Wynn and another; Delia Malloy—Motions to prefer the actions made before Freedman, J.; motions granted; J. H. Freedman for the City.

Frederick Baker—Tried before Freedman, J., and jury; verdict for the plaintiff for \$738.31;
C. A. O'Neil for the City. C. A. O'Neil for the City.

Thomas H. O'Connor vs. Ashbel P. Fitch, etc.—Argued at the Appellate Division; decision

reserved; T. Connoly for the City.

Walter R. White—Argued at the Appellate Division; decision reserved; T. Farley for the

John Van Dolsen-Tried before MacLean, J., in Part XI.; jury waived; complaint dismissed; C. Mellen for the City.

Lottie Balling vs. John F. Harriot--Tried before Roesch, J.; complaint dismissed; R. S. Barlow for the defendant.

Edward Fox-Argued at the Court of Appeals; decision reserved; Francis M. Scott for the City

Matter of the Eighty-second street school site—Motion to confirm Commissioners' report made before Beekman, J.; motion granted; J. T. Malone for the City.

John V. McMahon—Tried before Daly, J., and jury; verdict for the plaintiff for \$148.86;

Lawrence P. Farley-Argued at the Court of Appeals; decision reserved; Francis M. Scott

for the City.
Samuel Levene-Motion for leave to amend answer argued before Lawrence, J.; decision

Samuel Levene—Motion for leave to amend answer argued before Lawrence, J.; decision reserved; H. S. Rankine for the City.

Matter of Kate McElligott—Motion to punish the Commissioners of Charities for contempt argued before Lawrence, J.; decision reserved; T. Farley for the City.

Max Augner—Motion for leave to go through the Court of Appeals submitted at Appellate Division; motion denied; G. O'Reilly for the City.

People ex rel. The International Navigation Company vs. Commissioners of Taxes and Assessments—Argued at Appellate Division; decision reserved; George S. Coleman for the City.

Jacob Feist—Argued at Appellate Division; decision reserved; R. S. Barlow for the City.

People ex rel. Eugene A. Masterson vs. Board of Police Commissioners—Submitted at Appellate Division; decision reserved; T. Connoly for the City.

People ex rel. Eugene A. Masterson vs. Board of Police Commissioners—Submitted at Appellate Division; decision reserved; T. Connoly for the City.

People ex rel. Patrick McElroy vs. Board of Police Commissioners—Motion to amend order of Appellate Division so as to recite the fact that the same was entered upon the unanimous decision of the Court made at the Appellate Division; motion granted; J. H. Greener for the City.

John McNamara—Argued at the Court of Appeals; decision reserved; Francis M. Scott for the City.

John M. Stewart—Submitted at the Appellate Division, Second Department; decision reserved; T. Farley for the City.

Hearings Betage Commissioners of Estimate in Condemnation Proceedings.

Hearings Before Commissioners of Estimate in Condemnation Proceedings.

Hubert and Collister streets school site, two hearings; West Thirtieth street school site, two hearings; One Hundred and Nineteenth and One Hundred and Twentieth streets school site, two hearings; Lewis street school site, one hearing; Rivington street school site, one hearing; Monroe street school site, one hearing; Twenty-seventh and Twenty-eighth streets school site, one hearing; J. T. Malone for the City.

Eleventh Ward park, two hearings; C. D. Olendorf and G. Landon for the City.

FRANCIS M. SCOTT, Counsel to the Corporation.

The following schedules form a report of the transactions of the office of the Counsel to the

Corporation for the week ending March 13, 1897:

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

SCHEDULE "A."-SUITS AND SPECIAL PROCEEDINGS INSTITUTED.

Cou	RT.	1	EGIS. TER OLIO.	C	HEN OM-	TITLE OF ACTION.	:	NATURE OF ACTIO	ON.			
			33.1		97.	Devil I I C	For whate of quales liesues 6- a 45 2					
Supren			170	Ma	r. 8	Carrier Sentimus W	For rebate of excise license fee, \$166.84.					
"	***		171	11	8	Granger, Septimus W	do	do	83.89.			
"	***		171	44		Mayer, Joseph D		do	74.33.			
46	***		172	11	8	Brandt, Herman Katzenstein, David	do	do	49.22.			
**	***		172	**		Laftenstein, David			65.89.			
**	***	54	173	**	8	Lefkowitz, Morris	To compal sel	do	72.14.			
		53	216	8.2	0	Sohmer, as Register, etc	lease.	ato to accept and	record a certai			
**	•••	53	217	"	8	Dietrich, Philip	under a blo	personal injulies by ock of stone on qu d, Aug. 25, 1896, \$2	arry on Black			
"	•••	53	219	"	9	Danbury Association of New York City vs. F. Mortimer Collord et al	To restrain de	fendants from cond he name of "The	ucting a mason			
		53	224	"	10	Striker, Elsworth L		nount of assessmer	nt paid for 12t			
**		54	173		10	Horn, George, Jr	For rebate of	excise license fee	B. \$4.17.			
**	:::	54	174		10	Mangin, John	do	do	32.05.			
**		54	174		10	Trilling, David	do	do	160.94.			
**		54	175	**	10	Broder, Moritz	do	do	96.59.			
**		54	175	**	10	Scharf, John G	do	do	92.07.			
		54	176	**	10	Smith, Gean	do	do	25.61.			
46		54	176	44	IO	Quigley, Hugh	do	do	14 79.			
**	1.00	54	177	**	10	Oppenheim, Simon	do	do	81.10.			
**		54	177	**	IO	McBride, John E	do	do	59.73.			
**		54	178	**	10	Simons, Rosa	do	do	23.84.			
44		54	178	**	IO	O'Connor, Sarah	do	do	100.83.			
		54	179	**	10	Brinkama, Frederick		do	44.93.			
**		54	179	44	10	Ward, De Witt C	do	do	19.63.			
**		54	180	**	IO	Harlem Casino Co		do	96.99.			
**		54	180	**	10	Tolle, Louis	do	do	49.32.			
**		54	181	**	IO	Marks, Charles	do	do	91 64.			
**		54	181	**	10	Hayman, Maurice	do	do	94.81.			
**		54	182	**	10	Driscoll, Mary A	do	do	47-37-			
**		54	182	**	IO	Whitney, Frank G	do	do	3.70.			
**		54	183	**	IO	Reaske, Gustav	do	do	3.70. 68.49.			
**		54	183	46	10	Kiernan, John	do	do	4.38.			
		54	184	**	TO	Mercer, Isaac P	do	do	40.00.			
**		54	181	**	TO	Meyer, Ernest	do	do	22.47.			
		54	185	44	IO	Singer, Julius	do	do	153.42.			
**		54	185	**	IO	Hauschild, John	do	do	14 55.			
**		54	186	**	IO	Matheis, Ernest	do	do	15.34.			
44		54	186	"	IO	Soracco, Angelo	do	do	93.14.			
**		54	187	**	IO	Ernst, William J	do	do				
**		54	187	**	10	Hammel, Anna Wendel, Louis, Jr	do	do	44.93. 64.10.			
**		54	188	**	IO	Wendel, Louis, Jr	do	do	30.82.			
**		54	188	- 44	10	Emde, Henry	do	do	75.06.			
**		54	180	**	10	Thoemes, Bertha	do	do	154.79.			
**		54	180	**	10	Brown, Lincoln D	do	do	21.24.			
**		54	190	"	10	Turk, Harriet	do	do	9.86.			
		54	100	**	IO	Labriola, Carmela	do	do	107.41.			
**		54	IQI	**	IO	George, Charles Ernest	do	do	40.33.			
**		54	TOT	**	IO	Grobe, Arnold	do	do	75.62			
**		54	192	**		Wedekind George M	do	do	48.77.			
44		54	192	44	IO	Strasser, Simon A., and another.	do	do	147.96.			
46		54	193	**	70	Mahoney, Patrick	do	do	14.79.			
**		54	193	44	IO	Wennelken, John	do		104.19.			
"		54	194	**	IO	Kugler, Joseph	do	do	13.83.			
**		54	194	**		Born, Jacob	do	do	55-55-			

					97.	la	le		
Supreme		54	295	Ma	r. 10	Curley, Michael J Lambert, Henry W	do do	of excise license	70,50.
	111	54 54	199	66	10	Kempner, Adolph	do	do	101.64.
**		54	200	"	10	Meany, Edward	do	do	174.16.
"	• • • •	54	200	"	10	Schmidt, Walter Hartman, Henry	do	do do	63.70. 174.16.
**	***	54	200	**	10	Brauer, Martin	do	do	71.60.
"		54	201	"	10	Brauer, Martin	do	do	72.19.
		54	195	"	10	Claus, Bertha J	do	do	79.26.
**	:::	54 54	196	**	10	Rosenblum, Jacob C	do	do	28.88.
**		54	197	**	IO	Rosenblum, Jacob C Grifenhagen, Max S	do	do	178.29.
"		54	197	"	10	Wendell, John A. B	do	do	141.42. 156.09.
**	***	54 54	198	**	10	Rosenblum, Marcus	do	do	163.69.
"		54	202	"	10	Vogel, Peter	do	do	50.96.
**		54	203	**	10	Hilderbrand, Paul	do	do	14.25.
**	:::	54	203	**	IO IO	Nomak, Imre	do	do	69.17.
**		54	204	**	10	Krikawa, Martin	do	do	9-73-
:		54	205	"	10	Klett, George	do	do do	45.49
**	***	54 54	205	**	IO	Billotto, Salvini	do	do	78.90. 25.75.
::		54	206	**	10	Long, John Jr	do	do	10.96.
		53	220		11	Purdy, Ebenezer J. (Matter of)	For payment	t of award in matt	er of Cornell Dam,
**		53	221	**	11	Devery, William S. (ex rel , vs.	Writ of prob	ibition to restrain	respondents from
		-				Board of Police Commissioners,	prosecutin	g charges against	relator.
ii		==	222	**	12	Young, Chas, Otto, Louise Carson	For award in	the matter of E	ast tasth st. school
		53	222		12	and John Witt (matter of) Simon, Marcus (ex rel) vs. The Mayor, etc., C. H. T. Collis, et	site, \$102.5	22.	ast 1/3th str sensor
		53	223	**	12	Simon, Marcus (ex rel) vs. The	Mandamus t	o compel removal	of stand or booth
						al etc., C. H. T. Collis, et	under star	f Bleecker st. and	Broadway.
44		53	241	**	12	Lincoln, James M. et al. execu-	Mandamus t	o compel repaym	nent of amount of
		-	200		-00	tors of Helen Schell (ex rel) vs.	assessment	ts paid for 12th av	e. opening, \$433.55.
44			207	**	**	Ashbel P. Fitch, Comptroller William H. Frank Brewing Co	For rehate o	of excise license	fee 418 22.
**		54 54	207	**	13	Nusslein, John	do	do	89.44.
**		54	208	**	13	Nusslein. John	do	do	97.50.
**		54	208	"	13	Libbe, Ebehard	do	do do	178.71.
**	:::	54 54	200	**	13	Hertz, Adolph	do	do	107.12.
"		54	210	"	13	Scheimeis er. Philipp	do	do	39.04. 67.95.
		54	210	**	13	Norden, Henry. Steiner, Max. Clark, Horace W.	do	do	
**	***	54 54	211	**	13	Clark, Horace W.	do	do	136.04.
"		54	212	11	13	Zaumalti, Albert	do	do	170.83.
"		54	212	"	13	Griffen, William	do	do	181.50.
**	:::	54 54	213	**	13	Mulqueen, Michael Edinger, Morris B. et al	do do	do	48.40.
44		54	214	**	13	Feder, Frank David Stevenson Brewing Co	do	do	173.58. 66.66.
"		54	214	"	13	David Stevenson Brewing Co	do	do	551.11.
**		54 54	215	"	13	Lowenstein, Sadie L	do	do do	97·74· 59.31.
**		54	216	**	13	Schriesheimer Benjamin F	do	do	52.05.
**		54	516	**	13	Jeffey, Morris	do	do	38.81.
. 24	:::	54	217	**	13	Bernstein, Alexander Levy, Charles	do	do do	96.12.
**		54	218	**	13	Bach, Mortimer	do	do	44.29. 18.30.
		54	218	**	13	Bodamee, Ernest	do	do	28 71.
		54	219	"	13	Schwartz, Sigmund H	do	do do	30.36. 31.57.
**		54	219	**	13	Clayton, John	do	do	102.19.
		54	220	**	13	Kampner, Ignatz	do	do	87.16.
	• • • •	54	221	"	13	Cohen Edward I	do	do do	146.51. 60.96.
	:::	54	221	**	13	Cohen, Edward L	do	do	9.86.
**		54	222	**	13	McGee, Stephen	do	do	123.83.
		54	223	**	13	Cohn, Charles	do	do	52.7 4. 48.67.
**	:::	54	224	**	13	Loewenwarter, Paul	do	do	63.70.
**		54	224	"	13	Cohen, Max	do	do	28.71.
**		54	225		13		do	do	47.37.
**		54 54	328	**	13	Knoll, Adam	do	do	98.63.
**		53	225	**	13	Butler, Clara	For rent of I	Butler's Hall, Mai	n st., Westchester
**	32		226	**	**	Witt, Theodore J	Village, \$6	ed made in the	matter of opening
		53	220		13	300000000000000000000000000000000000000	East re6th	St., \$132.47.	
**		53	227	**	13	Deering, James A., and J.	To ascertain	loss and damage	to petitioners by
						Romaine Brown (Matter of)	reason of o	losing Gerard av	e., bet. 168th and
"		53	228	**	13	Yonkers Savings Bank	For payment	of certain bonds i	issued by Trustees
	199		-		15		of the Villa	age of Williamsbr	idge in July, 1892,
**		= 1	200		13	Newman, Jacob M	\$1,600. For specific 1	performance of co	ontract made Oct.
	***	53	229		13	Newman, Jacob M			of the College of
**			100			Fand James	the City of	New Vark for sa	le of land, \$48,000.
45 10		53	530	"	13	Ford, James	Village of	Williamsbridge	ector of Sewers in
**		53	233	**	13	Ford, James	For awards	nade on Parcels	Nos. 24 and 25, in
		00	-55			tors of Charles F. Griffin	the matter	of opening Dyck	man st., \$2,068.93.
**	.	50	221	**	13	(Matter of)	Action to a	uiet title to pre	mises at casterly
		53	234		13	Tablet, Thomas I., et al			nd 113th st., 12th
							Ward.		status and house
300		53	231	**	13	Marx, George B	etc. in Tu	ly and Aug. 1806	airing tool-boxes,
**		53	232	44	13	Andrews Mfg. Co	For furnitur	re furnished for	office of Special
22		00					Commissio	ner of Jurors, \$3.	150.
		53	237	"	13	Hayner, Joseph	from corre	personal injuries	by being thrown
							ave, near	outhern Boulevan	rd, \$10,000.
**		53	238	**	13	Dittmar, Maria, vs. The Mayor,	To foreclose	lien for moterial	s furnished under
		M				etc., Charles W. Collins et al	contract o	st from Ameter	ns, for regulating, dam to Wadsworth
							ave., \$600.	.72.	to tradaworth
"		53	235	44	13	Gifuni, Vincenzo	For award n	nade for damages	to No. 165 Madison
									n and Henry sts.
44		53	236	44	13	Bell, John J., vs. Thomas H.	school site Summons on	ly served.	
						Bell, John J., vs. Thomas H. McLaughlin, The Mayor, etc.,		N. C. C. C. C.	
	1					et al			
			C	Salara I		D. II	The Park	The	

Schedule "B."—Judgments, Orders and Decrees Entered.

New York and Westchester Water Company—Order entered severing the action and allowing service of an amended complaint as to the fourth and sixth causes of action.

Matter of Joseph Rich, a delinquent juror—Order entered vacating judgment.

Patrick H. Lantry—Order entered denying the motion for a new trial.

Frederick A. Baker—Order entered denying the motion for a new trial.

Matter of the Eighty-second street school site—Order entered confirming the report of Commissioners of Festimate.

missioners of Estimate. Charles A. Dixon—Judgment entered in favor of the City dismissing the complaint and \$107.60 costs and disbursements.

Catherine E. Lowerre, individually, etc.—Order entered amending judgment. Pasquale Altieri—Order entered discontinuing the action without costs.

Catherine E. Lowerre, individually, etc.—Order entered amending judgment.
Pasquale Altieri—Order entered discontinuing the action without costs.
People ex rel. Yellow Pine Company vs. Commissioners of Taxes and Assessments; People ex rel. Henry McShane Manufacturing Company vs. Commissioners of Taxes and Assessments;
People ex rel. Hawley Box and Lumber Company vs. Commissioners of Taxes and Assessments;
People ex rel. American Type Founders Company vs. Commissioners of Taxes and Assessments;
Raxes of 1896)—Appellate Division orders and judgments entered in favor of Tax Commissioners
dismissing writs of certiorari with \$57.50 costs.

Andrew L. Smith (three actions)—Decrees entered directing disposition of the funds.
People ex rel. Michael J. Howard vs. Board of Police Commissioners—Appellate Division
order and enrollment entered directing the reinstatement of the relator with \$83.81 costs and
disbursements.

Jacob Roth, an infant, etc.—Order entered granting motion for leave to sue as a poor person. The Mayor, etc., vs. Thomas O'Brien—Judgment entered in favor of defendant dismissing

complaint and for \$101.73 costs and disbursements.

Joseph Koch—Order on remittitur entered. Henry Pundt (and eighteen other actions)-Orders entered denying motions to vacate judg-

John V. McMahon—Order entered denying motion for a new trial.

Thomas W. Burford—Judgment entered dismissing the complaint and for \$117.74 cents.

The Mayor, etc., vs. James McDermott—Judgment entered in favor of City on the verdict for

The Mayor, etc., vs. James McDermott—Judgment entered in lavor of Caly on the following-named plaintiffs: The New York and West-chester Water Company, \$13,446; John V. McMahon, \$144.99; Hugo Alexander, \$45.03; Frank Gardella, \$46.57; Samuel Nason, \$52.32; Thomas J. Martin, \$70.03; John Goodwin, \$73.50; Harry Alexander, \$78.70; Frank S. Bordeaux, \$88.40; George Gorton, \$129.87; Jacob Freeman, \$203.17; William Davis, 64.76; Wilhelm Wehrmann, \$69.97; William H. Schumacher, \$83.70; Charles Danker, \$109.48; Charles Vogts, \$120.01; Frank W. Braus, \$164.38; August Eitzen, \$196.81; Charles G. Tiemann, \$199.07; Henry F. Schnitzer, \$200.12; Henry Meeker, \$200.44; George H. Westervelt, \$122.03; Adolph Lucker, \$111.28; John T. Farley, \$110.04; Tillie Haynes, \$106.72; John Neadles, \$187.86; Frederick A. Baker, \$889.91; William Seward,

\$486; Edwin Fiske, \$185.96; Louis Steinhardt, \$197.43; William Long, \$174.36; Patrick McGarry, \$141.65; Edward J. Dwyer, \$127.33; Henry C. Harding, \$120.04; William S. Long, \$118.80; John T. Long, \$112.73; Arnold Heinrich, \$87.80; Ernest Steiner, \$76.02; William Bruening, \$72.71; John T. Long, \$38.80; Mary Koenig, \$26.11; H. Koehler & Co., \$3,415.50; Michael F. Sheehan, 198.33; William E. Hawley, \$182.52; John J. Ainsler, \$166.56; Maurice Cobe, \$120.75; William J. Matthews, \$127.30; James Hughes, \$124.57; William H. Coyle, \$121.84; Frank Northrup, \$142.42; Patrick J. Kelly, \$96.16; Henrietta Stilldebauer, \$194.42; Adam J. Englehardt, \$187.01; Thomas E. Leeman, 64.22; Irving P. Warren, \$145.89; Thomas G. Holland et al, \$97.72; Eule Flammard, \$24.65; Francis Frankforth, \$49.41; Jacques Atruz, \$50.75; Louis Pierano, \$198.81; Louis G. Marrone, \$120.16; Dietrich Scharminghaus, \$74.27; James Ennis, \$315.23; Robert S. Newton, \$4,460; The Excelsior Brewing Company, \$184.30; Frank G. Whitney, \$21.54; Eva M. Cobe, \$106.39; Sidney K. Simon, \$33.60; Annie Aaron, \$10.324.74; Edward Propper, \$91.19; Moritz Weiss, \$165.99; Carrie G. Pratt, 311.37; Andrew Wolf, \$219.37; George Ringler & Co., \$2,049.76; Richard Von Hofe, 352.60; Michael Kavitt, \$180.24; Thomas Hannon, 165.87; Charles Kranklin, \$124.57; John McLoughlin, \$122.69; William Kelly, \$116.10; John P. Brown, \$93.06; Henry Jackson, \$83.36; Henry Dwyer, \$58.44; Edwin A. Hayward, \$122.25; George Ringler & Co., \$2,173.47; Frank D. Arthur, \$62.62; John Wynn, \$195.77; Daniel H. Culhane and another, \$179.53; Maria Becker, \$160.77; Benjamin B. Roberts, \$57.70; Leopold O. Rauser, \$55.93; Benjamin A. Ball, \$54.46; Joshua F. Butler, \$42.98; Edward Frank, \$40.38; Michael J. Morrissy, 24.05; Mary C. Doran, \$99.32; John Fleming, \$150.33; The John Kress Brewing Company, \$5535.28; Frederick W. Harrje, \$111.73; Ernest I. Mayer, \$89.02; Mary Marschuetz, \$84.90; Thomas McNamara, \$77.72; Louis Lauscher, \$189.31; Louis E. Salmon, \$127.33; Thomas J. Sandford, \$113.86; Jacob Hyman, \$51.31; He

Jr. and H. S. Rankine for the City.

Neil Golding—Complaint dismissed before Gildersleeve, J.

In the matter of the Board of Education: Wadsworth avenue school site; Columbine avenue school site; One Hundred and Eleventh and One Hundred and Twelfth streets school site; One Hundred and Third and One Hundred and Fourth streets school site; East Twenty-eighth street school site; One Hundred and Fourth and One Hundred and Fifth streets school site; One Hundred and Sixty-eighth and One Hundred and Sixty-ninth streets school site. In the matter of the application of the Fire Department. Great Jones street site; Mott street site—Motions for appointment of Commissioners made before Beekman, J.; decision reserved: J. T. Malone for the City.

In the matter of Benjamin Indig—Motion to vacate judgment against delinquent interparament.

City.

In the matter of Benjamin Indig—Motion to vacate judgment against delinquent juror argued before Bookstaver, J.; decision reserved; G. H. Cowie for the City.

The Mayor, etc., vs. John Best and another—Motion for a re-taxation of the costs argued before Lawrence, J.; decision reserved; J. H. Greener for the City.

Robert J. Gray vs. Metropolitan Street Railway Company et al.—Motion for an injunction argued before Lawrence, J.; decision reserved; T. Connoly for the City.

People ex rel. Patrick Shovlin vs. Charles H. T. Collis—Tried before Beekman, J.; judgment for the respondent on the demurrer; C. A. O'Neil for the City.

Thomas W. Burford—Tried before Davey, J., and jury; complaint dismissed; W. H. Rand, ir. and H. S. Rankine for the City.

Thomas W. Burlord—Tried before Davey, J., and Jury; complaint dismissed; W. H. Rand, jr. and H. S. Rankine for the City.

The Mayor, etc. vs. Thomas O'Brien and another—Tried before Freedman, J., and jury; complaint dismissed; C. Mellen for the City.

The Mayor, etc. vs. Jas. McDermott—Tried before Freedman, J., and jury; verdict for the City for \$57.60; C. Mellen for the City.

Jacob Roth, an infant, etc.—Motion for leave to sue as a poor person made and granted; H.

Jacob Roth, an infant, etc.—Motion for leave to sue as a poor person made.

S. Rankine for the City.

People ex rel. Thomas Donnelly vs. Theodore Roosevelt, et al.—Motion for a writ of mandamus argued before Lawrence, J.; motion denied; T. Farley for the City.

William Kelly—Argued at the Appellate Division; decision reserved; C. Mellen for the City.

Andrew L. Smith vs. Christopher Nally, et al.—Tried before Russell, J.; decision served; J.

L. O'Brien for the City.
Edward R. Scott—Tried before McMahon, J., and jury; decision reserved; R. S. Barlow for the City. Elmer S. Van Aiken-Argued at Appellate Division, Second Department; C. Mellen for the

City.
Robert L. Stewart—Submitted at Appellate Division, Second Department; T. Farley for the

City.

People ex rel. Leonard Hangen vs. Charles H. T. Collis—Motion for writ of mandamus argued

People ex rel. Leonard Hangen vs. Charles H. T. Collis—Motion for writ of mandamus argued

People ex rel. Jenner M. B. Cromwell for the City.

People ex rel. James M. Graff vs. Ashbel P. Fitch, as Comptroller; People ex rel. James M. Lincoln vs. Ashbel P. Fitch, as Comptroller; People ex rel. Sarah Lynch vs. Ashbel P. Fitch, as Comptroller—Motions for writs of mandamus argued before Lawrence, J.; motions granted; G. Cypally for the City.

O'Reilly for the City.

Catherine L. Beekman vs. Third Avenue Railroad Company; Dorothea Christ vs. Third Avenue Railroad Company—Appeals argued at the Appellate Division; decision reserved; W. L. Turner and R. C. Beatty for the City.

In the matter of the charges against A. M. White—Hearing proceeded and prosecution closed;

T. Farley for the City.

Hearings before Commissioners of Estimate in condemnation proceedings.

Little Italy Park, three hearings; Third Avenue Bridge Approaches, four hearings; Riverside Park, two hearings; St. Nicholas Park, two hearings; Eleventh Ward Park, two hearings; Twenty-seventh and Twenty-eighth Streets Park, one hearing; Division Street Park, one hearing; C. D. Olendorf and G. Landon for the City.

Hubert and Collister streets school site, four hearings; Lewis street school site, two hearings; Hester street school site, one hearing; Attorney street school site, one hearing; Seventy-sixth street school site, one hearing; One Hundred and Nineteenth street school site, two hearings; Rivington street school site, two hearings; Monroe street school site, one hearing; J. T. Malone for the City.

FRANCIS M. SCOTT, Counsel to the Corporation.

FRANCIS M. SCOTT, Counsel to the Corporation.

METEOROLOGICAL OBSERVATORY OF THE DEPARTMENT OF PUBLIC PARKS.

Central Park, New York—Latitude 40° 45′ 58″ N. Longitude 73° 57′ 58″ W. Height of Instruments above the Ground, 53 feet; above the Sea, 97 feet.

Abstract of Registers from Self-recording Instruments for the Week ending May 15, 1897. Barometer

			TOTHICLOT.					
7 A.M.	2 P.M.	9 P.M.	MEAN FOR THE DAY.	MAXI	MUM.	MINIMUM.		
Reduced to Freezing.	Reduced to Freezing.	Reduced to Freezing.	Reduced to Freezing.	Reduced to Freezing.	Time.	Reduced to Freezing.	Time.	
30.092 29.704 29.900 29.810 29.750 29.834	29.912 29.634 29.890 29.736 29.612 29.744	29.838 29.718 29.886 29.764 29.772 29.770	29.947 29.705 29.892 29.770 29.711 29.782	30.134 29.800 29.910 29.874 29.800 29.834	O A.M. O A.M. 9 A.M. O A.M. 12 P.M. 7 A.M.	29.800 29.606 29.790 29.700 29.600 29.710	12 P.M 4 P.M 0 A.M 5 P.M 3 P.M. 5 P.M.	
	30.092 29.704 29.900 29.810 29.750	D	7 A.M. 2 P.M. 9 P.M. P	7 A.M. 2 P.M. 9 P.M. MEAN FOR THE DAY. 1	7 A.M. 2 F.M. 9 F.M. MEAN FOR THE DAY. D	7 A.M. 2 P.M. 9 P.M. THE DAY. MAXIMUM. P	7 A.M. 2 P.M. 9 P.M. MEAN FOR THE DAY. MAXIMUM. MINI	

 Mean for the week.
 29.821 inches.

 Maximum
 at o A.M., May 9th
 30.734

 Minimum
 at 3 P.M., "13th
 29.600

 Range
 534

Thermometers.

	7 A. M.		2 P. M.		9 P. M.		MEAN.		MAXIMUM.				MINIMUM.				MAXIMUM.	
DATE. MAY	Dry Bulb.	Wet Bulb.	Dry Bulb.	Wet Bulb.	Dry Bulb.	Wet Bulb.	Dry Bulb.	Wet Bulb.	Dry Bulb.	Tıme.	Wet Bulb.	Time.	Dry Bulb.	Time.	Wet Bulb.	Time.		In Sun.
Sunday, 10 Monday, 11 Tuesday, 12 Wednesday, 12 Thursday, 12 Friday, 12 Saturday, 13	61 63 67 60	55 60 62	81 74 75 68 71	68 62 69 63	68 66 71 64 63	64 60 67 60 60	62.6 71.3 67.0 69.6 66.3 64.6 62.3	63.6 59.0 65.3 61.6 60.3	81 74 75 69 72	4 P. M.	69 63 69 65 65	5 P.M. 4 P.M. 1 P.M. 3 P.M. 12 M. 4 P.M. 5 P.M.	51 60 56 62 62 60 56	4 A.M. 12 P.M. 4 A.M. 5 A.M. 5 P.M. 7 A.M. 7 A.M.	42 56 52 59 60 57 50	4 A.M. 12 P.M. 4 A.M. 5 A.M. 5 P.M. 7 A.M.	93. 88.	2 P.M. I P.M. II A.M I2 M. 2 P.M. I P.M. I P.M.

Radille State of the State of t	Dry Bulb.	Wet Bulb.
Mean for the week, at 2 P.M., roth Maximum for the week, at 2 P.M., roth Minimum at 4 A. M., 9th Range " at 4 A. M., 9th	81 " at 4 P.M	., 10th

DATE.		1	DIRECTION	٧.	V	ELOCIT	Y IN M	ILES.	FORCE IN POUNDS PER SQUARE FOOT.					
MAY.	24.9	7 A. M.	2 P. M.	9 P. M.	9 P. M. to 7 A. M.	to	to			2 P. M.	9 P. M.	Max.	Time.	
Tuesday, Wed'sday, Thursday, Friday,	9 10 11 12 13 14	WSW WSW WNW SSE S NW NNW	WSW WSW S SSW S SE WNW	SW W SE SSW WSW W	103 80 40 29 18 16 42	99 70 44 44 46 14 40	87 79 61 33 46 31	289 229 145 106 110 61	1/4 1/2 0 0 0 1/4	5 1½ 1½ 2½ 0 ½	× × · · · · · · · · · · · · · · · · · ·	5¾ 20½ 2¼ 1¼ 4½ 1½	4.20 P.M. 4.30 P.M. 2.40 P.M. 7.20 P.M. 2.20 P.M. 5 P.M. 5.10 A.M.	

Distance traveled during the week. 1,041 miles.

Maximum force 20½ pound

	1000		10000					- 200	REPRESENTED BY	EASTERNA	200,000	Name of Street, or other Persons					_		
		ŀ	Iygr	ome	ete	r.			E	Clouds.			Rain and Snow. Ozone.						
DATE.	Fo	RCE O	F VAI	POR.		BLA			CLEAR, O. OVERCAST, IO.			DEPTH OF RAIN AND SNOW IN INCHES.							
MAY.	7 A.M.	2 P.M.	9 P.M.	Mean.	7 A.M.	2 P.M.	9 P.M.	Mean.	7 A.M.	2 P.M.	9 P.M.	Time of Beginning.	Time of Ending.	Duration.	Amount of Water.		0.		
	.170	.510	. 543	.294 .491 .396	42 68 66	47 48 47		49 65 60	0 0	2 Cir. 7 Cir. 2 Cir.Cu							1000		
Wedn'day, 12	.478	.628	.608	.571	83	72	80	78	10	10	10	5 A. M. 7 P. M	8 A.M. 12 P.M.			13	0		
	.426	.503	.478	.469	82			75 77 61	10 10 2 Cir.	7 Cir.Cu	10	O A.M. 10.45 P.M.	7 P.M. 12 P.M.	19.00	1.32	::::	0		
Saturday, 15	. 282	.350	.416	-349	03	51	72	OI.	2 Cir.	3 Cir.	0	O A. M.	3 A.M.	3.00	.03		0		

DATE		7 A. M.	2 P. M.
Sunday, Monday, Tuesday,	May 9	Cool, pleasant	Warm, close, lightning and thunder from
Wednesday, Thursday, Friday, Saturday,	" 12 " 13 " 14	Mild, raining Mild, raining Close, dense fog Mild, pieasant	Mild, overcast. Mild, overcast. Mild, cloudy,

DANIEL DRAPER, PH. D., Director.

COMMISSIONER OF STREET IMPROVEMENTS, 23D AND 24TH WARDS.

COMMISSIONER OF STREET IMPROVEMENTS, 23D AND 24TH WARDS.

May 15, 1897. To the Supervisor of the City Record:

SIR—In compliance with section 51 of chapter 410 of the Laws of 1882, the office of Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards makes the following report of its transactions for the week ending May 13, 1897:

Permits Issued—For sewer connections, 22; for sewer repairs, 1; for Croton connections, 17; for Croton repairs, 8; for placing building material, 26; for crossing sidewalk with team, 7; for building vaults, 1; for miscellaneous purposes, 27—total, 109.

Public Moneys Received—For sewer connections, \$220; for restoring pavements, \$42.63; for vault permit, 126.97—total, \$389.60.

Plans and Specifications Approved—Grading Kappock street, Spuyten Duyvil parkway, to Johnson avenue; grading One Hundred and Forty-first street, Cypress to Locust avenue.

Laboring Force Employed during the Week—Foremen, 31; Assistant Foremen, 12; Engineers of Steam Rollers, 5; Sewer Laborers, 31; Laborers, 514; Inspectors of Sewer Connections, 2; Toolmen, 13; Stableman, 1; Sounders, 47; Carts, 15; Teams, 110; Carpenters, 3; Flaggers, 11; Pavers, 7; Pruners, 2; Blacksmith's Helpers, 4; Machinists, 2; Truckmen, 2; Oilers, 4; Sweepers, 6; Stokers, 2; Mason, 1; Cleaners, 4; total, 929.

Total amount of requisitions drawn upon the Comptroller during the week, \$50,514.24.

Respectfully, LOUIS F. HAFFEN, Commissioner.

ALDERMANIC COMMITTEES.

RAILROADS—The Railroad Committee will hold a meeting on every Monday, at 2 o'clock P. M., in Room 13, City Hall. WM. H. TEN EYCK, Clerk, Common Council.

OFFICIAL DIRECTORY.

Section 68 of chapter 410, Laws of 1882 (the Consolidation Act of the City of New York), provides that "there shall be published in the CITY RECORD, within the month of January in each year, a list of all subordinates employed in any department (except laborers), with their salaries, and residences by street numbers, and all changes in such subordinates or salaries shall be so published within one week after they are made. It shall be the duty of all the heads of departments to furnish to the person appointed to supervise the publication of the CITY RECORD everything required to be inserted therein."

IOHN A. SLEICHER, Supervisor City Record.

Mayor's Office—No. 6 City Hall, o. A. M. to S. P. M.

Mayor's Office-No. 6 City Hall, 9 A. M. to 5 P. M. Saturdays, 9 A. M. to 12 M. Bureau of Licenses-No. 1 City Hall, 9 A. M. to 4

mmissioners of Accounts-Stewart Building, 9 A. M.

to 5 P. M.
Aqueduct Commissioners—Stewart Building, 5th
floor. 9 A. M. to 4 P. M.
Board of Armory Commissioners—Stewart Building
9 A. M. to 4 P. M.; Saturdays, 9 A. M. to 12 M.
Clerk of Common Council—No. 8 City Hall, 9 A. M. to

Department of Public Works-No. 150 Nassau street,

Department of Street Improvements, Twenty-third and Twenty-fourth Wards—Corner One Hundred and Seventy-seventh street and Third avenue, 9 A. M. to 4 P. M.; Saturdays, 12 M.

Department of Buildings-No. 220 Fourth avenue, 9 A. M. to 4 P. M.
Comptroller's Office—No. 15 Stewart Building, 9 A. M
to 4 P.M.
Auditing Bureau—Nos. 19, 21 and 23 Stewart Building, 9 A. M. to 4 P. M.

ing, 9 A. M. to 4 P. M.

Bureau for the Collection of Assessments and Arrears
of Taxes and Assessments and of Water Rents—Nos.
31, 33, 35, 37 and 39 Stewart Building, 9 A. M. to 4 P. M.
No money received after 2 P. M.

Bureau for the Collection of City Revenue and of
Markets—Nos. x and 3 Stewart Building, 9 A. M. to
4 P. M. No money received after 2 P. M.

Department of Correction—Central Office, No. 148
East Twentieth street, 9 A. M. to 4 P. M.

Examining Board of Plumbers — Meets every
Thursday, at 2 P. M. Office, No. 220 Fourth avenue,
sixth floor.

Fire Department—Headquarters, Nos. 157 to 159 East
Sixty-seventh street, 9 A. M. to 4 P. M.; Saturdays, 12 Me
Central Office open at all hours.

Health Department—New Criminal Court Building,
Centres treet, 9 A. M. to 4 P. M.

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

Department of Docks—Battery, Pier A, North river,
9 A M. to 4 P. M.

Department of Taxes and Assessments—Stewart
Building, 9 A. M. to 4 P. M.; Saturdays, 12 M.

Board of Electrical Control—No. 1262 Broadway,
Department of Street Cicaning—No. 32 Chrinbers
street, 9 A. M. to 4 P. M.

Civil Service Board—Criminal Court Building, 9 A. M.

Civil Service Board-Criminal Court Building, 9 A. M. to 4 P.M.

Board of Estimate and Apportionment—Stewart

Building.

Board of Assessors—Office, 27 Chambers street, 9 Board of Assessors—Office, 27 Chambers street, 9
A.M. to 4 P. M.
Police Department—Central Office, No. 300 Mulberry
street, 9 A. M. to 4 P. M.
Board of Education—No. 146 Grand street.
Sherif's Office—Old "Brown Stone Building," No.
32 Chambers street, 9 A. M. to 4 P. M.
Register's Office—East side City Hall Park, 9 A. M. to
4 P. M.

4 P. M.

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

County Clerk's Office—Nos. 7 and 8 New County

Court-house, 9 A. M. to 4 P. M.

District Attorney's Office—New Criminal Court

Building, 9 A. M. to 4 P. M.

The City Record Office—No. 2 City Hall, 9 A. M. to 5

P. M., except Saturdays, 9 A. M. to 12 M.

Governoy's Room—City Hall, open from 10 A. M. to 4

P. M.; Saturdays, 10 to 12 A. M.

Coroner's Office—New Criminal Court Building open

constantly. Edward F. Reynolds, Clerk.

Surrogate's Court—New County Court-house. 10.30 A.M. to 4 P. M. Appellate Division, Supreme Court—Court-house, No. 111 Fifth avenue, corner Eighteenth street. Court

opens at 1 P. M.
Supreme Court—County Court-house, 10.30 A. M. to 4

Supreme Court—County Court-house, 20.30 A. M. to 4 P. M.

Bureau for the Collection of Assessments and Arrears
of Taxes and Assessments and of Water Rents—Nos.
21, 23, 35, 37 and 30 Stewart Building, 9 A. M. to 4 P. M.
No money received after 2 P. M.

Bureau for the Collection of City Revenue and of Markets—Nos. 1 and 3 Stewart Building, 9 A. M. to 4 P. M.

Bureau for the Collection of Taxes—Stewart Building, 9 A. M. to 4 P. M.

City Chamberlain—Nos. 25 and 27 Stewart Building, 9 A. M. to 4 P. M.

City Chamberlain—Nos. 25 and 27 Stewart Building, 9 A. M. to 4 P. M.

Counsel to the Corporation—Staats—Zeitung Building 9 A. M. to 5 P. M.; Saturdays, 9 A. M. to 12 M.

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

Attorney for Collection of Arrears of Personal Taxes—Stewart Building, 9, A. M. to 4 P. M.

Bureau for the Collection of Assessments and Arrear

Supreme Court—County Court—New Criminal Court Building, Centre street, opens at 10.30 A. M. to 4 P. M.

Court of General Sessions—New Criminal Court Building, Centre street. Court opens at 10.30 A. M. to 4 P. M.

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Court of General Sessions—New Criminal Court Building, Centre street. Court opens at 10.30

opens 9 A. M. daily. Fifth District—No. 154 Clinton street. Sixth District—Northwest corner Twenty-thurd street and Second avenue. Court opens 9 A. M. daily. Seventh District—No. 151 East Fifty-seventh street. Court opens 9 o'clock (except Sundays and legal holidays). Eighth District—Northwest corner of Twenty-thurd street and Eighth avenue. Court opens 9 A. M. Trial days: Wednesdays, Fridays and Saturdays. Return days: Tuesdays, Thursdays and Saturdays. Return days: Tuesdays, Thursdays and Saturdays. Return days: Tuesdays, Thursdays and Saturdays. Ninth District—No. 70 East One Hundred and Twenty-first street. Court opens every morning at 9 o'clock (except Sundays and legal holidays). Tenth District—No. 70 Eighth avenue. Court open daily (Sundays and legal holidays excepted) from 9 A. M. to 4 P. M. Twelfth District—Westchester, New York City. Open daily (Sundays and legal holidays excepted), from 9 A. M. to 4 P. M. Thirteenth District—Corner Columbus avenue and One Hundred and Twenty-sixth street. Court open daily (Sundays and legal holidays excepted), from 9 A. M. to 4 P. M. Thirteenth District—Corner Columbus from 0 A. M. to 4 P. M. Thirteenth District—Corner Columbus from 0 A. M. to 4 P. M. Thirteenth District—Corner Columbus avenue and One Hundred and Twenty-sixth street. Court open daily (Sundays and legal holidays excepted), from 0 A. M. to 4 P. M.

from q A. M. to 4 F. M.

City Magstrates' Courts.—Office of Secretary, Fifth
District Police Court, One Hundred and Twenty-fifth
street, near Fourth avenue. First District.—Tombs,
Centre street. Second District.—Jefferson Market. Third
District.—No. 69 Essex street. Fourth District.—Fiftyseventh street, near Lexington avenue. Fifth District.
—One Hundred and Twenty-first street, southeastern
corner of Sylvan place. Sixth District.—One Hundred
and Fifty-eighth street and Third avenue.

STREET IMPROVEMENTS, 23D AND 24TH WARDS.

COMMISSIONER OF STREET IMPROVEMENTS, TWENTY-THIRD AND TWENTY-FOURTH WARDS, May 14, 1897.

NOTICE TO PLUMBERS.

A LL PLUMBERS DESIROUS OF PERFORMING Work in the Twenty-third and Twenty-fourth Wards of the City of New York are hereby notified that, in accordance with the provisions of Article XVIII., section 306 of the City Ordinances, they are required to execute a bond in the sum of one thousand (\$41,000) dollars, with case or more sureties, to be approved by the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards.

On and after June 2, 1897, no permits will be issued by this Department to any plumber who shall have failed to comply with this notice.

LOUIS F. HAFFEN, Commissioner of Street Improvements, Twenty-third and Twenty-fourth Wards.

DAMAGE COMM .- 23-24 WARDS.

PURSUANT TO THE PROVISIONS OF CHAPter 537 of the Laws of 1893, entitled "An act
"providing for ascertaining and paying the amount of
"damages to lands and buildings suffered by reason of
"changes of grade of streets or avenues, made pursuant
to chapter 721 of the Laws of 1887, providing for the
"depression of railroad tracks in the Twenty-third and
"Twenty-tourth Wards, in the City of New York, or
"otherwise," and the acts amendatory thereol and
supplemental thereto, notice is hereby given, that
public meetings of the Commissioners, appointed pursuant to said acts, will be held at Room 58, Schermerhorn Building, No. 96 Broadway, in the City of New
York, on Monday, Wednesday and Friday of each
week, at 2 o'clock P. M., until further notice.
Daniel Liord, James M. Varnum, George
W. STEPHENS, Commissioners.
Lamont McLoughlin, Clerk

STREET CLEANING DEPT.

DEPARTMENT OF STREET CLEANING, No. 32 CHAM-

STREET CLEANING DEPT.

Department of Street Cleaning, No. 32 Chambers Street.

CONTRACT FOR REPAIRING THE SCOW "QUEEN."

PUBLIC NOTICE.

STIMATES, INCLOSED IN SEALED ENVELopes and indorsed with the name and address of the person or persons making the same, and the date of presentation, and a statement of the work and supplies to which they relate, will be received at the office of the Department of Street Cleaning, No. 32 Chambers street, in the City of New York, until 1 zo 'clock m. of Friday, the 21st day of May, 1897, at which time and place the estimates will be publicly opened and read for repairing the scow "Queen."

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

Bidders are required to state in their estimate, under oath, the names and places of residence, the names of all persons interested they shall distinctly state the lact; also, that it is made without any connection with any other person making any bid or estimate for the above work or supplies, and that it is in all respects fair and without collusion or fraud; and also that no member of the Common Council, head of a department, child 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. Where more than one person is interested it is requisite that the verification be made and subscribed by all the parties interested. Each estimate, shall also be accompanied by the consent, in writing of two householders or indirec

contract the check or money of the accepted bidder will be returned to him.

All bids must be made with reference to the form of contract and the requirements thereof on file at the Department of Street Cleaning, or they will be rejected. The form of the agreement (with specifications), showing the manner of payment for the articles, may be seen and forms of proposals may be obtained at the office of the Department.

F.M. GIBSON, Deputy and Acting Commissioner of Street Cleaning.

Dated New York, May 7, 1897.

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

GEORGE E. WARING, JR.,

Commissioner of Street Cleaning.

ST. OPENING AND IMPROVEM'T

NOTICE IS HEREBY GIVEN THAT THERE will be a regular meeting of the Board of Street Opening and Improvement of the City of New York held at the Mayor's Office on Friday next, May 21, at 11 o'clock A. M., at which meeting it is proposed to consider unfinished business and such other matters as may be brought before the Board.

Dated New York, May 18, 1897.

V. B. LIVINGSTON, Secretary.

AQUEDUCT COMMISSION.

AQUEDUCT COMMISSIONERS' OFFICE, ROOM 209, STEW-ART BUILDING, No. 280 BROADWAY, NEW YORK, MAY PUBLIC NOTICE.

PUBLIC NOTICE.

TO ALL WHOM IT MAY CONCERN.

IN CONFORMITY WITH THE REQUIREments of section 2, chapter 490, Laws of 1883, of the
State of New York, public notice is hereby given
to all persons interested that full opportunity will
be afforded them to be heard in relation to acquiring
additional lands west of Bog Brook Reservoir,
near Brewster, Putnam County, New York, required
for the maintenante of said reservoir, as shown upon
the map now on file in this office; said public hearing to be held at the office of the Aqueduct Commissioners, Room 203, Stewart Building, No. 280 Broadway,
New York, on Wednesday, May 26, 1897, at 3 o'clock
P. M., and upon subsequent dates thereafter to which
said hearing may be adjourned, until concluded.
By order of the Aqueduct Commissioners.

JAMES C. DUANE, President.

EDWARD L. ALLEN, Secretary.

DEPT. OF PUBLIC CHARITIES.

DEPARTMENT OF PUBLIC CHARITIES, No. 65 THIRD

DEPARTMENT OF PUBLIC CHARITIES, No. 65 THED AVENUE, NEW YORK, May 10, 1897.

THE UNDERSIGNED WILL SELL AT PUBLIC Auction, by ord-rof the Commissioners of Public Charities, at their office, No. 66 Third avenue, on Tuesday, June 1, 1897, at 11 o'clock A. M., the following, viz. 75 Calf Skins.

1 Bull Hide.
6,000 pounds Rendered Grease.
8,000 pounds Rendered Grease.
8,000 pounds Rendered Tallow.
5,000 pounds Rags.
10,000 pounds Old Iron.
All quantities to be "more or less." All qualities to be "as are." All the above (except iron) to be received by the purchaser at Pier foot of East Twenty-sixth street, and removed therefrom immediately upon being notified that same are ready for delivery.

Iron to be received at Pier on Metropolitan Hospital Grounds, east side, near north end of Blackwell's Island, in a lighter to be provided by the buyer, immediately upon being notified that the same is ready for delivery.

Each successful bidder will be required to pay twenty-five per cent. of the estimated amount of his purchase to me at the time and place of sale, and the balance to the General Storekeeper, at Blackwell's Island, in cash or certified check on a New York City bank, upon delivery of the goods.

The Commissioners reserve the right to order resale of any goods that shall NOT have been removed by the purchaser within TEN days after he shall have been notified that they are ready, and in case of such resale to forfeit to the use of the Department of Public Charities the TWENTY-FIVE PER CENT, paid in at the time and place of sale. Goods can be examined at Blackwell's Island by intending bidders on any week day before the day of sale.

GEO W. WANMAKER, Purchasing Agent.

CITY CIVIL SERVICE COMM.

NEW CRIMINAL COURT BUILDING, NEW YORK, May E lows:

EXAMINATIONS WILL BE HELD AS FOLlows:

Wednesday, May 19, 10 A. M., ARCHITECTURAL
DRAUGHTSMAN.
Tuesday, May 25, 10 A. M., CIVIL SERVICE
EXAMINER IN MECHANICAL ENGINEERING.
Candidates having had technical education and experience in running engines and pumps preferred.
Wednesday, June 2, 10 A. M., STEWARD.
Thursday, June 3, 10 A. M., HOUSEKEEPER.
Applications are desired for the positions of Building Inspectors of Masonry and Building Inspectors
of Iron and Steel Construction. Applicants must have at least ten years' experience in their respective lines and be able to read building plans. The salary for Building Inspectors are eligible to advancement to Chief Inspectors are eligible to advancement to Chief Inspectors of the several branches, the salary of which is from \$1,800 to \$2,500 per annum.
Notice is also given that applications are desired for the position of Inspector of Light, Plumbing and Ventilation in the Building Department.
Persons desiring employment in the hospitals should make application as Hospital Orderly; salary from \$2
to \$40 per month. Orderlies are eligible for promotion to Inspector; salary from \$40 to \$60 per month, board and lodging furnished. Persons desiring employment at hospitals, outside work, should make application for

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

S. WILLIAM BRISCOE, Secretary.

New York, May 1, 1897.

NOTICE IS GIVEN THAT THE REGISTRA tion days in the Labor Bureau will be Wednesday and Friday, and that examinations will take place on those days at 1 P. M.

S. WILLIAM BRISCOE, Secretary.

BOARD OF EDUCATION.

SEALED PROPOSALS WILL BE RECEIVED by the Committee on Buildings of the Board of Education of the City of New York, at the Annex of the Hall of the Board, No. 585 Broadway, eleventh floor, until 3.30 o'clock p. m., on Monday, May 24, 1897, for Erecting a New School Building on the easterly side of Avenue A, between Seventy-seventh and Seventy-eighth streets; also for Supplying the Heating Apparatus for Annex and Ventilating System for Annex and Main Building of Grammar School No. 34; also for Heating and Ventilating the New School Building in course of erection on Union avenue, near One Hundred and Forty-ninth street; also for Making Alterations,

Repairs, etc., at Grammar School Buildings Nos. 17, 28, 51, 53, 58, 69, 74, 76, 77 and 82.

Plans and specifications may be seen and blank proposals obtained at the Annex of the Hall of the Board, Estimating Room, Nos. 419 and 421 Broome street, top floor.

posals obtained at the Annex of the Hall of the Board, Estimating Room, Nos. 419 and 421 Broome street, top floor.

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

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

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

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

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

FINANCE DEPARTMENT.

NOTICE OF ASSESSMENTS FOR OPENING STREETS AND AVENUES.

IN PURSUANCE OF SECTION 9:6 OF THE "New York City Consolidation Act of 1882," as amended, the Comptroller of the City of New York hereby gives public notice of the confirmation by the Supreme Court, and the entering in the Bureau tor the Collection of Assessments, etc., of the assessments for OPENING AND ACQUIRING TITLE to the following-named streets and avenues in the TWENTY-THIRD WARD.

GRAND VIEW PLACE, from East On: Hundred and Sixty-seventh street to East One Hundred and Sixty-seventh street; confirmed April 8, 1897, entered May 4, 1897. Area of assessment: All those lots, pieces or pircels of land situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: On the north by the southerly side of East One Hundred and Sixty-ninth street; on the south by the northerly side of the Grand Boulevard and Concourse; on the west by the easterly side of Walton avenue, as said streets are shown on the final maps of the Twenty-third and Twenty-fourth Wards.

TWENTY-THIRD AND TWENTY-FOURTH WARDS.

TWENTY-THIRD AND TWENTY-FOURTH WARDS.

TWENTY-THIRD AND TWENTY-FOURTH WARDS.

NELSON AVENUE, from Kemp place to Boscobel avenue; confirmed April 15, 1897, entered May 17, 1897. Area of assessment: All those lots, pieces or parcels of land situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: On the north by the southerly side of Featherbed lane; on the south by the middle line of the blocks between Kemp place or East One Hundred and Sixty-fourth street and Jerome avenue, from the westerly side of Woody Crest avenue, or Bremer avenue, to the easterly side of Marcher avenue and Woody C est avenue, or Bremer avenue; on the west by the asterly sides of Ogden avenue; on the west by the easterly sides of Ogden avenue and Plimpton avenue.

TWENTY-FOURTH WARD.

avenue and Plimpton avenue.

TWENTY-FOURTH WARD.

CLIFFORD STREET, from Eastchester avenue to Bronx river; confirmed April 5, 1897, entered May 4, 1897. Area of assessment: All those lots, pieces or parcels of land situate, lying and being in the City of New York, which taken together are bounded and described as tollows, viz.: On the north by a line drawn parallel to Clifford street, or East Two Hundred and Thirty-fourth street, and distant 100 feet northerly from the northerly side thereof from the easterly side of Kepler avenue to the Bronx river, on the south by a line drawn parallel to Clifford street, or East Two Hundred and Thirty-fourth street, and distant 100 feet southerly from the southerly side thereof; on the east by the Bronx river, and on the west by Kepler avenue and Eastchester avenue, or East Two Hundred and Thirty-third street.

KEPLER AVENUE, from Eastchester avenue to

thereof; on the east by the Bronx river, and on the west by Kepler avenue and Eastchester avenue, or East Two Hundred and Thirty-third street.

KEPLER AVENUE, from Eastchester avenue to Mount Vernon avenue; confirmed March 26, 1897, entered April 23, 1897. Area of assessment: All tho.e lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: On the north by Mount Vernon avenue; on the south by Eastchester avenue, or East Two Hundred and Thirty-third street; on the east by the middle line of the blocks between Kepler avenue and Katonah avenue, and on the west by the middle line of the blocks between Kepler avenue and Onida avenue.

ONIDA AVENUE, from Eastchester avenue to Mount Vernon avenue; confirmed March 26, 1897, entered May 4, 1897. Area of assessment: All those lots, pieces or parcels of land situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: On the north by Mount Vernon avenue, on the south by Eastchester avenue or East Two Hundred and Thirty-third street, on the east by the middle line of the blocks between Kepler avenue and Onida or Oncida avenue, and on the west by the middle line of the blocks between Napier avenue and Onida or Oncida avenue.

OPDYKE AVENUE, from Mount Vernon avenue.

OPDYKE AVENUE, from Mount Vernon avenue to the Bronx river; confirmed April 15, 1897; entered May 4, 1897. Area of assessment: All those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: On the north by a line drawn parallel to Opdyke avenue to a line midway between Verio avenue and Webster avenue; thence along the middle line of the blocks between Opdyke avenue or East Two Hundred and Thirty-sixth street and distant too feet northerly from the south by a line drawn parallel to Opdyke avenue or East Two Hundred and Thirty-sixth street and distant too feet southerly side o

York; on the south by Eastchester street, or East Two Hundred and Thirty-third street; on the east by a line drawn parallel to Verio avenue and distant 100 feet easterly from the easterly side thereof; and on the west by a line drawn parallel to Verio avenue and distant 100 feet easterly from the easterly side thereof; and on the west by a line drawn parallel to Verio avenue and distant 100 feet westerly from the westerly side thereof.

The above-entitled assessments were entered in the Record of Titles of Assessments, kept in the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," on the respective dates herein above given, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the said respective dates of entry of the assessments, interest will be collected thereon, as provided in section 917 of said "New York City Consolidation Act of 1882."

The above assessments are payable to the Collector of Assessments and Clerk of Arrears, at the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and Olerk of Arrears, at the "Bureau for the Collection of Assessments and Arrears of Taxes and all payments made thereon on or before June 22, 1897, for the opening of Weller avenue; on or before Juny 3, 1897, for the opening of Grand View place, Clifford street, Onida avenue, Opdyke avenue and Verio avenue; and on or before July 10, 1897, for the opening of Nelson avenue, will be exempt from interest, as above provided, and after these dates will be charged interest at the rate of seven per cent. per annum from the above respective dates of entry of the assessments in the Record of Titles of Assessments in said Bureau to the date of payment.

ASHBEL P. FITCH, Comptroller.

City Of New York—Finance Department, Comptroller.

ASHBEL P. FITCH, Comptroller.
CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, May 14, 1897.

NOTICE TO PROPERTY-OWNERS.

IN PURSUANCE OF SECTION 916 OF THE
"New York City Consolidation Act of 1882," the
Comptroller of the City of New York hereby gives public notice to all persons, owners of property, affected
by the following assessments, viz.:
FIRST WARD.
WATER STREET—SEWER, between Wall street
and Gouverneur lane. Area of assessment: Both sides
of Water street, between Wall street and Gouverneur
lane.
SECOND WARD.

lane.

SECOND WARD.

GOLD STREET—SEWER, between John and Fulton streets. Area of assessment: Both sides of Gold street, between John and Fulton streets.

SECOND AND FOURTH WARDS.

PECK SLIP AND FERRY STREET—PAVING between Pearl and South streets. Area of assessment: Both sides of Peck slip and Ferry street, between Pearl and South streets, and to the extent of half the blocks on the intersecting and terminating streets.

the intersecting and terminating streets.

THIRD WARD.

WEST STREET—PAVING, between Chambers and Murray streets, and LAYING CROSSWALKS. Area of assessment: Both sides of West street for the distance of about 100 feet, to the north and south of Warren street, and to the extent of half the block at the intersection of Warren street.

TWELFTH WARD.

BOULEVARD—SEWER, cast side, between One Hundred and Fourteenth and One Hundred and Sixteenth streets. Area of assessment: East side of Boulevard, between One Hundred and Fourteenth street and a point distant about 160 feet north of One Hundred and Sixteenth street, and both sides of One Hundred and Sixteenth street, from the Boulevard to Amsterdam avenue.

and Sixteenth street, from the boundary avenue.

COLUMBUS AVENUE—SEWER, east side, between One Hundred and Seventh street and Cathedral Parkway. Area of assessment: East side of Columbus avenue, between One Hundred and Seventh street and Cathedral Parkway.

CONVENT AVENUE—SEWER, west side, between One Hundred and Twenty-seventh and One Hundred and Thirty-first streets. Area of assessment: West side of Convent avenue, between One Hundred and Twenty-seventh and One Hundred and Thirty-first streets.

dred and Thirty-first streets. Area of assessment: West side of Convent avenue, between One Hundred and Twenty-seventh and One Hundred and Thirty-first streets.

FIFIH AVENUE—SEWERS, between One Hundred and Thirty-eighth and One Hundred and Fortieth streets; also, SEWER in One Hundred and Fritry-ninth street, between Fitth and Lenox avenues; also, SEWER in One Hundred and Fortieth streets; also, ose the street in the street, between Lenox avenue and Harlem river. Area of assessment: Both sides of Fitth avenue and east side of Lenox avenue, between One Hundred and Thirty-eighth and One Hundred and Fortieth streets; also north side of One Hundred and Fortieth streets; also north side of One Hundred and Thirty-eighth street and both sides of One Hundred and Thirty-eighth street and both sides of One Hundred and Thirty-Eighth street and both sides of One Hundred and Sixteenth and One Hundred and Sixteenth on the streets. Area of assessment: East side of Seventh avenue, between One Hundred and Sixteenth and One Hundred and Sixteenth and One Hundred and Seventeenth streets.

EIGHTY-SIXTH STREET—BASIN, north side, about 275 feet east of East End avenue. Area of assessment: North side of Eighty-sixth street, between East End avenue and East river.

NINETY-FIRST STREET—PAVING, from Avenue A to the bulkhead-line of the East river, and alying crosswalks, Area of assessment: Both sides of Ninety-first street, from First avenue to the bulkhead-line of the East river, and to the extent of half the block on the intersecting and terminating avenues.

NINETY-FIFTH STREET—PAVING, from First avenue to the bulkhead-line of the East river, and to the East river, and to the extent of half the block on the intersecting and terminating avenues.

NINETY-EIGHTH STREET—PAVING, between Fourth and Fifth avenues, Area of assessment: Both sides of Ninety-eighth street, between Madison and Fifth avenues, Area of assessment: Both sides of One Hundred Hundred ha

ONE HUNDRED AND FIFTH STREET—PAVING, between the Boulevard and Riverside Prince and Control and Contro PAVING, between the Boulevard and Riverside Drive, Area of assessment: Both sides of One Hundred and Fifth street, between the Boulevard and Riverside Drive, and to the extent of half the block on the inter-

Drive, and to the extent of that the block on the inter-secting and terminating avenues.

ONE HUNDRED AND SEVENTH STREET— PAVING, between Columbus and Amsterdam avenues.
Area of assessment: Both sides of One Hundred and Seventh street, and to the extent of half the block on the

Seventh street, and to the extent of half the block on the terminating avenues.

ONE HUNDRED AND EIGHTH STREET—
SEWER, between Manhattan and Columbus avenues. Area of assessment: Both sides of One Hundred and Eighth street, between Manhattan and Columbus avenues, east side of Columbus avenue and west side of Manhattan avenue, between One Hundred and Seventh and One Hundred and Seventh streets, and north side of One Hundred and Seventh street, between Manhattan and Columbus avenues.

and Columbus avenues.

ONE HUNDRED AND NINTH STREET—
PAVING, from Central Park, West, to Riverside Drive (except between Manhattan and Columbus avenues)
Area of assessment: Both sides of One Hundred and Minth street from Central Park, West, to Riverside Drive (except between Manhattan and Columbus avenues), and to the extent of half the block on the intersecting and terminating avenues.

secting and terminating avenues.

ONE HUNDRED AND ELEVENTH STREET—PAVING, between Fifth and Lenox avenues. Area of assessment: Both sides of One Hundred and Eleventh street, between Fifth and Lenox avenues, and to the extent of half the block on the terminating avenues, ONE HUNDRED AND ELEVENTH STREET—

FLAGGING AND CURBING, south side, commencing at Fifth avenue and extending eastward about one hundred feet. Area of assessment: Southeast corner of One Hundred and Eleventh street and Fifth avenue, on Lot No. 69 of Block 1616.

ONE HUNDRED AND ELEVENTH STREET—PAVING, between Seventh and Manhattan avenues. Area of assessment: Both sides of One Hundred and Eleventh street, between Seventh and Manhattan avenues, and to the extent of balf the block on the intersecting and terminating avenues.

Eleventh street, between Seventh and Manhattan avenues, and to the extent of half the block on the intersecting and terminating avenues.

ONE HUNDRED AND TWELFTH STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Riverside Drive to Boulevard. Area of assessment: Both sides of One Hundred and Twelfth street, from Riverside Drive to Boulevard, and to the extent of half the block on the terminating avenues.

ONE HUNDRED AND TWENTIETH STREET—BASIN, northwest corner of Sylvan place. Area of assessment: North side of One Hundred and Twentieth street, from Lexington avenue to Sylvan place.

ONE HUNDRED AND FORTY-SECOND STREET—BASIN, between Hudson river and Boulevard. Area of assessment: Both sides of One Hundred and Twenty-second street, from the Boulevard to the Hudson River Railroad tracks.

ONE HUNDRED AND FORTY-SIXTH STREET—PAVING, from the Boulevard to the New York Central and Hudson River Railroad tracks, and LAYING CROSSWALKS. Area of assessment: I oth sides of One Hundred and Forty-sixth street, from the Boulevard to the New York Central and Hudson River Railroad, and to the extent of half the block on the Boulevard.

ONE HUNDRED AND FORTY-SEVENTH STREET—PAVING, from the Boulevard to the New York Central and Hudson River Railroad, and LAYING CROSSWALKS. Area of assessment: Both sides of One Hundred and Forty-seventh street, from the Boulevard to the New York Central and Hudson River Railroad, and LAYING CROSSWALKS. Area of assessment: Both sides of One Hundred and Forty-seventh street, from the Boulevard to the New York Central and Hudson River Railroad, and LAYING CROSSWALKS. Area of assessment: Both sides of One Hundred and Forty-seventh street, from the Boulevard.

ONE HUNDRED AND FIFTY-EIGHTH, ONE ONE HUNDRED AND FIFTY-EIGHTH, ONE

Railroad, and to the extent of half the block on the Boulevard.

ONE HUNDRED AND FIFTY-RIGHTH, ONE HUNDRED AND SITTY-NINTH AND ONE HUNDRED AND SIXTIETH STREETS—FLAGGING AND CURBING, between Amsterdam and Eleventh avenues. Area of assessment: Both sides of One Hundred and Fifty-eighth, One Hundred and Fifty-ninth and One Hundred and Sixtieth streets, between Amsterdam and Eleventh avenues.

ONE HUNDRED AND SIXTY-EIGHTH STREET—BASIN, northwest corner of Amsterdam avenue. Ar a of assessment: Block bounded One Hundred and Sixty-ninth streets, Andubon and Amsterdam avenues.

ONE HUNDRED AND SIXTY-EIGHTH STREET—BASIN, southwest corner of Amsterdam avenue. Area of assessment: South side of One Hundred and Sixty-eighth street, between Amsterdam and Audubon avenues.

STREEL—BASIN, southwest controller or and start and and sixty-eighth street, between Amsterdam and Audubon avenues.

ONE HUMDRELD AND SEVENTY-NINTH STREET—SEWERS, between Amsterdam avenue and Kingsbridge road, with CURVES in Eleventh and Audubon avenues. Area of assessment: Both sides of One Hundred and Seventy-ninth street, from Amsterdam avenue to Kingsbridge road; north side of One Hundred and Seventy-eighth street, from Amsterdam avenue to Kingsbridge road; north side of One Hundred and Seventy-eighth street, from Amsterdam to Eleventh avenue; both sides of Audubon avenue, from One Hundred and Seventy-eighth to One Hundred and Seventy-ninth street; west side of Amsterdam avenue, from One Hundred and Seventy-eighth to One Hundred and Seventy-ninth street; east side of Eleventh avenue, from One Hundred and Seventy-eighth to One Hundred and Eightieth street.

ST. NICHOLAS AVENUE—SEWER, east side, between One Hundred and Thirty-seventh and One Hundred and Forty-first streets. Area of assessment: East side of St. Nicholas avenue, between One Hundred and Thirty-seventh and One Hundred and Thirtieth streets, also Lots 31, 41, 47, and 48 of Block 2048.

ST. NICHOLAS TERRACE—REGULATING, GRADING, CURBING AND FLAGGING, between One Hundred and Thirtieth streets. Area of assessment: Both sides of St. Nicholas terrace, between One Hundred and Thirtieth streets, and to the extent of half the block on the intervening and terminating streets.

ST. NICHOLAS TERRACE—REGULATING, GRADING, CURBING, FLAGGING AND BUILD. ING RETAINING-WALLS, from the south side of One Hundred and Thirtieth streets. Area of assessment: Both sides of St. Nicholas terrace, from the south sice of One Hundred and Thirtieth streets.

SIXTEENTH WARD.

THIRTEENTH AVENUE—PAVING AND LAY-ING CROSSWALKS, from the north side of Sixteenth.

intersecting streets.

SIXTEENTH WARD.

THIRTEENTH AVENUE—PAVING AND LAYING CROSSWALKS, from the north side of Sixteenth
street to the north side of Seventeenth street. Area of
assessment: East side of Thirteenth avenue, from
Sixteenth street to a point about 95 teet north of Seventeenth street, and to the extent of half the block on the
avenue, from Sixteenth street to a point about 107 feet
north of Seventeenth street.

THIRTEENTH AVENUE—BASINS on the north-

THIRTEENTH AVENUE—BASINS on the north-east and southeast corners of Seventeenth street. Area of assessment: East side of Thirteenth avenue 100 feet, north and south, respectively, of Seventeenth street, and both sides of Seventeenth street, between Eleventh and Thirteenth avenue s.

Thirteenth avenu's.

NINETEENTH WARD.

FIRST AVENUE—SEWER, between Forty-seventh and Forty-eighth streets. Area of assessment: Both sides of First avenue, between Forty-seventh and Forty-eighth streets, excepting the northeast and northwest corners of First avenue and Forty-seventh street.

FORTY-SIXTH STREET—CURBING AND FLAGGING in front of Nos. 3 to to 3 of East Forty-sixth street, on Lots Nos. 40, 41, 42 and 43 of Block 1338.

EIGHTY-POURTH STREET—FLAGGING AND CURBING, in front of No. 425 East Eighty-fourth street. Area of Assessment: North side of Eighty-fourth street on Lot No. 12. Block 1564.

TWENTY-SECOND WARD.

TWENTY-SECOND WARD.
SEVENTY-THIRD STREET—BASINS, northwest and southwest corners of Amsterdam avenue, Area of assessment: West side of Amsterdam avenue, from Seventy-second street to Seventy-fourth street.

SEVENTY-NINTH STREET—SEWER, both sides, between West End avenue and the Bullevard. Area of assessment: North side of Seventy-ninth street, extending 125 feet east of West End avenue, and south side of y-ninth street, extending 150 feet east of Wes

Seventy-minth street, extending 150 feet east of weat End avenue.

EIGHTY-FOURTH STREET-FENCING, south side, between Amsterdam avenue and the Boulevard. Area of assessment: South side of Eighty-fourth street, on Lots Nos. 38, 45 and 46 of Block 1338.

The of assessment: South side of Eighty-fourth street, on Lots Nos. 38, 45 and 46 of Block 1338.

TWENTY-THIRD WARD.

BREMER AVENUE—REGULATING, GRADING, CURBING, FLAGGING AND LAYING CROSSWALKS from Jerome avenue to Birch street, Area of assessment: Both sides of Bremer avenue, from Jerome avenue to Birch street, and to the extent of half the block on the intersecting streets.

FULTON AVENUE—BASIN, southeast corner of One Hundred and Sixty-eighth street. Area of Assessment: East side of Fulton avenue, commencing at the southeast corner of One Hundred and Sixty-eighth street, also south side of One Hundred and Sixty-eighth street, between Franklin and Fulton avenues.

JEROME AVENUE—BASINS, on the southeast corners of One Hundred and Sixty-fourth and One Hundred and Sixty-fourth and One Hundred and Sixty-fith street, also BASINS on the southeast corners of McClellan street. Area of assessment: East side of Jerome avenue, from One Hundred and Sixty-second to Cromwell avenue,

and both sides of McClellan street, between Jerome and

and both sides of McClellan street, between Jerome and Cromwell avenues.

MONROE AVENUE—SEWER, between One Hundred and Seventy-third and Belmont streets. Area of Assessment: Both sides of Monroe avenue, between One Hundred and Seventy third and Belmont streets.

PROSPECT AVENUE—BASIN, northwest corner to Dawson street. Area of assessment: West side of Prospect avenue, between Dawson and One Hundred and Fifty-sixth streets; also, north side of Dawson street and south side of One Hundred and Fifty-sixth street, between Prospect and Union avenues.

WILLOW AVENUE—REGULATING, GRADING, CURBING, FLAGGING AND LAYING CROSSWALKS, between One Hundred and Thirty-eighth street and the Bronx Kills. Area of assessment: Poth sides of Willow avenue, between One Hundred and Thirty-eighth street and the Bronx Kills, and to the extent of half the blocks on the intersecting streets.

to the extent of half the blocks on the intersecting streets.

ONE HUNDRED AND THIRTY-FIFTH STREET—REGULATING, GRADING, CURBING AND FLAGGING, from the Southern Boulevard to Locust avenue. Area of assessment: Both sides of One Hundred and Thirty-fifth street, from the Southern Boulevard to Locust avenue, and to the extent of half the block on the intersecting and terminating avenues.

ONE HUNDRED AND SIXTIETH STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Railroad avenue, West, to Morris avenue. Area of assessment: Both sides of One Hundred and Sixtieth street, from Railroad avenue, West, to Morris avenue.

ONE HUNDRED AND SIXTY-SEVENTH STREET—SEWER, between Jerome and Gerard avenues, ard east side of Jerome avenue, between One Hundred and Sixty-seventh street and a pomt about 440 feet north of One Hundred and Sixty-seventh street.

ONE HUNDRED AND SIXTY-NINTH STREET—ONE HUNDRED AND SIXTY-NINTH STREET—ONE

between One Hundred and Sixty-seventh street and a point about 440 feet north of One Hundred and Sixty-seventh street.

ONE HUNDRED AND SIXTY-NINTH STREET —SEWER, between Intervale avenue and One Hundred and Sixty-seventh street. Area of assessment: Both sides of One Hundred and Sixty-ninth street, from Intervale avenue to One Hundred and Sixty-seventh street; both sides of Tiffany street, from Intervale avenue to One Hundred and Sixty-seventh street; both sides of Tiffany street, from Intervale avenue to One Hundred and Sixty-seventh at the seventh street; and north side of One Hundred and Sixty-ninth streets; ret to One Hundred and Sixty-seventh street, from Barretto street to One Hundred and Sixty-ninth street.

ONE HUNDRED AND SIXTY-NINTH STREET—SEWER, from the west house-lie of Franklin avenue to the summit in One Hundred and Sixty-ninth street, east of Franklin avenue; also, SEWER, in Franklin avenue, from One Hundred and Sixty-ninth street. Area of assessment: Both sides of Franklin avenue, from a point about 280 feet south of One Hundred and Sixty-ninth street, area of assessment: Both sides of Franklin avenue, from a point about 280 feet south of One Hundred and Sixty-ninth street to a point about 290 feet north of One Hundred and Sixty-ninth street, and north side of One Hundred and Sixty-ninth street, and north side of One Hundred and Sixty-ninth street for about 104 feet east of Franklin avenue.

TWENTY-THEND AND TWENTY-FOURTH

Hundred and Sixty-ninth street for about 104 feet east of Franklin avenue.

TWENTY-THIRD AND TWENTY-FOURTH WARDS.

PLIMPTON AVENUE—SEWER, between Boscobel avenue and Orchard street. Area of assessment: Both sides of Plimpton avenue, from Boscobel avenue to Orchard street.

TWENTY-FOURTH WARD.

LORILLARD PLACE—SEWER between Pelham avenue and East One Hundred and Eighty-ninth street.

Area of assessment: Both sides of Lorillard place, from Pelham avenue to East One Hundred and Eighty-ninth street.

from Pelham avenue to East One Hundred and Eightyninth street,
ONE HUNDRED AND SEVENTY-SIXTH
STREET.—BASINS, on the northeast and southeast
corners of Jerome avenue; also, EASIN on the west
side of Jerome avenue, opposite One Hundred and
Seventy-sixth street. Area of assessment: Both sides
of One Hundred and Seventy-sixth street, between
Jerome and Wal on avenues; also, east side of Jerome
avenue, between Mount H. pe place and One Hundred
and Seventy-fifth street.

and Seventy-fifth street.

ONE HUNDRED AND NINETY-FOURTH
STREET-SEWER, between Webster and Marion avenues, with branch Sk-WER in Decatur avenue, extending from One Hundred and Ninety-fourth street to the street summit north of One Hundred and Ninety-fourth street. Area of a sessment: Both sides of One Hundred and Ninety-fourth street, between Webster and Marion avenues, and both sides of Decatur avenue, from One Hundred and Ninety-tourth street to a point about 250 feet north of One Hundred and Ninety-tourth street.

ONE HUNDRED AND NINETY-FIFTH

250 feet north of One Hundred and Ninety-fourth street.

ONE HUNDRED AND NINETY-FIFTH
STREET—SEWER between Webster and Decatur
avenues, with branch SEWERS in Decatur avenue,
extending from One Hundred and Ninety-fifth street
to the summits north and south of One Hundred and
Ninety-fifth street. Area of assessment: Both sides of
One Hundred and Ninety-fifth street, between Webster
and Marion avenues, and both sides of Decatur avenue,
between One Hundred and Ninety-fifth street and the
street sun mits north and south of One Hundred and
Ninety-fifth street.

WEBSTED AVENUE PASING archivesters

Ninetv-fifth street.

WEBSTFR AVENUE.—BASINS, northwest corner of One Hundred and Eighty-third street, and opposite Depot Square, South. Area of assessment; Lots numbered 37, 39, 42, 45, 45, 48, 49, 52, 55, 58, 61, 62, 65 and 66 of Block 969; also lots numbered 101, 105, 107, 109, 110, 116, 117, 118, 129, 131 and 132 of Block 1069.

—that the same were confirmed by the Board of Revision and Correction of Assessments on April 21, 1897, and entered the same date in the Record of Titles of Assessments confirmed, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided in section 917 of the said act provides that, "If any such accessment and!"

tion Act of 1882."

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

be calculated from the date of payment."

The above assessments are payable to the Collector of Assessments and Clerk of Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, between the hours of 9 A. M. and 2 P. M., and all payments made thereon on or before June 20, 1897, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per cent. per annum from the date of entry in the Record of Titles of Assessments in said Bureau to the date of payment.

ASHBEL P. FITCH, Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLIER'S OFFICE, May 10, 1897.

PETER F. MEYFR—AUCTIONEER.
SALE OF FERRY FRANCHISE.

THE FRANCHISE OF A FERRY FROM THE foot of Liberty street, North river, to Communipaw.
New Jersey, together with the wharf property and land under water now used and occupied for ferry purposes, will be offered for sale by the Comptroller of the City of New York, at public auction to the highest bidder, at his office, Room 15, Stewart Building, No. 280 Broadway, on the 29th day of March, 1897, 12 M., for a term of five years from the 1st day of May, 1897, upon the following.

TERMS AND CONDITIONS OF SALE.

The minimum or upset price for the franchise of the ferry is fixed at the sum of \$9,000 per annum.

The annual rental of the wharf property and land under water owned by the City used and occupied for ferry purposes is appraised and fixed at the sum of \$1,000.

No bid will be received which shall be less than the minimum or upset price and value of said franchise and the annual rectal for the wharf property and land under water as fixed above.

The highest bidder will be required to pay the auctioneer's fee and to deposit with the Comptroller at the time of sale the sum of two thousand five hundred (\$2,500) dollars, to be credited on the first quarter's rent, or to be forfeited to the City if the lease is not executed by the purchaser when notified that it is ready for execution.

The leases will be required to sinch a distinct of the city in the said of the control of the city of the lease is not executed.

(\$2,500) dollars, to be credited on the first quarter's rent, or to be forfeited to the City if the lease is not executed by the purchaser when notified that it is ready for execution.

The lessees will be required to give bonds in the penal sum of twenty thousand (\$20,000) dollars, with two sufficient sureties, to be approved by the Comptroller, conditioned for the faithful performance of the covenants and conditions of the lease and the payment of the rent quarterly in advance.

The lease will contain the usual covenants and conditions, in conformity with the provisions of law and the ordinances of the Common Council relative to ferries, and shall provide that the lessees will maintain and operate the ferry during the whole term and will provide ample accommodations in the way of safe and capacious boats and sufficiency of trips, as to the sufficiency of which accommodations the decision of the Mayor and Comptroller shall be final; also conditions that the lessees shall dredge the ferry slip, as required by the Department of Docks: that during the term of the lease they will erect and build, at their own expense, and will at all times well and sufficiently repair, maintain and keep in good order, all and singular, the floats, racks, fenders, bridges and other fixtures of the landing places, and in the event of any damage to the bulkheads or piers from collision by the ferry-boats or otherwise, from any accident or negligence on their part, they will immediately repair and restore said wharf property to its previous condition, free of cost to the City of New York; that if a rany time during the term of the lease the Department of Docks shall require any of the wharf property used for ferry purposes in order to proceed with water-front improvement in the vicinity of the ferry landings, the said lessee shall surrender and vacate the premises, without any claim upon the City for any damages whatever, upon written notice being given to the lessees three months in advance of the intention of said Department; that s

The above sale is postponed to Monday, April 12, 1897, at the same hour and place.

ASHBEL P. FITCH, Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, March 29, 1897.

The above sale is postponed to Monday, April 26, 1897, at the same hour and place.

ASHBEL P. FITCH, Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, April 12, 1897.

The above sale is postponed to Monday, May 10, 1897, at the same hour and place.

ASHBEL P. FITCH, Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, April 26, 1897.

The above sale is postponed to Tuesday, June 1 1897, at the same hour and place.

ASHBEL P. FITCH, Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, May 10, 1897.

PETER F. MEYER, AUCTIONEER.
SALE OF FERRY FRANCHISE.

THE FRANCHISE OF A FERRY FROM SOUTH street, New York, between Piers 2 and 3, East river, to a point between Twenty-eighth and Thirty-ninth streets, Gowanus Bay, Brooklyn, together with the wharf property and land under water now used and occupied by the New York and South Brooklyn Ferry and Transportation Company, will be offered for sale by the Comptroller of the City of New York at public auction, to the highest bidder, at his office, Room 15, Stewart Building, No. 280 Broadway, on the 29th day of March, 1897, 12 M., for a term of five years from the 1st day of May, 1897, upon the following

TERMS AND CONDITIONS OF SALE.

The minimum or upset price for the franchise of the ferry is five per cent, of the gross receipts for ferriage of passengers, vehicles, freight, etc., and the total amount of rental per annum shall not be less than \$1,000.

The annual rental of the wharf property and land under water now used and occupied by the New York and South Brooklyn Ferry and Transportation Company for ferry purposes is fixed at the sum of \$1.

No bid will be received which shall be less than the minimum or upset price and value of said franchise and the annual rental for the wharf property and land under water as fixed above.

The highest bidder will be required to pay the auctioneer's fee and to deposit with the Comptroller at

The highest bidder will be required to pay the auctioneer's see and to deposit with the Comptroller at the time of sale the sum of one thousand seven hundred and fifty dollars and twenty-five cents (\$1,750.25) to be credited on the first quarter's rent, or to be forfeited to the City if the lease is not executed by the purchaser when notified that it is ready for execution.

The lessees will be required to give bonds in the penal sum of fourteen thousand and two (\$14,000)

when notified that it is ready for execution.

The lessees will be required to give bonds in the penal sum of fourteen thousand and two (\$14,002) dollars, with two sufficient sureties, to be approved by the Comptroller, conditioned for the faithful performance of the covenants and conditions of the lease and the payment of the rent quarterly in advance.

The lease will contain the usual covenants and conditions, in conformity with the provisions of law and the ordinances of the Common Council relative to ferries, and shall provide that the lessees will maintain and operate the ferry during the whole term and will provide ample accommodations in the way of sale and capacious boats and sufficiency of trips, as to the sufficiency of which accommodations the decision of the Mayor and Comptroller shall be final; also conditions that the lessees shall dredge the ferry slip, as required by the Department of Docks; that during the term of the lease they will erect and build, at their own expense, and will at all times well and sufficiently repair, maintain and keep in good order, all and singular the floats, racks, fenders, bridges and other fixtures of the landing places, and in the event of any damage to the bulkheads or piers from collision by the ferry-boats or otherwise, from any accident or negligence on their part, they will immediately repair and restore said wharf property to its previous condition, free of cost to the City of New York, that if at any time during the term of the lease the Department of Docks shall require any of the wharf property used for ferry purposes in order to proceed with water-front improvement in the vicinity of the ferry landings, the said lessee shall surrender and vacate the premises, without any claim upon the City for any damages whatever, upon written notice being given to the lesses three months in advance of the intention of said Department; hat sworn returns of the amounts of ferry receipts shall

be made to the Comptroller when required by him, and that the books of account of the ferry shall be subject to his inspection.

The lease will contain a covenant providing for the purchase at a fair valuation of the boats, buildings and other property of the lessees used in and actually necessary for the operation of said ferry upon the termination and surrender and delivery of the premises by the lessees, if the lessees shall not become the purchasers for another term, provided that The Mayor, Aldermen and Commonalty of the City of New York shall not be deemed thereby to covenant to purchase said property in any event.

The rates of ferriage and charges for vehicles and freight shall not exceed the rates now charged.

The form of lease which the purchaser will be required to execute can be seen at the office of the Comptroller.

The right to reject any bid is reserved if deemed by the Comptroller to be for the interest of the City.

By order of the Commissioners of the Sinking Fund, under a resolution adopted December 9, 1896.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, March 15, 1897.

ASHBEL P. FITCH, Comptroller.

The above sale is postponed to Monday, April 18, 1897, at the same hour and place.

ASHBEL P. FITCH, Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, March 29, 1897.

The above sale is postponed to Monday, April 26, 1897, at the same hour and place
ASHBEL P. FITCH, Compireller.
CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, April 12, 1897.

The above sale is postponed to Monday, May 10, 1897, at the same hour and place.

ASHBEL P. FITCH, Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, April 26, 1897.

The above sale is postponed to Tuesday, June 1, 1897, at the same hour and place.

ASHBEL P. FITCH, Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, May 10, 1897.

PETER F. MEYER, AUCTIONEER. SALE OF FERRY FRANCHISE,

SALE OF FERRY FRANCHISE.

THE FRANCHISE OF A FERRY FROM THE
foot of Pine street, Pier 17, East river, to Long
Island City, will be offered for sale by the Comptroller
of the City of New York, at public auction, to the highest bidder, at his office, Room 15, Stewart Building,
No. 280 Broadway, on the 29th day of March, 1897, at 12
M., for a term of five years from the 1st day of May,
1897, upon the following

Regy, upon the following

TERMS AND CONDITIONS OF SALE.

The minimum or upset price for the franchise of the ferry is five per cent. of the gross receipts for lerriage of passengers, vehicles, freight, etc., and the total amount of said rental per annum shall not be less than \$5co.

No bid will be received which shall be less than the minimum or upset price and value of said franchise as fixed above.

The highest bidder will be required to pay the auctioneer's fee and to deposit with the Comptroller at the time of sale the sum of one hundred and twenty-five (\$125) dollars to be credited on the first quarter's rent, or to be forfeited to the City if the lease is not executed by the purchaser when notified that it is ready for execution.

The lessees will be required to give bonds in the penal sum of one thousand (\$1,000) dollars, with two sufficient sureties, to be approved by the Comptroller, conditioned for the faithful performance of the ecveants and conditions of the lease and the payment of the rent on the 1st day of October in each year.

The lease will contain the usual covenants and conditions of the lease will contain the usual covenants and conditions of the conditions and conditions of the cach year.

tions of the lease and the payment of the rent on the 1st day of October in each year.

The lease will contain the usual covenants and conditions, in conformity with the provisions of law and the ordinances of the Common Council relative to ferries, and shall provide that the lessees will maintain and operate the terry during the whole term and will provide ample accommodations in the way of safe and capacious boas and sufficiency of trips, as to the sufficiency of which accommodations, the decision of the Mayor and Comptroller shall be final; that if at any time during the term of the lease the Department of Docks shall require any of the wharf property used for ferry purposes in order to proceed with water-front improvement in the vicinity of the ferry landings, the said lessee shall surrender and vacate the premises, without any claim upon the City for any damages whatever, upon written notice being given to the lessees three months in advance of the intention of said Department; that sworn returns of the amounts of terry receipts shall be made to the Comptroller when required by him and that the books of account of the ferry shall be subject to his inspection.

The rates of ferriage and charges for vehicles and freight shall not evered the rates pow charged.

The rates of ferriage and charges for vehicles and freight shall not exceed the rates now charged.

The form of lease which the purchaser will be required to execute can be seen at the office of the Comptroller.

troller.

The right to reject any bid is reserved if deemed by the Comptroller to be for the interest of the City.

By order of the Commissioners of the Sinking Fund, under a resolution adopted December 9, 1896.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, MARCH 151, 1897.

ASHBEL P. FITCH, Comptroller.

The above sale is postponed to Monday, April 12, 1897, at the same hour and place.

ASHBEL P. FITCH, Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, March 29, 1897.

The above sale is postponed to Monday, April 26, 1897, at the same hour and place.

ASHBEL P. FITCH, Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, April 72, 1897.

The above sale is postponed to Monday, May 20, 1897, at the same hour and place.

ASHBEL P. FITCH, Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, April 26, 1897.

The above sale is postponed to Tuesday, June 1, 1897, at the same hour and place.

ASHBEL P. FITCH, Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, May 10, 1897.

COMMISSIONERS OF THE SINK-

THE SINKING FUND COMMISSIONERS WILL sell at public auction, on the premises, to the highest bidder, on the 24th day of May, 1897, at 12 o'cleck noon, by PETER F. MEYER, auctioneer, all the certain buildings and parts of building upon the premises situated on the northeast corner of Madison avenue and Twenty-fifth street, said premises being about 49 feet on Madison avenue and 150 feet on Twenty-fifth street, one of the said buildings being on the corner of Twenty-fifth street and Madison avenue, about 30 feet in width, built of brock, and the other of said buildings being about 19 feet in width on Madison avenue, built of brown stone and brick, and adjoining the building on the corner, Also all the outbuildings, stable, etc., on rear of said lots!

TERMS OF SALE.

The auctioneer's fees and twenty-five per cent. of the purchase money must be paid in cash at the time and place of sale, and the balance of the purchase money before 12 o'clock noon, on the next day after the day of the sale, at the office of the Comptroller, 280 Broadway.

All the buildings and their foundations of every class and description within the hereubefore described area are to be torn down to the level of the existing curb, and all materials of every kind and description must be,

within the time hereinafter mentioned, removed by the purchaser, except such rubbish as can be handled with the shovel, which must be left upon the premises above described.

within the time hereinalter mentioned, removed by the purchaser, except such rubbish as can be handled with the shovel, which must be left upon the premises above described.

All permits necessary must be obtained and paid for by the purchaser, and the said purchaser most comply with all the corporation ordinances, the State and other laws, protect all persons using the streets during the testing down of the buildings and removing of materials, and will be liable for all penalties and all damage to life, limb or property that may occur through his operations on or near the premises, and must indemnify and save harmless the City of New York of and from all liability in consequence of any act of the said purchaser or of his agents, employees or workmen, while he or they are in poscession of the premises or engaged in the tearing down of said buildings or removal of said materials.

All walls and rubbish of every kind must be freely sprinkled during the progress of the work.

The purchaser must commence operations within five days after day of sale, and must have the work entirely completed within twenty days from the day of sale—the purchaser to pay to the City of New York twenty-five dollars per day as liquidated damages and not as a penalty, for each and every day that the said purchaser shall occupy in removing the said buildings and materials in excess of the said time of twenty days.

The said purchaser shall sign the present terms of sale and agree to be bound thereby, and for the securing of the removal of the said buildings, materials, etc., hereinbefore mentioned, and as security for the performance of this agreement on his part, the purchaser will be required, at the time of said sale and the award of the property to him, to execute a bond in the penalty of \$3,000, and in such form and with such sureties as may be approved by the Comptroller of the City of New York.

The form of bond to be executed by the purchaser may be seen at the office of the Comptroller, Stewart Building, No. 280 Broadway, where p

TO CONTRACTORS.

PROPOSALS FOR FURNISHING MATERIALS
AND PERFORMING WORK REQUIRED
FOR THE FURNISHING AND EQUIPMENT
OF THE PUBLIC BUILDING IN CROTONA
PARK, FOR THE USE OF THE COMMISSIONER OF STREET IMPROVEMENTS OF THE
TWENTY-THIRD AND TWENTY-FOURTH
WARDS, PURSUANT TO CHAPTER 720. LAWS
OF 1896, AND AS AUTHORIZED BY THE
COMMISSIONERS OF THE SINKING FUND
AT THEIR MEETING HELD FEBRUARY 8,

OMMISSIONERS OF THE SINKING FUND AT THEIR MEETING HELD FEBRUARY 8, 1897.

SEALED ESTIMATES FOR THE ABOVE the name of the person or persons making the same, and the date of presentation, will be received at the office of the Comptroller, Rooms Nos. 14 and 15, Finance Department, Stewart Building, No. 280 Broadway, in the City of New York, until 12 o'clock M., Friday, May 21, 1897, at which place and hour the bids will be publicly opened by and in the presence of the Commissioners of the Sinking Fund, and read, and the award of the contract, if awarded, will be made to the lowest bidder, with adequate security, as soon thereafter as practicable.

The person or persons to whom the contract may be awarded will be required to attend at the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards, with the sureties offered by him or them, and execute the contract within five days from the date of the service of a notice to that effect, and in case of failure or neglect to so do, he or they will be considered as having abandoned it and as in default to the Corporation, and thereupon the work shall be readvertised and relet, and so on until the contract be accepted and executed; the work to commence at such time as the Commissioner of Street Improvements of the Twenty-chird and Twenty-fourth Wards may designate. N. B.—Permission will not be given for the withdrawal of any bid or estimate. No bid will be accepted from, or contract awarded to, any person who is in arrears to the Corporation.

Bidders are required to state in their estimates, under oath, their names and places of residence, the names of all persons interested with them therein, and if no other person be so interested with them therein, and if no other person be so interested with them therein, on other of the Common Council, head of a department, chief of a bureau, deputy thereof or clerk therein, or other wifes of the Common Council, head of a department, chief of a bureau, deputy thereof or clerk therein, or other of

therein or in the supplies or work to which it relates, or in any portion of the profits thereof. Where more than one person, is interested it is requisite that the verification be made and subscribed by all the parties interested.

Each estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, upon its being so awarded, become bound as his sureties for its fauthful performance, and that if he shall omit or refuse to execute the same they will pay to the Corporation any difference between the sum to which he would be entitled upon its completion and that which the Corporation may be obliged to pay to the persons to whom the contract shall 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 the centract, and stated in the proposals, over and above his liabilities as bail, swrety or otherwise, that he has offered himself as a surety in good fatth and with an intention to execute the bond required by law. The adequacy and sufficiency of the security offered is to be determined by the comptroller after the award is made and prior to the signing of the contract.

For the nature and extent of the work to be done bid.

contract.

For the nature and extent of the work to be done bidders are referred to the drawings and the specifications. The drawings may be seen at the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards, Third avenue and One Hundred and Saventy, seventh street.

sioner of Street Improvements of the Iwenty-turus and Twenty-fourth Wards, Third avenue and One Hundred and Seventy-seventh street.

The entire work is to be completed within THIRTY DAYS after the notice to commence work has been given by the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards.

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 Dollars per day.

Bidders will state, in writing, and also in figures, a price for the whole work complete, which price is to cover the furnishing of all necessary materials and labor and the performance of all work set forth in the specifications and form of agreement hereto annexed.

No estimate will be considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. 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, he 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.

The amount of security required is Six Thousand Dollars.

The amount of security required is one body agreement, including the specifications for the work, can be had at Room 12, Comptroller's Office, No. 280 Broadway, and further information, it desired, can be obtained on application at the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards, Third avenue and One Hundred and Seventy-seventh Street.

seventh Street.

WILLIAM L. STRONG, Mayor; JOHN W. GOFF,
Recorder; ASHBEL P. FITCH, Comptroller; ANSON G. McCOOK, Chamberlain; JOHN T. OAKLEY,
Chairman, Committee on Finance, Board of Aldermen, Commissioners of the Sinking Fund.
NEW YORK, May 7, 1897.

DEPARTMENT OF DOCKS.

(WORK OF CONSTRUCTION UNDER THE NEW PLAN.)
TO CONTRACTORS. (No. 588.)
PROPOSALS FOR ESTIMATES FOR PREPARING
FOR, PAVING AND REPAVING THE NEWLY-MADE LAND AND MARGINAL STREET,
WHARF OR PLACE IN THE VICINITY OF
PIER AT THE FOOT OF EAST ONE HUNDRED AND SIXTEENTH STREET, HARLEM
RIVER, WITH GRANITE OR STATEN
ISLAND SYENITE BLOCKS, LAYING CROSSWALKS AND SETTING CURBS.
STIMATES FOR PREPARING FOR, PAVing and repaving the above-described area with
granic or Staten Island syenite blocks, laying crosswalks and setting curbs, will be received by the Board of
Commissioners at the head of the Department of Docks,
at the office of said Department, on Pier "A," foot
of Battery place, North river, in the City of New York,
until 12 o'clock st. of
TUESDAY, MAY 25, 1897,
at which time and place the estimates will be publicly
opened by the head of said Department. The award of
the contract, if awarded, will be made as soon as practicable after the opening of the bids.
Any person making an estimate for the work shall
furnish the same in a sealed envelope to said Board, at
said office, on or before the day and hour above named,
which envelope shall be indorsed with the name or
names of the person or persons presenting the same, the
date of its presentation and a statement of the work to
which it relates.
The bidder to whom the award is made shall give security for the faithful performance of the contract, in the
sum of One Thousand Six Hundred Dollars.
The Engineer's estimate of the quantities and extent
of the work is as follows:
About 227 square yards of recently laid granite-block
pavement to be turnished and laid, with cement joints.
About 330 square yards of new granite-block pavement to be furnished and laid, with cement joints.
About 330 square feet of new bridge-stones to be
furnished and set.
About 330 square feet of new bridge-stones to be
furnished and set.
About 34 lineal feet of old curb-stones to be taken up,
recut and reset.
About 04 lineal feet of old curb-stones to be taken up,
recut and reset.

About 94 lineal feet of old curb-stones to be taken up, recut and reset.

About 80 lineal feet of 5-inch blue-stone curbing to be furnished and set.

About 120 cubic yards of earth excavation, of which about 54 cubic yards will be required as back-filling. The remaining about 75 cubic yards will be removed by the contractor from the premises.

Labor of every class and description for about 1,248 square yards of paving, including crosswalks, and labor for curbs and sewer.

N. B.—As the above-mentioned quantities, though stated with as much accuracy as is possible in advance, are approximate only, bidders are required to submit their estimates upon the tollowing express conditions, which shall apply to and become a part of every estimate received:

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

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

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

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

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

All the lold flag-stones to be removed under this contractor by the Department of Docks.

All surplus material excavated will be removed by the contractor by the Department of Docks.

Where the City of New York owns the wharf, pier or

All surplus material exervates with the wharf, pier or contractor.

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

Bidders will state in their estimates a price for the work to be done in conformity with the

conveying said materials.

Bidders will state in their estimates a price for the whole of the work to be done in conformity with the approved form of agreement and the specifications therein set forth, by which price the bids will be tested. This price is to cover all expenses of every kind involved in or incidental to the fulfillment of the contract, including any claim that may arise through delay, from any cause, in the performing of the work thereunder. The award of the contract, if awarded, will be made to the bidder who is the lowest for doing the whole of the work and whose estimate is regular in all respects.

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

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

Bidders are required to state in their estimates their names and places of residence, the names of all persons interested with them therein, and if no other person be so interested the estimate is made without any consultation, connection or agreement with, and the amount thereof has not been disclosed to, any other person or persons making an estimate for the same purpose, and is not higher than the lowest regular market price for the same kind of labor or material, and is in all respects fair and without collusion or fraud; that no combination or pool exists of which the bidder is a member, or in which the

bidder is directly or indirectly interested, or of which the bidder has knowledge, either personal or otherwise, to bid a certain price, or not less than a certain price, or said labor or material, or to keep others from bidding thereon, and also that no member of the Common Council, Head of a Department, Chief of a Bureau, Deputy thereof or Clerk therein, or any other officer or employee of the Corporation of the City of New York, or any of its Departments, is directly or indirectly interested in the estimate or in the supplies or work to which it relates, or in any portion of the profits thereof, and has not been given, offered or promised, either directly or indirectly, any pecuniary or other consideration by the bidder or anyone in his behalf with a view to influencing the action or judgment of such officer or employee in this or any other transaction heretofore had with this Department, which estimate must be verified by the oath, in writing, of the party making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested it is requisite that the verification be made and subscribed to by all the parties interested.

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

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

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

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

aforesaid the amount of his deposition from the specifications will be allowed unless under the written instructions of the Engineer-in-Chief.

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

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

if awarded, will be awarded by lot to one of the lowest bidders.

THE RIGHT TO DECLINE ALL THE ESTIMATES IS RESERVED IF DEEMED FOR THE INTEREST OF THE CORPORATION OF THE CITY OF NEW YORK.

Bidders are requested, in making their bids or estimates, to use the blank prepared for that purpose by the Department, a copy of which, together with the form of the agreement, including specifications, and showing the manner of payment for the work, can be obtained upon application therefor at the office of the Department.

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

Dated New York. April 18, 200

Dated New York, April 15, 1897.

TO CONTRACTORS. (No. 585.)
PROPOSALS FOR ESTIMATES FOR FURNISHING AND DELIVERING STATIONERY AND
PRINTED AND LITHOGRAPHED FORMS,
ETC.

PRINTED AND LITHOGRAPHED FORMS, ETC.

STIMATES FOR FURNISHING AND DELIVering Stationery and Printed and Lithographed Forms, etc., will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, on Pier "A," foot of Battery place, North river, in the City of New York, until 12 o'clock M. of

TUESDAY, MAY 25, 1897,
at which time and place the estimates will be publicly opened by the head of said Department. The award of the contract, if awarded, will be made as soon as practicable after the opening of the bids.

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

The bidder to whom the award is made shall give security for the faithful performance of the contract, in the manner prescribed and required by ordinance, in the sum of Seven Hundred and Fifty Dollars for Class II.

In case an estimate is made for more than one class.

the manner prescribed and required by ordinance, in the sum of Seven Hundred and Fifty Dollars for Class I.: Eight Hundred and Sixty Dollars for Class II. In case an estimate is made for more than one class, each bondsman must justify in an amount equal to the aggregate amount required.

Estimates may be made for one or two classes, and separate estimates must be made for each class.

N. B.—Bidders are required to submit their estimates upon the following express conditions, which shall apply to and become a part of every estimate received, viz.: 1st. Bidders must satisfy themselves, by personal examination of the samples and descriptions to be found at the office of the Secretary of the Board of Docks, Pier "A," Battery place, North river, as to the character, weight and quality of material and workmanship, and shall not, at any time after the submission of an estimate, assert that there was any misunderstanding in regard to the nature or amount of the work to be done.

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

The materials are to be delivered at Pier "A," Bat-

work.

The materials are to be delivered at Pier "A," Battery place, North river, from time to time, and in such quantities and at such times as may be directed by the Secretary, and all the work under this contract is to be fully completed on or before the 1st day of May, 1898, at which time this contract will cease and terminate.

The damages to be paid by the contractor for each day

that the contract, or any part thereof, or of any delivery that may be ordered or directed by the Secretary, may childliment thereof have expired are, by a clause in the contract, determined, fixed and liquidated at Fifty Dollars per day.

Biddens will state in their proposals a price for each of the classes of materials, in conformity with the approved form of agreement and the specifications. The proposal of the contract, including any claim that may arise through delay, from any cause, in the receiving of the material by the Department of Docks.

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

Bidders are required to state in their astimates their names and places of esidance, the amass of all persons to a propertion of the contract will be readvertised and relet, and so on until it be accepted and places of esidance, the amass of all persons to a proper of the contract will be readvertised and relet, and so on until it be accepted and places of esidance, the amass of all persons to a proper of the contract will be readvertised to estimate shall distinctly attact the fact; also that the stimate shall distinctly attact the fact; also that the estimate is made without any consultation, connection or agreement with and the amount thereof has not been disclosed to any other person or persons making an estimate for the same purports of the same fund of labor or material, and is in all respects fair and without collusion or fraud; that no combination or pool exists of which the bidder is a member, or in which the bidder is directly or the consideration by the bidder, or anyone in his behalf, with a view to influencing the action or indignate that the same fu

poration.

THE RIGHT TO DECLINE ALL THE ESTIMATES IS RESERVED IF DEEMED FOR THE
INTEREST OF THE CORPORATION OF THE
CITY OF NEW YORK.
Bidders are requested, in making their bids or estimates, to use the blank prepared for that purpose
by the Department, a copy of which, together with
the form of the agreement, including specifications, and the form of the agreement, including specifications, and showing the manner of payment for the work, can be obtained upon application therefor at the office of the Department.

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

Dated New York, April 15, 1897.

CORPORATION NOTICE

DUBLIC NOTICE IS HEREBY GIVEN TO THE owner or owners, occupant or occupants, of all houses and lots, improved or unimproved lands affected thereby, that the following assessments have been completed and are lodged in the office of the Board of Assessors for examination by all persons interested, viz. List 5215, No. 7. Regulating, grading, curbing and flagging Boulevard Lafayette, between One Hundred and Fitty-sixth street and Dyckman street.

List 5282, No. 2. Sewer and appurtenances in Sherman avenue, between East One Hundred and Sixty-first and East One Hundred and Sixty-fourth streets.

List 5284, No. 3. Building a guard-rail on Boulevard Lafayette, from One Hundred and Fifty-sixth street to Dyckman street.

The limits embraced by such assessments include all the several houses and lots of ground, vacant lots, pieces and parcels of land situated on—

No. 2. Both sides of Boulevard Lafayette, from its beginning at One Hundred and Fifty-sixth street and Eleventh avenue to its ending at Dyckman street, and to the extent of half the block at the intersecting streets. PUBLIC NOTICE IS HEREBY GIVEN TO THE

No. 2. East side of Mott avenue, from One Hundred and Sixty-third to One Hundred and Sixty-fifth street; both sides of Sheridan avenue, from One Hundred and Sixty-third to One Hundred and Sixty-fifth street; saide of Sheridan avenue, extending about 470 feet south of Overlook avenue, west side of Sheridan avenue, extending about 470 feet south of Overlook avenue, west side of Sheridan avenue, extending about 470 feet south of Overlook avenue; both sides of Mott avenue, from Hawkstone street to a point about 50 feet north of Sherman avenue; both sides of Sherman avenue, from One Hundred and Sixty-first street to Overlook avenue to Highwood avenue; both sides of Sherman avenue, from One Hundred and Sixty-first street to a point distant about 200 feet north of Sheridan avenue; both sides of Morris avenue, from One Hundred and Sixty-first street to a point distant about 200 feet north of Elliot street; both sides of Findlay avenue, from Morris avenue to a point distant about 200 feet north of Elliot street; both sides of Findlay avenue, from Morris avenue to a point distant about 226 feet north of Elliot street; both sides of Findlay avenue, from Morris avenue to a point distant about 226 feet north of Elliot street; both sides of One Hundred and Sixty-form Morris to Sheridan avenue to Sheridan avenue; both sides of One Hundred and Sixty-form Morris to Sheridan avenue; both sides of One Hundred and Sixty-fifth street, from Morris to Sheridan avenue; both sides of One Hundred and Sixty-fifth street, from Morris to Sheridan avenue; both sides of One Hundred and Sixty-fifth street, from Morris to Sheridan avenue; both sides of One Hundred and Sixty-fifth street, from Morris to Sheridan avenue; both sides of One Hundred and Sixty-fifth street, from Morris to Sheridan avenue; both sides of One Hundred and Sixty-fifth street, from Morris to Sheridan avenue; both sides of One Hundred and Sixty-fifth street, from Fleetwood avenue to Sheridan avenue; both sides of One Hundred and Sixty-fifth street, from Fleetwood avenue to

of Assessments, to Communication, 1897.

THOMAS J. RUSH, Chairman; PATRICK M. HAVERTY, JOHN W. JACOBUS, EDWARD Mc-CUE, Board of Assessors. UE, Board of Assessors. New York, May 18, 1897.

DUBLIC NOTICE IS HEREBY GIVEN TO THE

DUBLIC NOTICE IS HEREBY GIVEN TO THE owner or owners, occupant or occupants, of all houses and lots, improved or unimproved lands affected thereby, that the following assessments have been completed and are lodged in the office of the Board of Assessors for examination by all persons interested, viz.: List 5310, No. 1. Sewers in Convent avenue, between One Hundred and Thirty-fifth and One Hundred and Forty-first streets, with curves in One Hundred and Thirty-fifth, One Hundred and Thirty-sixth, One Hundred and Thirty-sixth, One Hundred and Thirty-seventh, One Hundred and Thirty-sixth and Dne Hundred and Thirty-sixth, One Hundred and Thirty-fifth and One Hundred and Fortieth street, between Convent and Amsterdam avenues.

List 5447, No. 2. Sewer in One Hundred and Eighty-third street, between Kingsbridge road and Eleventh avenue, with curve in Wadsworth 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. Both sides of Convent avenue, from One Hundred and Thirty-fifth to One Hundred and Fortieth street; west side of St. Nicholas terrace, from One Hundred and Thirty-sixth to One Hundred and Fortieth street; west side of One Hundred and Thirty-fifth and One Hundred and Thirty-sixth, One Hundred and Thirty-seventh, One Hundred and Thirty-seventh streets, from Convent avenue to St. Nicholas terrace, and both sides of One Hundred and Thirty-sixth, One Hundred and Thirty-seventh, One Hundred and Thirty-seventh streets, from Amsterdam to Convent avenue.

No. 2. Both sides of One Hundred and Eighty-third street, from Kingsbridge road to a point distant about

from Amsterdam to Convent avenue.

No. 2. Both sides of One Hundred and Eighty-third street, from Kingsbridge road to a point distant about 100 feet west of Eleventh avenue; both sides of One Hundred and Eighty-fourth street, trom Wadsworth to Eleventh avenue, and both sides of Wadsworth avenue from One Hundred and Eighty-third to One Hundred and Eighty-third to One Hundred and Eighty-fifth street.

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

The above-described lists will be transmitted, as provided by law, to the Board of Revision and Correction of Assessments for confirmation on the 15th day of June, 1897.

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

New York, May 15, 1897.

DUBLIC NOTICE IS HEREBY GIVEN TO THE owner or owners, occupant or occupants, of all houses and lots, improved or unimproved lands affected thereby, that the following assessments have been completed and are lodged in the office of the Board of Assessors for examination by all persons interested, viz.: List 5424, No. 1. Fencing the vacant lots at Nos. 537, 534 and 536 West Forty-fourth street.

List 5425, No. 2. Fencing the vacant lots on the southeast corner of One Hundred and Fourteenth street and Pleasant avenue.

east corner of One Hundred and Fourteenth street and Pleasant avenue.

List 5443, No. 3. Sewer in Church street, between Duane and Thomas streets.

List 5444. No. 4. Alteration and improvement to sewer in Central Park, West, between Ninetieth and Ninety-first streets, with connections to present sewer in Ninetieth and Ninety-first streets.

List 5447, No. 5. Sewer in One Hundred and Forty-fifth street (south side), between Edgecombe avenue and Avenue Saint Nicholas.

List 5449, No. 6. Receiving-basins on the northeast and southeast corners of Broome and Tompkins streets.

The limits embraced by such assessments include all the several houses and lots of ground, vacant lots, pieces and parcels of land situated on—

the several houses and lots of ground, vacant lots, pieces and parcels of land situated on—
No. 1. Block 1972, Lot Numbers 51 to 54, inclusive, Twenty-second Ward.
No. 2. Block 1973, Lot Numbers 29 to 32, inclusive, and Lot Number 4.
No. 3. Both sides of Church street, from Duane to Thomas street, and north side of Duane street, from Broadway to Church street, and west side of Broadway, from Duane to Thomas street.

n Duane to Thomas street.

o. 4. Both sides of Ninetieth and Ninety-first streets, in Central Park, West, to Columbus avenue, and both sof Central Park, West, from Ninetieth to Ninety-waterweit.

of Central of Control of Street.

5. South side of One Hundred and Forty-fifth t, from Edgecombe avenue to Avenue Saint Nich-

street, from Edgecombe avenue to Avenue Saint Nicholas.

No. 6. Both sides of Broome street, from Tompkins
street extending easterly about 96 feet, and east side of
Tompkins street, from Grand street to a point about 50
feet north of Broome street.

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

The above-described lists will be transmitted, as provided by law, to the Board of Revision and Correction
of Assessments for confirmation on the 12th day of
June, 1807.

vided by law, to confirmation of Assessments for confirmation of Assessments for confirmation of June, 1897.

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

NEW YORK, May 12, 1897.

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

List 5474, No. 1. Reregulating, regrading, recurbing and reflagging One Hundred and Twenty-seventh street, between St. Nicholas and Convent avenues.

List 5421, No. 2. Sewer and appurtenances in Bremer avenue, from Jerome avenue to summit north of East One Hundred and Sixty-sixth street.

List 5422, No. 3. Receiving-basins and appurtenances on the northeast and northwest corners of Intervale avenue and East One Hundred and Sixty-fifth street.

The limits embraced by such assessments include all the several houses and lots of ground, vacant lots, pieces and parcels of land situated on—

No. 1. Both sides of One Hundred and Twenty-seventh street, from St. Nicholas avenue to Convent avenue.

No. 2. Both sides of Bremer avenue, from Jerome avenue to a point distant about x67 feet north of One Hundred and Sixty-sixth street; both sides of One Hundred and Sixty-third and One Hundred and Sixty-sixth street; both sides of One Hundred and Sixty-fifth street, from Nelson avenue to Bremer avenue.

No. 3. Both sides of Intervale avenue, from One Hundred and Sixty-fifth street, from Nelson avenue for Bremer avenue.

No. 3. Both sides of Intervale avenue, from One Hundred and Sixty-fifth street, from Nelson avenue for Bremer avenue.

No. 3. Both sides of Intervale avenue, from One Hundred and Sixty-fifth street, from Nelson avenue to Bremer avenue.

All persons whose interests are affected by the abovenamed assessments, and who are opposed to the same,

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

The above-described lists will be transmitted, as pro-vided by law, to the Board of Revision and Correction of Assessments for confirmation on the 11th day of

June, 1897.

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

New York, May 11, 1897.

DEPARTMENT OF BUILDINGS.

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

NOTICE TO OWNERS, ARCHITECTS AND BUILDERS.

THE DEPARTMENT OF BUILDINGS HAS Courtlandt avenues, where all plans for the erection or alteration of buildings above the Harlem river may be submitted and filed. submitted and filed.
STEVFNSON CONSTABLE, Superintendent Build-

DEPARTMENT OF CORRECTION.

DEPARTMENT OF CORRECTION, NEW YORK, May 12, PROPOSALS FOR MATERIALS AND WORK REQUIRED FOR BUILDINGS, APPARATUS, FIXTURES, ETC., AT RIKER'S ISLAND, NEW YORK CITY.

NEW YORK CITY.

SEALED BIDS OR ESTIMATES FOR MAterials and work required for buildings, apparatus, fixtures, etc., at Riker's Island, New York City, in conformity with specifications, will be received at the office of the Department of Correction, No. 148 East Twentieth street, in the City of New York, until 100 c'clock A. M. of Monday, May 24, 1897.

The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Buildings, Apparatus, etc., at Riker's Island, New York City," 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 Commissioner, or his duly authorized agent, of said Department and read.

The Commissioner of the Department of Cor-

THE COMMISSIONER OF THE DEPARTMENT OF COR-THE COMMISSIONER OF THE DEPARTMENT OF CORRECTION RESERVES THE RIGHT TO REJECT ALL BIDS OR
ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST,
AS PROVIDED BY SECTION 64, CHAPTER 410, LAWS OF 1882.
No bid or estimate will be accepted from, or contract
awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as
surety or otherwise, upon any obligation to the Corporation.

The award of the contract will be made as soon as

surety or otherwise, upon any congation to the poration.

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

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonials to that effect, and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract, by his or their bond, with two sufficient sureties, each in the penal amount of TWENTY THOUSAND (20,000) DOLLARS.

Each bid or estimate shall contain and state the name

Sufficient sureties, each in the penal amount of TWENTY THOUSAND (20,000) DOLLARS.

Each bid or estimate shall contain and state the name and piace of residence or place of business of each of the persons making the same, the names of all persons interested with him or them therein, and if no other person be so interested it shall distinctly state that fact; also that it is made without any connection with any other person making an estimate for the same purpose and is in all respects fair and without collusion or fraud, and that no member of the Common Council, head of a department, chief of a bureau, deputy thereof or clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the 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 verrieraction 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 or surety companies in the City of New York, with sent, in writing, of two householders or freeholders or surety companies 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 supplies by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise, and that he has offered himself as a surety in good faith and with the intention to execute the bond required by section 12 of chapter 7 of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the ecurity offered is to be approved by the Comptroller of the City of New York.

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

the City of New York.

No bid or estimate will be considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must not be inclosed in the sealed

envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him to execute the same, the amount of the deposit made by him shall be forfeited to and be retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid the amount of his deposit will be returned to him.

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

The work and materials must conform in every

the contract will be reauvented by law.

The work and materials must conform in every respect to the printed specifications and plans. Bidders are cautioned to examine the specifications for particulars of the articles, etc., required, before making their estimates; work to be completed in Ninety Working

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

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

The form of the contract, including specifications, and plans, and showing the manner of payment, will be furnished at the office of the Department and by George M. Walgrove, Architect, No. 42 East Twenty-third street, New York City, and bidders are cautioned to examine each and all of its provisions carefully, as the Commissioner of the Department of Correction will insist upon its absolute enforcement in every particular.

ROBERT J. WRIGHT, Commissioner.

DEPARTMENT OF PUBLIC PARKS

DEPARTMENT PUBLIC PARKS, ARSENAL, CENTRAL PARK, NEW YORK, May 15, 1897.
AUCTION SALE.
THE DEPARTMENT OF PUBLIC PARKS will sell at public auction, on the ground, on Thursday, May 20, 1897, at 10 o'clock A. m., all the Iron Work of the lence surrounding the small Park south of Cooper Union, at the junction of Third and Fourth avenues.

TERMS OF SALE.

The material purchased to be paid for in cash at the time of sale, and to be removed entirely from the Park within four days thereafter.

By order of the Department of Public Parks.

WILLIAM LEARY, Secretary.

DEPARTMENT OF PUBLIC PARKS, ARSENAL, CENTRAL PARK, NEW YORK, May 11, 1897.

TO CONTRACTORS.

SEALED BIDS OR ESTIMATES, WITH THE title of the work and the name of the bidder indorsed thereon, will be received by the Department of Public Parks, at its offices, Arsenal Building, Sixty-fourth street and Fiith avenue, Central Park, until 2 o'clock P. M., of Monday, May 24, 1897, for the following-named works:

No. 1, FOR PAVING WITH ASPHALT THE UNPAVED PORTIONS OF THE SIDEWALKS OF TRANSVERSE ROADS NOS. 1, 2 AND 3, CROSSING THE CENTRAL PARK, from Fifth avenue to Central Park, West (Eighth avenue).

No. 2, FOR PAVING WITH ASPHALT THE SIDEWALKS ADJOINING MANHATTAN SOUARE, IN CENTRAL PARK, WEST, AND COLUMBUS AVENUE, BETWEEN SEVENTY-SEVENIH AND EIGHTY-FIRST STREETS.

No. 3, FOR REPAVING WITH CONCRETE AND MORTAR OF PORTLAND CEMENT THE WALK ADJOINING AND IN CONNECTION WITH THE BATTERY SEA WALL, between Pier "A," North river, and the westerly line of the property of the U. S. Government.

The works must be bid for separately.

The Engineer's estimates of the works to be done and by which the bids will be tested are as follows:

No. 1, ABOVE MENTIONED.

32,500 square feet of walk pavement of asphalt, with

by which the bids will be tested are as follows:

No. 1, Above Mentioned.

32,500 square feet of walk pavement of asphalt, with concrete base and rubble-stone loundation.

The time allowed for the completion of the whole work will be forty consecutive working days.

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

The amount of security required is Three Thousand Dollars.

Dollars.

No. 2, Above Mentioned.

20,000 square feet of walk pavement of asphalt, with concrete base and rubble-stone foundation.

The time allowed for the completion of the whole work will be thirty consecutive working days.

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

The amount of security required is Two Thousand Dollars.

Dollars.

No. 3 Above Mentioned.

16,000 square feet of pavement of concrete and mortar of Portland cement.
30 cubic yards of concrete in place.

The time allowed for the completion of the whole work will be twenty-five consecutive working days.

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

The amount of security required is Two Thousand Dollars.

The amount of security required is Two Thousand Dollars.

Bidders on Nos. 1 and 2 must deposit with the Commissioners of the Department of Public Parks at least two (2) days before making their bids samples of materials they intend to use, as follows:

1st. Specimens of mastic of rock asphalte, refined bitumen and crit.

and grit.

bitumen and grit.

2d. Specimens of asphaltum and of asphaltic cement.

3d. A statement of the elements of the composition of the bituminous cements used in the composition of the vaving surface.

4th. Specimens of sand intended to be used.

5th. Specimens of pulverized carbonate of lime ntended to be used, and such specimens must be furnished to the Department of Public Parks as often as may be required during the progress of the work.

may be required during the progress of the work.

6th. Specimens of the asphaltic rock, with a certificate or other evidence that it is of even fabric and a product of the first quality and from the mines designated in the specification.

No bid will be received or considered unless the deposits of materials referred to above are made with the Commissioners of the Department of Public Parks within the time prescribed, nor unless they conform to the requirements of the specifications.

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

The estimates received will be publicly opened by the

done.

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

Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same, the names of all persons interested with him or them therein, and if no other person be so interested it

shall distinctly state that fact; that it is made without any connection with any other person making an estimate for the same purpose and is in all respects fair and without collusion or fraud, and that no member of the Common Council, head of a department, chief of a bureau, deputy thereof, or clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate that the several matters stated therein are in all respects true. Where more than one person is interested it is requisite that the verification be made and subscribed by all the varties 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 surcties for its faithful performance, and that if he shall omit or refuse to execute the same they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting, the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above-mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same that he is a householder or free-holder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above hall his debts of every nature and over and above his liabilities as ball, surety or otherwise, and that he has offered himself as a surety in good faith and with the intention to e

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

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

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

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

NORMAL COLLEGE OF THE CITY.

SEALED PROPOSALS WILL BE RECEIVED BY the Executive Committee for the Care, etc., of the Normal College, until 4 o'clock p.m. on Monday, May 24, 1897, at the Hall of the Board of Education, No. 146 Grand street, for supplying the College buildings, East Sixty-eighth and Sixty-ninth streets, Lexington and Park avenues, with five hundred and twenty-five (525) tons, more or less, of Nut Coal, mixed, and five (5) tons, more or less, of Nut Coal, all to be of the best quality, clean, and in good order, 2,240 pounds to the ton, and to be delivered in the bins of the College buildings at such times and in such quantities as required.

The proposal must state the mines from which it is proposed to supply the coal, to be furnished from the mines named if accepted, and must state the price per ton of 2,240 pounds.

The Executive Committee reserve the right to reject any or all 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.

Proposals must be addressed to "The Executive Committee for the Care, etc., of the Normal College."

JACOB W. MACK, Chairman.

Arthur McMullin, Secretary.

Dated New York, May 11, 1897.

POLICE DEPARTMENT.

POLICE DEPARTMENT.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, 300 MULBERRY STREET.

TO CONTRACTORS.
PROPOSALS FOR ESTIMATES.

SEALED ESTIMATES FOR FURNISHING materials and making and completing alterations, general repairs and improvements to the Station-house and Prison Building of the Twenty-third Precinct Police Station, situated at No. 163 East Fifty-first street, in the City of New York, will be received at the Central Office of the Department of Police, in the City of New York, will be received at the Central Office of the Department of Police, in the City of New York, until 12 o'clock M. of Wednesday, the 19th day of May, 1897.

The person or persons making an estimate shall furnish the same in a sealed envelope, indorsed "Estimate for Alterations, 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 estimates received will be publicly opened by the head of said Department and read.

For particulars of the nature and extent of the work to be done, reference: must be made to the plans and specifications on file in the office of the Chief Clerk of the said Department.

Bidders will state, in writing, and also in figures, a price for the work complete. The price is to cover the furnishing of all the materials and labor and the performance of all the work called for by the specifications, plans, drawings and form of agreement. Permission will not be given for the withdrawal of any bid or estimate, and the right is expressly reserved by the head of said Department to reject any or all bids which may be deemed prejudicial to the public interests.

No estimates will be accepted from or a contract warded 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 Corpora

surety or otherwise, upon any obligation to the Corporation.

The entire work is to be completed within one hundred (100) days from the date of the contract.

The person or persons to whom the contract may be awarded will be required to give security for the performance of the contract in the manner prescribed by law, in the sum of Ten Thousand Dollars.

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

Each 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 upon its being so awarded become bound as his surcties for its faithful performance; and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled upon its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting, the amount

offered will be subject to approval by the Comproller of
the City of New York after the award is made and prior
to the signing of the contract.

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

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

Bidders are informed that no deviation from the
specifications will be allowed unless a written permission shall previously have

Board of Police.
Plans may be examined and specifications and blank estimates may be obtained by application to the undersigned at his office in the Central Department.
By order of the Board.
WILLIAM H. KIPP, Chief Clerk.
NEW YORK, May 6, 1897.

POLICE DEPARTMENT, NEW YORK, May 6, 1897.

PUBLIC NOTICE IS HEREBY GIVEN THAT
a Horse, the property of this Department, will
be sold at Public Auction by Van Tassell & Kearney,
Auctioneers, at their stables, Nos. 130 and 132 East
Thirteenth street, on Friday, May 21, 1897, at 10 o'clock By order of the Board, WM. H. KIPP, Chief Clerk.

Police Department—City of New York, 1896.

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

DEPARTMENT OF PUBLIC WORKS

COMMISSIONER'S OFFICE, NO.150 NASSAU STREET, NEW YORK, May 12, 1897.

TO CONTRACTORS.

TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN A sealed envelope, with the title of the work and the name of the bidder inderest thereon, also the number of the work as in the advertisement, will be received at No. 130 Nassau street, corner of Spruce street, in the Chief Clerk's office, Room No. 1704-7, until 120 clock M. on Tuesday, May 25, 1897. The bids will be publicly opened by the head of the Department, in the basement at No. 150 Nassau street, at the hour al

at No. 150 Nassau street, at the hour above mentioned.
No. 1. FOR RESURFACING THE ROADWAY
OF SEVENTH AVENUE, from the north side of One
Hundred and Tenth street to the north side of One
Hundred and Forty-fifth street.
No. 2. FOR REGULATING AND PAVING WITH
ASPHALT PAVEMENT, ON THE PRESENT
PAVEMENT, THE CARRIAGEWAY OF FIFTYFIRST STREET, from Eighth to Eleventh avenue,
AND FIFTY-SECOND STREET, from Eighth to
Eleventh avenue.
No. 3. FOR LAYING CROSSWALKS ACROSS
SEVENTH AND LENOX AVENUES AT THEIR
INTERSECTION WITH THE NORTHERLY
AND SOUTHERLY SIDES OF ONE HUNDRED
AND FORTY-FIRST AND ONE HUNDRED
AND FORTY-FIRST AND ONE HUNDRED
AND FORTY-FECOND STREETS.
Each bid or estimate shall contain and state the name

AND FORTY-SECOND STREETS.

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

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

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

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

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

No estimate will be considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must nor be inclosed in a sealed envelope containing the estimate, but must be handed to the officer or Clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid the amount of the deposit will be returned to him.

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

Blank forms of bid or estimate, the proper envelopes in which to inclose the same, the specifications and agreements, and any further information desired, can be obtained in Bureau of Water Purveyor in basement and Room 1713.

CHARLES H. T. COLLIS, Commissioner of Public Works

Room 1713. CHARLES H. T. COLLIS, Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS—COMMISSIONER'S OFFICE, NO. 150 NASSAU STREET, NEW YORK, March

NOTICE IS HEREBY GIVEN TO ALL PLUMBbers, to whom license has been or may be issued to make and connect service pipes, for conducting water to houses and tenements with the distributing pipes in this city, after said pipes have been tapped, and to make connections with sewers or drains from houses and tenements with the sewers or drains in the streets or avenues of this city, that such license will be revoked in the case of any plumber who permits another to use his license and to do the work of a master plumber without holding a certificate of competency from the Examining Board of Plumbers; or who violates any of the regulations which have been or may hereafter be established by the Department, respecting the introduction and use of the Croton water and connections made with sewers and drains.

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

DEPARTMENT OF PUBLIC WORKS—COMMISSIONER'S OFFICE, NEW YORK, October 20, 1896.
TO OWNERS, ARCHITECTS AND BUILDERS.

TO OWNERS, ARCHITECTS AND BUILDERS.

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

"Hoistways may be placed within the stoop-lines, but in no case to extend beyond five feet from the houseline, and shall be guarded by 1ron railings or rods to prevent accidents to passers-by."

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

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

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

b, 1896.

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

HOWARD PAYSON WILDS, Deputy Commissioner of Public Works.

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

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

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

CHARLES H. T. COLLIS, Commissioner of Public

CHARLES H. T. COLLIS, Communication

HEALTH DEPARTMENT.

TO CONTRACTORS.

SEALED BIDS OR ESTIMATES FOR FURnishing One Thousand Tons of White Ash Coal,
egg size, for the Riverside Hospital, at North Brother
Island, under the charge of the Board of Health, will be received at the office of the Health Department, in the City
of New York, until 12.30 o'clock P.M. of May 25, 1897. The
person or persons making any bid or estimate shall
furnish the same in a sealed envelope, indorsed "Bid or
Estimate for Furnishing Coal for Riverside Hospital,"
and with his or their name or names, and the date of its
presentation, to the head of said Department, at the
said office, on or before the day and hour above named,
at which time and place the bids or estimates received
will be publicly opened by the President of said Board
and read.

The Board of Health reserves the right to reject all

and read.

The Board of Health reserves the right to reject all bids or estimates, as provided in section 64, chapter 470, Laws of 1882, 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.

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

The Coal to be of good quality, and the quantity that will be required will be about One Thousand (1,000) Tons of White Ash Coal, egg size, to be well screened and in good order, each ton to be 2,240 pounds, in accordance with the specifications attached to and which form a part of the contract aforesaid.

Delivery to be made at the Riverside Hospital, at

a part of the contract aforesaid.

Delivery to be made at the Riverside Hospital, at North Brother Island, at the time required by the Board of Health; any changes in the time or place of delivery, however, may be made, in writing, by the Board of Health.

of Health; any changes in the time or place of delivery, however, may be made, in writing, by the Board of Health.

The above quantity is estimated and approximated only, and bidders are notified that the Board of Health reserves the right to increase or diminish said quantities by an amount not exceeding fifteen per cent. of the estimated quantities, and the contractor will be paid therefor only at the rate or price named in the contract, and that in case the above-named quantity shall not be required by the Department, no allowance will be made for any real or supposed damage or loss of profit.

The person or persons to whom the contract may be awarded will be required to give security for the performance of the contract by his or their bond, with two sufficient sureties, each in the penal sum of \$3,000.

Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same, the names of all persons interested with him or them therein, and if no other person be so interested it shall distinctly state that fact; also that it is made without any connection with any other person making an estimate for the same purpose, and is in all respects fair and without collusion or fraud, and that no member of the Common Council, head of a Depart ment, Chief of a Bureau, deputy thereot, 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 toath, in writing, of the party or parties making the estimate that the several matters therein stated 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.

Bidders will be required to turnish testimoniais that they are engaged in the coal business in the City of

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

Bidders will be required to turnish testimonials that they are engaged in the coal business in the City of New York, and have the plant necessary to carry out promptly and regularly the contract, if it be awarded, to the entire satisfaction of the Board of Health, and must furnish an undertaking for the faithful performance of all the provisions thereof in the manner provided by law, executed by two householders or freeholders of the City of New York, each justifying in the penal sum of \$3,000, and agreeing that if he shall omit or refuse to execute the said contract 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 shall be awarded at any subsequent letting, the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise, and that he has offered himself as a surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York.

Should the person or persons to whom the contract is awarded neglect or refuse to accept the contract

York.

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

No hid or estimate will be received or considered.

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

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

Bidders are cautioned to examine the form of contract and the specifications for requirals and the specifications.

be returned to him.

Bidders are cautioned to examine the form of contract and the specifications for particulars before making their estimates. Bidders will write out the amount of their estimate in addition to inserting the same in figures.

Payment for the Coal will be made by requisition on the Comptroller, and as more specifically and particularly is set forth in the contract form.

Bidders are informed that no deviation from the contract and specifications will be allowed unless under the written instruction of the Board of Health.

The form of the agreement, including specifications, showing the manner of payment, will be turnished at the office of the Department, Criminal Court Building, Centre, White, Elm and Franklin streets.

CHARLES G. WILSON, GEORGE B. FOWLER, M. D., ALVAH H. DOTY, M. D., FRANK MOSS, Commissioners.

Ommissioners.
Dated New York, May 13, 1897.

FIRE DEPARTMENT.

HEADQUARTERS FIRE DEPARTMENT, Nos. 157 AND 59 EAST SIXTY-SEVENTH STREET, NEW YORK, May 6, TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING the materials and labor and doing the work required in altering, etc., and placing a Steam Freight Elevator in the building of this Denartment occupied as the Repair Shops, at Nos. 130 and 132 West Third street, will be received by the Board of Commissioners at the head of the Fire Department, at the office of said Department, Nos. 157 and 159 East Sixty-seventh street, in the City of New York, until 10.30 o'clock A. M., Wednesday, May 19, 1897, at which time and place they will be publicly opened by the head of said Department and read.

No estimate will be received or considered after the

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

For inform tion as to the amount and kind of work to be doffe bidders are referred to the specifications, which form part of these proposals.

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

Proposals must be made for all of the work called for in the specifications.

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

The work is to be completed and delivered within the time specified in the contract.

The damages to be paid by the contractor for each day that the contract may be unfulfilled after the time specified for the completion thereof shall have expired are fixed and liquidated at Ten (10) Dollars.

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

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

it relates.

The Fire Department reserves the right to Jecline any and all bids or estimates if deemed to be for the public laterest. 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.

poration.

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 traud, and that no member of the Common Council, head of a department, chief of a bureau, deputy thereof or clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate that the several matters stated therein are in all respects true. Where more than one person is interested it is requisite that the verification be made and subscribed by all the parties interested.

cation be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect that it the contract be awarded to the person making the estimate, they will on its being so awarded, become bound as sureties for its taithful performance in the sum of Two Thousand (2,000) Dollars, and that if he shall omit or refuse to execute the same they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting, the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities as 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 wiless accompanied by either a certified check upon one of the banks of the City either a certified check upon one of the banks of the City either a certified check upon one of the banks of the City

of the City of New York before the award is made and prior to the signing of the contract.

No estimate will be considered unless accompanied by either a certified check upon one of the banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of One Hundred (100) Dollars. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

Should the person or persons to whom the contract

of his deposit will be returned to him.

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

JAMES R. SHEFFIELD, O. H. LA GRANGE, THOMAS STURGIS, Commissioners.

HEADQUARTERS FIRE DEPARTMENT, NOS. 157 AND 159 AST SIXTY-SEVENTH STREET, NEW YORK, May 6,

EAST SIXTY-SEVENTH STREET, NEW YORK, May 6, 1897.

TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING the materials and labor and doing the work required in repairing the building of this Department, occupied as Quarters of Engine Company No. 19, at No. 355 West Twenty-fifth street, will be received by the Board of Commissioners at the head of the Fire Department, at the office of said Department, Nos. 157 and 159 East Sixty-seventh street, in the City of New York, until 10,30 o'clock A. M., Wednesday, May 19, 1897, at which time and place they will be publicly opened by the head of said Department and read.

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

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

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

Proposals must be made for all of the work called for

payment to the work.

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

Proposals must be made for all of the work called for in the specification.

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

The work is to be completed and delivered within the time specified in the contract.

The damages to be paid by the contractors for each day that the contract may be unfulfilled after the time specified for the completion thereof shall have expired are fixed and liquidated at Ten (10) Dollars.

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

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

The Fire Department reserves the right to decline

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.

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

Each bid or estimate shall be accompanied by the tensent, in writing, of two householders or freeholders of the City of New York, with their respective places of the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as sureties for its faithful performance in the sum of Two Thousand Five Hundred (2,500 Dollars, and that if he shall omit or refuse to execute the same they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which 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 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 the contract.

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

No estimate will be considered unless accompanied by either a certified check upon one of the banks of the City of New York, drawn to the order of the Comptroiler, or money to the amount of One Hundred and Twenty-five (125) Dollars. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time atoresaid the amount of his deposit will be returned to him.

Should the person or persons to whom the contract way he awarded neglect or refuse to accept the contract.

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

JAMES R. SHEFFIELD, O. H. LA GRANGE, THOMAS STURGIS, Commissioners.

HEADQUARTERS FIRE DEPARTMENT, Nos. 157 AND 59 EAST SIXTY-SEVENTH STREET, NEW YORK, May 6, 1897.

159. EAST SIXTY-SEVENTH STREET, NEW YORK, May 6, 1897.

TO CONTRACTORS.

EALED PROPOSALS FOR FURNISHING THE materials and labor and doing the work required in building, completing and delivering a fire-boat for this Department, will be received by the Board of Commissioners at the head of the Fire Department, at the office of said Department Nos. 157 and 150 East Sixty-seventh street, until 10,30 o'clock a. M., on Wednesday, May 19, 1897, at which time and place they will be publicly opened by the head of said Department and read.

For information as to the amount and kind of work to be done, bidders are referred to the drawings and specifications prepared by H. de B. Parsons, Supervising Engineer, said specifications and drawings forming part of these proposals.

Copies of the forms of agreement, showing the manner of payment for the work, and copies of the specifications and forms of proposal, may be obtained and the drawings may be seen at the office of the Department, as above, or at the office of the Supervising Engineer, No. 22 William street.

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

Proposals must be made for all the work contained in the specifications.

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

Proposals must be made for all the work contained in the specifications.

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

The fire-boat is to be completed and delivered within the one hundred and eighty-fifth (185th) day after the execution of the contract.

The damages to be paid by the contractor for each day that the contract may be unfulfilled after the time specified for the completion thereof shall have expired are fixed and liquidated at twenty-five (25) dollars.

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

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

of the person or person of the work to its presentation, and a statement of the work to it relates.

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

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

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

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
of the City of New York, with their respective places
of business or residence, to the effect that if the contract
be awarded to the person making the estimate, they will,
on its being so awarded, become bound as sureties for
its faithful performance in the sum of Twenty-four Thoussand (24,000) Dollars, and that if he shall omit or refuse to
execute the same, they will pay to the Corporation any
difference between the sum to which he would be entitled on its completion and that which the Corporation
may be obliged to pay to the person or persons to whom
the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the
estimated amount of the work by which the bids are
tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of
the persons signing the same, that he is a householder or
freeholder in the City of New York, and is worth the
amount of the security required for the completion of this
contract, over and above all his debts of every nature,
and over and above all his debts of every nature,
and over and above will his the same shall, 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 iaw. The adequacy and sufficiency of the
security offered is to be approved by the Comptroller
of the City of New York before the award is made and
prior to the signing of the contract.

No estimate will be considered unless accompanied by
either a certified check upon one of the banks of the City
of New York, drawn to the order of the Comptroller, or
money to the amount of One Thousand Two Hundred

(1,200) Dollars. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

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

JAMES R. SHEFFIELD, O. H. La GRANGE, THOMAS STURGIS, Commissioners.

SUPREME COURT.

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands on the northerly side of TWEN. TIETH STREET, between Second and Third avenues, in the Eighteenth Ward of said city, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the provisions of chapter 191 of the Laws of 1888, and the various statutes amendatory thereof.

We first UNDERSIGNED COMMISSIONERS of Estimate in the above-entitled matter, appointed pursuant to the provisions of chapter 191 of the Laws of 1888 and the various statutes amendatory thereof, hereby give notice to the owner or owners, lessee or lessees, parties and persons respectively entitled to or interested in the lands, tenements, hereditaments and premises, title to which is sought to be acquired in this proceeding, and to all others whom it may concern, to wit:

premises, title to which is sought to be acquired in this proceeding, and to all others whom it may concern, to wit:

First—That we have completed our estimate of the loss and damage to the respective owners, lessees, parties and persons interested in the lands or premises affected by this proceeding, or having any interest therein, and have filed a true report or transcript of such estimate in the office of the Board of Education for the inspection of whomsoever it may concern.

Second—That all parties or persons whose rights may be affected by the said estimate, and who may object to the same, or any part thereof, may, within ten days after the first publication of this notice, May 19, 1897, file their objections to such estimate, in writing, with us, at our office, Room No 2, on the fourth floor of the Staats-Zeitung Bulding, No. 2 Tryon Row, in said city, as provided by section 4 of chapter 191 of the Laws of 1888 and the various statutes amendatory thereof, and that we, the said Commissioners, will hear parties so objecting, at our said office, on the 1st day of June, 1897, at 2 o'clock in the afternoon, and upon such subsequent days as may be found necessary.

Third—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held in Part III., in the County Court-house, in the City of New York, on the 17th day of June, 1897, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated New York, May 18, 1897.

PAUL HALPIN, HERMAN W. VANDER POEL, HERMAN ALSBERG, Commissioners.

JOSEPH M. SCHENCK, Clerk.

In the matter of the application of The Mayor, Alderneys and Commonalty of the City of New York.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SIXTY-SECOND STREET (although not yet named by proper authority), from the Concourse to Sheridan avenue, and from Sherman avenue to Morris avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE Supreme Court, bearing date, the fit of the supreme Court.

class street or road, in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 6th day of April, 1897, Commissioners of Estimate and Assessment of the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 28th day of April, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying-out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on accou

claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice. And we, the said Commissioners, will be in attendance at our said office on the 12th day of June, 1897, at 10 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, May 19, 1897.

ELLIS E. WARING, JAMES E. MAHON, THOMAS J. CARLETON, JR., Commissioners.

JOHN P. DUNN, Clerk.

In the matter of the application of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been here-tofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST-BURN AVENUE (although not yet named by proper authority), from Belmont street to the Concourse, as the same has been heretofore laid out and designated as a first-class street or road in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 6th day of April, 1897. Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the abovementioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 28th day of April, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying-out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to

James New York, May 19, 1077
JAMES R. ELY, J. BARRY
WILLIAM F. HULL, Commissioners.
JOHN P. DUNN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening SHERMAN AVENUE (although not yet named by proper authority), from East One Hundred and Sixty-fourth street to East One Hundred and Sixty-fourth street to East One Hundred and Sixty-fourth street to East One Hundred and Sixty-fourth street, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE Undersigned, were appointed by an order of the Supreme Court, bearing date the 6th day of April, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herem in the office of the Clerk of the City and County of New York on the 28th day of April, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands. tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benef

WILLIAM H. BARKER, Commissioners.

H. DE F. Balddin, Clerk.

In the matter of the application of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening AVENUE ST. JOHN (although not yet named by proper authority), from Prospect avenue to Timpson place, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court bearing date the 20th day of April, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 28th day of April, 1807, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining

and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An Act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos. 30 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office, on the 12th day of June, 1897, at 10.30 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto, and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalt of the Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, May 19, 1897.

JAMES R. ELY, EDWARD D. FARRELL, THOMAS F. MURRAY, Commissioners.

H. DE F. BALDWIN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND EIGHTIETH STREET (although not yet named by proper authority), from Creston avenue to Webster avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the

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

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 20th day of April, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 28th day of April, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of Said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the actentiled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or aven

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SIXIY-THIRD STREET (although not yet named by proper authority), from the Concourse to Morris avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

as a first-class street or road, in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 6th day of April, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 28th day of April, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid mate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate.

acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos, 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 12th day of June, 1897, at 10 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in

relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York. May 10, 1897.

A. LATHEN SMITH, ELLIS E. WARING, DAVID L. KIRBY, Commissioners.

H. DE F. BALDWIN, Clerk.

A. LATHEN SMITH, ELLIS E. WARING, DAVID L. KIRBY, Commissioners.

H. DE F. BALDWIN, Clerk.

In the matter of the application of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening DONGAN Si REET (although not yet named by proper authority), from Westchester avenue to South ern Boulevard, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court bearing date the 20th day of April, 1897, Commissioners of Estimate and Assessment for the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 28th day of April, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 28th day of April, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue, or present and local and persons in respectively entitled to or interested in the said respectively entit

SON, THOS. F. FEITNER, Commissioners.

H. DE F. BALDWIN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been here-tofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND EIGHTY-FIFTH STREET (although not yet named by proper authority), from Vanderbilt avenue, East, to Washington avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 20th day of April, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the abovementioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 28th day of April, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited the eby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be a

the acts or parts of acts in addition thereto whereoft tory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 12th day of June, 1897, the forenon of that day, to hear

And we, the said Commissioners, will be in attendance at our said office on the 12th day of June, 1897, at 10 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, May 19, 1897.

STANLEY W. DEXTER, JOHN W. D. DOBLER, WILLIAM G. ROSS, Commissioners.

John P. Dunn, Clerk.

John P. Dunn, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been here-tofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SEVENTY-FIFTH STREET (although not yet named by proper authority), from the Grand Boulevard and Concourse to Anthony avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 6th day of April, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and

assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 28th day of April, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, mint floor, Nos. op and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said commissioners, will be in attendance at our s

York,
Dated New York, May 19, 1897.
HENRY A. GUMBLETON, FRANCIS HIGGINS,
DENNIS MCEVOY, Commissioners.
H. DE F. BALDWIN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SEVENTY-FIFTH STREET (although not yet named by proper authority, from Jerome avenue to the Concourse, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE Undersigned, were appointed by an order of the Supreme Court, bearing date the 20th day of April 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 28th day of April, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the

or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 12th day of June, 1897, at 10.30 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such further or other time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, May 19, 1897.

SAMUEL H. ORDWAY, JOHN E. BRODSKY, JOS. E. NEIEDLY, Commissioners.

John P. Dunn, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been here of ore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND FIFTY-THIRD STREET (tormerly Sedgwick avenue) (although not yet named by proper authority), from Mott avenue to East One Hundred and Fitty-seventh street, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of first-class street or road, in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the

NOTICE IS HEREBY GIVEN THAT WE, THE supreme Court, bearing date the 2sth day of March, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the abovementioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 7th day of April, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties

required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 9th day of June, 1897, at 10 o'clock in the forenoon of that day, to hear the said parties and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimant, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, May 15, 1897.

JOHN J. QUINLAN, F. J. WORCESTER, J. DE COURCEY IRELAND, Commissioners.

H. DE F. BALDWIN, Clerk.

H. DE F. BALDWIN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to land required to CRESTON AVENUE (although not yet named by proper authority), from Tremont avenue to Minerva place, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road.

DURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part III. thereot, in the County Court-house, in the City of New York, on Friday, the 21st day of May, 1897, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the Lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Creston avenue, from Tremont avenue to Minerva place, in the Twenty-fourth Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

PARCEL "A."

PARCEL "A."

Beginning at a point in the northern line of the western approach to the Grand Boulevard and Concourse at Tremont avenue distant 302.18 feet northerly from the intersection of said line with the western line of the Grand Boulevard and Concourse.

1st. Thence northerly along the northern line of the western approach to the Grand Boulevard and Concourse at Tremont avenue for 62.38 feet.

2d. Thence northeasterly deflecting 88 degrees 43 minutes 18 seconds to the right for 849.80 feet to the southern line of the western approach of the Grand Boulevard and Concourse at Burnside avenue.

3d. Thence easterly along said line for 63.71 feet.

4th. Thence southwesterly for 886.81 feet to the point of beginning.

4th. Thence southwesterly for 886.8r feet to the point of beginning.

PARCEL "B."

Beginning at a point in the northern line of the western approach to the Grand Boulevard and Concourse at Burnside avenue distant 223.02 feet westerly from the intersection of said line with the western line of the Grand Boulevard and Concourse.

Ist. Thence westerly along the northern line of said approach for 60.00 feet.

2d. Thence northeasterly deflecting 108 degrees 13 minutes to the right for 765.10 feet to the southern line of East One Hundred and Eighty-first street.

3d. Thence easterly along the southern line of East One Hundred and highty-first for 64.64 feet.

4th. Thence southwesterly for 779.39 feet to the point of beginning.

4th. Thenc of beginning.

4th. Thence southwesterly for 779.39 feet to the point of beginning.

PARCEL "C"

Beginning at a point in the northern line of East One Hundred and Eighty-first street distant 188.44 feet westerly from the intersection of the said line with the western line of the Grand Boulevard and Concourse.

1st. Thence westerly along the southern line of East One Hundred and Eighty-first street for 62.71 feet.

2d. Thence northeasterly deflecting 106 degrees 55 minutes 10 seconds to the right for 62.04 feet.

3d. Thence northeasterly deflecting 0 degrees 41 minutes 8 seconds to the left for 60.20 feet.

4th. Thence northeasterly deflecting 4 degrees 43 minutes 22 seconds to the left for 1,243 feet to the southern line of East One Hundred and Eighty-fourth street.

5th. Thence southeasterly along the southern line of East One Hund ed and Eighty-fourth street for 60 feet.

6th. Thence southwesterly deflecting 90 degrees to the right for 1,243 feet.

7th. Thence southwesterly deflecting 4 degrees 28 minutes 7 seconds to the right for 60.23 feet to the point of beginning.

of beginning.

PARCEL "D."

Beginning at a point in the northern line of East One Hundred and Eighty-fourth street distant 177.08 feet northwesterly from the intersection of said line with the western line of the Grand Boulevard and Concourse.

1st Thence northwesterly along the northern line of East One Hundred and Eighty-fourth street for 60 feet.

2d. Thence northeasterly deflecting 90 degrees to the right for 115.56 feet.

3d. Thence northeasterly deflecting 2 degrees 32 minutes 40 seconds to the left for 654.68 feet to the southern line of East One Hundred and Eighty-ninth street.

4th. Thence southeasterly along the southern line of East One Hundred and Eighty-ninth street for 60 60 feet.

feet.

5th. Thence southwesterly deflecting 8t degrees 55
minutes 40 seconds to the right for 647.50 feet,
6th. Thence southwesterly for 116.89 feet to the point
of beginning.

PARCEL "E,"

of beginning.

PARCEL "E."

Beginning at a point in the northern line of East One Hundred and Eighty-ninth street distant 180.32 feet northwesterly from the intersection of said line with the western line of the Grand Boulevard and Concourse.

1st. Thence northwesterly along the northern line of East One Hundred and Eighty-ninth street for 60.60 feet.

st. Thence northwesterly along the northern me of feet.

2d. Thence northeasterly deflecting 81 degrees 55 minutes 40 seconds to the right for 81.76 feet.

3d. Thence northeasterly deflecting 2 degrees 20 minutes 40 seconds to the right for 101.55 feet.

4th. Thence northeasterly deflecting 2 degrees 20 minutes 40 seconds to the right for 101.55 feet.

5th. Thence northeasterly deflecting 2 degrees 29 minutes 40 seconds to the right for 921.54 feet.

5th. Thence northeasterly deflecting 0 degrees 29 minutes 40 seconds to the right for 715.13 feet to the southern line of the western approach to the Grand Boulevard and Concourse at Kingsbridge road.

7th. Thence southeasterly along said line for 60.30 feet.

8th. Thence southwesterly along said line for 60.30 feet.

9th. Thence southwesterly deflecting 85 degrees 10 minutes 20 seconds to the right for 711.27 feet.

9th. Thence southwesterly deflecting 0 degrees 22 minutes 32 seconds to the left for 61.3 feet.

10th. Thence southwesterly deflecting 30 degrees 22 minutes 32 seconds to the left for 751.20 feet.

11th. Thence southerly deflecting 39 degrees 4 minutes 3 seconds to the left for 953.20 feet.

12th. Thence southerly deflecting 50 degrees 9 minutes 57 seconds to the right for 100.93 feet.

12th. Thence southwesterly for 133.36 feet to the point of beginning.

PARCEL "F."

Beginning at a point in the southern line of East One Hundred and Ninety-eighth street (Travers street) distant 218.53 feet northwesterly from the intersection of the said line with the western line of the Grand Boulevard and Concourse.

18t. Thence northwesterly along the southern line of Fast One Hundred and Ninety-eighth street (Travers street) for 60.06 feet.

2d. Thence southwesterly deflecting 92 degrees 40 minutes to the left for 994.42 feet.

3d. Thence southwesterly deflecting 5 degrees 31 minutes 10 seconds to the left for 60 or feet.

4th. Thence southwesterly deflecting 0 degrees 56 minutes 50 seconds to the right for 651.34 feet to the northern line of the western approach to the Grand Boulevard and Concourse at Kingsbridge road.

5th. Thence southeasterly along said line for 60.18 feet.

6th. Thence northeasterly deflecting 1 degrees 49 minutes 40 seconds to the left for 653.57 feet.

7th. Thence northeasterly deflecting 1 degree 6 minutes 20 seconds to the right for 66 teet.

8th. Thence northeasterly for 986.77 feet to the point of beginning.

PARCEL "G. Beginning at a point in the northern line of East One Hundred and Ninety-eighth street (Travers street) dis-tant 198.42 feet northwesterly from the intersection said line with the western line of the Grand Boulevard

tant 198.42 feet northwesterly from the intersection of said line with the western line of the Grand Boulevard and Concourse.

181. Thence northwesterly along the northern line of East One Hundred and Ninety-eighth street (Travers street) for 62.10 feet.

2d. Thence northeasterly deflecting 104 degrees 57 minutes 13 seconds to the right for 249.12 feet.

3d. Thence southeasterly deflecting 110 degrees 25 minutes 36 seconds to the right 107 64.03 feet.

4th. Thence southwesterly for 210.75 feet to the point of beginning.

Creston avenue is designated as a street of the first class, and is shown on sections 14, 17 and 20 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards of the City of New York, filed as follows: In the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards, section 14 on December 16, 1895; section 17 on December 20, 1895, and section 20 on December 16, 1895; in the office of the Register of the City and County of New York, section 14 on December 17, 1895; section 17 on December 20, 1895, and section 20 on December 17, 1895; in the office of the Secretary of State of the State of New York, section 14 on December 17, 1895; and section 20 on December 18, 1895.

Dated New York, May 10, 1897.

FRANCIS M. SCOI'T, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of
New York, relative to acquiring title by The Mayor,
Aldermen and Commonalty of the City of New York
to certain lands on the easterly side of SHERIFF
STREET, between East Houston and Stanton streets,
in the Eleventh Ward of said city, duly selected and
approved by said Board as a site for school purposes,
under and in pursuance of the provisions of chapter
191 of the Laws of 1888, and the various statutes
amendatory thereof. endatory thereof.

under and in pursuance of the provisions of chapter 191 of the Laws of 1888, and the various statutes amendatory thereof.

PURSUANT TO THE PROVISIONS OF CHAP- ter 191 of the Laws of 1888, and the various statutes amendatory thereof, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part III. thereof, at the County Court-house, in the City of New York, on the 28th day of May, 1897, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on the easterly side of Sheriff street, between East Houston and Stanton streets, in the Eleventh Ward of said city, in fee simple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, said property having been duly selected and approved by the Board of Education as a site for school purposes, under and in pursuance of the provisions of said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, being the following described lots, pieces or parcels of land, namely:

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

Beginning at a point in the easterly line of Sheriff street distant 150 feet northerly from the corner formed by the intersection of the northerly line of Stanton street with the easterly line of Sheriff street distant 150 feet northerly from the corner formed by the intersection of the northerly line of Stanton street with the easterly line of Sheriff street 74 f

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Aldermen and Commonalty of the City of New York to certain lands ON THE NORTH-ERLY SIDE OF SIXTY-FIFTH STREET AND THE SOUTHERLY SIDE OF SIXTY-SIXTH STREET, between the Boulevard and Amsterdam avenue, in the Twenty-second Ward of said City, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the provisions of chapter 191 of the Laws of 1888, and the various statutes amendatory thereof.

DURSUANT TO THE PROVISIONS OF CHAPter 191 of the Laws of 1888, and the various statutes amendatory thereof, said Court, to be held at Part III. thereof, at the County Court-house, in the City of New York, on the 28th day of May, 1897, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate in the above-entitled matter.

The nature and extent of the improvement borshes.

entitled matter.

appointment of Commissioners of Estimate in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on the northerly side of Sixty-sifth street and the southerly side of advenue, in the Twenty-second Ward of said City, in fee simple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, said property having been duly selected and approved by the Board of Education as a site for school purposes, under and in pursuance of the provisions of said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, being the following described lots, pieces or parcels of land, namely:

All those certain lots, pieces or parcels of land situate, lying and being in the Twenty-second Ward of the City of New York howards and described a following and being in the Twenty-second ward of the City of New York howards and described a following and second and s

namely:
All those certain lots, pieces or parcels of land situate, lying and being in the Twenty-second Ward of the City of New York, bounded and described as follows:
Beginning at a point in the northerly line of Sixty-fifth street distant 200 feet easterly from the corner formed by the intersection of the northerly line of Sixty-fifth street with the easterly line of Amsterdam avenue; running thence northerly parallel with Amsterdam avenue note to feet and 5 inches to the centre line of the block; thence easterly and parallel with Sixty-fifth street and along the said centre line of the block 25 feet; thence

northerly parallel with Amsterdam avenue 100 feet and 5 inches to the southerly line of Sixty-sixth street; thence easterly along said southerly line of Sixty-sixth street; street 100 feet; thence southerly parallel with Amsterdam avenue 100 feet and 5 inches to the centre line of the block; thence easterly parallel with Sixty-fifth street and along said centre line of the block 25 feet; thence southerly parallel with Amsterdam avenue 100 feet and 5 inches to the northerly line of Sixty-fifth street; thence westerly along said northerly line of Sixty-fifth street 250 feet to the point or place of beginning.

Dated New York, May 4, 1897.

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

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening MONROE AVENUE (although not yet named by proper authority), from Claremont Park to the Grand Boulevard and Concourse, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

Boulevard and Concourse, as the same has been heretofore laid out and designated as a first-class street or
road, in the Twenty-fourth Ward of the City of New
York.

NOTICE IS HEREBY GIVEN THAT WE, THE
undersigned, were appointed by an order of the
Supreme Court, bearing date the 20th day of April, 1897,
Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit
and advantage, if any, as the case may be, to the respectvive owners, lessees, parties and persons respectively
entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by
and in consequence of opening the above-mentioned
street or avenue, the same being particularly set forth
and described in the petition of The Mayor, Aldermen
and Commonalty of the City of New York, and also in
the notice of the application for the said order thereto
attached, filed herein in the office of the Clerk of the
City and County of New York on the 28th day of April,
1897, and a just and equitable estimate and assessment
of the value of the benefit and advantage of said street
or avenue so to be opened or laid out and formed, to the
respective owners, lessees, parties and persons respectively entitled to or interested in the said respective
lands, tenements, hereditaments and premises not
required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining
and defining the extent and boundaries of the respective
tracts or parcels of land to be taken or to be assessed
therefor, and of performing the trusts and duttes
required of us by chapter 16, title 5, of the act entitled
"An act to consolidate into one act and to declare
the special and local laws affecting public interests in the
City of New York." passed July 1, 1882, and the acts or
parts of acts in addition thereto or amendatory thereof.
All parties and persons interested in the real estate
taken or to be taken fo

RIGNAL D. WOODWARD, WILLIAM G. VER PLANCK, WILLIAM J. CARROLL, Commissioners. John P. Dunn, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been herectore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST TWO HUNDRED AND THIRD STREET (although not yet named by proper authority), from the Concourse to Mosholu Parkway, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections, in writing, to us at our office, Nos, 90 and 92 West Broadway, ninth floor, in said city, on or before the 4th day of June, 1897, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said 4th day of June, 1897, and for that purpose will be in attendance at our said office on each of said ten days at 12 o'clock M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other decouments used by us in making our report, have been deposited in the Pureau of Street Openings in the Law Department of the City of New York, at its office, Nos. 60 and 92 West Broadway, ninth floor, in the said city, there to remain until the 15th day of June, 1897.

Third—That the limits of our assessment for benefit include all those lots, pieces or parce

Confirmed.

Dated New York, May 12, 1897.

JOHN T. SIMON, Chairman; WILLIAM H.

BARKER, JOHN J. O'NEILL, Commissioners.

JOHN P. DUNN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening KNOX STREET (although not yet named by proper authority), from Mount Vernon avenue to Verio avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

WE, THE UNDERSIGNED COMMISSIONERS Of Estimate and Assessment in the above-entitled matter, hereby give notice to all persons in-

terested in this proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to wit:

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections, in writing, to us, at our office, Nos. go and ga West Broadway, ninth floor, in said city, on or before the 3d day of June, 1897, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said 3d day of June, 1897, and for that purpose will be in attendance at our said office on each of said ten days at 10 o'clock A.M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited in the Bureau of Street Openings in the Law Department of the City of New York, at its office, Nos. 90 and 92 West Broadway, ninth floor, in the said city, there to remain until the 15th day of June, 1897.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz. 10n the north by a line drawn parallel to Knox (East Two Hundred and Thirty-ninth street) street and distant 100 feet nontherly from the northwesterly side of Mount Vernon avenue at its intersection with said last-mentioned line parallel to Knox (East Two Hundred and Thirty-ninth street) street to a line drawn parallel to Mount Vernon avenue and distant 100 feet northwesterly side of Mount Vernon avenue at the northwesterly side of Mount Vernon avenue and distant 100 feet northwesterly side of the northwes

thereon, a motion will be confirmed.

Dated New York, May 12, 1897.

FREDERIC J. DIETER, EDWARD J. KIELY, GERALD HULL GRAY, Commissioners.

JOHN P. DUNN, Clerk.

In the matter of the application of Michael T. Daly, Commissioner of Public Works of the City of New York, for and in behalf of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, in fee, to certain lots, pieces or parcels of land in the Twelfth and Twenty-third Wards of the City of New York, for the purpose of the construction of a draw-bridge and approaches thereto, with the necessary abutments and arches, over the Harlem river, connecting the northerly end of Third avenue, in the Twenty-third Ward of said city, with the southerly end of Third avenue, in the Twenty-third Ward of said city.

end of Third avenue, in the Twenty-third Ward of said city.

NOTICE IS HEREBY CIVEN THAT WE, THE undersigned Commissioners of Estimate and Apportionment in the above-entitled matter, will be in attendance at our office, Room No. 113, on the third floor of the Stewart Building, No. 280 Broadway, in the City of New York, on the 25th day of May, 1897, at 10.30 o'clock in the forenoon, to hear any person or persons who may consider themselves aggrieved by our third separate estimate or assessment in the above-entitled matter (an abstract of which has been heretofore filed by us for and during the space of thirty days in the office of the Commissioner of Public Works, in the American Tract Society Building, corner of Nassau and Spruce streets, in said city), in opposition to the same; that our said abstract of estimate and assessment may be hereafter inspected a our said office, Room No. 113, on the third floor of the Stewart Building, No. 280 Broadway; that it is our intention to present our third separate report herein for confirmation to the Supreme Court of the State of New York, at a Special Term thereof, to be held in Part III. in the County Court-house in the City of New York, on the 27th day of May, 1897, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated New York, May 12, 1897.

DAVID LEVENTRITT, PETER BOWE, AR-THUR INGRAHAM, Commissioners.

James A. C. Johnson, Clerk.

In the matt r of the application of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening JENNINGS STREET (although not yet named by proper authority), from Stebbins avenue to West Farms road, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

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

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections, in writing, to us at our office, Nos. 90 and 92 West Broadway, ninth floor, in said city, on or before the 3d day of June, 1897, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said 3d day of June, 1897, and for that purpose will be in attendance at our said office on each of said ten days at 11 o'clock A. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited in the Bureau of Street Openings, in the Law Department of the City of New York, at its office, Nos. 90 and 92 West Broadway, ninth floor, in the said city, there to remain until the 15th day of June, 1897.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.:

On the north by the southerly side of East One Hundred and Seventy-second street produced, from the Bronx river to the southeasterly side of East One Hundred and Seventieth street produced and the southerly side of East One Hundred and Seventieth street produced to the scutheasterly side of East One Hundred and Seventieth street produced to t

produced; thence by the northerly side of Freeman street produced and the northerly side of Freeman street to the easterly side of Union avenue; on the east by the westerly side of the Bronx river, and on the west by the southeasterly side of Boston road and the easterly side of Union avenue; excepting from said area all streets, avenues and roads, or portions thereof, heretofore legally opened, as such area is shown upon our benefit map, deposited as aforesaid.

Fourth—That our report herein will be presented to a Special Term of the Supreme Court, Part III., of the State of New York, to be held in and for the City and County of New York, to be held in and for the City and County of New York, at the County Court-house in the City of New York, on the 25th day of June, 1897, at the opening of the Court on that day, and that then and thereon, a motion will be made that the said report be confirmed.

Dated New York, May 11, 1897.

JOSEPH E. BARNES, JOSEPH RILEY, Commissioners.

Loun P. Dunn Clerk.

JOHN P. DUNN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been herete fore acquired, to land and premises required for the opening and extending of the widening of THIRD AVENUE although not yet named by proper authority) at its eastern side, from a point 23,01 feet northerly of East One Hundred and Sixty-first street to Teasdale place, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road.

heretofore laid out and designated as a first-class street or road.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part III. thereof, in the County Court-house, in the City of New York, on Friday, the 21st day of May, 1897, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Third aveniee, at its eastern side, from a point 223.07 feet northerly of East One Hundred and Sixtyfirst street to Teasdale place, in the Twenty-third Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

PARCIL "A."

Beginning at a point in the eastern line of St. Ann's

described lots, pieces or parcels of land, viz.;

Beginning at a point in the eastern line of St. Ann's avenue distant 223.01 feet northerly from the intersection of the eastern line of St. Ann's avenue with the northern line of East One Hundred and Sixty-first street (legally opened as Clifton street).

1st. Thence northerly along the eastern line of St. Ann's avenue for 61.48 feet to the eastern line of Third avenue.

opened as Clitton street).

1st. Thence northerly along the eastern line of St. Ann's avenue for 61.48 feet to the eastern line of Third avenue.

2d. Thence northerly along the eastern line of Third avenue for 266.71 feet to the southern line of East One Hundred and Sixty-third street.

3d. Thence easterly along the southern line of East One Hundred and Sixty-third street for 10.07 feet.

4th. Thence southerly for 328.54 feet to the point of beginning.

PARCEL "B."

Beginning at the intersection of the eastern line of Third avenue with the northern line of East One Hundred and Sixty-third street.

1st. Thence northerly along the eastern line of Third avenue for 151.02 feet to the southern line of Teasdale place.

2d. Thence easterly along the southern line of Teasdale place for 10.07 feet.

3d. Thence southerly deflecting 96 degrees 39 minutes 20 seconds to the right for 151.02 feet to the northern line of East One Hundred and Sixty-third street.

4th. Thence westerly along the northern line of East One Hundred and Sixty-third street for 10.07 feet to the point of beginning.

As shown on a map showing amendment of section 6 of the Final Maps and Profiles of the Twenty-third and Twenty-lourth Wards of the City of New York, said map being entitled, "Map showing the widening of Third avenue at its easterly side, between Clifton street and Teasdale place, in the Twenty-third Ward of the City of New York, etc." Filed in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York on December 21, 1895; in the office of the Register of the City and County of New York on December 26, 1895; in the office of the State of New York on December 26, 1895. Third avenue is designated as a street of the first class.

Dated New York, May 10, 1897.

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

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to FAIRMOUNT PLACE (although not yet named by proper authority), trom Crotona avenue to the Southern Boulevard, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road.

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

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part III. thereof, in the County Court-house, in the City of New York, on Friday, the rast day of May, 1897, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonaity of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Fairmount place, from Crotona avenue to the Southern Boulevard, in the Twenty-fourth Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

PARCEL* "A."*

Beginning at a point in the western line of Clinton avenue distant 399.81 feet southwesterly from the intersection of the western line of Clinton avenue with the southern line of East One Hundred and Seventy-seventh street (Tremont avenue).

15. Thence southwesterly deflecting 90 degrees x minute 42 seconds to the right for 270.80 feet to the eastern line of Crotona avenue for 50 feet.

26. Thence northeasterly along the western line of Crotona avenue for 50 feet.

27. Thence southwesterly for 270.80 feet to the point of beginning.

PARCEL* "B."*

Beginning at a point in the eastern line of Clinton avenue for 50 feet.

28. Thence northeasterly for 270.80 feet to the point of beginning.

PARCEL "B."*

Beginning at a point in the leastern line of Clinton avenue for 50 feet.

29. The country and the severe line of Clinton avenue for 50 feet.

30. The country and the severe

Beginning at a point in the eastern line of Clinton avenue distant 309.70 feet southwesterly from the intersection of the eastern line of Clinton avenue mine of East One Hundred and Seventy-seventh street (Tremont avenue).

18t. Thence southwesterly along the eastern line of Clinton avenue with the street (Tremont avenue).

18t. Thence southwesterly along the eastern line of Clinton avenue for 50 feet.

2d. Thence southeasterly deflecting 89 degrees 57 minutes 55 seconds to the left for 289.02 feet.

3d. Thence southwesterly deflecting 90 degrees 4 minutes 18 seconds to the right for 50.80 feet.

4th. Thence southeasterly deflecting 89 degrees 58 minutes 28 seconds to the left for 1,330.08 feet to the western line of Southern Boulevard.

5th. Thence northerly along the western line of Southern Boulevard for 54.89 feet.

6th. Thence northwesterly deflecting 65 degrees 37 minutes 28 seconds to the left for 1,247,45 feet.

7th. Thence northeasterly deflecting 89 degrees 58 minutes 25 seconds to the right for 50.90 feet.

8th. Thence northwesterly for 350.01 feet to the point of beginning.

Fairmount place is designated as a street of the first class, and is shown on section 10 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards of the City of New York, filed in the office of the Commissioner of Street Improvements of the Iwenty-third and Twenty-fourth Wards of the City of New York on June 10, 1895; in the office of the Register of the City and County of New York on June 14, 1895, and in the office of the Secretary of State of the State of New York on June 15, 1895.

Dated New York, May 10, 1897.

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

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to WALTON STREET (East One Hundred and Ninety-ninth street) (although not yet named by proper authority), from Webster avenue to Marion avenue, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part III. thereof, in the County Courthouse, in the City of New York, on Friday, the 21st day of May, 1807, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the origing of a certain street or avenue known as Walton street (East One Hundred and Ninetyninth street), from Webster avenue to Marion avenue, in the Twenty-fourth Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

PARCEL "A."

Beginning at a point in the western line of Webster

Beginning at a point in the western line of Webster avenue distant 201.07 feet southwesterly from the intersection of the western line of Webster avenue with the western line of East Two Hundredth street (Southern Boulevard).

western line of East Two Hundredth street (Southern Boulevard).

18t. Thence southwesterly along the western line of Webster avenue for 50.05 feet.

2d. Thence northwes erly deflecting 94 degrees 26 minutes 43 seconds to the right for 230.44 feet to the eastern line of Decatur avenue.

3d. Thence northeasterly along the eastern line of Decatur avenue for 30.33 feet.

4th. Thence southeasterly for 232.29 feet to the point of beginning.

PARCEL "B."

4th. Thence southeasterly for 232.29 feet to the point of beginning.

PARCEL. "B."

Beginning at a point in the eastern line of Marion avenue distant 221.76 feet southwesterly from the intersection of the eastern line of Marion avenue with the western line of East Two Hundredth street (Southern Boulevard).

1st. Thence southwesterly along the eastern line of Marion avenue for 50.58 feet.

2d. Thence southeasterly deflecting 81 degrees 20 minutes 5 seconds to the left for 209.26 feet to the western line of Decatur avenue.

3d. Thence northeasterly along the western line of Decatur avenue for 50.33 feet.

4th. Thence northwesterly along the western line of Decatur avenue for 50.33 feet.

4th. Thence northwesterly for 211.14 feet to the point of beginning.

Walton street (East One Hundred and Ninety-ninth street) is designated as a street of the first class, and is shown on section 17 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards of the City of New York, filed in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York on December 17, 1895; in the office of the Register of the City and County of New York on December 29, 1895, and in the office of the Secretary of State of the State of New York on December 28, 1895.

Dated New York, May 19, 1897.

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

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SEVENTY. EIGHTH STREET (although not yet named by proper authority), from Creston avenue to Ryer avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 18th day of March, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the abovementioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 31st day of March, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, the respectively entitled to or interested in the said respectively lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respectively and to consequence thereby, and of ascertaining and defining the extent and boundaries of the respectively and to consider the respectively entitled to or interested in the s duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Letimate and Assessment, at our office, ninth floor, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we the said Commissioners will be in accounted.

And we, the said Commissioners, will be in attendance at our said office on the 19th day of May, 1897, at 20 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, April 24, 1807.

York.
Dated New York, April 24, 1897.
RIGNAL D. WOODWARD, F. D. MAHONEY, J.
HENRY HAGGERTY, Commissioners
Hanry DE FOREST BALDWIR, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to EAST ONE HUNDRED AND SEVENTY-EIGHTH STREET (Powell place) (although not yet named by proper authority), from Cedar avenue (Riverview Terrace) to the bulkhead line of the Harlem river, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road.

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

DURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Cour of the State of New York, at a Special Term of said Court, to be held at Part III. thereof, in the County Court-house, in the City of New York, on Friday, the arst day of May, 1897, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening and extending of a certam street or avenue known as East One Hundred and Seventy-eighth street (Powell place), from Cedar avenue (Riverview Terrace) to the bulkhead line of the Harlem river, in the Twenty-fourth Ward of the City of New York, being the tolowing described lots, pieces or parcel: of land, viz.:

Beginning at a point in the western line of Cedar avenue (Riverview Terrace) and Secogwick avenue.

1st. Thence northeasterly along the western line of Cedar avenue (Riverview Terrace) and Secogwick avenue.

2d. Thence northwesterly deflecting of degrees to the left for 670.09 feet to the eastern bulkhead line of the Harlem river.

2d. Thence southwesterly curving to the left on the arc of a circle whose radius, drawn southeasterly from the meetern extremity of the preceding course, forms

the Harlem river.

3d. Thence southwesterly curving to the left on the arc of a circle whose radius, drawn southeasterly from the western extremity of the preceding course, forms an angle of 2 degrees 26 minutes 45 seconds to the north with said course and whose radius is 19,600 feet for 60.05 feet along the eastern bulkhead line of said river.

4th. Thence easterly for 668.33 feet to the point of herinning.

4th. Thence easterly for 668.33 teet to the point of beginning.
East One Hundred and Seventy-eighth street (Powell place) is designated as a street of the first class, and is shown on section 15 of the Final Maps and Profiles of the Twenty-third and Twenty-lourth Wards of the City of New York, filed in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York on December 16, 1895; in the office of the Register of the City and County of New York on December 17, 1895, and in the office of the Secretary of State of the State of New York on December 17, 1895.

Dated New York, May 10, 1897.
FRANCIS M. SCOIT, Counsel to the Corporation, No. 2 Tryon Row, New York City.

Dated New York, May 10, 1897.
FRANCIS M. SCOIT, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of Michael T. Daly, Commissioner of Public Works of the City of New York, for and on behalt of The Mayor, Aldermen and Commonalty of the City of New York, for and on behalt of The Mayor, Aldermen and Commonalty of the City of New York, spieces or parcels of land in the Twelfth and Twentythird Wards of the City of New York, for the purpose of the construction of a drawbridge and approaches thereto, with the necessary abutments and arches, over the Harlem river, connecting the northerly end of Third avenue, in the Twelfth Ward of said city, with the southerly end of Third avenue, in the Twelfth Ward of said city, with the southerly end of Third avenue, in the Twelfth Ward of said city, with the southerly end of Third avenue, in the Twelfth Ward of said city, with the southerly end of Third avenue, in the Twelfth Ward of said city, with the southerly end of Third avenue, in the Twelfth Ward of said city, with the southerly end of Third avenue, in the Twelfth Ward of said city, and to the owner or owners, occupant or occupants, of all houses and lots and improved and unimproved lands, premises, property, rights and interests affected thereby, and to all others whom it may concern, to wit:

First—That we have completed our fifth separate estimate and assessment, and that all persons interested in this proceeding, or in any of the lands, premises, property, rights and interests affected thereby and having objections hereto, do present their said objections in writing, duly verified, to us at our office, Room No. 113, on the third floor of the Stewart Building, No. 280 Broadway, in said city, on or before the 11th day of June, 1897, and for that purpose will be in attendance at our said office on each of said ten days at 10.30 o'clock in the forenoon.

Second—That the abstract of our said fifth estimate and assessment, together with our damage map, and also all the affidavits, e

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Aldermen and Commonalty of the City of New York to certain lands in the block bounded by MOTI', BAYARD, MULBERRY AND CANAL STREETS, in the Sixth Ward of said city, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the provisions of chapter 191 of the Laws of 1888, and the various statutes amendatory thereof.

DURSUANT TO THE PROVISIONS OF CHAP-ter 191 of the Laws of 1888, and the various

various statutes amendatory thereof.

DURSUANT TO THE PROVISIONS OF CHAPter 197 of the Laws of 1888, and the various
statutes amendatory thereof, notice is hereby given that
an application will be made to the Supreme Court of
the State of New York, at a Special Term of said
Court, to be held at Part III. thereof, at the County
Court-house, in the City of New York, on the 18th day
of May, 1897, at the opening of the Court on that
day, or as soon thereafter as counsel can be heard
thereon, for the appointment of Commissioners of Estimate in the above-entitled matter.

The nature and extent of the improvement hereby
intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York to certain lands and premises, with the buildings thereon and
the appurtenances thereto belonging, in the block
bounded by Mott, Bayard, Mulberry and Canal streets,
in the Sixth Ward of said city, in fee simple absolute, the
same to be converted, appropriated and used to and for
the purposes specified in said chapter 191 of the Laws
of 1888, and the various statutes amendatory thereof,
said property having been duly selected and approved
by the Board of Education as a site for school purposes, under and in pursuance of the provisions of said
chapter 191 of the Laws of 1888, and the various statutes
amendatory thereof, being the following described lots,
pieces or parcels of land, namely:

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

Beginning at a point in the easterly line of the present
site of Grammar School No. 23, which point is distant 50

feet northerly from the northerly line of Bayard street and 100 feet and 7 inches westerly from the westerly line of Mott street; running thence northerly and along the said easterly line of the present site of Grammar School No. 23 50 feet; thence easterly parallel with Bayard street 33 feet and 4 inches; thence southerly parallel with the said easterly line of the present site of Grammar School No. 23 50 feet; thence westerly parallel with Bayard street 33 feet and 4 inches to the point or place of beginning.

Dated New York, May 4, 1897.

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

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hered taments required for the purpose of opening WENDOVER AVENUE (although not yet named by proper authority), from Third avenue to the western line of Crotona Park, and from Bosten road to the eastern line of Crotona Park, as the same has been heretofore laid out and designated as a first-class street or road in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE THE

heretolore laid out and designated as a prist-class street or road in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 25th day of March, 1897. Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, heredilaments and premises required for the purpose by and in consequence of opening the abovementioned street or avenue, the same being particularly set forth and described in the petition of 'Ine Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 7th day of April, 1807, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditament and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the actentited "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said

acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Co.nmissioners of Estimate and Assessment, at our office, ninth floor, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 31st day of May, 1897, at 10.30 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonslty of the City of New York.

Dated New York, May 7, 1897.

ALFRED F. SELIGSBERG, FRANCIS D. HOYT, ROBERT H. NEAMANN, Commissioners.

John P. Dunn, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening TIMPSON PLACE (although not yet named by proper authority), from St. Joseph's street to Whitlock avenue, as the same has been heretofore laid out and designated as a first-class street or road in the Twenty-third Ward of the City of New York.

NTOFICE IS HEREBY GIVEN THAT WE. THE

designated as a first-class street or road in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 22th day of March, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 7th day of April, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, I lying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our

Commissioners of Estimate and Assessment, at our office, ninth floor, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 31st day of May, 1897, at 10.30 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, May 7, 2897.

JOHN F. O'RYAN, JOHN LARKIN, JOHN H. SPELLMAN, Commissioners.

HENRY DE FOREST BALDWIN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has fiot been heretofore acquired, to the lands, tenements and herediaments required for the purpose of opening EAST ONE HUNDRED AND SEVENTY-SIXTH EAST ONE HUNDRED AND SEVENTY-SIXTH STREET (although not yet named by proper authority), from Monroe avenue to Tremont avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 2sth day of March, 1897, Commisioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 7th day of April, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and oersons interested in the real estate taken or to be taken for the purpose of opening the said

or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 31st day of May, 1897, at 10.30 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, May 7, 1897.

JOSEPH BLUMENTHAL, JOHN FRANKEN-HEIMER, LOUIS B. VAN GAASBECK, Commissioners.

HENRY DE FOREST BALDWIN, Clerk.

oners. HENRY DE FOREST BALDWIN, Clerk.

HEIMER, LOUIS B. VAN GAASBECK, Commissioners.

HENRY DE FOREST BALDWIN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring itiele, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SEVENITETH STREET (although not yet named by proper authority), from Boston road to Prospect avenue, and from Bristow street to Charlotte street, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third and Twenty-fourth Wards of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 2sth day of March, 1807, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the abovementioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 7th day of April, 1897; and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and having any claim or demand on account hereof, are hereby requ

York.
Dated New York, May 7, 1897.
JAMES R. ELY, J. DE COURCEY IRELAND,
GEORGE G. BANZER, Commissioners
JOHN P. DUNN, Clerk.

GEORGE G. BANZER, Commissioners

JOHN P. DUNN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening RYER AVENUE (although not yet named by proper authority), from Burnside avenue to East One Hundred and Eighty-seventh street, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 25th day of March, 1807, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 7th day of April, 1807, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective

ing the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the reai estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 31st day of May, 1897, at 10 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, May 7, 1897.

JAS. W. HAWES, JAS. O. FARRELL, ANDREW S. HAMERSLEY, JR., Commissioners.

Henry De Forest Baldwin, Clerk.

S. HAMERSLEY, JR., Commissioners.

HENRY DE FOREST BALDWIN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretolore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND FORTY-SIXTH STREET (although not yet named by proper authority), from Mott avenue to River avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Iwenty-third Ward of the City of New York.

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections, in writing, to us, at our office, Nos. op and og West Broadway, ninth floor, in said city, on or before the 1st day of June, 1897, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said 1st day of June, 1897, and for that purpose will be in attendance at our said office on each of said ten days at 4 o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited in the Bureau of Street Openings in the Law Department of the City of New York, at its office, Nos. op and 2 West Broadway, in the said city, there to remain until the 7th day of June, 1897.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land situate, lying and being in t

CHARLES P. LATTING, Commissioners.

JOHN P. DUNN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening CHEEVER PLACE (although not yet named by proper authority), from Mott avenue to Gerard avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

W. E., THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-entitled matter, hereby give notice to all persons interested in this proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections, in writing, to us, at our office, Nos. 90 and 98 West Broadway, minth floor, in said city, on or before the 1st day of June, 1897, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said 1st day of June, 1897, and for that purpose will be in attendance at our said office on each of said ten days at 4 o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited in the Bureau of Street Openings in the Law Department of the City of New York, at its office, Nos. 90 and 92 West Broadway, in the said city, there to remain until the 7th day of June, 1897.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.:

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: On the north by a line drawn parallel to East One Hundred and Forty-fourth street and distant 100 feet northerly from the northerly side thereof from the westerly side of Railroad avenue, East, or Park avenue, to bulkhead-line, Harlem river; on the south by the middle line of the blocks between East One Hundred and Thirty-eighth street and East One Hundred and Thirty-eighth street and East One Hundred and Thirty-fifth street from the westerly side of Railroad avenue, East, or Park avenue, to bulkhead-line, Harlem river; on the east by the westerly side of Railroad avenue, East, or Park avenue, and on the west by bulkhead-line, Harlem river; excepting from said area all streets, avenues and roads, or portions thereof, heretofore legally opened, as such area is shown upon our benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to a Special Term of the Supreme Court, Part III.. of the State of New York, to be held in and for the City and County of New York, at the County Court-house, in the City of New York, at the County Court-house, in the City of New York, on the 25th day of June, 1897, at the opening of the Court on that day, and that then and thereon, a motion will be made that the said report be confirmed.

Dated New York, April 30, 1897.

EDWARD S. KAUFMAN Charles and the contract of the confirmed.

confirmed.

Dated New York, April 30, 1897.

EDWARD S. KAUFMAN, Chairman; FRANCIS
S. McAVOY, Commissioners
JOHN P. DUNN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening WALTON AVENUE (although not yet named by proper authority), from East One Hundred and Sixty-seventh street to Tremont avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third and Twenty-fourth Wards of the City of New York.

been heretofore laid out and designated as a first-class street or road, in the Twenty-third and Twenty-fourth Wards of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 18th day of March, 1897, Commissioners of Estimate and Assessment of the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 31st day of March, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the actentitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said

and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demend on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos. oo and o2 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 18th day of May, 1897, at 10 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or 10 behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, April 23, 1897.

EDWARD S. KAUFMAN, WM. J. BROWNE, WILEUR LARREMORE, Commissioners.

John P. Dunn, Clerk.

In the matter of the application of the Board of Education, ly the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Aldermen and Commonalty of the City of New York to certain lands CN THE SOUTHERLY SIDE OF TWENTY-FIFTH STREET, between Seventh and Eighth avenues, in the Sixteenth Ward of said city, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the provisions of chapter 191 of the Laws of 1888, and the various statutes amendatory thereof.

PURSUANT TO THE PROVISIONS OF CHAP-ter 191 of the Laws of 1888, and the various statutes amendatory thereof, notice is hereby given that an application will be made to the Supreme Court of the State of New. York, at a Special Term of said Court, to be held in Part III, thereof, at the County Court-house, in the City of New York, on the 28th day of May, 1897, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York to certain lands and premises, with the buildings thereon and Eighth avenues, in the Sixteenth Ward of said city, in tee simple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, said property having been duly selected and approved by the Board of Education as a site for school purposes, under and in pursuance of the provisions of said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, said property having been duly selected and approved by the Board of Education as a site for school purposes, under and in pursuance of the provisions of said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, being the following described lots, pieces

and the various statutes amendatory thereo, being the following described lots, pieces or parcels of land, namely:

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

Beginning at a point in the scutherly line of Twenty-fifth street distant 345 feet westerly from the corner formed by the intersection of the westerly line of Seventh avenue with the southerly line of Twenty-fifth street; running thence southerly parallel with Seventh avenue and part of the way through a party wall 78 feet and 9 inches; thence easterly parallel with Twenty-fifth street 45 feet; thence southerly parallel with Twenty-fifth avenue 20 feet to the centre line of the block and to the northerly line of the present site of Grammar School No. 45; thence westerly along said centre line of the block, and along said northerly line of the present site of Grammar School No. 45; thence westerly along said centre line of the Jarley parallel with Seventh avenue 20 feet; thence northerly parallel with Seventh avenue and part of the way through a party wall 78 feet and 9 inches to the southerly line of Twenty-fifth street 45 feet; thence northerly parallel with Seventh avenue and part of the way through a party wall 78 feet and 9 inches to the southerly line of Twenty-fifth street; thence easterly along said southerly line of Twenty-fifth street; thence easterly along said southerly line of Twenty-fifth street; thence easterly along said southerly line of Twenty-fifth street; thence easterly along said southerly line of Twenty-fifth street; thence easterly along said southerly line of Twenty-fifth street; thence easterly along said southerly line of Twenty-fifth street; thence easterly along said southerly line of Twenty-fifth street; thence easterly along said southerly line of Twenty-fifth street; thence easterly along said southerly line of Twenty-fifth street; thence easterly along said southerly line of the Board of Educa-

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of
New York, relative to acquiring title by The
Mayor, Aldermen and Commonalty of the City
of New York to certain lands on JEROME AVENUE
AND WALTON AVENUE (proposed) north of One
Hundred and Eighty-fourth street, in the Twentyfourth Ward of said City, duly selected and approved
by said Board as a site for school purposes, under and
in pursuance of the provisions of chapter 191 of the
Laws of 1888, and the various statutes amendatory
thereof.

PURSUANT TO THE PROVISIONS OF chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part III. thereof, at the County Court-house, in the City of New York, on the 28th day of May, 7897, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate in the above-entitled matter.

appointment of Committee entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on Jerome avenue and Walton avenue (proposed) north of One Hundred and

Eighty-fourth street, in the Twenty-fourth Ward of said City, in fee simple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, said property having been duly selected and approved by the Board of Education as a site for school purposes, under and in pursuance of the provisions of said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, being the following described lots, pieces or parcels of land, namely:

1885, and the various status, pieces or parcels of land, namely:

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

Beginning at a point in the easterly line of Jerome avenue, which point is distant 390,12 feet northerly from the corner formed by the intersection of the easterly line of Jerome avenue with the northerly line of One Hundred and Eighty-fourth street; running thence northerly along the said easterly line of Jerome avenue 10,92 feet to an angle in said avenue; thence again in a northerly direction and still along the easterly line of Jerome avenue 89,52 feet; thence easterly 187,66 feet to a point in the proposed westerly line of Walton avenue, which point is distant northerly 588.18 feet from the northerly line of One Hundred and Eighty-fourth street; running thence southerly and along the proposed westerly line of Walton avenue with the northerly line of One Hundred and Eighty-fourth street; thence westerly and at right angles to said proposed westerly line of Walton avenue with the northerly line of Walton avenue view the line of Walton avenue 196,51 feet to the point or place of beginning.

Dated New York, May 4, 1897.

or place of beginning.
Dated New York, May 4, 1897.
FRANCIS M. SCOTT, Counsel to the Corporation,
No. 2 Tryon Row, New York City.

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

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands ON THE SOUTHERLY SIDE OF ONE HUNDRED AND FIFTY-SIXTH STREET, between Amsterdam avenue and Kingsbridge road, in the Twelith Ward of said City, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the provisions of chapter 191 of the Laws of 1888, and the various statutes amendatory thereof.

DURSUANT TO THE PROVISIONS OF CHAP-ter 191 of the Laws of 1888, and the various statutes amendatory thereof, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part III, thereof, at the County Court-house, in the City of New York on the 28th day of May, 1897, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on the southerly side of One Hundred and Fifty-six h street, between Amsterdam avenue and Kingsbridge road, in the Twelith Ward of said City, in fee simple absolute, the same to be converted, appropriated and used to card for the purposes specified in said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, said property having been duly selected and approved by the Board of Education as a site for school purposes, under and in pursuance of the provisions of said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, being the following described lots, pieces or parc

the various statites amendatory thereot, being the following described lots, pieces or parcels of land, namely:

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

Beginning at a point in the southerly line of One Hundred and Fifty-sixth street distant 100 feet easterly from the corner formed by the intersection of the easterly line of Amsterdam avenue with the southerly line of One Hundred and Fifty-sixth street; running thence easterly along the said southerly line of One Hundred and Fifty-sixth street 75 feet to the westerly line of the present site of Grammar School No. 46; thence southerly parallel with Amsterdam avenue and along said westerly line of the present site of Grammar School No. 46, 99 feet and 11 inches to the centre line of the block; thence westerly parallel with One Hundred and Fifty-sixth street and along said centre line of the block 75 feet; thence northerly parallel with Amsterdam avenue 99 feet and 11 inches to the point or place of beginning.

beginning.
Dated New York, May 4, 1897.
FRANCIS M. SCOTT, Counsel to the Corporation,
No. 2 Tryon Row, New York City.

Dated New York, May 4, 1897.

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

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

PURSUANT TO THE PROVISIONS OF CHAPter 191 of the Laws of 1888, and the various statutes amendatory thereof, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part III. thereof, at the County Court-house, in the City of New York, on the 28th day of May, 1897, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate in the above-entitled matter.

The nature and exten: of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on One Hundred and Fourth street, between Columbus and Amsterdam avenues, in the Twelfth Ward of said city, in feesimple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, being the following described lots, pieces or parcels of land, namely: All those certain lots, pieces or parcels of land in said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, being the following described and Fourth street; thereof the lock is the centre line of the block i

beginning.
Dated New York, May 4, 1897.
FRANCIS M. SCOTT, Counsel to the Corporation
0.2 Tryon Row, New York City.

In the matter of the application of the Board of Educa-tion, by the Counsel to the Corporation of the City of New York, relative to acquiring title by the Mayor, Aldermen and Commonalty of the City of New York to certain lands on ONE HUNDRED AND SIXTY-THIRD STREET, Grant and Morris avenues (pro-

posed), in the Twenty-third Ward of said city, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the provisions of chapter 191 of the Laws of 1888, and the various statutes amendatory thereof.

DURSUANT TO THE PROVISIONS OF CHAPter 191 of the Laws of 1888, and the various statutes amendatory thereof, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part III. thereof, at the County Court-house, in the City of New York, on the 28th day of May, 1897, at the opening of the Court on that day, or as soon thereafter as counsel can be, heard thereon, for the appointment of Commissioners of Estimate in the above-entitled matter.

The nature and extent of the improvement hereby intended is the acquisition of title by the Mayor, Aldermen and Commonalty of the City of New York to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on One Hundred and Sixty-third street, Grant and Morris avenues, in the Twenty-third Ward of said city, in fee simple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, said property having been duly selected and approved by the Board of Education as a site for school purposes, under and in pursuance of the provisions of said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, heing the following described lots, pieces or parcels of land, namely:

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

Beginning at the corner formed by the intersection of the northerly line of Morris avenue as proposed; running thence westerly along the northerly line of One Hundred and Sixty-third street in feet and 6 inches; thence easterly parallel with the said northe

beginning.
Dated New York, May 4, 1897.
FRANCIS M. SCOTT, Counsel to the Corporation,
No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Aldermen and Commonally of the City of New York to certain lands in the block bounded by ONE HUNDRED AND SIXTY-NINTH STREET, OGDEN AND MERRIAM AVENUES, in the Twenty-third Ward of said City, duly selected and approved by said Board as a site for school purposes, under and in pursuance of the provisions of chapter 191 of the Laws of 1888, and the various statutes amendatory thereof.

PURSUANT TO THE PROVISIONS OF CHAP-ter 191 of the Laws of 1888, and the various statutes amendatory thereof, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part III, thereof, at the County Court-house, in the Caty of New York, on the 28th day of May, 1897, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate in the above-entitled matter.

The nature and extent of the improvement hereby

at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate in the above-entitled
matter.

The nature and extent of the improvement hereby
intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York to certain lands and premises, with the buildings thereon and
the appurtenances thereto belonging, in the block
bounded by One Hundred and Sixty-ninth street.
Ogden and Merriam avenues, in the Twenty-third Ward
of said City, in fee simple absolute, the same to be converted, appropriated and used to and for the purposes
specified in said chapter 191 of the Laws of 1888, and the
various statutes amendatory thereof, said property hav
ing been duly selected and approved by the Board of
Education as a site for school purposes, under and in
pursuance of the provisions of said chapter 191 of the
Laws of 1888, and the various statutes amendatory
thereof, being the following described lots, pieces or
parcels of land, namely:

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

First—Beginning at the corner formed by the intersection of the northerly line of Merriam avenue with
the westerly line of Ogden avenue; running thence
westerly along the northerly line of Merriam avenue
105 feet 6½ inches to an angle in the said northerly line
of Merriam avenue; thence northerly and along the
easterly line of Merriam avenue as first mentioned
and along the said southerly line of land previously
acquired for school purposes; 136 feet 10¾ inches to the
mortherly line of Gogden avenue; of feet to the
northerly line of Merriam avenue so feet to the
northerly line of Gogden avenue 50 feet to the
point or place of beginning.

Second—Beginning at the corner formed by the intersection of the easterly line of Merriam avenue with the
southerly line of Gogden avenue; of feet 10¾ inches to the
westerly li

or place of beginning.
Dated New York, May 4, 1897.
FRANCIS M. SCOTT, Counsel to the Corporation,
No. 2 Tryon Row, New York City.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening TIE-BOUT AVENUE (although not yet named by proper authority). from East One Hundred and Eightieth street to Fordham road, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 25th day of March, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 7th day of April, 1807, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and prem. se not required for the purpose of opening, laying out and forming the same,

but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos. 90 and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 9th day of June, 1897, at 10, 90 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place, and at such further or other time and place, and we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, May 15, 1897.

JACOB KATZ, MICHAEL COLEMAN, WALTER

New York.
Dated New York, May 15, 1897.
JACOB KATZ, MICHAEL COLEMAN, WALTER
LARGE, Commissioners.
JOHN P. DUNN, Clerk.

In the matter of the application of Michael T. Daly, Commissioner of Public Works of the City of New York, for and in behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title in fee, to certain lots, pieces or parcels of land in the Twellth and Twenty-third Wards of the City of New York, for the purpose of the construction of a draw-bridge and approaches thereto, with the necessary abutments and arches, over the Harlem river, connecting the northerly end of Third avenue, in the Twelfth Ward of said city, with the southerly end of Third avenue, in the Twenty-third Ward of said city.

river, connecting the northerly end of Third avenue, in the Twelfth Ward of said city, with the southerly end of Third avenue, in the Twenty-third Ward of said city.

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

First—That we have completed our fourth separate estimate and assessment, and that all persons interested in this proceeding, or in any of the lands, premises, property, rights and interests affected thereby, and having objections thereto, do present their said objections, in writing, duly verified, to us, at our office, Room No. 113, on the third floor of the Stewart Building. No. 280 Broadway, in said city, on or before the 27th day of May, 1897, and that we, the said Commissioners, will hear parties so objecting within the ten week-days next after the said 27th day of May, 1897, and for that purpose will be in attendance at our said office on each of said ten days at ro.30 o'clock in the forenoon.

Second—That the abstract of our said fourth estimate and assessment, together with our damage map, and also all the affidavits, estimates and other documents used by us in making our-said report, have been deposited in the office of the Commissioner of Public Works, in the American Tract Society Building, corner of Nassau and Spruce streets, in said city, there to remain until the 28th day of May, 1897.

Third—That our said fourth separate abstract of estimate and assessment embraces all the lands, premises, property, rights and interests within the tract bounded by Third avenue, One Hundred and Twenty ninth street, the bulkhead-line of the Harlem river and the property now or late of William H. Payne, which are taken, acquired or affected m this proceeding, as specifically shown on

Fourth—That our fourth separate report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereot, to be held in Part III., in the County Court-house, in the City of New York, on the 22d day of June, 1807, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated New York, April 21, 1837.

DAVID LEVENTRITT, PETER BOWE, ARTHUR INGRAHAM, Commissioners.

James A. C. Johnson, Clerk.

ARTHUR INGRAHAM, Commissioners.

James A. C. Johnson, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND EIGHTIETH STREET (formerly Samuel street) (although not yet named by proper authority), from Third avenue to Webster avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York, NOTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter will be presented for taxation to one of the Justices of the Supreme Court, at a Special Term thereof, Part I., to be held in and for the City and County of New York, on the 28th day of May, 1897, at ro.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon, and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the City and County of New York, here to remain for and during the space of ten days, as required by law.

Dated New York, May 14, 1897.

PIERRE V. B. HOES, JAMES R. ANGEL, AR-THUR INGRAHAM, Commissioners.

John P. Dunn, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, rela-

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening OAKLEY STREET (although not yet named by proper authority), from Mount Vernon avenue to

ing OAKLEY STREET (although not yet named by proper authority), from Mount Vernon avenue to Verio avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter will be presented for taxation to one of the Justices of the Supreme Court, at a Special Term thereof. Part I., to be held in and for the City and County of New York, at the County Court-house, in the City of New York, on the 26th day of May, 1897, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon, and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the City and County of New York, there to remain for and during the space of ten days, as required by law.

remain to the by law.

Dated New York, May 11, 1897.

Dated New York, May 11, 1897.

ELLIOT SANDFORD, THOMAS E. FITZ-GERALD, PETER RAFFERTY, Commissioners.

HENRY DE FOREST BALDWIN, Clerk.

In the matter of the application of The Mayor, Alder-men and Commonalty of the City of New York, rela-tive to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SEVENTY-FIRST STREET (although not yet named by proper authority), from Sedgwick avenue to the United States bulkhead line of the Harlem river, as the same has

been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the Cuty of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 25th day of March, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, here-ditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set torth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 7th day of April, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective veners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the actentield "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York, with such shidavits or other proofs as the said owners or claimants may desired to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment at our office, Nos. 90 and 92 West Broadway, ninth

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening CONCORD AVENUE (although not yet named by proper authority), from East One Hundred and Fortyfirst street to Kelly street, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

first street to Kelly street, as the same has been heretolore laid out and designated as a first-class street or
road, in the Twenty-third Ward of the City of New
York.

NOTICE IS HEREBY GIVEN THAT WE, THE
under igned, were appointed by an order of the
Supreme Court, bearing date the 25th day of March,
1897. Commissioners of Estimate and Assessment for
the purpose of making a just and equitable estimate and
assessment of the loss and damage, if any, or of the
benefit and advantage, if any, as the case may be, to the
respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements,
hereditaments and premises required for the purpose by
and in consequence of opening the above-mentioned
street or avenue, the same being particularly set forth
and described in the petition of The Mayor, Aldermen
and Commonalty of the City of New York, and also in
the notice of the application for the said order thereto
attached, filed herein in the office of the Clerk of the
City and County of New York on the 7th day of April,
1807, and a just and equitable estimate and assessment
of the value of the benefit and advantage of said street
or avenue so to be opened or laid out and formed, to the
respective owners, lessees, parties and persons respectively entitled to or interested in the said respectively
lands, tenements, hereditaments and premises not
required for the purpose of opening, laying out and
forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the
respective tracts or parcels of land to be taken cr to be
assessed therefor, and of performing the trusts and
duties required of us by chapter 16, title 5, of the act
entitled "An act to consolidate into one act and to
declare the special and local laws affecting public
interests in the City of New York," passed July 1, 1882,
and the acts or parts of acts in addition thereto or
amendatory thereof.

All parties and persons interested in the real estate
taken or to be taken for the

Dated New York, May 15, 1807.
PETER A. WALSH, ROBERT STURGIS, J. J.
TOWNSEND, Commissioners.
JOHN P. DUNN, Clerk.

John P. Dunn, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SEVENTY-NINTH STREET (although not yet named by proper authority), from Jerome avenue to Anthony avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 25th day of March, 1297, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 7th day of April, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective ventreled or interested in the said respective owners, lessees, parties and persons respectively entitled to or interested in the said respective owners, lessees, parties and persons respectively entitled to or interested in the said respective

lands, tenements, hereditaments and premises not required for the pu pose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the sane, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos, oo and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 9th day of June, 1897, at 10, 20 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such further or other time and place, and at such further or other time and place, and at such further or other time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, May 15, 1897.

JULIUS J. FRANK, DENNIS MCEVOY, MI-

Dated New York, May 15, 1897.

JULIUS J. FRANK, DENNIS MCEVOY, MICHAEL J. KELLY, Commissioners.

H. de F. Baldwin, Clerk.

TULIUS J. FRANK, DENNIS McEVOY, MI-CHAEL J. KELLY, Commissioners.

H. de F. Baldwin, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SEVENTIETH STREET (although not yet named by proper authority), from Jerome avenue to the western approach to the Concourse to Morris avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third and Twenty fourth Wards of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 20th day of April, 1807, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 28th day of April, 1807, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective ands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundari

notice.

And we, the said Commissioners, will be in attendance at our said office on the 8th day of June, 1857, at 11 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York.

Dated New York.

The Mayor, Aldermen and Community, New York.

New York.

Dated New York, May 14, 1897.

G. FAUVEL GOURAUD, CHARLES B. PAGE,
JOHN LARKIN, Commissioners.

JOHN P. DUNN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening ONE HUNDRED AND SEVENTY-FIRST STREET (although not yet named by proper authority), between Kingsbridge road and Amsterdam avenue, as the same has been heretofore laid out and designated as a third-class street or road, in the Twelth Ward of the City of New York.

MIOTICE IS HEREBY GIVEN THAT WE THE

avénue, as the same has been heretofore laid out and designated as a third-class street or road, in the Twelth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WF, THE modersigned, were appointed by an order of the Supreme Court, bearing date the 20th day of April, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 28th day of April, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York, vipassed July 1, 1882, and the act or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said stre

ties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

York.

Dated New York, May 14, 1897.

G. M. SPEIR, FRANK A. UIHLEIN, JAMES O.

FARRELL, Commissioners.

JOHN P. DUNN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to WALTON AVENUE (although not yet named by proper authority), from Tremont avenue to Fordham road, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road.

heretofore laid out and designated as a first-class street or road.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part III. thereof, in the County Court-house, in the City of New York, on Friday, the 21st day of May, 1897, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Walton avenue, from Tremont avenue to Fordham road, in the Twenty-fourth Ward of the City of New York, being the following described lots, pieces or parcels of land, viz.:

PARCEL "A."

Beginning at a point in the southern line of Burnside avenue distant 201.89 feet southeasterly from the intersection of the southern line of Burnside avenue with the eastern line of Jerome avenue.

1st. Thence southeasterly along the southern line of Burnside avenue for 60.57 feet.

2d. Thence southwesterly deflecting 97 degrees 51 minutes 8 seconds to the right for 880.05 feet to the northern line of Tremont avenue.

3d. Thence northwesterly deflecting 97 degrees 51 minutes 8 seconds to the right for 880.05 feet to the northern line of Tremont avenue for 60.67 feet.

4th. Thence northeasterly for 867.35 feet to the point of beginning.

PARCEL "B."

of beginning.

PARCEL "B."

Beginning at a point in the northern line of Burnside avenue distant 201.85 feet southeasterly from the intersection of the northern line of Burnside avenue with the eastern line of Jerome avenue.

1st. Thence southeasterly along the northern line of Burnside avenue for 60.57 feet.

2d. Thence northeasterly deflecting 82 degrees 8 minutes 52 seconds to the left for 951.18 feet.

3d. Thence northeasterly deflecting 9 degrees 45 minutes 3 seconds to the left for 1,798.82 feet to the southern line of East One Hundred and Eighty-fourth street.

4th. Thence northwesterly along the southern line of East One Hundred and Eighty-fourth street.

5th. Thence southwesterly deflecting 89 degrees 25 minutes 40 seconds to the left for 1,793.10 feet.

6th. Thence southwesterly for 954.34 feet to the point of beginning.

PARCEL "C."

of beginning.

PARCEL "C."

Beginning at a point in the southern line of Fordham road distant ros. 82 feet southeasterly from the intersection of the southern line of Fordham road with the eastern line of Jerome avenue.

rst. Thence southeasterly along the southern line of Fordham road for 60.23 feet.

2d. Thence southwesterly deflecting 85 degrees 2 minutes 40 seconds to the right for 813.52 feet to the northern line of East One Hundred and Eighty-fourth street.

minutes 40 seconds to the right for \$13.52 leet to the northern line of East One Hundred and Eighty-fourth street.

3d. Thence northwesterly along the northern line of East One Hundred and Eighty-fourth street for 60 feet.

4th. Thence northeasterly for \$19.33 feet to the point of beginning.

Walton avenue is designated as a street of the first class, and is shown on sections 14 and 17 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards of the City of New York, filed as follows: In the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards, section 14 on December 16, 1895, and section 17 on December 17, 1895; in the office of the Register of the City and County of New York, section 14 on December 17, 1895, and section 17 on December 18, 1895, and section 18 on December 19, 1895, and section 19 on December 28, 1895, and section 19 on December 28, 1895.

Dated New York, May 10, 1897.

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

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to EASTONE HUNDRED AND SIXTY-FOURTH STREET (although not yet named by proper authority), from Jerome avenue to Sheridan avenue, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road.

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

PURSUANT TO THE STATUTES IN SUCH
Cases made and provided, notice is hereby given
that an application will be made to the Supreme Court of
the State of New York, at a Special Term of said Court,
to be held at Part III. thereof, in the County Court-house,
in the City of New York, on Friday, the 21st day of
May, 1897, at the opening of the Court on that
day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate
and Assessment in the above-entitled matter. The
nature and extent of the improvement hereby intended
is the acquisit n of title by The Mayor, Aldermen and
Commonalty of the City of New York, for the use of the
public, to all the lands and premises, with the buildings
thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue
known as East One Hundred and Sixty-fourth street,
from Jerome avenue to Sheridan avenue, in the Twentytourth Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

PARCEL "A."

Beginning at a point in the eastern line of Jerome
avenue distant 466.44 feet southwesterly from the intersection of the eastern line of Jerome avenue with the
southern line of East One Hundred and Sixty-fitth
street.

13. Thence casterrly deflecting for degrees 11 minutes
20 seconds to the left for 580.18 feet to the western line of
River avenue.
3d. Thence northerly along the western line of River
avenue for for feet.

20. 1 hence cases.

20 seconds to the left for 580.18 feet to the western line of River avenue.

3d. Thence northerly along the western line of River avenue for 60 feet.

4th. Thence westerly for 568.32 feet to the point of beginning.

PARCEL "B."

Beginning.

PARCEL "B."

Beginning at a point in the western line of Gerard avenue distant 450 feet southerly from the intersection of the western line of Gerard avenue with the southern line of East One Hundred and Sixty-fifth street.

1st. Thence southerly along the western line of Gerard avenue for 60 feet.

2d. Thence westerly deflecting 90 degrees to the right for 230 feet to the eastern line of River avenue.

3d. Thence northerly along the eastern line of River avenue for 60 feet.

4th. Thence easterly for 230 feet to the point of beginning.

PARCEL "C."

Beginning at a point in the eastern line of Gerard avenue distant 449.39 feet southerly from the intersec-

southern line of East One Hundred and Sixty-fifth street.

1st. Thence southerly along the eastern line of Gerard avenue for 60 feet.

2d. Thence easterly deflecting oo degrees to the left for 200 feet to the western line of Walton avenue.

3d. Thence northerly along the western line of Walton avenue for 60 feet.

4th. Thence westerly for 200 feet to the point of beginning.

tion of the eastern line of Gerard avenue with the southern line of East One Hundred and Sixty-fifth

ginning.

PARCEL "D."

Beginning at a point in the western line of Grand Boulevard and Concourse distant 42x.79 feet southerly from the intersection of the western line of the Grand Boulevard and Concourse with the southern line of the western approach to the same at East One Hundred and Sixty-fith street.

18t. Thence southerly along the western line of the Grand Boulevard and Concourse for 60.01 feet.
2d. Thence westerly deflecting 91 degrees 10 minutes 28 seconds to the right for 256.37 feet to the eastern line of Walton avenue.

2d. Thence westerly denecting of adgrees to minutes 28 seconds to the right for 256.37 feet to the eastern line of Walton avenue.

3d. Thence northerly along the eastern line of Walton avenue for 60 feet.

4th Thence easterly for 255.14 feet to the point of

PARCEL "E."

Beginning at a point in the eastern line of the Grand Boulevard and Concourse distant 410, 20 feet southerly from the intersection of the eastern line of the Grand Boulevard and Concourse with the southern line of the castern approach to the same at East One Hundred and Sixty-lifth street.

18t. Thence southerly also

Sixty-ifth street.

18t. Thence southerly along the eastern line of the Grand Boulevard and Concourse for 60.01 feet.

2d. Thence easterly deflecting 88 degrees 49 minutes 32 seconds to the left for 342.80 feet to the western line of Sheridan avenue.

3d. Thence northerly along the western line of Sheridan avenue for 60.02 feet.

4th. Thence westerly for 342.65 feet to the point of beginning.

4th. Thence westerly for 342.65 feet to the point of beginning.

East One Hundred and Sixty-fourth street is designated as a street of the first class, and is shown on sections 8 and 9 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards of the City of New York, filed as follows: In the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York, section 8 on November 11, 1895, and section 9 on October 31, 1895; in the office of the Register of the City and County of New York, section 8 on November 12, 1895, and section 9 on November 24, 1895, and section 9 on November 24, 1895.

On November 13, 1895, and section on November 13, 1895, and section 1895.

Dated New York, May 10, 1897.

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

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to EAST ONE HUNDRED AND SEVENTY-SECOND STREET (although not yet named by proper authority), from Jerome avenue to Morris avenue, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or read.

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

DURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part III. thereof, in the County Court-house, in the City of New York, on Friday, the 21st day of May, 1897, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurrenances thereto belonging, required for the opening of a certain street or avenue known as East One Hundred and Seventy-second street, from Jerome avenue to Morris avenue, in the Twenty-fourth Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.

PARCEL "A."

Beginning at a point in the eastern line of Jerome avenue distant 798.05 feet northeasterly from the intersection of the eastern line of Ferome avenue with the northern line of East One Hundred and Seventieth street.

1st. Thence northeasterly along the eastern line of

northern line of East One Hundred and Seventieth street.

1st. Thence northeasterly along the eastern line of Jerome avenue for 60 teet.

2d. Thence southeasterly deflecting 90 degrees to the right for 200 feet to the western line of Townsend

avenue.

3d. Thence southwesterly along the western line of Townsend avenue for 60 feet.

4th. Thence northwesterly for 200 feet to the point of beginning.

Beginning at a point in the western line of Walton avenue distant 785.02 feet northeasterly from the intersection of the western line of Walton avenue with the northern line of East One Hundred and Seventieth

northern line of East One Funded astrock.

1st. Thence northeasterly along the western line of Walton avenue for 60 feet.
2d. Thence northwesterly deflecting 90 degrees to the left for 200 feet to the eastern line of Townsend avenue, 3d. Thence south easterly along the eastern line of Townsend avenue for 60 feet.
4th. Thence southeasterly for 200 feet to the point of beginning.

PARCEL "C."

Beginning at a pont in the western line of the Grand Boulevard and Concourse distant 770.80 feet southerly from the intersection of the western line of the Grand Boulevard and Concourse with the southern line of the Grand Boulevard and Concourse with the southern line of the western approach to the same at Belmont street.

18t. Thence southerly along the western line of the Grand Boulevard and Concourse for 61.87 feet.

2d. Thence northwesterly deflecting 104 degrees, 7 minutes 31 seconds to the right for 437.79 feet to the eastern line of Walton avenue.

3d. Thence northeasterly along the eastern line of Walton avenue for 60 feet.

4th. Thence southeasterly for 422.69 feet to the point of beginning.

PARCEL " D."

Beginning.

PARCEL "D."

Beginning at a point in the eastern line of the Grand Boulevard and Concourse distant 765,20 feet southerly from the intersection of the eastern line of the Grand Boulevard and Concourse with the southern line of the eastern approach to the same at Belmont street.

1st. Thence southerly along the eastern line of the Grand Boulevard and Concourse for 60.33 feet.

2d. Thence easterly deflecting 84 degrees o minutes 11 seconds to the left for 637.48 feet.

3d. Thence southeasterly deflecting 59 degrees 13 minutes 59 seconds to the right for 24.17 feet to the western line of Morris avenue.

4th. Thence northerly along the western line of Morris avenue for 80.94 feet.

5th. Thence westerly for 661.42 feet to the point of beginning.

sth. Thence westerly for 661.42 feet to the point of beginning.
East One Hundred and Seventy-second street is designated as a street of the first class, and is shown on section 9 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards of the City of New York, filed in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York on October 31, 1895; in the office of the Register of the City and County of New York on November 2, 1895, and in the office of the Secretary of State of the State of New York on November 2, 1895.

Dated New York, May 10, 1897.
FRANCIS M. SCOTT, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York. relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND THIRTIETH STREET (although not yet named by proper authority), from St. Ann's avenue to East One Hundred and Thirty-first street, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 18th day of March, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 31st day of March, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respectively entitled to or interested in the said orser thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 31st day of March, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respectively entitled to or interested in the said respective lands, tenements, heredi

or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos. 90 and 92 West Broadway. in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attend-

within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 19th day of May, 1897, at 10.30 o'clock in the torenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, April 24, 1897.

WINTHROP PARKER, THOMAS F. WCCDS, J.

WINTHROP PARKER, THOMAS F. WCCDS, J. D. ROMAN BAI DWIN, Commissioners. HENRY DE FOREST BALDWIN, Clerk.

Henky de Forest Baldwir, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to CLIFFORD PLAC E (although not yet named by proper authority), from Jerome avenue to Walton avenue, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part III. thereof, in the County Courthouse, in the City of New York, on Friday, the 21st day of May, 1807, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto be longing, required for the opening of a certain street or avenue known as Clifford place, from Jerome avenue to Walton avenue, in the Twenty-fourth Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point in the 'eastern line of Jerome avenue distant 405.c2 feet northwesterly from the inter-

Beginning at a point in the eastern line of Jerome avenue distant 405.4 a feet northwesterly from the inter-section of the eastern line of Jerome avenue with the northern line of East One Hundred and Seventy-fourth

1st. Thence northeasterly along the eastern line of Jerome avenue for 60 feet.

2d. Thence southeasterly deflecting 90 degrees to the right for 460 feet.

3d. Thence southwesterly deflecting 90 degrees to the right for 60 feet.

4th. Thence northwesterly for 460 feet to the point of beginning.

of beginning.

Clifford place is designated as a street of the first class, and is shown on section 14 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards of the City of New York, filed in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York on December 16, 1895; in the office of the Register of the City and County of New York on December 17, 1895, and in the office of the Secretary of State of the State of New York on December 17, 1895.

Dated New York, May 10, 1897.

FRANCIS M. SCOTT Coursel to the Corporation.

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

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SIXTY-THIRD

hereditaments required for the purpose of opening EAST ONE HUNDRED AND SIXTY-THIRD STREET (formerly Coleman street) (although not yet named by proper authority), from Ogden avenue to Bremer avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE VERY COUNTY OF AND THE Supreme Court, bearing date the 11th day of March, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the City and County of New York, and also in the notice of the Clerk of the City and County of New York, and also in the notice of the clerk of the City and County of New York, and also in the notice of the wellow of the wellow of the benefit and advantage, if any, are the value of the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York, and also in the notice of the clerk of the City and County of New York, and also in the notice of the clerk of the City and County of New York, and also in the notice of the clerk of the City and County of New York, with such afficiation thereto, are hereby required to present the same, duly verified, to us, the undersigned to present the same, duly verified, to us, the undersigned to present the same, duly verified, to us, the undersigned of the propose of opening, laying out and formed to the predict of the previous and previous and previous and previous interested in the real estate and assessment of the previous and previou

taining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, ninth floor, Nos., oo and 92 West Broadway, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 19th day of May, 1897, at 10.30 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, April 24, 1897.

SAM'L E. DUFFEY, EDWARD J. KIELY, JOHN D. CRIMMINS, Jr., Commissioners.

John P. Dunn, Clerk.

SAM'L E. DUFFEY, EDWARD J. KIELY, JOHN D. CRIMMINS, JR., Commissioners.

John P. Dunn, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements, and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SIXTIETH STREET (formerly Denman place) (although not yet named by proper authority), from Cauldwell avenue to Prospect avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

NoTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 11th day of March, 1897, Commissioners of Estimate and Assessment of the loss and damage, 16 any, or the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 31st day of March, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and torming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and ditties required for us by chapter 16, titl

Dated New York, April 24, 1897.
LOUIS SEIDE, J. HENRY HAGGERTY, LLOYD
MCK. GARRISON, Commissioners.
JOHN P. DUNN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been here-tofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND FORTY-SECOND STREET (although not yet named by proper authority), from Powers avenue to the Southern Boulevard, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE Nudersigned, were appointed by an order of the Supreme Court, bearing date the 18th day of March, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 31st day of March, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue, be opened valid out and formed, to the respective owners, lessees, narties and derrons respective of the Clerk of the City and county of New York on the 31st day of March, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue, be obe opened or laid out and formed, to the respective

ant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the
City of New York.

Dated NEW YORK, April 24, 1897.

BENJAMIN BARKER, JR., JOHN M. DAILY,
JOHN D. CRIMMINS, JR., Commissioners
HENRY DE FOREST BALDWIN, Clerk.

BENJAMIN BARKER, Jr., JOHN M. DAILY, JOHN D. CRIMMINS, Jr., Commissioners

HENRY DE FOREST BALDWIN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND THIRTY-FIRST STREET (although not yet named by proper authority), from St. Ann's avenue to Willow avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 11th day of March, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 31st day of March, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective owners, lessees, p

Ork.

Dated New York, April 24, 1897.

JOHN LARKIN, WILLIAM F. SCHNEIDER,
EDWARD D. O'BRIEN, Commissioners.

JOHN P. DUNN, Clerk.

In the matter of the application of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been here-tofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND SIXTY-FOURTH STREET (although not yet named by proper authority), from Summit avenue to Anderson avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court heavier, the contraction of the City of the contraction of the City of the contraction of the City of the contraction of the cont

street or road, in the Twenty-third Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 12th day of March, 1897, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 31st day of March, 1897, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate hen or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account

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

New York.

Dated New York, April 24, 1897.

JOHN G. H. MEYERS, MICHAEL L. BOUILLON,
EDWARD L. PATTERSON, Commissioners.

HENRY DE FOREST BALDWIN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonality of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to EAST ONE HUNDRED AND SEVENTY-THIRD STREET (although not yet named by proper authority), from Weeks street to the Grand Boulevard and Concourse, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road.

DURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part III. thereof, in the County Court-house, in the City of New York, on Friday, the 21st day of May, 1897, at the opening of the Court on that day, or as soon thereafter as counsel can

be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as East One Hundred and Seventy-third street, from Weeks street to the Grand Boulevard and Concourse, in the Twenty-fourth Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point in the eastern line of the Grand Boulevard and Concourse distant 197,98 feet northerly from the intersection of the eastern line of the Grand Boulevard and Concourse with the northern line of the eastern approach to the same at Belmont street.

18t. Thence northerly along the eastern line of the Grand Boulevard and Concourse to 61.03 feet.

2d. Thence easterly deflecting 79 degrees 28 minutes 25 seconds to the right for 1,046,93 feet to the western line of East One Hundred and Seventy-third street as legally opened.

3d. Thence southerly along the western line of said East One Hundred and Seventy-third street is designated as a street of the first class, and is shown on section 14 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards of the City of New York, fied in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York on December 17, 1895.

Dated New York, May 10, 1897.

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

No. 2 Tryon Row, New York City.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EASI ONE HUNDRED AND NINETY-FIFTH STREET (formerly Tappen street) (although not yet named by proper authority), from Webster avenue to Marion avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter will be presented for taxation to one of the Justices of the Supreme Court, at a Special Term thereof, Part I., to be held in and for the City and County of New York, on the 27th day of May, 1897, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon, and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the City and County of New York, there to remain for and during the space of ten days, as required by law.

Dated New York, May 13, 1897.

JAS. R. O'BEIRNE, Chairman; JOHN W. STOCKER, DANIEL J. DOWDNEY, Commissioners.

HENRY DE FOREST BALDWIN, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of WADSWORTH AVENUE (although not yet named by proper authority), from Kingsbridge road near One Hundred and Seventy-third street to Eleventh avenue, in the Twelfth Ward of the City of New York.

road near One Hundred and Seventy-third street to Eleventh avenue, in the Twelfth Ward of the City of New York.

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, Nos, 90 and 92 West Broadway (ninth floor), in said city, on or before the 1st day of June, 1897, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said 1st day of June, 1897, and for that purpose will be in attendance at our said office on each of said ten days at 3 o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 150 Nassau street, in the said city, there to remain until the 2d day of June, 1897.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: On the north by a line drawn parallel to Fort George avenue and distant roo feet easterly from the easterly side of Eleventh avenue to the easterly side of Eleventh avenue to the easterly side of Eleventh avenue and distant roo feet mortherly from the easterly side of Eleventh avenue and distant roo feet mortherly from the easterly side of Eleventh avenue and distant roo feet from the westerly leet from the westerly side thereof from One Hundred and Seventieth street to the northerly side of One Hundred and Seventy-fifth street produced; thence by the east side of Kingsbridge road from the northerly side of One Hundred and Seventy-fifth street to the northern boundary of area of assessment; excepting from said area all streets, avenues and roads, or portions thereof, heretofore legally opened as such area is shown upon our benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to

our benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to a Special Term of the Supreme Court, Part III., of the State of New York, to be held in and for the City and County of New York at the County Court-house, in the City of New York, on the 25th day of June, 1897, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated New York, March 31, 1897.

1SAAC FROMME, Chairman; SAMUEL W. MIL-BANK, J. RHINELANDER DILLON, Commissioners,
JOHN P. DUNN, Clerk.

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