THE CITY RECORD.

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PUBLIC NOTICE.

Office of the Board of Aldermen, No. 8 City Hall, New York, June 24, 1890.

At a meeting of the Common Council of the City of New York, held June 10, 1890, a preamble and resolution, of which the following is a copy, was presented and adopted. The preamble and resolution was received from his Honor the Mayor, June 24, 1890, without his approval or objections; therefore, as provided in section 75 of the New York City Consolidation Act of 1882,

Whereas, By authority of law, all the public offices of the city close at 12 o'clock M. every Saturday, and as the 4th of July, which occurs this year on Friday, is a legal holiday, it is believed that closing the public offices on the next day, Saturday, the 5th of July, thereby affording the employees of the city three consecutive holidays, viz.: Friday, Saturday and Sunday, July 4, 5 and 6, will be no detriment to the public service or cause the public any inconvenience; be it

Resolved, That all the public offices of the City of New York, not by law required to be kept open, shall be closed on Saturday, the 5th day of July, 1890.

F. J. TWOMEY, Clerk Common Council.

APPROVED PAPERS

Approved Papers for the week ending June 28, 1890.

Resolved, That One Hundred and Eighty-fourth street, from Jerome avenue to Vanderbilt avenue, West, be regulated and graded upon the established lines and grades, that the curb stones be set and the sidewalks flagged a space four feet wide, within the said limits, that culverts and inlets for drainage be constructed, and that approaches be graded at intersecting streets in use, under the direction of the Commissioners of Public Parks; and that the accompanying ordinance therefor

Adopted by the Board of Aldermen, June 10, 1890. Approved by the Mayor, June 23, 1890.

Resolved, That the carriageway of One Hundred and Forty-second street, from Third avenue to Rider avenue, be paved with trap-block pavement, and the crosswalks at the terminating and intersecting avenues be laid, where not already laid, and relaid, where now laid and not on the established grade, under the direction of the Commissioners of Public Parks; and that the accompanying ordinance therefor be adopted.

Adopted by the Board of Aldermen, June 10, 1890. Approved by the Mayor, June 23, 1890.

Whereas, By authority of law, all the public offices of the city close at 12 o'clock M. every Saturday, and as the 4th of July, which occurs this year on Friday, is a legal holiday, it is believed that closing the public offices on the next day, Saturday, the fifth of July, thereby affording the employees of the city three consecutive holidays, viz.: Friday, Saturday and Sunday, July 4, 5 and 6, will be no detriment to the public service or cause the public any inconvenience; be it therefore Resolved, That all the public offices of the City of New York, not by law required to be kept open, shall be closed on Saturday, the 5th day of July, 1890.

Adopted by the Board of Aldermen, June 10, 1890.

Received from his Honor the Mayor, June 24, 1890, without his approval or objections thereto; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

Resolved, That permission be and the same is hereby given to A. D. Winch, President of the New York City Ice Company, to place and keep a platform scale for weighing ice, not to exceed ten feet wide by sixteen feet long, in Thirteenth avenue, north of Horatio street, provided such scale shall be constructed flush with the surface of the street, so as to be no impediment or obstruction to the free uses thereof by the public, the work to be done at his own expense, under the direction of the Common Council. Common Council.

Adopted by the Board of Aldermen, June 3, 1890.

Received from his Honor the Mayor, June 24, 1890, without his approval or objections thereto; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

Resolved, That two street lamp-posts be erected and lamps placed thereon and lighted in front of the Synagogue of the Congregation Ohab Zedek, at No. 146 Norfolk street.

Adopted by the Board of Aldermen, June 10, 1890.

Received from his Honor the Mayor, June 24, 1890, without his approval or objections thereto; therefore, as provided in section 75, chapter 410, Laws of 1882, the same became adopted.

Resolved, That the following-named persons be and they are respectively reappointed to the office of Commissioner of Deeds in and for the City and County of New York, to date from the expiration of their present term of office, viz. :

Edward F. O'Dwyer. Joseph E. Newburger. Denis A. Spellissy. Patrick H. Whalen. Daniel M. Donegan. Edmund C. Gay. James R. Kiernan.

Thomas M. Marsac. Solomon Cohen. John Crow. Richard T. Rhatigan. George B. Speer. Hugh A. Taggart.

Frank P. Young. John Crow.
John P. Hilly.
Jacob Meyer.
John Martin.
William E. McDonald. Resolved, That the following-named persons be and they are hereby appointed Commissioners of Deeds in and for the City and County of New York, in the places respectively of those whose names appear opposite, and whose terms of office have expired, viz.:

William Erbe, in the place of ...

George B. Murphy, "
Henry Vanderswan, "
John J. Delaney, "
Thomas H. Coleman, in the place of ...
Charles E. McDermott, "
George A. Hyman, "
Hugh McAvoy,
Abraham Levy,
James B. Murry, "
William Dodge, ...
Charles Breitmeier, "
B. A. Jackson, ...
George W. Boynton, ...
H. J. Myers, ...
Louis Lowenstein, ...
Morris Wodiska, ...
John H. McCoy, ...
Engis McMullen ... William Erbe, in the place of ... Joseph M. Alexander.
George B. Murphy, ... Michael F. Burke.
Henry Vanderswan, ... Arthur L. Brigham. John J. Brady. John O. Ball. Samuel M. Crane. Michael J. Cahill. Charles R. Fisher. Thomas H. Flanagan. Francis J. Gallagher. Abraham Hirsch. John J. Pollok.
Charles E. Peterson.
George Francis Roesch.
Charles Rathfelder. Charles Rathfelder.
George H. Rudolph.
Charles H. Smith.
Edward C. Underhill.
Paul Weill.
J. Rhinelander Dillon.
John T. Hinds.
Joseph A. Jacobs.
Christian Kammerer.
William E. Kennedy. Morris Wodiska,
John H. McCoy,
Francis McMullen,
Philip Harnischfeger,
William Clark,
Stephen M. Sisson,
Philip A. Morris,
John McAdam,
John E. Burke,
Frank D. Pavey,
John J. Cummins, William E. Kennedy. Elisha W. McGuire. John J. Cummins, ...Joseph F. Mahon.

Louis L. Rolland, in W. H. Zeltner, Eliakim W. Gilbert, George W. Jones, Frederick Strauss, George Foster, Myer J. Stein, David Kraushaar, William H. Miller, William H. Keoch Frederick Boss.

Morton H. C. Foster.

Henry B. Henze.

Marcus J. Jacobs.

Charles W. Mack.

Wm. R. Smith. . Abraham Unzer. William H. Keogh,

Resolved, That George Olney Brott be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York in the place and stead of Philip O'Sullivan who has resigned.

Adopted by the Board of Aldermen, June 24, 1890.

Resolved, That the name of George W. Boynton, recently appointed Commissioner of Deeds, be corrected so as to read George M. Boynton.

Adopted by the Board of Aldermen, June 24, 1890.

Resolved, That permission is hereby granted to members of the National Factory Inspectors' Association to hold their convention in the Chamber of the Board of Aldermen of the City of New York, during the week ending August 30, except upon such days as the same may be occupied by this body or any of its committees.

Adopted by the Board of Aldermen, June 24, 1890. Approved by the Mayor, June 25, 1890.

FRANCIS J. TWOMEY, Clerk of the Common Council.

AQUEDUCT COMMISSION.

Minutes of Stated Meeting of the Aqueduct Commissioners, held at their Office, No. 209 Stewart Building, on Wednesday, June 18, 1890, at 3 o'clock P. M.

Present—Commissioners Duane, Tucker, Scott and Howe. In the absence of the Secretary, Auditor J. C. Lulley acted as Secretary pro tem.

The minutes of stated meeting of June 4, 1890, were read and approved.

On motion of Commissioner Scott, the reading of the minutes of stated meeting of June 11,

1890, was dispensed with at this time.

The Committee of Finance and Audit reported their examination and audit of bills contained in Vouchers Nos. 5976 to 5989 inclusive, amounting to \$414.48, also of Vouchers Nos. 5990 to 5992 inclusive, being estimates for work done by contractors, amounting to \$75,233.23.

On motion of Commissioner Howe, the same were approved and ordered certified to the Comptable of a manufacture.

The Construction or Executive Committee presented the following:

The Construction or Executive Committee present the following bids received for digging trench and for furnishing and laying the necessary water-pipe for the boiler-house at Shaft No. 25 of the New Aqueduct, viz.:

55 cents per lineal foot.

Charles Peterson

Charles Peterson

Strong Manufacturing Co.

and recommend the adoption of the following resolution:

Resolved, That, upon the recommendation of the Chief Engineer, the bid of Charles Peterson for digging trench and for furnishing and laying the necessary water-pipe for the boiler-house at Shaft No. 25 of the New Aqueduct be and the same is hereby accepted; and an appropriation of \$500 is hereby made to cover the cost of said work; likewise the cost of furnishing the necessary injectors, possile, atc.

Injectors, nozzle, etc.

The report was adopted by the following vote:

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

The Committee also reported in favor of the adoption of the following resolution:

Resolved, That, upon the recommendation of the Chief Engineer, the following named Inspectors of Masonry be and they are hereby recommended to the Civil Service Commission for examination for promotion to the grade of Superintendent of Dam Construction; and the Civil Service Commission is hereby requested to take steps to provide for such examination.

William H. Langler.

Matthew Reilly.

Rollin B. Vose.

Matthew Reilly. Robert J. Gudeon. A. L. Crosby. William H. Langler. James F. McDonough.
Andrew McCarthy.
James McCartney.
John McKeon. Daniel Clancy. M. Storen. Isaac S. Russell. Gerald McMurray. John R. Soper. John Holohan. Isaac Thomas. A. J. Sparrow. Timothy Capper. H. O. Cole. Patrick Daly. John H. Slingerland. Daniel Murray. Thomas Graham. T. J. Powers. J. J. Gaynor. W. N. Cook On motion of Commissioner Tucker, the same was adopted.

The Committee also reported in favor of the adoption of the following resolution:

Resolved, That upon the recommendation of the Chief Engineer, an appropriation of \$150 is hereby made to cover the cost of procuring a coal car required for the boiler-house and coal-bin at Shaft No. 25 of the New Aqueduct.

The same was adopted by the following vote:

Attirmative—Commissioners Duane, Tucker, Scott and Howe—4.

The Committee also presented the following:

The Construction or Executive Committee present the following communications:

NEW YORK CITY, May 21, 1890.

To the Commissioners of the New Croton Aqueduct, Stewart Building, No. 280 Broadway, New

York City:

Gentlemen—I would hereby respectfully propose to furnish the necessary material and build the railroad required for boiler-house and coal-bin, at Shaft 25, for the price for wrought iron named in the contract for Section No. 12, viz.: Six cents per pound for iron furnished. The rails to be of good, merchantable iron, and ties to be yellow pine.

Vours truly.

Yours truly, CHARLES PETERSON. New York, June 18, 1890.

To the Honorable the Committee on Construction:

GENTLEMEN—I submit herewith the proposal of Mr. Charles Peterson for furnishing the necessary material and building the railroad required to connect the boiler-house with the coal-bin at Shaft 25 of the New Aqueduct.

The cost of this work will not exceed \$250, and I would recommend that an appropriation of that amount be made for the work in question.

I am, very respectfully, A. FTELEY, Chief Engineer.

-and report in favor of the adoption of the following resolution:

Resolved, That, upon the recommendation of the Chief Engineer, the proposition of Charles

Resolved, That, upon the recommendation of the Chief Engineer, the proposition of Charles Peterson above referred to be and the same is hereby accepted, and an appropriation of \$250 is hereby made to cover the cost of said work.

The report was adopted by the following vote:

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

The Committee also reported in favor of the adoption of the following resolution:

Resolved, That upon the recommendation of the Secretary, an appropriation of \$35 be and the same is hereby made to cover the cost of exchanging a No. 2 Remington typewriting machine, now in use in his office, for one of a more improved pattern.

The same was adopted by the following vote:

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

The Committee also reported in favor of the adoption of the following resolution:

Resolved, That, upon the recommendation of the Chief Engineer, the bill of E. R. Lowe, for \$50, for diving work done in cleaning cement from the gates of the New Croton Gate-house, and for removing stone, etc., be and the same is hereby approved, and ordered certified to the Comptroller for payment. Comptroller for payment.

and for removing stone, etc., be and the same is hereby approved, and ordered certified to the Comptroller for payment.

The same was adopted by the following vote:

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

The Committee also reported in favor of the adoption of the following preamble and resolution: Whereas, Application has been made by David R. Paige & Co., contractors, for an extension of time to November 1, 1890, for the construction of the connecting tunnel between the two dams on Bog Brook, and the Chief Engineer having recommended that an extension of time to October 1, next, be granted, provided said contractors give to the City a sufficient guarantee that they will take, at their own cost, such steps as will prevent any damage to their work due to the possible rising of the water behind the masonry dam on the East Branch of Croton river, caused by the orders of the Aqueduct Commissioners or by the action of the elements; and provided also, if any damage is done to their work from such causes, they will waive all claim for compensation on account of such damage, loss of time, or on account of other losses which they may incur from the said rising of the water, we recommend the adoption of the following resolution:

Resolved, That the Aqueduct Commissioners hereby grant to David R. Paige & Co., contractors, an extension of time to October 1, 1890, in which to complete the contract above referred to, providing the bondsmen of said contract under said extension of time, which is hereby allowed to them as further time for the performance of said contract; and also provided that said firm shall execute an agreement with the Aqueduct Commissioners guaranteeing that they will take, at their own cost, such steps as will prevent any damage to their masonry dam on the East Branch of Croton river, caused by the orders of the Commissioners, or by the action of the elements; and provided also, that if any damage is done to their work from such causes, they will waive all claim for compensation on

The Committee also reported in favor of the adoption of the following resolution:

Resolved, That the resolution adopted June 11, requiring Charles Peterson to furnish a bond to provide for the final testing of the engines furnished by him at Shaft No. 25 of the New Aqueduct, be amended to read "in the sum of \$5,000" in place of the words "in an amount equal to the amount to be paid under said final estimate;" and the bond which is herewith presented is hereby approved. Sented is hereby approved.

On motion of Commissioner Howe, the same was adopted.

Commissioner Scott then called up the following preambles and resolution, laid on the table at

Commissioner Scott then called up the following preambles and resolution, laid on the table at the last meeting:

Whereas, The Counsel to the Corporation has transmitted, with his approval, an opinion by Hon. James C. Carter, special counsel, to the effect that the stipulation contained in the Aqueduct contracts are not enforceable, and that there is no right in the City to deduct from any final payments which have become due on such contracts the sum of one thousand dollars per day for the failure to completely perform within the time fixed by the contracts as the same were enlarged by the subsequent extensions, but that there is a clear liability resting upon the several contractors to pay any actual loss or damage which the City may be shown to have sustained by reason of the failure, and that such claim for damages may be deducted from the final payments upon the several sections upon which said failure to perform have occurred; and

upon which said failure to perform have occurred; and
Whereas, In the opinion of the Aqueduct Commissioners, the actual damage provable upon the
several sections already accepted, and for which final estimates have been transmitted to the Comp-

troller, is as follows:

As to	Section :	2,	\$26,103 00
44		3	18,542 00
66	**	Í	22,881 00
66			14,929 00
46	** ;	, 7	37,800 00
46		3	23,816 00
66		s' Gate-house	nothing.

Resolved, That a copy of the foregoing opinion of the Special Counsel and a copy of the letter of the Counsel to the Corporation transmitting the same be furnished to the Comptroller, and that he be advised and requested to pay to the several contractors for said Sections 2, 3, 4, 5, 7, 8, and the Yonkers' Gate-house the several sums appearing to be due to them by the final estimates for said several sections, less the several amounts hereinbefore specified as the amounts of actual loss or damage provable upon said sections respectively.

On motion of Commissioner Scott, the preambles and resolution were then amended by striking therefrom all reference to the Yonkers' Gate-house.

On motion of Commissioner Scott, the preambles and resolution as amended were then laid on the table.

On motion of Commissioner Scott, the following resolution was then adopted: Resolved, That the Comptroller be advised and requested to pay to the con-

Yonkers' Gate-house the sum appearing to be due to them by the final estimates for said section in

full, without the deduction of any damages for overtime.

On motion of Commissioner Scott, the hearing of the order to show cause by Heman Clark, contractor for the construction of Section 10B of the New Aqueduct, why the further work of construction of said section should not be discontinued, owing to the fact that the work is unnecessarily and unreasonably delayed, and for his failure to comply with the orders and directions of the Chief Engineer, and the further completion of said section done under the direction and supervision of the Aqueduct Commissioners, as provided in Clause P of the contract for the construction of said section, adjourned to this day, was postponed until Wednesday next, June 25, 1890, at 3 o'clock

The Commissioners then adjourned.

J. C. LULLEY, Secretary pro tem.

AQUEDUCT COMMISSIONERS' OFFICE, ROOM 209, STEWART BUILDING, NEW YORK, June 27, 1890.

Abstract of Account of Expenditures and Liabilities of the Aqueduct Commissioners during the Month of May, 1890, as required by Section 39, Chapter 490, Laws of 1883. EXPENDITURES.

Salaries of Engineers and employees	\$23,555 37
	153 84
Office stationery and petty expenses	181 20
Office furniture and fixtures	111 50
Printing	351 36 575 68 328 47
Instruments, drawing materials and supplies	575 08
Coal, transportation and incidental expenses	328 47

	Horse-feed, repairs to wagons, etc. Diamond rock-boring drill supplies, etc. Monumenting the line Testing machines and tests, etc. Inspection of cast-iron pipes, etc. Taxes on lands	\$223 333 30 196 1,370 878	58 00 90 16
	Expenditures Monthly estimates of amounts due to contractors for work done under contracts for Sections Nos. 1, 4, 6, 9B, 12, 16 and 17, East Branch Reservoir Dam, Dams	\$28,289	66
	Nos. I and 2, Earth and Masonry Dam, Reservoir "M," deepening and finishing Shaft No. 24, highways or roads, etc., gate-house superstructure at Pocantico Iron and timber work, etc., at shafts, gate-houses and blow-offs, stop-cock valves, etc.,	37,937	68
	Section 15, and coating interior Aqueduct with cement	2,090	68
	Total expenditures	\$68,318	02
	LIABILITIES.		
	Salaries of Engineers and employees	\$22,025	
	Office rents	1,075	
	Office stationery and petty expenses	22	
	Instruments, drawing materials and supplies	287	
۹	Coal, transportation and incidental expenses	35 295	
	Wagon, horse-feed, repairs to wagons, etc	479	
	Liabilities	\$24,221	74
	Earth and Masonry Dam. Reservoir "M," deepening and finishing Shaft No. 24,	106 674	20
	highways or roads, etc., gate-house superstructure at Pocantico	196,654	20
	on Section 15	441	68
	Total liabilities	\$221,317	62
	Examined and found correct.		
	T C THITEV	Auditor	

J. C. LULLEY, Auditor.

I hereby certify that the aforegoing is a correct and true abstract of account of the expenditures and liabilities of the Aqueduct Commissioners for the month of May, 1890, the said account being on file in the office of the Comptroller of the City of New York. JOHN C. SHEEHAN, Secretary.

EXECUTIVE DEPARTMENT.

MAYOR'S MARSHAL'S OFFICE, NEW YORK, June 28, 1890.

Number of licenses issued and amounts received therefor, in the week ending Friday, June 27, 1890.

DATE.	NUMBER OF LICENSES,	AMOUNTS.
Suturday, June 21	66	\$106 50
Monday, " 23	82	192 75
Tuesday, " 24	82	147 25
Wednesday, " 25	76	287 00
Thursday, " 26	97	172 25
Friday, " 27	126	316 00
Tot 1s	529	\$1,221 75

DANIEL ENGELHARD,

MAYOR'S OFFICE, NEW YORK, March 4, 1890.

Pursuant to section 1, subdivision 3 of chapter 10, Laws of 1888, I hereby designate the "New Yorker Zeitung" and "New York Deily News," of the daily papers printed in the City of New York as the newspapers in which the advertisements of the public notice of the time and place of auction sales in the City of New York shall be published.

HUGH J. GRANT, Mayor.

MAYOR'S OFFICE, NEW YORK, February 1, 1889.

Pursuant to section 9 of chapter 339, Laws of 1883, I hereby designate the "Daily News" and the "New York Morning Journal," two of the daily papers printed in the City of New York, in which notice of each sale of unredcemed pawns or pledges by public auction in said city, by pawnbrokers, shall be published for at least six days previous thereto, until otherwise ordered.

HUGH J. GRANT, Mayor.

OFFICIAL DIRECTORY.

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

EXECUTIVE DEPARTMENT. Mayor's Office.

No. 6 City Hall, 10 A. M. to 4 P. M.; Saturdays, 10 A. M. to 12 M. HUGH J. GRANT, Mayor. LEICESTER HOLME, Secretary and Chief Clerk.

Mayor's Marshal's Office. No. 1 City Hall, 9 A. M. to 4 P. M. DANIEL ENGELHARD, First Marshal. FRANK FOX, Second Marshal.

COMMISSIONERS OF ACCOUNTS. Rooms 114 and 115, Stewart Building, 9 A. M. to 4 P.M. MAURICE F. HOLAHAN, EDWARD P. BARKER.

AQUEDUCT COMMISSIONERS. Room 200, Stewart Building, 5th floor, 9 A. M. to 5 P. M.
JAMES C. DUANE, President; John C. Sheehan,
Secretary; A. FTELEY, Chief Engineer; J. C. LULLEY,
Auditor

BOARD OF ARMORY COMMISSIONERS. THE MAYOR, Chairman; PRESIDENT OF DEPARTMENT OF TAXES AND ASSESSMENTS, Secretary.
Address M Coleman, Staats Zeitung Building, Tryon Row. Office hours, 9 a. m., to 4 p. m.; Saturdays, 9 a. m., to 12 M. COMMON COUNCIL.

Office of Clerk of Common Council. No. 8 City Hall, o A. M. to 4 P. M. JOHN H. V. ARNOLD, President Board of Aldermen. FRANCIS J. TWOMEY, Clerk Common Council.

City Library. No. 12 City Hall, 10 A. M. to 4 P. M. JAMES H. FARRELL, City Librarian.

DEPARTMENT OF PUBLIC WORKS. Commissioner's Office.

No. 31 Chambers street, 9 A. M. to 4 P. M. THOMAS F. GILROY, Commissioner; BERNARD F. MARTIN, Deputy Commissioner.

Buran of Chief Engineer. No. 31 Chambers street, 9 A. M. to 4 P. M. GEORGE W. BIRDSALL, Chief Engineer.

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

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

Bureau of Sewers No. 31 Chambers street, 9 A. M. to 4 P. M. HORACE LOOMIS, Engineer-in-Charge. Bureau of Repairs and Supplies.

No. 31 Chambers street, 9 A. M. to 4 P. M. WILLIAM G. BERGEN, Superintendent. Bureau of Water Purveyor.

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

Bureau of Streets and Roads. No. 31 Chambers street, 9 A. M. to 4 P. M. JOHN B. SHEA, Superintendent.

Bureau of Incumbrances. No. 31 Chambers street, 9 A. M. to 4 P. M. MICHAEL F. CUMMINGS, Superintendent.

Keeper of City Hall. MARTIN J. KEESE, City Hall.

> FINANCE DEPARTMENT. Comptroller's Office.

No. 15 Stewart Building, Chambers street and Broadway, 9 A. M. to 4 P. M.
THEODORE W. MYERS, Comptroller; RICHARD A.
STORRS, Debuty Comptroller.

Auditing Bureau.

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

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

Nos. 31, 33, 35, 37, 39 Stewart Building, Chambers street and Broadway, 9 A M. to 4 P. M.
D. LOWBER SMITH, Collector of Assessments and Clerk of Arrears.
No money received after 2 P. M.

Bureau for the Collection of City Revenue and of Markets.

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

JAMES DALY, Collector of the City Revenue and Superintendent of Markets,

No money received after 2 P. M.

Bureau for the Collection of Taxes. No. 57 Chambers street and No. 35 Reade street, Stewart Building, 9 A. M. to 4 P. M. GEORGE W. MCLEAN, Receiver of Taxes; Alfred VREDEMBURGH, Deputy Receiver of Taxes. No money received after 2 P. M.

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

Office of the City Paymaster.

No. 33 Reade street, Stewart Building, 9 A. M. to 4 P.M.
John H. Timmerman, City Paymaster.

LAW DEPARTMENT.

Office of the Counsel to the Corporation. Staats Zeitung Building, third and fourth floors, o A.M. to 5 P. M. Saturdays, 9 A. M. to 12 M. WILLIAM H. CLARK, Counsel to the Corporation. ANDREW T. CAMPBELL, Chief Clerk.

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

Office of Attorney for Collection of Arrears of Personal Taxes.

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

John G. H. Mevers, Attorney.

Samuel Barry, Clerk.

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

POLICE DEPARTMENT. Central Office.

No. 300 Mulberry street, 9 A. M. to 4 P. M. CHARLES F. MACLEAN, President; WILLIAM H. KIPP Chief Clerk; T. F. RODENBOUGH, Chief of Bureau of Elections.

DEPARTMENT OF CHARITIES AND CORRECTION.

Central Office.

No. 66 Third avenue, corner Eleventh street, 9 A. M. to 4 P. M. HENRY H. PORTER, President; GEORGE F. BRITTON,

Secretary.
Purchasing Agent, Frederick A. Cushman. Office Hours, 9 A. M. to 4 P. M. Saturdays, 12 M. Contracts, Proposals and Estimates for Work and Materials for Building, Repairs and Supplies, Bills and Accounts, 9 A. M. to 4 P. M. Saturdays, 12 M. CHARLES BENN, General Bookkeeper.

Out-Door Poor Department. Office hours, 8.30 A. M. to 4.30 P. M. WILLIAM BLAKE, Superintendent. Entrance on Eleventh street.

FIRE DEPARTMENT.

Office hours for all, except where otherwise noted from g A. M. to 4 P. M. Saturdays, to 12 M.

Headquarters. Nos. 157 and 159 East Sixty-seventh street. HENRY D. PURROY, President; CARL JUSSEN, Sec-

Bureau of Chief of Department. HUGH BONNER, Chief of Department.

Bureau of Inspector of Combustibles. PETER SEERY, Inspector of Combustibles.

Bureau of Fire Marshal. JAMES MITCHELL, Fire Marshal.

Bureau of Inspection of Buildings.

THOMAS J. BRADY, Superintendent of Buildings. Attorney to Department.

WM. L. FINDLEY.

Fire Alarm Telegraph. J. Elliot Smith, Superintendent. Central Office open at all hours.

Repair Shops.

Nos. 128 and 130 West Third street. John Castles, Foreman-in-Charge, 8 A. M. to 5 P. M. Hospital Stables.

Ninety-muth street, between Ninth and Tenth avenues. JOSEPH SHEA, Foreman-in-Charge. Open at all hours.

HEALTH DEPARTMENT.

No. 301 Mott street, 9 A. M. to 4 P. M. CHARLES G. WILSON, President; EMMONS CLARK,

LEPARTMENT OF PUBLIC PARKS.

Enigrant Industrial Savings Bank Building, Nos. 49 and 51 Chambers street, 9 A.M. to 4 P.M. Saturdays, 12 M. ALBERT GALLUP, President; CHARLES DE F. BURNS, Secretary.

Office of Topographical Engineer.

Arsenal, Sixty-fourth street and Fifth avenue, 9 A. M

Office of Superintendent of 23d and 24th Wards. One Hundred and Forty-sixth street and Third avenue, Q A. M. to 5 P. M.

> DEPARTMENT OF DOCKS. Battery, Pier A, North river.

EDWIN A. POST, President; Augustus T. Docharty, Secretary.
Cffice hours, from 9 A. M. to 4 P. M.

DEPARTMENT OF TAXES AND ASSESSMENTS Staats Zeitung Building, Tryon Row, 9 A. M. to 4 P. M. Saturdays, 12 M.
MICHABL COLEMAN, President; FLOYD T. SMITH,

DEPARTMENT OF STREET CLEANING. Stewart Building. Office hours, 9 A.M. to 4 P.M. HANS S. BEATTIE, Commissioner; WILLIAM DALTON, Deputy Commissioner; GILBERT. O. F. NICOLL, Chief Clerk.

CIVIL SERVICE SUPERVISORY AND EXAMINING BOARDS.

Cooper Union, 9 A. M. to 4 P. M.

JAMES THOMSON, Chairman of the Supervisory Board;

Law Putting Secretary and Executive Officer.

BOARD OF ESTIMATE AND APPORTIONMENT Office of Clerk, Staats Zeitung Building, Room 5. The Mayor, Chairman: Charles V. Adee, Clerk.

BOARD OF ASSESSORS.

Office, 27 Chambers street, 9 A. M. to 4 P. M. EDWARD GILON. Chairman; WM. H. JASPER, Secretary

BOARD OF EXCISE. No. 54 Bond street, 9 A. M. to 4 P. M.
ALEXANDER MEAKIM, President; JAMES F. BISHOP,
Secretary and Chief Clerk.

SHERIFF'S OFFICE.

Nos. 6 and 7 New County Court-house, 9 A.M. to 4 P.M. DANIEL E. SICKLES, Sheriff; JOHN B. SEXTON, Under Sheriff.

REGISTER'S OFFICE. East side City Hall Park, 9 A. M. to 4 P. M.
FRANK T. FITZOGRALD, Register; JAMES A. HANLEY,
Deputy Register.

COMMISSIONER OF JURORS.

Room 127, Stewart Building, Chambers street and Broadway, 9 A. M. to 4 P. M.

CHARLES REILLY, Commissioner; JAMES E. CONNER, Deputy Commissioner.

COUNTY CLERK'S OFFICE.

Nos. 7 and 8 New County Court-house, 9 A. M. to 4 P. M. EDWARD F. REILLY, County Clerk; P. J. Scully, Deputy County Clerk.

DISTRICT ATTORNEY'S OFFICE Second floor, Brown-stone Building, City Hall Park, 9 A.M. to 4 P.M.

JOHN R. FELLOWS, District Attorney; CHALES J.

MAGEE, Chief Clerk.

THE CITY RECORD OFFICE,

And Bureau of Printing, Stationery, and Blank Books. No. 2 City Hall, 9 A. M. to 5 P. M., except Saturdays, on which days 9 A. M. to 12 M.
W. J. K. KENNY, Supervisor; DAVID RYAN, Assistant Supervisor; John J. McGrath, Examiner.

CORONERS' OFFICE.

Nos. 13 and 15 Chatham street, 8 A. M. to 5 P. M. Sundays and holidays, 8 A. M. to 12.30 P. M.
MICHAEL J. B. MESSEMER, FERDINAND LEVY, DANIEL HANLY, LOUIS W. SCHULTZE, COTOMETS; EDWARD F. REYNOLDS, Clerk of the Board of Coroners.

SURROGATE'S COURT.

New County Court-house. Court opens at 10.30 A.M. RASTUS S. RANSOM, Surrogate; WILLIAM V. LEARY, Chief Clerk.

SUPREME COURT

Second floor, New County Court-house, opens at

10.30 A. M.
CHARLES H.VAN BRUNT, Presiding Justice; EDWARD F, REILLY, Clerk; P. J. SCULLY, Deputy County Clerk.
General Term, Room No. 9, WILLIAM LAMB, Jr., Clerk.
Special Term, Part I., Room No. 10, HUGH DONNELLY, Clerk.

Special Term, Part II., Room No. 18, WILLIAM J. HILL, Clerk.
Chambers, Room No. 11, Ambrose A. McCall,

Circuit, Part I., Room No. 12, WALTER A. BRADY, Clerk.

Circuit, Part II., Room No. 14, John B. McGoldrick, Clerk. Circuit, Part III., Room No. 13, George F. Lyon,

Circuit, Part IV., Room No. 15, J. Lewis Lyon, Clerk, Judges' Private Chambers, Rooms Nos. 19 and 2c. SAMUEL GOLDBERG, Librarian.

BOARD OF EDUCATION.

SEALED PROPOSALS WILL BE RECEIVED
by the Board of School Trustees for the Nineteenth Ward, at the Hall of the Board of Education, No,
46 Grand street, until 9 30 o'clock A. M. on Monday,
July 14, 1890, for making Alterations, Repairs, etc., at
premises No. 170 East Seventy-fifth street, adjoining
Grammar School No. 70; also for New Furniture and
Repairs to Furniture, same premises.
RICHARD KELLY, Chairman,
L. M. HORNTHAL, Secretary,
Board of School Trustees, Nineteenth Ward.
Dated New York, June 20, 1809

Dated New York, June 30, 1890.

CEALED PROPOSALS WILL BE RECEIVED BY the Board of School Trustees for the Twentieth Ward, at the Hall of the Board of Education, No. 146 Grand street, until 3.30 o'clock P. M. on Thursday, July 10, 1890, for Repairing, etc., the Heating Apparatus in Grammar School No. 32.

J. WESLEY SMITH, Chairman, G. W. FERGUSON, Secretary, Board of School Trustees, Twentieth Ward. Dated New York, June 27, 1890.

SEALED PROPOSALS WILL BE RECEIVED
by the Board of School Trustees for the Twelfth
Ward, at the Hall of the Board of Education, No. 146
Grand street, until 4 o'clock p. M. on Monday, July 7,
1890, for supplying New Furniture for Grammar School
Building No. 46.
JOHN WHALEN, Chairman,
ANTONIO RASINES, Secretary,
Board of School Trustees, Twelfth Ward.

Sealed proposals will also be received at the same place, by the School Trustees of the Twenty-third Ward, until 3:30 o'clock P. M. on Monday, July 7, 1890, for the Frection of a Temporary School Building on Beach avenue, corner of One Hundred and Forty-ninth

FREDERICK FOLZ, Chairman, A. F. BRUGMAN, Secretary, Board of School Trustees, Twenty-third Ward. Dated New York, June 21, 1890.

SEALED PROPOSALS WILL BE RECEIVED by the Board of School Trustees for the Eleventh Ward, at the hall of the Board of Education, No. 146 Grand street, until 9,30 o'clock A. M. on Tuesday, July 1, 1890, for making Sanitary Alterations, etc., at Gram-par School No. 26 Grand street, 1, 1890, for making Sanitary Attended.

1, 1890, for making Sanitary Attended.

WILLIAM A. GRAHAM, Chairman, P. J. McCUE, Secretary,

Board of School Trustees, Eleventh Ward.

Scaled proposals will also be received at the same place, by the School Trustees of the Twentieth Ward, until 10 o'clock A. M. on Tuesday, July 1, 1890, for making Sanitary Alterations, etc., at Grammar School, No. 32.

J. WESLEY SMITH, Chairman, G. W. FERGUSON, Secretary, Board of School Trustees, Twentieth Ward.

Sealed proposals will also be received at the same place, by the School Trustees of the Twenty-first Ward, until 3.30 o'clock P. M. on Tuesday, July 1, 1890, for making Repairs, Alterations, etc., at Grammar Schools Nos. 14, 49, and Primary School No. 16; also for making Sanitary Alterations, etc., at Grammar School No. 49.

ANDREW G. ACNEW, Chairman

ANDREW G. AGNEW, Chairman, E. ELLERY ANDERSON, Secretary, Board of School Trustees, Twenty-first Ward.

Sealed proposals will also be received at the same place, by the School Trustees of the Twenty-second Ward, until 4 o'clock P.M. on Tuesday, July 1, 1890, for making Repairs, Alterations, etc., at Grammar Schools Nos. 9, 17, 51, 58, 67, 69, 84, and Primary School No. 41.

JAMES R. CUMING, Chairman, RICHARD S. TREACY, Secretary, Board of School Trustees, Twenty-second Ward. Dated New York, June 18, 1890.

SEALED PROPOSALS WILL BE RECEIVED by the Board of School Trustees for the Twenty-fourth Ward, at the Hall of the Board of Education, No. 146 Grand street, until 9.30 o'clock A. M. on Monday, June 30, 1890, for making Repairs, Alterations, etc., at Grammar Schools Nos. 63 and 65 and Primary School No. 45.

ELMER A. ALLEN, Chairman, LOUIS EICKWORT, Secretary, Board of School Trustees, Twenty-fourth Ward.

Sealed proposals will also be received at the same place, by the School Trustees of the Ninth Ward, until 10 o'clock A. M. on Monday, June 30, 1890, for making Sanitary Improvements at Grammar School No. 16.

WM. J. VAN ARSDALE, Chairman, CHAS. A. BENEDICT, Secretary, Board of School Trustees, Ninth Ward.

Scaled proposals will also be received at the same place, by the School Trustees of the Twenty-third Ward, until 3.30 o'clock P. M., on Monday, June 30, 1890, for making Repairs, Alterations, etc., at Grammar Department of Grammar School No. 60, Primary Department of Grammar School No. 60, and Grammar School No. 61.

FREDERICK FOLZ, Chairman, ALBERT F. BRUGMAN, Secretary, Board of School Trustees, Twenty-third Ward.

Sealed proposals will also be received at the same place, by the School Trustees of the Seventeenth Ward, until 4 o'clock P. M. on Monday, June 30, 189c, for making Sanitary Improvements at Grammar School No. 19.

HIRAM MERRITT, Chairman, CHAS. MIEHLING, Secretary,
Board of School Trustees, Seventeenth Ward
Dated New York, June 17, 189c.

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

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

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

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

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

DEPARTMENT OF PUBLIC CHAR-ITIES AND CORRECTION.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION,
No. 66 THIRD AVENUE,
NEW YORK, June 25, 1890.

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

At Mogroup Pallarmer Hamiltonian

missioners of Public Charities and Correction report as follows:

At Morgue, Bellevue Hospital, from foot of Twenty-eighth street, East river—Unknown man, aged about 21 years; 5 feet 4 inches high; dark brown hair. Had on black coat and vest, gray mixed pants, white knit undershirt, white cotton socks, gaiters.

Unknown man from Pier A, North river, aged about 28 years; 5 feet 5 inches high; light brown hair, sandy moustache. Had on blue check jumper, gray pants, gray cotton undershirt and drawers, gray socks, American coat-of-arms tattooed on breast, female and sailor tattooed on right and left arms.

Unknown man from Sixty-second street and Twelfth avenue, aged about 60 years; 5 feet 6 inches high; gray hair and beard, brown eyes. Had on black coat and pants, two gray vests, blue and white canton shirt, white cotton undershirt and drawers, pink socks, laced shoes.

Unknown man from Fier A, North river, aged about 40 years; 5 feet 8 inches high; sandy hair, moustache and goatee. Had on gray shirt, black pants, white undershirt, white canton flannel drawers, purple woolen socks, buttoned shoes.

Unknown man from foot of Harrison street, aged about 35 years; 5 feet 0 inches high; sandy hair and moustache. Had on blue coat and vest, check pants, check cotton jumper, brown striped shirt, red flannel undershirt and drawers, brown cotton socks, laced shoes.

At Charity Hospital, Blackwell's Island—Frank

shoes.

At Charity Hospital, Blackwell's Island — Frank Leepland, aged 63 years; 5 feet 7 inches high; gray hair, dark eyes. Had on when admitted dark coat, vest and pants, white shirt, colored shirt, canton flannel drawers, shoes, black derby hat.

Nothing known of their friends or relatives.

By order,

G. F. BRITTON, Secretary

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE, New York, June 18, 1890.

NEW YORK, June 18, 1890.)

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

At Morgue, Bellevue Hospital, from Pier 28, East
river—Unknown man, aged about to pears is foot

follows:

At Morgue, Bellevue Hospital, from Pier 28, East river—Unknown man, aged about 40 years; 5 feet 5 inches high; light brown hair. Had on blue pants and vest, blue and white striped shirt, gray woolen undershirt, white muslin drawers, white cotton socks, buckled shoes. Cross tattoed on left arm; wore a truss.

Unknown woman, from foot of Twenty-third street, East river, aged about 18 years; 5 feet 2 inches high; light brown hair, braided in the back. Had on green alpaca sacque, white muslin chemise and drawers, black jersey, slate-colored corsets, black stockings, buttoned shoes, gold earrings.

Unknown man, from Tenth street and East river, found on pile of lumber, aged about 47 years; 5 feet 9 inches high; sandy hair, moustache and beard, mixed with gray; gray eyes. Had on brown plaid coat and vest, blue and red mixed pants, white shirt, pink socks, gaiters, black derby hat

Unknown man, from Oak Point, aged about 27 years; 5 feet 5 inches high; brown hair and moustache. Had on gray coat, pants and vest, white shirt, brown cotton stockings, brogan shoes.

At Workhouse, Blackwell's Island—Nellie White, aged 39 years. Committed June 2, 1890. Had on when received black and white calico skirt, white skirt, brown waist, brown cape.

received black and white calico skirt, white skirt, white skirt, white skirt, waist, brown cape.

At New York City Asylum for Insane, Blackwell's Island—Rosanna Santer, alias Amelia Bayer, aged about 39 years; 5 feet 2½ inches high; brown eyes and hair. Admitted January 23, 1874.

Mary Murphy, aged 66 years; 5 feet 3½ inches high; gray hair; blue eyes. Transferred from Almshouse July 29, 1889.

Nothing known of their friends or relatives.

By order,

G. F. BRITTON, Secretary.

JURORS.

NOTICE OF COMMISSIONER OF JURORS IN REGARD TO CLAIMS FOR EXEMPTION FROM JURY DUTY.

No. 280 Broadway, Third Floor, New York, June 1, 1890.

New York, June 1, 1890.)

CLAIMS FOR EXEMPTION FROM JURY duty will be heard by me daily at my office, from 9 A. M. until 4 P. M.

Those entitled to exemption are: Clergymen, lawyers, physicians, surgeons, surgeon-dentists, professors or teachers in a college, academy or public school, licensed pharmaceutists or pharmacists, actually engaged in their respective professions and not following any other calling; mulitiamen, policemen, and firemen; election officers, jury non-residents, and city employees, and United States employees; officers of vessels making regular trips; licensed pilots, actually following that calling; superintendents, conductors and engineers of a railroad company other than a street railroad company; telegraph operators actually doing duty as such; Grand, Sheriff's, and Civil Court jurors; stationary engineers; and persons physically incapable of performing jury duty by reason of severe sickness, deafness, or other physical disorder.

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

Persons "enrolled" as liable must serve when called or pay their fines. No mere excuse will be allowed or interference permitted. The fines, funpaid, will be entered as judgments upon the property of the delinquents. All good citizens will aid the course of justice, and secure reliable and respectable juries, and equalize their duty by serving promptly when summoned, allowing their clerks or subordinates to serve reporting to me any attempt at bribery or evasion, and suggesting names for enrollment. Persons between sixty and seventy years of age, summer absentees, persons temporarily ill, and United States jurors, are not exempt.

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

CHARLES REILLY,

Commissioner of Jurors.

DEPARTMENT OF PUBLIC PARKS.

City of New York- Department of Public Parks, Nos. 49 and 51 Chambers Street, June 24, 1890.

AUCTION SALE.

THE DEPARTMENT OF PUBLIC PARKS WILL sell at public auction by J. Thomas Stearns, auctioneer, all the buildings, barns, sheds, fences, etc., now standing within the lines of Jennings street, from Union avenue to Stebbins avenue; Bristow street, from Boston road to Stebbins avenue; Chisholm street, from Stebbins avenue to Jennings street, Wednesday, July 2, 1890, commencing at 10 o'clock A. M.

The sale will begin with and in front of premises numbered 1 on following list, and continue in the order arranged:

JENNINGS STREET. No. r. Picket fences, 153 lineal feet, and outhouse,

No. 1. Picket fences, 153 lineal feet, and outhouse, 4 feet x 5 feet.
No. 2. Six trees, from 6 inches to 15 inches diameter.
No. 3. Two story frame house with extensions, 25 x 16 x 25 x 12 feet.
No. 4. Stone wall, 65 lineal feet.
No. 5. Board fences, partly 10 feet and partly 4 feet high, 102 lineal feet.
No. 6. Stone wall, 64 lineal feet, and board fence 4 feet high, 64 lineal feet.
No. 7. Board fence, 60 lineal feet.
No. 8. Three trees, about 12 inches diameter.
No. 9. One-story frame house with extension, 20 x 13 x 13 x 13 feet.
No. 10. One-story frame house, with barn extension, 28 feet x 16 feet.

BRISTOW STREET.

BRISTOW STREET. No. 11. About 11 trees, from 12 inches to 15 inches

diameter.
No 12. Stone walls on both sides of lane, 170 lineal

No. 13. Stone wall, 60 lineal feet. No. 14. Four trees, about 9 inches in diameter.

CHISHOLM STREET.

No. 15. Stone wall, 45 feet.
No. 16. Stone wall, 198 lineal feet.
No. 17. Three trees, from 24 inches to 30 inches in diameter.

No. 18. Board fence, partly blown down, 210 lineal feet.

TERMS OF SALE. The purchase moneys to be paid in bankable funds at the time of sale. The purchasers will be required to remove their property within twenty days from date of sale, and will be liable for any and all damages to persons, animals or property by reason of the removal of said buildings, etc.

For further information apply at the office of the Department, Nos. 49 and 51 Chambers street.

By order of the Department of Public Parks.

CHARLES DE F. BURNS

CITY OF NEW YORK—DEPARTMENT OF PUBLIC PARKS, Nos. 49 & 51 CHAMBERS STREET, June 17, 1890.

NOTICE.

THE DEPARTMENT OF PUBLIC PARKS will sell at Public Auction, by Van Tassell & Kearney, Auctioneers, on Monday, June 30, 1890, at 11 o'clock A. M., at the Sheepfold, Sixty-sixth street and Eighth avenue, Central Park, the following:

I lot of Sheep Fleeces.
Ram Lambs.
Eve Lambs.
Eve Lambs.
White Horses, about 16 hands,
I White Horse, about 16 hands.

TERMS OF SALE.

The purchase money to be paid in bankable funds at the time of sale.

By order of the Department of Public Parks.

CHARLES DE F. BURNS,

FINANCE DEPARTMENT.

PROPOSALS FOR \$615,284.17 CONSOLI-DATED STOCK OF THE CITY OF NEW YORK, KNOWN AS SCHOOL-HOUSE BONDS.

EXEMPT FROM TAXATION.

INTEREST THREE PER CENT. PER ANNUM.

SEALED PROPOSALS WILL BE RECEIVED by the Comptroller of the City of New York, at his office, until Wednesday, the 9th day of July, 1890, at 2 o'clock P. M., when they will be publicly opened in the presence of the Commissioners of the Sinking Fund, or such of them as shall attend, as provided by law, for the whole or a part of an issue of \$615,284.17 registered

CONSOLIDATED STOCK

of the City of New York, and known as "School-house Bonds," the principal payable in lawful money of the United States of America, at the Comptroller's office of said city, on the first day of November, in the year 1908, with interest at the rate of three per centum per annum, payable semi-annually on the first day of May and November in each year.

The said stock is issued in pursuance of the provisions of section 132 of the New York City Consolidation Act of 1882, and chapter 136 of the Laws of 1888, and chapter 252 of the Laws of 1889, for the purchase of new school sites, for the erection of new school buildings, and other school purposes, and is

EXEMPT FROM TAXATION

by the City and County of New York, but not from State taxation, pursuant to the provisions of section 137 of the New York City Consolidation Act of 1882, and under an ordinance of the Common Council of said city, approved by the Mayor, October 2, 1880, and a resolution of the Commissioners of the Sinking Fund, adopted June 25, 1890, and as authorized by resolutions of the Board of Estimate and Apportionment and the Board of Education.

Section 146 of the New York City Consolidation Act of 1882 provides that "the Comptroller, with the approval of the Commissioners of the Sinking Fund, shall determine what, if any, part of said proposals shall be accepted, and upon the payment into the City Treasury of the amounts due by the persons whose bids are accepted, respectively, certificates therefor shall be issued to them as authorized by law"; and provided also, "that no proposals for bonds or stocks shall be accepted for less than the par value of the same."

Those persons whose bids are accepted will be required to deposit with the City Chamberlain the amount of stock awarded to them at its par value, together with the premium thereon, within three days after notice of such acceptance.

notice of such acceptance.

The proposals should be inclosed in a sealed envelope, indorsed "School-house Bonds" of the Corporation of the City of New York, and each proposal should also be inclosed in a second envelope, addressed to the Comptroller of the City of New York.

THEO. W. MYERS,

Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, June 26, 1890.

CITY OF NEW YORK, FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, June 20, 1890.

NOTICE TO PROPERTY-OWNERS.

NOTICE TO PROPERTY-OWNERS.

In Pursuance of Section 916 of the Comptroller of the City of New York hereby gives public notice to all persons, owners of property affected by the following assessment lists viz.

Paving Madison avenue with trap-block pavement, from Eighty-sixth to Ninety-fourth street.

Paving Madison avenue with granite-block pavement and laying crosswalks from One Hundred and Thirty-third to One Hundred and Thirty-seventh street.

—which were confirmed by operation of law on December 28, 1888, under section 867 of the New York City Consolidation Act of 1882, and the title thereof entered in the Record of the Titles of Assessments confirmed, kept in the office of the Bureau of Arrears, on June 17, 1890, in pursuance of section 915 of said act, that unless the amount assessment of the 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 said "New York City Consolidation Act of 1882."

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

The above 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 Olevk of Arrears, at the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and Olevk of Arrears, at the result of Seven per centum per annum, to be calculated from the date of entry to the date of payment."

The above assessments and of Water Rents," between the hours of 9 A. M. and 2 P. M., and all payments made thereon, on or before August

THEODORE W. MYERS,

CITY OF NEW YORK,
FINANCE DEPARTMENT,
COMPTROLLER'S OFFICE,
June 20, 1890.

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 assessment list, viz.: Paving Tenth avenue with granite blocks, from Seventy-fourth to One Hundred and Tenth street, which was confirmed by operation of law on January 9, 1889, under section 869 of the New York City Consolidation Act of 1882, and the title thereof entered in the Record of the Titles of Assessments confirmed kept in the office of the Bureau of the Clerk of Arrears, on June 17, 1890, in pursuance of section 915 of said act, that unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided in section 917 of the said act provides that, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated from the date of such entry to the date of payment."

The above assessment is payable to the Collector of

be calculated from the date of such entry to the late or payment."

The above assessment is payable to the Collector of Assessments and Clerk of Arrears at the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," between the hours of 9 A. M. and 2 P. M., and all payments made thereon on or before August 18, 1890, 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. payment.

THEO. W. MYERS, Comptroller.

CITY OF NEW YORK,
FINANCE DEPARTMENT,
COMPTROLLER'S OFFICE,
June 16, 1890.

NOTICE TO PROPERTY-OWNERS.

In Pursuance of Section 997 of the Comptroller of the City of New York hereby gives public notice to all persons, owners of property, affected by the assessment list in the matter of acquiring title to Jennings street, from Union avenue to Stebbins avenue, which was confirmed by the Supreme Court, June 9, 1890, and entered on the 12th day of June, 1890, in the Record of Titles of Assessments, kept in the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," that unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided in section 998 of said "New York City Consolidation Act of 1882."

Section 998 of the said act provides that "If any such assessment shall remain unpaid for the period of sixty

days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated from the date of such entry to the date of payment."

The above assessment is payable to the Collector of Assessments and Clerk of Arrears, at the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," Room 31, Stewart Building, between the hours of 9 A. M. and 2 P. M., and all payments made thereon, on or before August 11, 1890, 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.

THEODORE W. MYERS,

Comptroller.

CITY OF NEW YORK,
FINANCE DEPARTMENT,
COMPTROLLER'S OFFICE,
June 16, 1890.

NOTICE TO PROPERTY-OWNERS.

IN PURSUANCE OF SECTION 997 OF THE

"New York City Consolidation Act of 1882," the
Comptroller of the City of New York hereby gives
public notice to all persons, owners of property affected
by the assessment list in the matter of acquiring title
to Eagle avenue, from East One Hundred and Fortyninth street to East One Hundred and Sixty-third
street, which was confirmed by the Supreme Court, June
9, 1890, and entered on the 12th day of June, 1890, in the
Record of Titles of Assessments, kept in the "Bureau
for the Collection of Assessments and Arrears of Taxes
and Assessments and of Water Rents," that unless the
amount assessed for benefit on any person or property
shall be paid within sixty days after the date of said
entry of the assessment, interest will be collected
thereon as provided in section 908 of said "New
York City Consolidation Act of 1882."

Section 998 of the said act provides that, "If any such
assessment shall remain unpaid for the period of sixty
days after the date of entry thereof in the said Record of
Titles of Assessments, it shall be the duty of the officer
authorized to collect and receive the amount of such
assessment, to charge, collect and receive interest
thereon at the rate of seven per centum per annum, to
be calculated from the date of such entry to the date of
payment."

The above assessment is payable to the Collector of
Assessments and Clerk of Arrears, at the "Bureau for
the Collection of Assessments and Arrears of Taxes
and Assessments and of Water Rents," Room 31, Stewart
Building, between the hours of 9 A. M. and 2 P. M., and
all payments made thereon, on or before August 11,
1890, 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.

City of New York,
Finance Department,

CITY OF NEW YORK,
FINANCE DEPARTMENT,
COMPTROLLER'S OFFICE,
June 16, 1890.

NOTICE TO PROPERTY-OWNERS.

NOTICE TO PROPERTY-OWNERS.

IN PURSUANCE OF SECTION 997 OF THE "New York City Consolidation Act of 1882," the Comptroller of the City of New York hereby gives public notice to all persons, owners of property, affected by the assessment list in the matter of acquiring title to East One Hundred and Forty-seventh street, from Third avenue to Willis avenue, and from Brook avenue to St. Ann's avenue, which was confirmed by the supreme Court, June 9, 1890, and entered on the 12th day of June, 1890, in the Record of Titles of Assessments and Arrears of Taxes and Assessments and of Water Rents," that unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon as provided in section 998 of said "New York City Consolidation Act of 1882."

Section 998 of the said act provides that, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon, at the rate of seven per centum per annum, to be calculated from the date of such entry to the date of payment."

The above assessment is payable to the Collector of

be calculated from the date of such entry to the date of payment."

The above assessment is payable to the Collector of Assessments and Clerk of Arrears at the "Bureau for the Collection of Assessments and Arrears and Arrears of Taxes and Assessments and of Water Rents," Room 31, Stewart Building, between the hours of 9 A. M. and 2 P. M., and all payments made thereon on or before August 11, 1890, 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.

THEODORE W. MYERS, Comptroller.

REAL ESTATE RECORDS.

PUBLIC POUND.

TO BE SOLD AT AUCTION, AT PUBLIC Pound, One Hundred and Thirty-ninth street and Amsterdam avenue, one Black Horse and one Red Calf.
Sale Monday, June 30, at 1 P. M.
M. FITZPATRICK,
Pound Master.

New York, June 26, 1890

DEPARTMENT OF STREET CLEANING.

NOTICE.

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

HANS S. BEATTIE,

Commissioner of Street Cleaning,

DEPARTMENT OF DOCKS.

DEPARTMENT OF DOCKS,
PIER "A," BATTERY PLACE, NORTH RIVER,
NEW YORK, June 26, 1890.

VAN TASSELL & KEARNEY, AUCTIONEERS,
will sell at public auction at Pier "A," Battery
place, in the City of New York, on

WEDNESDAY, JULY 16, 1890,

at 12 o'clock noon, the right to collect and retain all wharfage which may accrue for the use and occupation by vessels of more than five tons burden, of the follow-ing-named piers and bulkheads, to wit:

On the North River.

For a term of ten years, from August 1, 1890, with the privilege of renewal for a further term of ten years.

Lot 1. Pier at foot of West Thirty-seventh street.

Lot 2. Pier at foot of West Thirty-eighth street.

TERMS AND CONDITIONS OF SALE.

The premises must be taken in the condition in which they may be at the commencement of the term of the lease, and no claim or demand that the premises or property are not in suitable and tenantable condition at the commencement of the term will be allowed by this Department.

they may be at the commencement of the term of the lease, and no claim or demand that the premises or property are not in suitable and tenantable condition at the commencement of the term will be allowed by this Department.

All repairs, maintaining or rebuilding required or necessary to be done to or upon the premises, or any part thereof, during the continuance of the term of the lease, shall be done by and at the cost and expense of the lease or purchaser.

No claim or demand will be considered or allowed by the Department for any loss or deprivation of wharfage or otherwise, resulting from or occasioned by any delay on account or by reason of the premises or any part thereof being occupied for or on account of any repairs, rebuilding or dredging.

The up-set price of the parcels or premises exposed or offered for sale will be announced by the auctioneer at the time of sale.

The Department will do all dredging whenever it shall deem it necessary or advisable so to do.

The term for which leases are sold will commence at the date mentioned in the advertisement, viz.: August 1, 1890, and the rents accruing therefor will be payable from that date in each case.

Each purchaser of a lease will be required, at the time of the sale, to pay, in addition to the auctioneer's fees, to the Department of Docks, twenty-five per cent. (25%) of the amount of annual rent bid, as security for the execution of the lease, which twenty-five per cent. (25%) will be applied to the payment of the rent first accruing under the lease when executed, or will be forfeited to the Department if the purchaser neglects or refuses to execute the lease, with good and sufficient surely or sureties, to be approved by the Department, within ten days after being notified that the lease is prepared and ready for execution at the office of the Department of Docks, firm, to be liable to the Copartment expressly reserves the right to result he lease prepared and adopted by the Department, and to the rights attached to pay their rent quarterly in adv

addresses of the sureties to be submitted at the time of sale.

Each purchaser will be required to agree that he will, upon ten days' notice so to do, execute a lease with sufficient surety as aforesaid, the printed form of which may be seen and examined upon application to the Secretary, at the office of the Department, Pier "A," Battery place.

No person will be received as a lessee or surety who is delinquent on any former lease from this Department or the Corporation.

No bid will be accepted from any person who is in arrears to this Department or the Corporation, upon debt or contract, or who is a defaulter as surety or otherwise, upon any obligation to this Department or to the Corporation of the City of New York.

The auctioneer's fees (\$25), on each lot or parcel must be paid by the purchasers thereof respectively at the time of sale.

Dated New York, June 26, 1890.

EDWIN A. POST,

JAMES MATTHEWS,

J. SERGEANT CRAM.

Commissioners of the Department of Docks.

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

TO CONTRACTORS.

(No. 341.)

PROPOSALS FOR ESTIMATES FOR REPAIRING PIER, NEW 57, NORTH RIVER, NEAR THE FOOT OF WEST TWENTY-SEVENTH STREET, NORTH RIVER.

ESTIMATES FOR REPAIRING PIER, NEW 57, North river, near the foot of West Twenty-seventh street, North river, will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, on Pier "A," foot of Battery place, North river, in the City of New York, until 12 o'clock M. of

WEDNESDAY, JULY 16, 1890.

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 Four Thousand Five Hundred Dollars.

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

Feet, B. M.,

				work.
Yellow	Pine	Timber,		1,960
**		**	12/1 X 12/1	41,843
**		**	10" x 12"	626
**		11	8" x 10"	6,453
**		**	5" x 12"	480
**		**	5" x 10"	687
46		**	4" x 10"	
**		44	8" x 12"	840
			8" x 8"	6,614
**			7" x 12"	154
**		**	6" x 12"	2,880
- 11		- 44 3	2" x 4"	7,627
	Tota	ı		198,517
		- 170	The second second	

	work.
mea	, B. M., sured in work.
3. Spruce Timber, 4" x 10"	90,063 45,776 156
Total	135,995

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

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

(2.) Bidders will be required to complete the entire work to the satisfaction of the Department of Docks, and in substantial accordance with the specifications of the contract and the plan 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.

lowest bidder, shall be due or payable for the entire work.

The work to be done under the contract is to be begun within five days after the date of the contract, and all the work contracted for is to be fully completed on or before the 31st day of October, 1890; and the damages to be paid by the Contractor for each day that the contract may be unfulfilled after the time fixed for the fulfillment thereof has expired, are, by a clause in the contract, determined, fixed and liquidated at Fifty Dollars per day.

All the old material taken from the said Pier, new 57, North river, to be removed under this contract, will be relinquished to the contractor, and bidders must estimate the value of such material when considering the price for which they will do the work under the contract.

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

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

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

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

Each estimate shall be accompanied by the consent, in

neerification be made and subscribed to by all the parties interested.

Each estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person or persons making the estimate, they will, upon its being so awarded, become bound as his or their sureties for its faithful performance; and that if said across or persons shall omit or refuse to execute the upon its being so awarded, become bound as his or their sureties for its faithful performance; and that if said person or persons shall omit or refuse to execute the contract, they will pay to the Corporation of the City of New York any difference between the sum to which said person or persons would be entitled upon its completion and that which said Corporation may be obliged to pay to the person to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work to be done by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of the contract, over and above his liabilities as bail, swrety 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 five per centum of the amount of security required for the faithful performance of the contract. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been exam-

ined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same, within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

Bidders are informed that no deviation from the specifications will be allowed, unless under the written instructions of the Engineer-in-Chiet.

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.

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.

EDWIN A. POST,
JAMES MATTHEWS,
J. SERGEANT CRAM,
Commissioners of the Department of Docks. Dated New York, June 27, 1890. .

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

TO CONTRACTORS.

(No. 342.)

PROPOSALS FOR ESTIMATES FOR DREDGING AT WEST FORTY-SIXTH STREET PIER AND AT WEST FIFTY-FIRST STREET PIER, ON THE NORTH RIVER.

ESTIMATES FOR DREDGING AT WEST Forty-sixth Street Pier and at West Fifty-first Street Pier, on the North river, will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, on Pier "A," foot of Battery place, North river, in the City of New York, until 12 o'clock M. of

WEDNESDAY, JULY 16, 1890,

Total..... 44,500

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:

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

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

The work to be done under the contract is to be commenced within five days after the date of the contract, and the entire work is to be fully completed on or before the 3oth day of September, 1890, and the damages to be paid by the contractor for each day that the contract may be unfulfilled after the time fixed for the fulfillment thereof has expired are, by a clause in the contract, fixed and liquidated at Fifty Dollars per day.

Bidders will state in their estimates a price per cubic yard for doing such dredging in conformity with the approved form of agreement and the specifications therein set forth, by which price the bds 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. from any cause, in the performing of the work there-under.

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

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

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

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

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

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 bis debts of every nature, and over and above his litabilities as bail, surety and otherwise: and that he has offered himself as a surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered will be subject to approval by the Comptroller of the City of New York, after the award is made and prior to the signing of the contract.

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

Bidders are informe

(Work of Construction under New Plan.)

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

TO CONTRACTORS.

(No. 340.)

PROPOSALS FOR ESTIMATES FOR PREPARING FOR AND BUILDING A NEW WOODEN PIER AND APPROACH AT THE FOOT OF WEST FORTY-NINTH STREET, NORTH RIVER.

ESTIMATES FOR BUILDING A NEW WOOD-en Pier, with its appurtenances, including an approach, at the foot of West Forty-ninth street, North river, will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, Pier "A," foot of Battery place, North river, in the City of New York, until 12 o'clock

WEDNESDAY, JULY 16, 1890.

WEDNESDAY, JULY 16, 1890, 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 Eleven Thousand One Hundred Dollars.

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

NEW PIER.

	1	NEW	PIER.			
					Feet.	B. M.,
						sured in
					the	work.
T. Vellow	Pine Timber	1211	X 14!!			18,842
	"	1211	X 12!!			161,910
**	**		1 x 12!!			4,263
**	**	TILL	X 12"			975
16	44	10!	X 12!!			3,777
66	46	TO!	X IO!			900
**	**	911	X 12!!			140
**		811	x 16!!			576
111	**	811	X 15/1			1,160
**	**	811	X 12!!			1,366
**	44	811	x 8"	202003		
**	**	711	X 14!			10,396
***	44	711	X 12!!			490
**	16	7"	x q!	5 24 3 50	30000000	2,842
-	**	611	X 12!!	THE RESERVE OF		189
**	**	811	X IOII	20000000		9,072
	**					90
66	**	5"	X 12!!			10,740
16	**	5!!	X 111			2,228
**	**	5!!	XII			3,213
	**	5!!	X 10!!			27,949
**	- 11	4"	X TO!!			103,540
		211	x 4"			4,956
To	tal					369,614
						3-31-14
					Feet	, B. M.,
						ured in
					then	roele
2. Spruce	Timber, 4"	x rot	1			72.872
z. opiuo	411	x 5!	1			100
	4 211	X TO	1			36,837
	3					30,037
	Total					109,809
		-	*******	-		109,009
					Feet	B. M.,
						ured in
					the v	
. White	Oak Timber,	811 x	T211			9,856
		2	-		1000	9,050
The second	AND THE RESERVE OF		11473	The same		-

Note.—The above quantities of timber, in items 1, 2 and 3, are inclusive of extra lengths required for scarfs, laps, etc., but are exclusive of waste. White Pine, Yellow Pine or Cypress Piles for

APPROACH.

				meas he w	ured in	
Yellow	Pine	Timber,			39,290	l
		**	6" x 12"		2,016	l
**		**	5" x 10"		5,704	١
**		**	4" x ro"		22,500	1
		**	211 x 411		1,115	
	Tota	1			70,625	
			1	meas	B. M., ured in ork.	
Spruce Spruce	Timb Timb	er, 4" x 1 er, 4" x	o!! 5!!		26,959 50	
	Tota	1			27,009	

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

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

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

2. Bidders will be required to complete the entire

done.

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

by the lowest bidder, shall be due or payable for the entire work.

The work to be done under the contract is to be commenced within five days after the date of the contract, and all the work contracted for is to be fully completed on or before the 31st day of December, 1890, or within as many days thereafter as the site of the new pier and approach shall be occupied, after the date of the contract, by the Department of Docks in dredging; and the damages to be paid by the Contractor for each day that the contract may be unfulfilled after the time fixed for the fulfillment thereof has expired, are, by a clause in the contract, determined, fixed and liquidated at Fifty Dollars per day.

Bidders will state in their estimates a price for

Dollars per day.

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 comprised, 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 the work.

figures, the another of the work.

The person or persons to whom the contract may be awarded will be required to attend at this office with the sureties offered by him or them, and execute the contract within five days from the date of the service of a notice to that effect; and in case of iailure 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

be accepted and executed.

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

Each estimate shall be accompanied by the consent, in

Each 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 or persons making the estimate, they will, on its being so awarded, become bound as his or their sureties for its faithful performance; and that if said person or persons shall omit or refuse to execute the contract, they will pay to the Corporation of the City of New York any difference between the sum to which said person or persons would be entitled on its completion, and that which said Corporation 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 five per centum of the amount of security required for the faithful performance of the contract. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box; and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

the time aforesaid, the amount of his deposit will be returned to him.

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

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

surety or otherwise, upon any obligation to the Corporation.

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.

EDWIN A. POST,

EDWIN A. POST,
JAMES MATTHEWS,
J. SERGEANT CRAM,
Commissioners of the Department of Docks.
Dated New York, June 27, 1890.

(Work of Construction under New Plan.)

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

TO CONTRACTORS.

(No. 339.)

PROPOSALS FOR ESTIMATES FOR PREPARING FOR AND BUILDING A NEW WOODEN PIER, WITH APPURTENANCES, INCLUD-ING SEWER-BOXES AND A DUMPING-BOARD, AT THE FOOT OF EAST ONE HUNDRED AND TENTH STREET, HARLEM PIVED

ESTIMATES FOR PREPARING FOR AND Building a New Wooden Pier, with Appurte nances, including Sewer-boxes, and a Dumping-board at the foot of East One Hundred and Tenth street, Harlem River, will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, on Pier "A," foot of Battery place, North river, in the City of New York, until 12 o'clock M. of

WEDNESDAY, JULY 9, 1890,

WEDNESDAY, JULY 9, 1890, 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 Thousand Six Hundred Dollars.

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

(a) New Pier— CLASS I, Feet, B. M., measured in the work. Total 249,398 measured in the work.

Feet, B. M., measured in the work. meas
the

""" 9" x 9"
""" 8" x 8"
""" 6" x 14"
""" 6" x 12"
""" 6" x 12"
""" 6" x 12"
""" 5" x 13"
""" 5" x 13"
""" 5" x 12"
""" 4" x 14"
""" 4" x 14"
""" 4" x 14"
""" 4" x 15"
""" 3" x 15"
""" 3" x 15"
""" 3" x 15" 6,370 9,409 1,544 492 13,444 7,181 3,136 15,973 Total..... CLASS II. DUMPING-BOARD. Feet, B. M., measured in the work.
 1. Yellow Pine Timber, 10" x 12"
 the work.

 """ 10" x 10"
 17,861

 """ 5" x 12"
 400

 """ 5" x 11"
 3,667

 """ 5" x 10"
 20,910

 """ 7" x 10"
 107

 """ 6" x 12"
 1,742

 """ 6" x 10"
 92

 """ 6" x 6" x 6"
 523
 Note—Attention is called to Article 94 of the speci cations, allowing creosoting under certain conditions. Feet, B. M., measured in the work. Total 1,133 NOTE.-This quality of yellow pine timber will be Feet, B. M., measured in the work. ..., 6,857 Feet, B. M., measured in the work. 4. Spruce or Yellow Pine Poards, 1", about . . . Note.—The above quantities in items 1, 2, 3 and 4, are inclusive of extra lengths required for scarfs, laps, etc, but are exclusive of waste.

5. "" x22", "x"x2", "x"x2", "x"x2", "x"x2", "x"x16", "x"x17", x"x17", x

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.

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 plaus therein referred to. No extra compensation beyond the amount payable for each class of the work before mentioned, which shall be actually performed, at the prices therefor, to be specified by the lowest bidder, shall be due or payable for the entire work.

The work to be done under the contract is to be commenced within five days after the date of the contract, executed the contract, but the statement of the contract.

the entire work.

The work to be done under the contract is to be commenced within five days after the date of the contract, and all the work to be done under the contract /except about 60 feet of the shore end of the pier, which will not be constructed until the sewer opening in the builkhead-wall is constructed by the Department of Docks) is to be fully completed on or before the 1st day of November, 1800, or within as many days thereafter as the site of the new pier may have been occupied, after the date of the execution of this agreement, by the Department of Docks in dredging for the pier. And the said about 60 feet is to be completed within thirty days after notice shall be given to the Contractor by said Department of Docks that work on the said about 60 feet may be begun; and the damages to be paid by the Contractor for each day that the contract may be unfulfilled after the time fixed for the fulfillment thereof has expired, are, by a clause in the contract, determined, fixed and liquidated at Fifty Dollars per day.

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

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

The person or persons to whom the contract may be awarded will be required to attend at this office with the

sureties offered by him or them, and execute the contract within five days from the date of the service of a notice to that effect; and in case of failure or neglect so to do, he or they will be considered as having abandoned it, and as in 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 connection with any other person making an estimate for the same work, and that it is in all respects fair, and without collusion or fraud; and also that no member of the Common Council, head of a department, chief of a bureau, deputy 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; 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 in crested.

Each estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective piaces of business or residence, to the effect that if the contract be awarded to the person or persons shall omit or refuse to execute the contract, they will, and the consent above mentioned shall be accompanied by the consent, in writing, of the consent above mentioned shall be accompanied by the consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the person to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work to be done in each class by which the bids

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

Bidders are informed that no deviation from the 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 surrety or otherwise, upon any obligation to the Corporation.

THE RIGHT TO DECLINE ALL THE ESTIMATES IS RESERVED, If DEEMED FOR 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

(Work of Construction under New Plan.)

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

TO CONTRACTORS.

(No. 338.)

PROPOSALS FOR ESTIMATES FOR FURNISHING GRANITE STONES FOR BULKHEAD OR RIVER WALL.

ESTIMATES FOR FURNISHING GRANITE Stones for Bulkhead or River Wall 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

THURSDAY, JULY 3, 1890,

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 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 Thousand Dollars.

The Engineer's estimate of the work to be done is as follows:

The Engineer's estimate of the work to be done is as follows!

To be furnished, cut in accordance with specifications. 670 pieces of Granite, consisting of:

Class 1. -258 Headers and 284 Stretchers, containing about 11,000 cubic feet. 2.-128 Coping-stones, containing about 10,240

Class 2.—128 Coping-stones, containing about 10,240 cubic feet.

For further particulars, see the drawings referred to in the specifications forming part of the contract.

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

18. Bidders must satisfy themselves, by personal examination of similar stones now owned by the Department of Docks, and of the plans, 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 ramount 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, per cubic foot, to be specified by the lowest bidder, shall be due or payable for the entire work.

The first delivery of granite under this contract will be made as soon as practicable after the date of the execution of this contract, and will proceed thereafter with reasonable dispatch, and all the work to be done under this contract is to be fully completed on or before the 15th day of October, 1800, and the amounts in each delivery are to be divided between the several classes, as ordered by the Engineer-in-Chief. The damages to be paid by the contractor for each day that the contract may be unfulfilled after the time fixed for the fulfillment thereof has expired, are, by a clause in the contract, determined, fixed and liquidated at Fifty Dollars per day.

Bidders will state in their estimates the prices per cubic foot for the stones to be furnished, in each class, in conformity with the approved form of agreement and the specifications therein set forth, by which prices the bids will be tested. These prices are to cover all expenses of every kind involved in or incidental to the fulfillment of the contract, including any claim that may arise through delay, from any cause, in the performing of the work thereunder.

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

work.

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

Bidders are required to state in their estimates their names and places of residence, the names of all persons interested with them therein; and if no other person be so interested, the estimate shall distinctly state the fact; also, that the estimate is made without any connection with any other person making an estimate for the same work, and that it is in all respects fair and without collision or fraud; and also, that no member of the Common Council, head of a department, chief of a burreau, deputy thereof, or clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof; which estimate must be verified by the oath, in writing, of the party making the estimate, that the several matters stated therein are in all respects true. Where more than one person's 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 they will, on its being so awarded, become bound as his or their sureties for its faithful performance; and that if said person or persons shall omit or refuse to execute the contract they will pay to the Corporation of the City of New York any difference between the sum to which said person or persons shall omit or refuse to execute the contract has b

surety or otherwise, upon any obligation to the Corporation.

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.

EDWIN A. POST,

JAMES MATTHEWS,

J. SERGEANT CRAM,

Commissioners of the Department of Docks.

Dated New York, June 18, 1890.

Dated New York, June 18, 1890

SUPREME COURT.

In the matter of the application of the Board of Street
Opening and Improvement of the City of New York for
and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore
acquired, to GERMAN PLACE (although not yet
named by proper authority), extending from Westchester avenue to Brook avenue, and to RAE STREET
(although not yet named by proper authority), extending from St. Ann's avenue to German place, and
to CARR STREET (although not yet named by proper
authority), extending from St. Ann's avenue to German place, in the Twenty-third Ward of the City of
New York, as the same has been heretofore laid out
and designated as first-class streets or roads by the
Department of Public Parks.

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

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

sixth day of August, 1890, and that we, the said Commissioners, will hear parties so objecting within the ten week-days next after the said sixth day of August, 1890, and for that purpose will be in attendance at our said office on each of said ten days at one o'clock

at our said office on each of sale test and a session of the sessi

deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the seventh day of August, 1800.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which, taken together, are bounded and described as follows, viz.: Northerly by a line parallel with and distant roo feet northerly from the northerly line of Third avenue and extending from the easterly line of the Port Morris Branch Railroad to the southerly line of East One Hundred and Sixty-first street, the southerly line of East One Hundred and Sixty-first street, the southerly line of East One Hundred and Sixty-first street, the southerly line of East One Hundred and Sixty-first street, the southerly line of East One Hundred and Sixty-first street, the centre line of the block between Third avenue and Eagle avenue; easterly by the centre line of the block between Third avenue and Eagle avenue, and an irregular line commencing at a point in the southerly line of East One Hundred and Fity-sixth street, equidistant from St. Ann's avenue and Eagle avenue, and catending in a general southerly direction between the lines of said avenue to its intersection with a line parallel with, and distant 100 feet southerly from the southerly line of Westchester avenue; southerly by a line parallel with and distant 100 feet southerly from the southerly line of Brook avenue and the easterly line of the Port Morris Branch Railroad; excepting from said area all the streets, avenues and roads, or portions thereof heretofore legally opened, and all the unimproved land included within the lines of streets, avenues, roads, public squares and places shown and laid out upon any map or maps filed by the Commissioners of the Department of Public Parks, pursuant to the provisions of chapter 604 of the Laws of 1874, and the laws amendatory thereof, or of chapter 400 of the Laws of 1882, as such area is

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to UNION STREET (although not yet named by proper authority), extending from Lind avenue to Anderson avenue, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

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 Chambers thereof, in the County Court-house in the City of New York, on Friday, the 18th day of July, 1820, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Union street, extending from Lind avenue to Anderson avenue, in the Twenty-third Ward, in the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point in the eastern line of Lind avenue, distant 136.49 feet southerly from the intersection of the northern and eastern lines of said Lind avenue (confirmed May 22, 1888), which intersection is the southeastern corner of Lind avenue and Wolf street;

1st. Thence southwesterly along the eastern line of Lind avenue for 51,56 feet;

2d. Thence southeasterly, deflecting 82° 52′ 30″ to the left, for 50,36 feet;

3d. Thence northwesterly, deflecting 82° 52′ 30″ to the left, for 50,36 feet;

4th. Thence northwesterly, for 1,0°2.12 feet, to the point of beginning.

Union street is a street of the first-class and is 50 feet wide.

And as shown on certain maps filed by the Commissioners of the Department of Public Parks in the office of the Register

wide.
And as shown on certain maps filed by the Commissioners of the Department of Public Parks in the office of the Register of the City and County of New York, in the office of the Secretary of State of the State of New York, and in the Department of Public Parks.

Dated New York, June 21, 1890.

WILLIAM H. CLARK,

Counsel to the Corporation,

No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to AUDUBON AVENUE (although not yet named by proper authority), between One Hundred and Sixty-fifth street and One Hundred and Seventy-fifth street, in the Twelfth Ward of the City of New York.

Seventy-fifth street, in the Twelfith Ward of the City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Chambers thereof, in the County Court-house, in the City of New York, on Friday, the 18th day of July, 1890, at the opening of the court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Audubon avenue, between One Hundred and Sixty-fifth street, and One Hundred and Seventy-fifth street, in the Twelfth Ward, in the City of New York, being the tollowing described lots, pieces or parcels of land, viz. Beginning at a point in the southerly line of One Hundred and Seventy-fifth street, distant 370 feet erly from the westerly line of Tenth avenue; the southerly and parallel with said avenue, distant 1,232,17 feet to the northerly line of One Hundred and Seventy-fifth street; thence easterly along said line, distance 86 feet; thence northerly 1,229,17 feet to the southerly line of One Hundred and Seventy-fifth street; thence easterly along said line, distance of beginning.

Also, beginning at a point in the southerly line of One fundred and Seventieth street, distant 370 feet westerly from the westerly line of Tenth avenue; thence southerly and parallel with said avenue, distance 9 3.18 feet to the northerly line of One Hundred and Sixty-sixth street; thence westerly along said line 80 feet; thence northerly, distance 913.18 feet to the southerly line of One Hundred and Seventieth street; thence easterly, distance 8 feet to the point or place of beginning.

Also, beginning at a point in the southerly line of One Hundred and Sixty-sixth street, distance 370 feet westerly from the westerly line of Tenth avenue; thence southerly and parallel with Tenth avenue, distance 250 feet to the northerly line of One Hundred and Sixty-fifth street; thence westerly 17.07 feet to the easterly line of Kingsbridge road; thence northerly along said line, distance 120.57 feet; thence northerly, distance 147.38 feet to the southerly line of One Hundred and Sixty-sixth street; thence easterly along said line, distance 80 feet to the point or place of beginning.

Said street to 68 80 feet wide between the lines of One Hundred and Sixty-fifth street.

Dated New York, June 21, 1890.

Dated New York, June 21, 1890.

WILLIAM H. CLARK,

Counsel to the Corporation,

No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Street
Opening and Improvement of the City of New York,
for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring
title, wherever the same has not been heretofore
acquired, to DECATUR AVENUE (although not yet
named by proper authority), extending from Brookline
street to Mosholu Parkway, 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 by the Department of Public Parks.

or road by the Department of Public Parks.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Chambers thereof in the County Court-house, in the City of New York, on Friday, the 18th day of July, 1890, at the opening of Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Decatur avenue, extending from Brookline street to Moshelu Parkway, 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 by the Department of Public Parks, being the following-described lots, pieces or parcels of land, viz.:

PARCEL "A."

PARCEL "A."

Beginning at a point in the southern line of the Southern Boulevard, distant 19.481.28 feet north of the eastern prolongation of the southern line of West One Hundred and Fifty-fifth street, measured at right angles to the same.

1st. Thence northerly along the southern line of Southern Boulevard for 60.51 feet;
2d. Thence southwesterly, deflecting 97° 28′ 08″ to the left, for 711.76 feet;
3d. Thence southwesterly, deflecting 3° 54′ o1″ to the right, for 60.27 feet;
4th. Thence southwesterly, deflecting 1° 24′ 30″ to the right, for 230.9 feet;
5th. Thence southwesterly, deflecting 15° 22′ 26″ to the left, for 885.45 feet;
6th. Thence southwesterly, deflecting 5° 29′ 04″ to the left, for 68.23 feet;
7th, Thence southeasterly, deflecting 86° 22″ o1″ to the left, for 60.12 feet;
8th. Thence northeasterly, deflecting 93° 37′ 59″ to the left, for 69.16 feet.
2th. Thence northeasterly, deflecting 5° 29′ 04″ to the right, for 874.48 feet;
10th. Thence northeasterly, deflecting 15° 22′ 26″ to the right, for 218.61 feet:
11th. Thence northeasterly, deflecting 0° 47′ 19″ to the left, for 60.21 feet;
11th. Thence northeasterly, deflecting 0° 47′ 19″ to the left, for 60.21 feet;
11th. Thence northeasterly, deflecting 0° 47′ 19″ to the left, for 60.21 feet;
11th. Thence northeasterly for 713.72 feet to the point of beginning.

PARCEL "B."

Beginning at a point in the northern line of Southern Boulevard, distant 19,574,98 feet northerly from the eastern prolongation of the southern line of West One Hundred and Filty-fifth street, measured at right angles

to the same:

15t. Thence westerly along the northern line of
Southern Boulevard for 65.49 feet:

2d. Thence northeasterly, deflecting 825 41 421 to
the right, for 817.56 feet to the Mosholu Parkway;

3d. Thence southerly along the southern line of Mosholu Parkway for 67.31 feet;

4th. Thence southwesterly for 794.75 feet to the point
of beginning.

hold Parkway for the southwesterly for 794.75 feet to the 4th. Thence southwesterly for 794.75 feet to the of beginning.

Decatur avenue is designated a street of the first class and is 60 feet wide.

And as shown on certain maps filed by the Commissioners of the Department of Public Parks in the office of the Register of the City and County of New York, in the office of the Secretary of State of the State of New York, and in the Department of Public Parks.

WILLIAM H. CLARK, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to that part of EAST ONE HUNDRED AND FIFTY-FOURTH STREET (although not yet named by proper authority), extending from Railroad avenue, East, to Third avenue, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 200 Broadway (fifth floor, in the said city, on or before the twenty-cighth do of July, 1800, and that we, the said Commissioners, will hear parties so objecting within the ten week-days next after the said twenty-eighth day of July, 1800, and for that purpose will be in attendance at our said office on each of said ten days at two o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the twenty-ninth day of July, 1800.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: Northerly by the centre line of the blocks between East

One Hundred and Fifty-fourth street and East One Hundred and Fifty-fifth street; easterly by the westerly side of Third avenue; southerly by the centre line of the blocks between East One Hundred and Fifty-fourth street and East One Hundred and Fifty-fourth street and East One Hundred and Fifty-fourth street, and westerly by the casterly side of Railroad avenue, East, excepting from said area all the streets, avenues and roads, or portions thereof, heretofore legally opened, and all the unimproved land included within the lines of streets, avenues, roads, public squares and places shown and laid out upon any map or maps filed by the Commissioners of the Department of Public Parks, pursuant to the provisions of chapter 604 of the Laws of 1824, and the laws amendatory thereof, or of chapter 410 of the Laws of 1882, as such area is shown upon our benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house, in the City of New York, on the ninth day of August, 1800, 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, June 17, 1890.

CARROLL BERRY, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to that part of LINCOLN AVENUE (although not yet named by proper authority), extending from the Southern Boulevard to Third avenue, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

WE, THE UNDERSIGNED COMMISSIONERS

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 200 Broadway (fifth floor), in the said city, on or before the nineteenth day of luly, 1890, and that we, the said Commissioners, will hear parties so objecting within the ten week-days next after the said nineteenth day of July, 1890, and for that purpose will be in attendance at our said office on each of said ten days at 2 o'clock F.M.

Second—That the abstract of our said estimate and

at 2 o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the twenty-first day of July, 1890.

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

of July, 1890.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz. Northerly by the southerly line of East One Hundred and Thirty-eighth street; easterly from the easterly line of Lincoln avenue; southerly by the northerly line of the Southern Boulevard, and westerly by a line parallel with, and distant roo feet easterly from the easterly line of Lincoln avenue and the centre line of the blocks between Lincoln avenue and Third avenue, from East One Hundred and Thirty-fifth street to the intersection of the westerly line of Lincoln avenue with the easterly line of Third avenue; excepting from said area all the streets, avenues and roads, or portions thereof, heretofore legally opened, and all the unimproved land included within the lines of streets, avenues, roads, public squares and places shown and laid out upon any map or maps filed by the Commissioners of the Department of Public Parks, pursuant to the provisions of chapter 604 of the Laws of 1894, and the laws amendatory thereof, or of chapter 410 of the Laws of 1882, as such area is shown upon our benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to the Surrey Court of the State of New York, at a Special

as such area is snown upon our seasons as such area as a snown upon our seasons.

Fourth—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house, in the City of New York, on the first day of August, 1890, 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, June 6, 1890.

FRANCIS C. DEVLIN, Chairman, ROBERT W. TODD, EZRA A. TUTTLE.

Commissioners.

CARROLL BERRY, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired to that part of ELTON AVENUE, (although not yet named by proper authority), extending from Third avenue to Brook avenue, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

WE, THE UNDERSIGNED, COMMISSIONERS

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 200 Broadway (fifth floor), in the said city, on or before the fourteenth day of July, 1890, and that we, the said Commissioners, will hear parties so objecting within the ten week-days next after the said fourteenth day of July, 1890, and for that purpose will be in attendance at our said office on each of said ten days at two o'clock P, M.

Second—That the abstract of our said estimate and

at our said office on each of said ten days at two 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. 3r Chambers street, in the said city, there to remain until the fifteenth day of July, 1890.

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

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: Northerly by the southerly line of Brook avenue; easterly by the centre line of the block between Elton avenue and Washington avenue, a line drawn parallel with and distant 100 feet easterly of the easterly line of Elton avenue and the centre line of the blocks between Elton avenue and Third avenue; southerly by the northerly line of Third avenue and by a line drawn at right angles with the westerly line of Elton avenue at its intersection with the westerly line of Third avenue, and extending

roo feet westerly of the westerly line of Elton avenue; westerly by a line drawn parallel with and distant too feet westerly of the westerly line of Elton avenue; excepting from said area all the streets, avenues and roads, or portions thereof, heretofore legally opened, and all the unimproved land included within the lines of streets, avenues, roads, public squares and places shown and laid out upon any map or maps filed by the Commissioners of the Department of Public Parks, pursuant to the provisions of chapter 604 of the Laws of 1874, and the Laws amendatory thereof, or of chapter 410 of the Laws of 1882, as such area is shown upon our benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house, in the City of New York, on the twenty-eighth day of July, 1890, 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, June 2, 1890.

Dated New YORK, June 2, 1890.

ROBERT W. TODD, Chairman, FRANCIS C. DEVLIN, J. P. SOLOMON, Commissioners.

CARROLL BERRY, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title wherever the same has not been heretofore acquired, to ONE HUNDRED AND SIXTY-NINTH STREET (although not yet named by proper authority), extending from Tenth to Eleventh avenue, in the Twelfth Ward of the City of New York.

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 280 Broadway (Room 4), in said city, on or before the twelfth day of July, 1800, and that we, the said Commissioners, will hear parties so objecting within ten week-days next after the said twelfth day of July, 1800, and for that purpose will be in attendance at our said office on each of said ten days at two 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 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. 3t Chambers street, in the said city, there to remain until the fourteenth day of July, 1890.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: Northerly by the centre line of the blocks between One Hundred and Sixty-ninth street and one Hundred and Sixt

Dated New York, June 2, 1890.

JOHN H. ROGAN, Chairman, CHARLES D. METZ, JOHN N. EMRA,

Commissioners.

JOHN P. DUNN, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to ONE HUNDRED AND THIRTY-SECOND STREET (although not yet named by proper authority), extending from the easterly side of Twelfth avenue to the westerly side of the Boulevard, 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 or unimproved lands affected thereby, and to all others whom it may concern, to wit:

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writirg, duly verified, to us at our office, No. 280 Broadway (Room 4), in said city, on or before the 7th day of July, 1890, and that we, the said Commissioners, will hear parties so objecting within ten week-days next after the said 7th day of July, 1890, and for that purpose will be in attendance at our said office on each of said ten days at 2 o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers struct, in the said city, there to remain until the 8th day of Jul., 120.

Third—That the limits of our assessment for canefit include all those lots, pieces or parcels of land situ. 122, tying and being in the City of New York, which, taken together, are bounded and described as follows, viz. 1 Northerly by the centre line of the block between One Hundred and Thirty-second street and One Hundred and Thirty-first street; and westerly by the easterly line of the Boulevard; southerly by the centre line of the block between One Hundred and Thirty-first street; and westerly by the easterly line of Twelfth avenue; excepting from said area all the land included within the line of streets, avenues and roads, or portions thereof, heretofore legally opened, as such area is shown upon our benefit mass devosited as actores

by the easterly line of Twenth avenue, said area all the land included within the line of streets, avenues and roads, or portions thereof, heretofore legally opened, as such area is shown upon our benefit maps deposited as aforesaid.

Fourth—That our report herein will be presented to the Supreme Court of the State of New York at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house in the City of New York, on the cust day of July, 1890, 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 24, 1890.

CHARLES D. METZ, Chairman, JOHN H. ROGAN, JOHN C. WILLIAMSON, Commissioners.

JOHN P. DUNN, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to that part of EAST ONE HUNDRED AND FIFTY-THIRD STREET (although not yet named by proper authority), extending from Railroad avenue, East, to Third avenue, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first class street or road by the Department of Public Parks. WE, THE UNDERSIGNED, COMMISSIONERS
of Estimate and Assessment

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 200 Broadway (fifth floor), in the said city, on or before the twenty-fifth day of June, 1890, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said twenty-fifth day of June, 1890, and floor of the ten week days next after the said ten days at three o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the twenty-sixth day of June, 1890.

Third—That the limits of our assessment for benefit

New York, at his office, No. 31 Chambers street, in the said city, there to remain until the twenty-sixth day of June, 1390.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which, taken together, are bounded and described as follows, viz.: Northerly by the centre line of the blocks between East One Hundred and Fifty-third street and East One Hundred and Fifty-third street, from Railroad avenue, East, to Third avenue; easterly by the westerly line of Third avenue; southerly by the centre line of the blocks between East One Hundred and Fifty-second street and East One Hundred and Fifty-second street and East One Hundred and Fifty-second street and East One Hundred and Fifty-second street, from Third avenue to Railroad avenue, East; excepting from said area all the streets, avenues and roads, or portions thereof, heretofore legally opened, and all the unimproved land included within the lines of streets, avenues, roads, public squares and places shown and taid out upon any map or maps filed by the Commissioners of the Department of Public Parks, pursuant to the provisions of chapter 604 of the Laws of 1874, and the laws amendatory thereof, or of chapter 41 of the Laws of 1882, as such area is shown upon our benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to

area is shown upon our benefit map deposited as anotesaid.

Fourth—That our report herein will be presented to the Supreme Court of the State of New York at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house in the City of New York, on the eighth day of July, 1890, 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 15, 1890.

GEORGE F. LANGBEIN, Chairman, G. M. SPEIR, Jr.,
EDWARD L. PARRIS,
Commissioners,
CARROLL BERRY, Clerk.

CARROLL BERRY, Clerk.

NORMAL COLLEGE OF THE

SEALED PROPOSALS WILL BE RECEIVED BY the Executive Committee for the care, etc., of the Normal College, at the Hall of the Board of Education, No. 146 Grand street, until 3.30 o'clock P. M. on Tuesday, July 1, 1890, for Repairing, Altering, Painting, etc., etc., etc., at the Normal College and Training Department Buildings.

Plans and specifications may be seen at the office of the President of the Normal College, corner of Sixtyninth street and Fourth avenue.

The Executive 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, m ist 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 Trustees or the Board of Education render their responsibility doubtful.

Dated, New York, June 18, 1890.

CIVIL SERVICE SUPERVISORY AND EXAMINING BOARDS.

New York City Civil Service Boards, Cooper Union, New York, June 27, 1890.

PUBLIC NOTICE IS HEREBY GIVEN THAT open competitive examinations will be held for the positions below mentioned, at the rooms of the City Civil Service Boards, Cooper Union, at the date specified:
Thursday, July 3, ASSI-TANT APOTHECARY, ASSISTANT PHYSICIAN at hospitals, HOUSE-KEEPER in the Department of Charities and Corrections.

Tuesday, July 8, FOREMAN, Department of Street

Cleaning.
Thursday, July 10, CLERK.
Application blanks may be obtained at the office of the Secretary, Room 30, Cooper Union.

LEE PHILLIPS.
Executive Officer. LEE PHILLIPS, Secretary and Executive Officer.

New York City Civil Service Boards, Cooper Union, New York, April 3, 1890.

NOTICE.

Office hours from 9 A. M. until 4 P. M.
 Blank applications for positions in the classified service of the city may be procured upon application at the above office.

the above office.

3. Examinations will be held from time to time a the needs of the several Departments of the City Government may require. When examinations are called, all persons who have filed applications prior to that date will be notified to appear for examination for the position specified.

who have filed applications prior to that date will be notified to appear for examination tor the position specified.

4. All information in relation to the Municipal Civil Service will be given upon application either n person or by letter. Those asking for information by mail should inclose stamp for reply.

5. The classification by schedule of city employees is as follows:

Schedule A shall include all deputies of officers and commissioners duly authorized to act for their principals, and all persons necessarily occupying a strictly confidential position.

Schedule B shall include clerks, copyists, recorders, bookkeepers and others rendering clerical services, except type-writers and stenographers.

Schedule C shall include Policemen, both in the Police Department and Department of Parks, and the uniformed force in the Fire Department, and Doormen in the Police Department.

Schedule D shall include all persons for whose duty special expert knowledge is required not included in Schedule E.

Schedule E shall include physicians, chemists, nurses, orderlies and attendants in the city hospitals and asylums, surgeons in the Police Department and the Department of Public Parks, and medical officers in the Fire Department.

Schedule F shall include stenographers, type-writers and all persons not included in the foregoing schedules, except laborers or day workmen.

Schedule G shall include all persons employed as laborers or day workmen.

Schedule G shall include laborers or day workmen.
Positions falling within Schedules A and G are exempt from Civil Service examination.
LEE PHILLIPS,
Secretary and Executive Officer.

POLICE DEPARTMENT. Police Department of the City of New York, No. 300 Mulberry Street, New York, June 26, 1890.

PUBLIC NOTICE IS HEREBY GIVEN THAT two Horses, the property of this Department, will be sold at Public Auction, on Friday, July 11, 1890, at 10 o'clock A. M., by Van Tassell & Kearney, Auctioneers, at their stables, Nos. 130 and 132 East Thirteenth

By order of the Board.

WM. H. KIPP, Chief Clerk.

Police Department—City of New York, Office of the Property Clerk (Room No. 9), No. 300 Mulberry Street, New York, 1890.

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
following property, now in his custody, without claimants: Boats, rope, iron, lead, male and female clothing,
boots, shoes, wine, blankets, diamonds, canned goods,
liquors, etc., also small amount money taken from
prisoners and found by patrolmen of this Department,
JOHN F. HARRIOT.
Property Clerk.

COMMISSIONERS OF APPRAISAL

THE COMMISSIONERS HERETOFORE AND prior to the first day of May, eighteen hundred and ninety, appointed in pursuance of the provisions of chapter four hundred and eighty-five, hereby give public notice that, in pursuance of the provisions of chapter two hundred and forty-nine of the laws of eighteen hundred and forty-nine of the laws of eighteen hundred and ninety, we shall, on behalf of the Mayor, Aldermen and Commonalty of the City of New York, apply to the Supreme Court, at a Special Term thereof, to be held in the First Judicial District, at the Chambers of the Court, in the City of New York, on the twenty-fifth day of July, eighteen hundred and ninety, at eleven o'clock in the forenoon, for the appointment of three disinterested persons, residents of the City of New York, as Commissioners of Appraisal, to ascertain and appraise the compensation to be made to the owners and all persons interested in the real estate shown on a map made in triplicate and certified by us, on the twenty-eighth day of May, eighteen hundred and ninety, showing all the pieces and parcels of land in the City of New York, between the Tenth avenue and the Harlem river, and a line parallel to and one hundred and fifty feet north of the Washington Bridge and the northerly line of the lands heretofore acquired for and used in connection with High Bridge, which had not been theretofore acquired by the City of New York, and which said pieces and parcels of land and real estate were to be acquired in fee as provided in the said lastmentioned act, for the fee as provided in the said lastmentioned act, for the fee as provided in the said lastmentioned act, for the fee as provided in the said lastmentioned act for the fee as provided in the said lastmentioned act for the fee as provided in the said lastmentioned act, for the fee of the same; one of which said maps was filed in the office of the Register of the City and County of New York, on the sixth day of June, eighteen hundred and eighty-seven of the laws of eighteen hundred and eighty-fiv

JACOB LORILLARD, VERNON H. BROWN, DAVID JAMES KING, Commissioners."

"State of New York, City and County of New York, ss.:

On this 28th day of May, 1890, before me personally came Jacob Lorillard, Vernon H. Brown and David James King, to me severally known and known to me to be the persons described and who executed the foregoing certificate, and severally acknowledged that they executed the same.

Notary Public, Kings County, N. Y.,
Certificate filed in N. Y. Co."

The object of the said application is to obtain an order for the appointment of three disinterested and competent persons, freeholders and residents of the City and County of New York, as Commissioners of Appraisal in pursuance of the provisions of the said act of eighteen hundred and ninety and the act of eighteen hundred and eighty-three therein referred to, and to fix the time and place for the first meeting of the Commissioners.

All the pieces and parcels of land and real estate

All the pieces and parcels of land and real estate included within the general description above contained in and to which an estate in fee is sought to be acquired for the City of New York, are shown by the following statement of the boundaries of the several pieces and of the numbers of the parcels to be taken, as given on the said maps :

First—A piece bounded westerly by the Tenth avenue, southerly by land heretofore acquired by the City of New York; easterly by land heretofore acquired by the said City of New York and the piece next hereinafter bounded, and northerly by the last mentioned piece and land heretofore acquired by said city, within which boundaries are included parcels numbered 1 and 2 on said maps.

boundaries are included parcels numbered r and 2 on said maps.

Second—A piece bounded westerly, easterly and southerly by the piece above bounded and land heretofore acquired by the said city, and northerly by the piece next hereinafter bounded, within which boundaries are included parcels 3 and 4 on said maps.

Third—A piece bounded southerly by the piece last above bounded; westerly by land heretofore acquired by the said city and the piece next hereinafter bounded; northerly by another piece hereinafter bounded, and easterly by land heretofore acquired by the said city, within which boundaries are included parcels numbered 6, 7, 12, 13, 14, 15, 16, 17 and 19 on said maps.

Fourth—A piece bounded westerly by Tenth avenue; southerly by land heretofore acquired by the said city; easterly by the piece last above bounded and northerly by the piece next herein bounded, within which boundaries is included parcel numbered at on said maps.

Fifth—A piece bounded westerly by the Tenth avenue, southerly by the two pieces last above bounded, and northerly and easterly by land heretofore acquired by the said city, within which boundaries is included parcel numbered 21 on said maps.

Sixth—A piece bounded westerly and northerly by land heretofore acquired by the said city, and easterly and southerly by land heretofore acquired by the said city, and easterly and southerly by land heretofore acquired by the said city, and easterly and southerly by land heretofore acquired by the said city, and easterly and southerly by land heretofore acquired by the said

city and the Harlem river, within which boundaries are included parcels numbered 5, 8, 9, 10, 18, 20, and 22, on

included parcels numbered 5, 8, 9, 10, 18, 20, and 22, on said maps.

Seventh—A piece bounded westerly by the Tenth avenue; northerly by land heretofore acquired by the said city and occupied by the Washington Bridge, and easterly and southerly by land heretofore acquired by the said city and the Harlem river, within which boundaries is included parcel numbered 23 on said maps.

Eighth—A piece bounded westerly by the Tenth avenue; southerly by the northerly line of land heretofore acquired by the said city and occupied by the Washington Bridge; northerly by a line one hundred and fifty feet from and parallel to the last mentioned line, and easterly by the Harlem river, within which boundaries are included parcels numbered 24, 25 and 26 on said maps.

Dated at New York, June 10, 1800.

Dated at New York, June 10, 1890. JACOB LORILLARD, VERNON H. BROWN, DAVID JAMES KING, Commissioners.

NEW AQUEDUCT.

NOTICE OF APPLICATION FOR AP-PRAISAL.

The real estate sought to be taken is required in the office of the County On the York to make the Corporation of the City of New York to make application to the Supreme Court for the appointment of Commissioners of Appraisal, under chapter 490 of the Laws of 1883. Such apple...tion will be made at a Special Term of said Court, to be held in the Second Judicial District, at the Court-house at White Plains, Westchester County, on the 19th day of July, 1890, at 11 of clock in the forement of the Court appointing the theorem of the Court appointing three disinterested and competent freeholders as Commissioners of Appraisal to ascertain and appraise the compensation to be made to the owners and all persons interested in the real estate hereinafter described, as proposed to be taken or affected for the purposes indicated in chapter 490 of the Laws of 1883.

The real estate sought to be taken or affected for the purposes indicated in chapter 490 of the Laws on field in the office of the County Clerk of Putnam County and indicated on two similar or duplicate maps, one filed in the office of the Register of the City and County of New York on the same day, each of which maps is experienced to the county of New York on the same day, each of which maps is "being part of certain por directs", 1, 2, 4, and "Carmel, in said County, on May 27, 1890, and the other in the office of the Croton river, near Belden's Bridge, and "Craft's Station, in the town of Carmel, Putnam "County, New York,"

The real estate so proposed to be taken is required for the construction, operation and maintenance of the dams and reservoir and of the portion of the real estate to be acquired therefor under this proceeding:

All those certain lots, pieces or parcels of land in the Town of Carmel, Putnam County, New York, which, taken together, constitute and form a tract, the exterior boundary line of which is as follows: Beginning at a superior of the county of the county of the portion of the real estate to be acquired therefor under this proceeding:

DEPARTMENT OF PUBLIC WORKS.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, ROOM 6, No. 31 CHAMBERS STREET, NEW YORK, June 16, 1890.

TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN A scaled envelope, with the title of the work and the name of the bidder indorsed thereon, also the number of the work as in the advertisement, will be received at this office until 12 o'clock M. Monday, June 30, 1890, at which place and hour they will be publicly opened by the head of the Department.

by the head of the Department.

No. 1. FOR REGULATING AND PAVING, WITH GRANITE-BLOCK PAVEMENT, WITH CONCRETE FOUNDATION, THE CARRIAGEWAY OF BROADWAY AND UNION SQUARE, WEST, from Bowling Green to Thirty-second street (excepting the space chargeable to the railroad company, viz.: between, within, and two feet outside of the railroad tracks).

No. 2. FOR FURNISHING CAST-IRON WATER PIPES, BRANCH PIPES AND SPECIAL CASTINGS.

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

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

The consent last above mentioned must be accom-

subsequent letting; the amount to be calculated upon the estimated amount of the work by which the bids are tested.

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

No estimate will be considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must Nor be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract 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 tor 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 RELECT ALL RIDS.

time aloresaid, the landary of 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

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THE CITY.

Blank forms of bid or estimate, the proper envelopes
in which to inclose the same, the specifications and
agreements, and any further information desired, can be
obtained at Rooms 1 and 10, No. 31 Chambers street.

THOMAS F. GILROY,

Commissioner of Public Works.

THOMAS F. GILROY,

Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS,

COMMISSIONER'S OFFICE,

NO. 31 CHAMBERS STREET,

New York, June 2, 1890.

TO THE PEOPLE OF THE CITY OF NEW

York:

It becomes my duty as Commissioner of Public Works and custodian of the many and immense interests involved in the City's water supply, to briefly present to the people of the City the present condition of the supply, and the extreme necessity for care and economy in the use of the water.

For a number of years past and up to the present time, the old Aqueduct and the Bronx river conduit have delivered in the City all the water which they are capable of carrying, the supply thus remaining stationary when the City has been constantly growing in population, buildings, manufactures and commerce, creating new and additional demands upon the water service. The consequence is that at certain seasons of the year, notably in extreme cold weather, when the habit of wasting water from faucets to prevent freezing in the pipes prevails, and in warm and dry weather, when various methods of waste are in vogue, the daily consumption exceeds the supply which can by any possibility be received through the old Aqueduct and the Bronx river conduit, the excess of consumption being drawn from the city reservoirs, diminishing the depth of water and the pressure in the distributing mains. There is no possibility of increasing the water supply received in the City until the new Aqueduct is brought into operation, and in the meantime the only reliance for a fair and equal distribution of water throughout the city is care and economy in its use on the part of the people. Already the depth of water in the reservoirs is being diminished at the rate of one inch per day, and if this should continue for any length of time, the pressure in the distributing mains would be so reduced that it would be impossible to deliver water in thousands of houses located on high ground, and in some other locations even in the basements or cellars.

I, therefore, most

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, ROOM 6, NO. 31 CHAMBERS STREET, NEW YORK, May 28, 1890.

TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN A sealed envelope, with the title of the work and the name of the bidder indorsed thereon, also the number of the work as in the advertisement, will be received at this office until 12 o'clock M. Tuesday, July 1, 1890, at which place and hour they will be publicly opened by the head of the Department.

No. 1. FOR THE IMPROVEMENT OF ONE HUNDRED AND FIFTY-FIFTH STREET, from St. Nicholas place to McComb's Dam Bridge.

STREET, from St. Nicholas place to McComb's Dam Bridge.

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

Each estimate must be verified by the oath, in writing, of the party making the same, that the several matters therein stated are true, and must be accompanied by the consent, in writing, of two householders or free-holders 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 State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must NoT be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the Estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City o 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 RELECT ALL RIDS

to him.

THE COMMISSIONER OF PUBLIC WORKS
RESERVES THE RIGHT TO REJECT ALL BIDS
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THE CITY.

Blank forms of bid or estimate, the proper envelopes in which to inclose the same, the specifications and agreements, and any further information desired, can be obtained at Room 10, No.31 Chambers street.

THOMAS F. GILROY,

Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS,
COMMISSIONER'S OFFICE,
No. 31 CHAMBERS STREET,
New York, August 14, 1889.

OWNERS OF LANDS ORIGINALLY ACQUIRED BY WATER GRANTS.

ACQUIRED BY WATER GRANTS.

A TTENTION IS CALLED TO THE RECENT which provides that whenever any streets or avenues in the city, described in any grant of land under water, from the Mayor, Aldermen and Commonalty, containing covenants requiring the grantees and their successors to pave, repave, keep in repair or maintain such streets, shall be in need of repairs, pavement or repavement, the Common Council may, by ordinance, require the same to be paved, repaved or repaired, and the expense thereof to be assessed on the property benefited; and whenever the owner of a lot so assessed shall have paid the assessment levied for such paving, repaving or repairing, such payment shall release and discharge such owner from any and every covenant and obligation as to paving, repaving and repairing, contained in the water grant under which the premises are held, and no further assessment shall be imposed on such lot for paving, repaving or repairing such street or avenue, unless it shall be petitioned for by a majority of the owners of the property (who shall also be the owners of a majority of the property in frontage) on the line of the proposed improvement.

The act further provides that the owner of any such lot may notify the Commissioner of Public Works, in writing, specifying the ward number and street number of the lot, that he desires, for himself, his heirs and assigns, to be released from the obligation of such covenants, and elects and agrees that said lot shall be thereafter liable to be assessed as above provided, and thereupon the owner of such lot, his heirs and assigns shall thenecforth be relieved from any obligation to pave, repair, uphold or maintain said street, and the lot in respect of which such notice was given shall be liable to assessment accordingly.

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

When notice, as above described, is given to the Commissioner of Public Works, the owner of the lot or lots therein described, and his heirs an A TTENTION IS CALLED TO THE RECENT

Common Council may, by ordinance, direct to be made thereafter.

No street or avenue within the limits of such grants can be paved, repaved or repaired until said work is authorized by ordinance of the Common Council, and when the owners of such lots desire their streets to be paved, repaved or repaired, they should state their desire and make their application to the Board of Aldermen and not to the Commissioner of Public Works, who has no authority in the matter until directed by ordinance of the Common Council to proceed with the pavement, repavement or repairs.

THOS. F. GILROY,

Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, NO. 31 CHAMBERS STREET, NEW YORK, June 1st, 1889.

PUBLIC NOTICE AS TO WATER RATES.

PUBLIC NOTICE IS HEREBY GIVEN 1HAT in compliance with the provisions of chapter 559, Laws of 1887, amending sections 350 and 921 of the New York City Consolidation Act of 1882, passed June 9, 1887, the following changes are made in charging and collecting water repts: ing water rents:

1st, All extracharges for water incurred from and after
1st, All extracharges for water incurred from and after
28c shall be treated, collected and returned in

June 9, 1887, shall be treated, collected and returned in arrears in the same manner as regular rents have hereto-tore been treated.

2d. In every building where a water meter or meters are now, or shall hereafter be in use, the charge for water by meter measurement shall be the only charge against such building, or such part thereof as is supplied through

by heter heads such part thereof as is supplied through meter.

3d. The returns of arrears of water rents, including the year 1887, shall be made as heretofore on the confirmation of the tax levy by the Board of Aldermen, and shall include all charges and penalties of every nature.

4th. A penalty of five dollars (\$5) is hereby established, and will be imposed in each and every case where the rules and regulations of the Department prohibiting the use of water through hose, or in any other wasteful manner, are violated, and such penalties will be entered on the books of the Bureau against the respective buildings or property, and, if not collected, be returned in arrears in like manner as other charges for water.

5th. Charges for so-called extra water rents of every nature, imposed or incurred prior to June 9, 1881, will be canceled of record on the books of the Department.

THOMAS F. GILROY,

Commissioner of Public Works.

THE CITY RECORD.

THE CITY RECORD IS PUBLISHED DAILY, Sundays and legal holidays other than the general election day excepted, at No. 2 City Hall, New York City, Price, single copy, 3 cents; annual subscription to 20.

W. J. K. KENNY, Supervisor.

THE CITY RECORD.

INDEX TO VOLUME XVIII.-PART II.

From April 1st to June 30th, 1890.

PAGE

ACCOUNTS, COMMISSIONERS OF—	APPROVED PAPERS-(Continued).	APPROVED PAPERS-(Continued).
REPORTS OF EXAMINATION OF ACCOUNTS OF: PAGE	GAS-MAINS ORDERED LAID IN, LAMPS, LAMP-POSTS, ETC., ERECTED, AND STREET, BOULEVARD AND ORNAMENTAL	STREETS TO BE PAVED, REGULATED, GRADED, ETC., SIDE- WALKS, CURB AND GUTTER STONES AND CROSSWALKS
City Chamberlain's Office1211, 1733	LAMPS ORDERED AND PERMITTED LIGHTED AT: PAGE	
ADMINISTRATOR, PUBLIC—	One Hundred and Eighty-eighth street, from Hoffman street to Washington avenue	Lewis street, from Delancey to Houston street Tompkins street, from Grand to Stanton street
(See Law Department.)	One Hundred and Ninth street, from Tenth avenue to	Goerck street, from Grand to Third street
ALDERMEN, BOARD OF—	Boulevard	Avenue A at intersection with Seventy-first street Boulevard, from Eighty-third to Eighty-fourth street
Appointments and resignations1183, 1184, 1275, 1276, 1340, 1405,	avenue and first new avenue west	Mangin street, from Grand to Houston street
1406, 1496, 1574, 1663, 1762, 1821, 1913, 1992, 2143, 2147	One Hundred and Eightieth street, between Eighth avenue and first new avenue west	Thirteenth avenue, from Seventeenth to Eighteenth
Commissioners of Deeds, names corrected 1184, 1276, 1339, 1574, 1762, 1821, 2146	A new avenue, from One Hundred and Forty-fifth to One	First avenue, from One Hundred and Twenty-fifth to One
COMMUNICATIONS FROM:	Hundred and Fifty-fifth street	C TY I I COLL / I . C TYOL .
Administrator, Public1277, 1574, 1914 American Museum of Natural History	Mulberry street, between Houston and Bleecker streets 1965	Lenox avenue
Clerk1497, 1822, 2147	High Bridge street, from Claremont to First avenue 1965 Southern Boulevard, from Hull to Jerome avenue 1965	
County Clerk1574, 1914 Comptroller185, 1277, 1341, 1406, 1574, 1822, 1915, 2147	Creston avenue, between Kingsbridge Road and Donny- brook street	One Hundred and Forty-eighth and One Hundred and Forty-ninth streets, from St. Nicholas avenue to Boule-
Docks, Department of	One Hundred and Sixty-fifth street and Mott avenue 2121	vard
Estimate and Apportionment, Board of	611 and 613 East Fifth street. 2121 One Hundred and Eightieth street, from Washington to	Western Boulevard, at Ninetieth street
Knights of Labor (D. A. 49)	Vanderbilt avenue 2121	One Hundred and Sixty-fifth street, from Boston road to
Mayor1340, 1911, 2145	8 Barclay street	D
Public Works, Commissioner of185, 1340, 1406, 1497, 1574, 1665, 1821, 1822, 1992, 2147	179 Forsyth street 2122	Jefferson street
Street Opening and Improvement, Board of 1496	146 Norfolk street	avenue
Taxpayer's Association, Washington Heights	PIPE PERMITTED LAID AT: West street and Tenth avenue, from Horatio to Fourteenth	Eighteeuth street, from Eleventh to Thirteenth avenue Twelfth avenue, from One Hundred and Twenty-ninth to
Departments, closing of1199, 1811	street 1323	One Hundred and Thirtieth street
Meetings, minutes of 1183, 1275, 1339, 1405, 1495, 1573, 1663, 1761, 1819, 1911, 1991, 2069, 2143	Fourteenth street, from Tenth avenue to North river 1323 Thirteenth avenue, from Horatio to Fourteenth street 1323	Bethune street, from West street to Thirteenth avenue One Hundred and Sixty-fifth street, from Eleventh avenue
Sidewalks, regulating use of	Horatio street, from Thirteenth avenue to West street 1323	to Boulevard
PETITIONS AND ACTION THBREON:	Gansevoort street, from West street to Thirteenth avenue Bloomfield street, from West street to Thirteenth avenue. 1323	Ninety-sixth street, from Eighth avenue to Boulevard Fifty-ninth street, from Seventh avenue to Broadway
Baxter street, changing name of	Manhattan market, Thirty-fifth street and Eleventh	Avenue A, at Seventieth street
Harlem, Mott Haven and Morris Avenue Railroad Co 1762	avenue	West street, near Tenth avenue
Jerome Avenue Railroad Co	East Fifty-third street to East river 1553	Sixtieth street, from First avenue to Avenue A
" One Hundred and Fourteenth street 2143	207 to 206 and 208 Fulton street	Fifth avenue, from Seventy-second to Seventy-ninth street A new street commencing at One Hundred and Sixty-fifth
" Ninth avenue 2143	RESOLUTIONS AND ORDINANCES, NOT CLASSIFIED:	One Hundred and Forty-fifth street, from Third to St.
REPORTS AND RESOLUTIONS:	Andrews avenue, changing name of	Ann's avenue
Block-house, Central Park, providing cannons for 1339 Central Park, North and East River Railroad Co 2143	Cars, surface, running at night	Sylvan place, from One Hundred and Twentieth to One Hundred and Twenty-first street
Cars, surface, running at night	Departments, closing of1257, 1861, 2195	Avenue A and Seventy-fourth street
Decoration Day celebration, providing money for 1329	Fireman's Register, placing name on	Sixteenth street, from Avenue C to East river Opposite 227 Grand street
Harlem Bridge and Morrisania Railway Co1664, 1763, 1819 Letter Carrier's bill, relating to	Harlem, Mott Haven and Morris Avenue Railroad Co., application of	One Hundred and Sixty-ninth street, between New York
National Factory Inspectors, allowing 2146	Memorial Committee, G. A. R., appropriation to 2047	& Harlem Railroad and Webster avenue One Hundred and Thirty-ninth street, from Willis to St.
New York Central and Hudson River Railroad Co., laying switch by 2146	Mosholu Parkway to Woodlawn Cemetery, naming of 1323 National Factory Inspectors, permitting convention of 2195	Ann's avenue
Rapid transit, in relation to	Ninth avenue, portion of, changed 1456	Opposite 315 Sixth avenue
Soldiers, sailors and marines, burial of	Ornamental clocks, placing of1456, 1643, 1803, 1861 Pier foot of West Thirty-ninth street, using of1386	Thirty-fourth street, from First avenue to East river Eighty-seventh street, from Eighth to Ninth avenue
incurred during war of the Rebellion, from 1276	Platform scale, placing of 2195	Eighty-seventh street, from Tenth avenue to Boulevard
Washington Bridge, Tremont and Westchester Railroad Co	Renumbering Twenty-fourth and Twenty-fifth streets, re- pealed	One Hundred and Forty-fifth to One Hundred and Forty- sixth street
Vetoes:	Show-cases, purchasing of 1385 Show-window, placing of 1256	Eighty-fourth street, from Tenth avenue to Boulevard
Drinking fountains, placing of1339, 1495, 1819, 1912, 2145	Show-window, placing of	Park avenue and One Hundred and Twentieth street One Hundred and Thirty-ninth street, from Eighth to
Fire-arms, relating to	Street Cleaning Ordinance amended	a new avenue
Lamps, lamp-posts, etc., placing of1819, 1912, 2144, 2145	Washington Bridge, Tremont and Westchester R. R. Co 1643	One Hundred and Thirty-eighth street, from Eighth to Edgecombe avenue
Ornamental clocks, erection of	STREETS TO BE PAVED, REGULATED, GRADED, ETC., SIDE-	One Hundred and Fourth street to Harlem river
1819, 2144, 2145	WALKS, CURB AND GUTTER STONES AND CROSSWALKS ORDERED AND PERMITTED LAID AT:	One Hundred and Fourth street and Avenue A One Hundred and Forty-first, One Hundred and Forty-
Pipes, laying of	One Hundred and Forty-second street, from Third to	second and One Hundred and Forty-third streets, from Seventh avenue to Harlem river
Sidewalks, widening of	Brook avenue. 1256 Vanderbilt avenue, from One Hundred and Sixty-fifth to	One Hundred and Fifth street, between Park and Fifth
Water-mains and pipes, laying of1183, 1573, 1819	One Hundred and Seventieth street 1256	One Hundred and Second street, from First avenue to
Watering-troughs, permitting placing of1339, 1819, 1911, 1912,	Little West Twelfth street, from Washington street to	Harlem river
A manufactural of the same of	Washington street, from Spring to Clarkson street 1256	One Hundred and Twenty-fifth street, from Manhattan street to Boulevard
APPROVED PAPERS— City Surveyors, appointment of	Eleventh avenue, between Twenty-seventh and Thirtieth streets	One Hundred and Twenty-ninth street, from Fifth to
Commissioners of Deeds, appointment of1257, 1323, 1324, 1456,	One Hundred and Thirty-third and One Hundred and	Madison avenue One Hundred and Forty-eighth street, from Seventh ave-
1643, 1723, 1803, 1861, 2195	Thirty-fourth streets, between St. Nicholas and Eighth avenues	nue to Harlem river
FREE DRINKING FOUNTAINS AND HYDRANTS ORDERED AND PERMITTED AT:	One Hundred and Nineteenth street, between St.	Ninety-ninth street, from Third to Park avenue Jumel Terrace, from One Hundred and Six eth to One
Northeast corner of Eighty-fifth street and Madison avenue 1456	Nicholas and Seventh avenues	Hundred and Sixty-second street
GAS-MAINS ORDERED LAID IN, LAMPS, LAMP-POSTS, ETC.,	Eighth avenues 1323	Eighty-seventh street, from Madison to Fifthavenue Ninetieth street, from Park to Madison av nue
ERECTED, AND STREET, BOULEVARD AND ORNAMENTAL	One Hundred and Seventeenth and One Hundred and Twenty-eighth streets, between St. Nicholas and Eighth	Sixty-ninth street, from Second to Third a renue Eighty-seventh and Eighty-eighty streets, between Madi-
LAMPS ORDERED AND PERMITTED LIGHTED AT:	avenues 1323	son and Fifth avenues
Eighty-seventh street, from Eighth avenue to Riverside Drive	One Hundred and Sixth street, between Eighth avenue and Boulevard	One Hundred and Eighty-fourth street, from Jerome to Vanderbilt avenue
Manhattan avenue, from One Hundredth to One Hundred	Fifth avenue at intersection with One Hundred and Thir-	One Hundred and Forty-second street, from Third to
Jerome avenue, from Southern Boulevard to Grand avenue 1323	teenth, One Hundred and Fourteenth, One Hundred and Fifteenth, One Hundred and Sixteenth, One Hun-	Rider avenue
Ninety-sixth street, between Lexington and Fifth avenue. 1323 Sixtieth street, between First avenue and Avenue A 1386	dred and Seventeenth and One Hundred and Eighteenth	Transparencies, Placing of:
One Hundred and Twenty-sixth street, from Boulevard	One Hundred and Twenty-fifth street, from Tenth avenue	Southwest corner of Sixteenth street and Sixth avenue Southwest corner of Broadway and Thirty-fourth street
to Tenth avenue	to Boulevard	VACANT LOTS TO BE FENCED, FILLED IN, ETC.:
Boulevard 1643	Boulevard 1385	Eighty-fourth street, near Riverside Drive
Southeast corner of Broadway and Fourteenth street 1723 Thirty-fifth street, from First avenue to East river 1803	One Hundred and Thirtieth street, from Broadway to	Second avenue and Eightieth street
2003	1enth avenue	Ninety-second street, from Ninett to Tenth avenue

APPROVED PAPERS—(Continued).	-	CITY RECORD, BOARD OF-(Continued). PAGE	EXECUTIVE DEPARTMENT—
VACANT LOTS TO BE FENCED, FILLED IN, ETC.:	PAGE	Comptroller, communication from, in reference to payments for advertising	Advertisements: PAGE
One Hundred and Ninth and One Hundred and Tenth streets, Flith and Madison avenues	1965	Advertising	Official Directory
One Hundred and Fifth and One Hundred and Sixth	2903	1811, 1904, 1981, 2096	Pounds, Public, auction sale of calves and cows1720, 2181
streets, Madison and Park avenues	1965	Requisitions granted and denied 1353, 1487, 1512, 1555, 1611, 1796, 1811, 1904, 1981, 2096	" goats1333, 1491, 1660
Seventy-sixth and Seventy-seventh streets, West End avenue and Boulevard.	2721	Vouchers and bills approved	1101363 () 1101363 ()
Ninety-fifth and Ninety-sixth streets, Madison and Fifth	7		Licenses, Bureau of: Report, quarterly
Ninety-sixth and Ninety-seventh streets, Madison and	2121	CIVIL SERVICE SUPERVISORY AND EXAMINING BOARDS-	Reports, weekly1258, 1324, 1386, 1459, 1555, 1646, 1726,
Fifth avenues	2121	ADVERTISEMENTS:	1804, 1956, 2048, 2123, 2196
Central Park, West, and One Hundred and First street	2121	Notice to applicants for positions 1176	VETOE3 (see Aldermen, Board of).
Sixty-second street and Amsterdam avenue	2122	Notice of examinations to be held1176, 1238, 1328, 1549, 1598, 1615, 1668, 1777, 1870, 1958, 2116, 2193	EXCISE DEPARTMENT—
WATERING-TROUGHS, PERMITTED AT:		Appointments1353, 1442, 1499, 1580, 1683, 1811, 1903, 1994,	Report, yearly 1308
Tenth avenue and Eightieth street	1257	2084, 2149	3.000,000,000,000
30 Peck slip	1257	CORPORATION ATTORNEY—	FINANCE DEPARTMENT—
First avenue and One Hundred and Fourteenth street	1257	(See Law Departmer t.)	Advertisements:
Kingsbridge road, between One Hundred and Seventy-			Auction sale of City's interest in real es ate1177, 1249, 1380
fourth and One Hundred and Seventy-fifth streets	1385	COUNSEL TO CORPORATION—	" property 1333
114 Manhattan street	1385	(See Law Department.)	Property owners, notice to (assessment lists)1177, 1333, 1380, 1587, 1618, 1668, 1841, 2048, 2060, 2061, 2115
4 Franklin street	1456	Acceptance of the control of the con	Real estate records for sale 1177
Seventeenth street and Eighth avenue	1553	COURTS, CIVIL, EIGHTH DISTRICT—	Registered bonds and stocks, interest due on 1177
991 Tenth avenue	1643	Appointments 1292	Stocks and bonds, proposals for1281, 1547, 2029, 2177
One Hundred and Eighth street and Lexington avenue	1643	College Colleg	Appointments and promotions1200, 1289, 1353, 1772, 1533, 2082 Approval of sureties1200, 1288, 1352, 1508, 1502, 1772, 1532,
Fourteenth street and Avenue B	1723	DOCKS, DEPARTMENT OF—	1933, 2008, 2082, 2163
Eleventh street and Avenue C One Hundred and Seventy-sixth street and Kingsbridge	1861	Advertisements:	Proposals opened1200, 1288, 1352, 1508, 1592, 1772, 1832,
road	1861	Auction sale of miscellaneous articles	1933, 2008, 2082, 2163 Report, quarterly, Auditor's—April 11, 1890.
704 Western Boulevard	1861	" fill in and dump 1204	" condition of City Treasury 1675
One Hundred and Fifteenth street and Eighth avenue	1861	Proposals for building piers, etc1799, 1936, 2138, 2199	Reports, weekly 1199, 1287, 1351, 1421, 1507, 1590, 1771, 1831,
One Hundred and Sixth street and Ninth avenue	1861	" dredging	1931, 2007, 2080, 2161
WATER-MAINS AND PIPES, ORDERED LAID IN:		" furnishing cobble and rip-rap stones 1181 " furnishing piles	Resignations and removals1200, 1353, 1592
Ninety-sixth street, between Lexington and Fourth aves.	1323	" granite-stones 2975	CITY CHAMBERLAIN, BUREAU OF:
One Hundred and Thirty-sixth street, between Fifth and Sixth avenues	1385	" laying pavement 1936	Reports, weekly1255, 1307, 1361, 1395, 1455, 1589, 1773,
One Hundred and Seventy-sixth street, between Third		Appointments, removals and re ignations1207, 1300, 1375, 1458	1859, 1955, 2021, 2079
and Washington avenues	1385	1487, 1679, 1680, 1681, 1715, 1716, 1851, 1864, 1865, 1980, 1981, 2010, 2011, 2112, 2175, 2183	FIRE DEPARTMENT— Advertisements:
Tenth avenue, between One Hundred and Thirtieth and One Hundred and Thirty-fourth streets	1385	Bills audited1459, 1681, 1716, 1945, 1981, 2112	
One Hundred and Twenty-sixth street, from Boulevard to	-3-5	Commissioners, action on charges against	Auction sale of miscellaneous articles
Tenth avenue	1456	Deaths	" hay, etc 1516
One Hundred and Twelith street, between Ten:h avenue and Boulevard	1457	1290, 1299, 1375, 1537, 1680, 1681, 1716, 1851, 1863,	" 1epairs and alterations1423, 1828, 1997
One Hundred and Fortieth street, between Tenth avenue	143/	1945, 1980, 2010, 2111, 2712, 2168, 2176	Apparatus, location for additional
and Boulevard	1643	Ferry, new, action taken thereon	1683, 1764, 1923, 2133, 2134
One Hundred and Ninth street, from Tenth avenue to	1803	1458, 1487, 1536, 1679, 1630, 1681, 1715, 1850, 1863, 1864,	Bills audited and approved1189, 1190, 1300, 1432, 1513, 1681,
Boulevard	1861	1943, 1980, 2009, 2111, 2112, 2168, 2175, 2183	1682, 1764, 1923, 2134, 2150, 2151
Samuel street and Honeywell avenue	1861	President and Treasurer, election of	Deaths
One Hundred and Forty-seventh and One Hundred and	-96-	1864, 1944, 2010, 2111, 2175	1682, 1683, 1764, 1923, 2133, 2134, 2151
Forty-eighth streets, between Eighth and a new avenue. A new avenue, from One Hundred and Forty-fifth to One	1861	Report, quarterly 1167	Leave of absence granted 2150
Hundred and Fifty-fifth street	1861	Requisitions passed1201, 1375, 1459, 1537, 1681, 1851, 1865, 2112, 2175, 2176	Meetings, minutes of1188, 1189, 1190, 1300, 1431, 1432, 1513, 1681, 1682, 1683, 1764, 1923, 2133, 2134, 2150, 2151
High Bridge street, from Claremont to First avenue	1861	Scows, building of	Proposals opened1188, 1190, 1764, 1923, 2134, 2151
First avenue, from High Bridge to Devoe street One Hundred and Thirty-seventh street, from Lincoln to	1861		Reduced 1682
Alexander avenue	1862	EDUCATION, BOARD OF-	Relief fund, contribution received for
Seventy-seventh street, from Tenth avenue to Boulevard.	1962	ADVERTISEMENTS:	Retired 1513
One Hundred and Forty-ninth street, between Brook and St. Ann's avenue.	1965	Proposals for alterations and repairs1322, 1344, 1367, 1399, 1415,	Triats 1188, 1189, 1190, 1300, 1432, 1513, 1681,
Ninetieth street, from Ninth to Tenth avenue	1965	1582, 1596, 1612, 1702, 1826, 1838, 1908, 1938, 1947,	1682, 1764, 1923, 2133, 2134, 2150, 2151
Eightieth street, from Tenth aven to Boulevard	2121	1984, 2030, 2032, 2040, 2050, 2072, 2075, 2177, 2197	GAS COMMISSION—
Creston avenue, from Donnybrook to St. James street	2121	" coal and wood1177, 1598 conveying pupils1177, 1462	Advertisements:
Bronx River road, from McLean to Grand avenue	2121	" heating apparatus	Proposals for Illuminating1177, 1556
Creston avenue, between Kingsbridge road and Donny-		" making sanitary changes1805, 1985, 1998, 2030,	HEALTH DEPARTMENT-
brook street	2121	2050, 2072 school buildings139), 2114	Advertisements:
ASSESSORS, BOARD OF-		" supplying furniture1177, 1274, 1322, 1367, 1582,	Auction sale of miscellaneous articles
ADVERTISEMENTS:		1729, 1805, 1947, 2114	Proposals for coal
Corporation notices1179, 1271, 1319, 1488, 1598, 1797, 18	26. 1838	College of the City of New York:	Appointments, dismissals and resignations1312, 1362, 1430, 1509.
Reports, quarterly123		Notice of meetings to be held	1575, 1576, 1833, 1834, 1941, 1942, 2022, 2094, 2095, 2131, 2132
		Normal College, notice of meetings to be held1657, 1826, 2085	Bills approved1173, 1312, 1362, 1429, 1509, 1575, 1695, 1833, 1941, 2022, 2024, 2131
BRIDGE COMMISSION—		Normal concept, notice of meetings to be mean to the meetings, acres	Buildings, dangerous 2132
Advertisements:		ESTIMATE AND APPORTIONMENT, BOARD OF-	Leave of absence granted1174, 1430, 1510, 1576, 1696, 1834, 2023,
Proposals for regulating, grading, etc	1700	Appropriations from Excise Fund to:	2094, 2132 Manure, disposal of
		Mission of the Immaculate Virgin1444, 1783, 2167	Meetings, minutes of172, 1312, 1315, 1362, 1429, 1509, 1575, 1695,
BRIDGE, NEW YORK AND BROOKLYN-	12000	Institution of Mercy	1833, 1941, 2022, 2093, 2131
Report for month of May	2059	Missionary Sisters, Third Order of St. Francis1444, 1883, 2167	Milk Inspectors, charges against
CHARITIES AND CORRECTION, DEPARTMENT OF-		Dominican Convent of Our Lady of the Rosary1444, 1783, 2167 Asylum of Sisters of St. Dominick1444, 1783, 2167	Proposals opened
ADVERTISEMENTS:		St. Joseph's Asylum1444, 1783, 2167	Report, yearly 1521
Auction sale of barrels	1998	Ladies' Deborah Nursery and Child's Protectory . 1444, 1783, 2167	Street Cleaning Commissioner, approval and confirmation of. 1315 Vacations, time allowed for
Death notices1178, 1348, 1425, 1518, 1600, 1730, 179		St. Agatha Home for Children1444, 1783, 2167 St. James Home1444, 1783, 2167	Vacations, time allowed for
1959, 203		Association for the Benefit of Colored Orphans1444, 1783, 2167	1653, 1751, 1823, 1921, 2005, 2057, 2159
Materials and work required at— Bellevue Hospital	78, 1560	American Female Guardian Society and Home	JURORS, COMMISSIONER OF-
Central Islip, L. I		for the Friendless1444, 1783, 2167 Five Points House of Industry1444, 1783, 2167	
Ward's Island	94, 1639	Asylum of St. Vincent de Paul1444, 1783, 2167	ADVERTISEMENTS: Exemption from jury duty notice
Proposals for groceries, dry goods, etc1178, 1260, 155	ACCOUNT NAME OF THE OWNER, THE OW	St. Michael's Home	Report, quarterly
" flour	3, 2050	St. Ann's Home	Report, quarterly
" ice		Association for Defriending Children and Foung Girls1444, 1763,	LAW DEPARTMENT—
Appointments, promotions and transfers 1172, 1292, 1324, 141		Home for Fallen and Friendless Girls1444, 1783, 2167	ADMINISTRATOR, PUBLIC:
1555, 1666, 1725, 1786, 1903, 2028, 204		COMMUNICATIONS FROM:	Monthly statements and returns of moneys
Contracts awarded1172, 1324, 1484, 1555, 1666, 1786, 1903, 202 Deaths1328, 166		Aldermen, Board of 1445	CORPORATION ATTORNEY:
Dismissals and resignations1172, 1292, 1324, 1412, 1485, 1555	, 1667,	Counsel to Corporation1230, 1445, 1446, 1578, 1977, 1980, 2165	Monthly returns of moneys2203, 1565, 1981
1726, 1786, 1903, 2028, 204	7, 2113	Comptroller1536, 1578, 1977, 2163, 2166, 2167 Education, Board of1229, 1230, 1444, 1783, 1975,	
Meetings, minutes of1172, 1292, 1324, 1413, 1484, 1555, 1666	Contract of the contract of th	Education, Board of	CORPORATION COUNSEL:
Report, quarterly Report, quarterly		Excise, Board of 1977	Appointments
		Fire Department, Commissioners of	Appointments of Commissioners of Appraisal
CITY RECORD, BOARD OF-		General Sessions of the Peace, Court of	Reports, weekly1409, 1410, 1411, 1443, 1635, 1644, 1793, 1862,
Advertisements:		Memorial Arch Committee 1978	2012, 2027, 2093, 2167
Proposals for printing and lithographing	1258	Parks, Public, Department of1444, 1445, 1579, 2167	Report, yearly, April 25, 1890.
" blank books, dockets, libers, etc39 Administrator's yearly report, report and discussion on	9, 1047	Police Department	PARKS, PUBLIC, DEPARTMENT OF-
administrator's Modely Penant Posset and discussion on	The same of the sa		
	1796 2. 1796	Public Works, Commissioner of	ADVERTISEMENTS:
Advertise, permission given to	2, 1796 7, 1796	Street Cleaning, Department of	
Advertise, permission given to	2, 1796 7, 1796 1555	Street Cleaning, Department of	Advertisements: Auction sale of grass
Advertise, permission given to	2, 1796 7, 1796 1555 1, 1795,	Street Cleaning, Department of	ADVERTISEMENTS: Auction sale of grass

P.	ARKS, PUBLIC, I	DEPARTMENT OF-(Continued).		
	ADVERTISEMENTS		PAC	GE
	Proposals for	constructing	1060. 20	41
	. "	regulating, grading, and paving		
			1948, 204	
	**	sewers	1717, 194	48
	**	steps, platforms, etc	196	50
	"	steps, platforms, etcstreet system, revision of	170	00
	Appointments	1845,		
	Bills audited and a	approved1244, 1245, 1280, 1291,		
		1409, 1844, 1845, 1847,		
		lem river1244, 1245,		
		ral Park		
		ment of		
		11244, 1245, 1291, 1292, 1844,		
	Estimates opened a	and read1243, 1291, 1844, 1845,	1848, 184	
		American Museum of Natural History mission given for a		•
		of1243, 1245, 1279, 1290, 1291, 1		
	Meetings, innutes	1843, 1845, 1848,		
	Memorial Arch nl	ans approved		
		rence to		55
		servations, weekly reports of1230, 1		
		13, 1513, 1580, 1763, 1785, 1866, 1945, 2026,		
		polition of1845,		
		an Cortlandt Park1843,		
		tions and fines1290, 1292, 1844, 1845,		
		1279, 1846,		
	Zoological Garden	51843,	1846, 184	8
00	DLICE DEPARTM	ENT_		
	ADVERTISEMENTS			
		f horses	. 218	
	Auction sale o	miscellaneous articles		
	Notice to owne	miscenarieous articles	1232, 102	Q
	Proposals for co	ers of lost propertyoal	. 117	0
	Appointments and	applicants, promotions and dismissals	187. 1245	
		6, 1311, 1312, 1365, 1373, 1386, 1447, 1447, 1		
		1593, 1634, 1635, 1714, 1715, 1794, 1795, 1		
		1966, 2011, 2037, 2069, 2077, 2112, 2113.		
	Bills approved	1188, 1794,		
		1187, 1245,		
	Fines imposed	1188, 1245, 1311, 1365, 1373, 1446, 1593, 1	714, 1794	١.
		1867, 1966, 2011, 2027,		
	Leave of absence g	granted1245, 1311, 1373, 1446, 1512, 1		
	20-20-0	1714, 1794, 1867, 1965, 2011, 2027, 2069,		
		granted		
		of1187, 1245, 1246, 1311, 1365, 1373, 1		
	1592, 163	4, 1714, 1794, 1867, 1965, 2011, 2027, 2069,	2112, 218	7
	Pensions granted at	nd denied and applications received		
	Depresals opened		. 218	
		·····		•
		·····		
		6, 1593, 1634, 1714, 1794, 1867, 1965, 2011, 2		
0	UNDS, PUBLIC-			
	(See Executive Dep	partment.)		

PUBLIC WORKS,	DEPARTMENT OF-	
ADVERTISEMEN	TS:	PAGE
Auction sale	e of miscellaneous articles	2, 1247
Notice to o	wners of lands acquired by water-grants	1182
	or furnishing67	
"	improvements 184	2, 1954
**	laying water-mains	1338
"	license to sprinkle streets	1182
••	regulating, grading, paving, flagging, etc	
	1338, 1350, 1552, 1674, 1954, 2004, 202	
**	resurfacing	1338
Water sunn	ly, scarcity of	1954
444		1182
	emovals and resignations1299, 1646, 1786	
Appointments, i	1866, 2038, 212	
Report, quarter	ly	1619
designation and a	1803, 1865, 2037, 212	
QUARANTINE C		
Advertisemen		
Proposals fo	or work at Swinburne Island	2100
SINKING FUND,	COMMISSIONERS OF—	
Armory, site for	r137	6, 1498
Castle Garden, i	n reference to lease of1257, 1311, 1377	, 1498,
	1553, 172	
	als, fines for and disposal of	
	lren, fines for and disposal of	
	ing of	1258
	1377, 172	
	ransportation Co., extension of route of	1376
	es of1257, 1310, 1376, 1497, 1553, 1578, 172	1497
	cine without license, fines imposed and dis-	3, 4/33
		1310
Property and pr	emises for city use, leasing of1377, 1498	
		5, 1754
	, leasing of 1310, 1498, 155.	
	mpanies, in reference to553	3, 1724
	nds, exemption from taxation of	1257
	operty, sale of	1310
Water-front, im	provement of	1578
STREET CLEANII	NG, DEPARTMENT OF—	
ADVERTISEMENT	s:	
Notice to the	ose having bulkheads to fill	1179
	r hay, etc	1566
	cows	1306
	esignations and removals1188, 1267, 1331,	TATA:
arppointments, r.	1457, 1633, 1725, 1726, 1931, 2059	
Bids		
Bills audited		1726,
	1931, 2059	
Public moneys co	ollected1188, 1268, 1331, 1414, 1458,	
2000	1726, 1931, 2059	
Reports, weekly	1188, 1267, 1331, 1414, 1457, 1633,	
	1931, 2059	, 2183

STREET OPENING AND IMPROVEMENT, BOARD OF-	
Advertisements:	PAGE
Notice of meetings to be held1338, 1501, 1668, 1936 Streets, opening and closing of1501, 2009	, 2060
COMMUNICATIONS AND PETITIONS FROM:	
Counsel to Corporation1307	, 2000
Parks	2009
Real estate owners1307, 1775, 1776	, 2009
Parks, ground for	2149
SUPREME COURT NOTICES—	
Audubon avenue	2127
Bailey avenue	1841
Beach avenue	1179
Bristow street1180	
Brookline street	1180
Cedar place	1841
Chisholm street1180	
Decatur avenue	2127
Eagle avenue1180	
Elton avenue	1909
German place	2200
Independence avenue	1841
Jennings street1180	
Lands in the Twenty-first Ward	1252
Lincoln avenue	1988
Melrose avenue1181	
One Hundred and Twentieth street1180	
One Hundred and Twenty-first street1180	
One Hundred and Twenty-seventh street	1180
One Hundred and Thirty-second street451	
One Hundred and Thirty-third street	1451
One Hundred and Thirty-fourth street	1452
One Hundred and Thirty-fifth street	1452
One Hundred and Thirty-sixth street	1452
One Hundred and Thirty-seventh street1180,	
One Hundred and Forty-seventh street	
One Hundred and Fifty-third street	1721
One Hundred and Fifty-fourth street	1726
One Hundred and Sixty-fifth street.	1491
One Hundred and Sixty-eighth street One Hundred and Sixty-ninth street	1492
	100
One Hundred and Seventy-fifth street One Hundred and Seventy-sixth street	1841
Railroad avenue, West	1180
Union street	2127
Wales avenue	
wates avenue	1179
AXES AND ASSESSMENTS, DEPARTMENT OF-	
Advertisements:	
Assessed valuation books open	1176
Proposals for furnishing block index maps	1929
Appointments1796,	
Report, quarterly	1655