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FINANCE DEPARTMENT.

Abstract of the transactions of the Bureau of the City Chamberlain for the week ending November 14, 1896.

OFFICE OF THE CITY CHAMBERLAIN, NEW YORK, November 23, 1896. Hon. WILLIAM L. STRONG, Mayor:

SIR—In pursuance of section 165 of the Consolidation Act of 1882, I have the honor to present herewith a report to November 14, 1896, of all moneys received by me, and the amount of all warrants paid by me since November 7, 1896, and the amount remaining to the credit of the City on November 14, 1896. Very respectfully, ANSON G. MCCOOK, Chamberlain.

DR. THE MAYOR, ALDERMEN AND COMMONALTY OF THE CITY OF NEW YORK, in account with ANSON G. MCCOOK, Chamberlain, during the week ending November 14, 1896. Cr.

1896. Nov. 14	To	1896. Nov. 7	By	1896. Nov. 14
	Additional Water Fund.....	\$8,425 66	Balance.....	\$5,101,672 10
	Additional Water Fund, City of New York.....	6,014 25	Taxes.....	\$664,200 48
	Antitoxine Fund.....	315 67	Arrears of Taxes.....	43,485 82
	Armory Fund.....	2,132 24	Interest on Taxes.....	5,982 45
	Bridge over Harlem River—One Hundred and Fifty-fifth Street.....	8 19	Fund for Street and Park Openings.....	21,131 34
	Bridge over Harlem River—Third Avenue.....	189 00	Street Improvement Fund—June 15, 1886.....	21,571 23
	Bronx and Pelham Parkways.....	179 01	Interest on Assessments.....	3,053 28
	Castle Garden, etc., Improvement of.....	5,442 98	Towns of Westchester.....	447 17
	Cathedral Parkway—Improvement and Construction.....	21,970 62	Interest—Towns of Westchester.....	68 39
	Central Park, Construction of.....	1,784 25	Fees—Towns of Westchester.....	10 50
	Corlears Hook Park—Construction and Improvement.....	33 25	Water-meter Fund No. 2.....	149 79
	Criminal Court-house Fund.....	1,620 50	Interest on Setting Meters.....	20 57
	Croton Water Fund.....	1,380 00	Additional Public Park Fund.....	1,609 12
	Croton Water Rent Refunding Account.....	52 60	Charges on Arrears of Taxes.....	48 00
	Department of Street Cleaning—New Stock, etc.....	1,090 00	Restoring and Repaving—23d and 24th	
	Dock Fund.....	7,359 76	Wards.....	96 00
	East River Park—Improvement of Extension.....	57 26	Restoring and Repaving—Department of	
	Excise Taxes.....	4,966 57	Public Works.....	1,564 25
	Fire Department Fund—For Sites.....	231 40	Tapping Pipes.....	220 00
	Fire Hydrant Fund.....	420 66	Sundry Licenses.....	1,497 50
	Fund for Street and Park Openings.....	15,749 98	Theatre and Concert Licenses.....	800 00
	Improvement of Parks, Parkways and Drives, chapter 194, Laws of 1896.....	434 48	County Clerk's Office.....	3,918 94
	Morningside Park—Construction of.....	376 87	Department of Public Charities, Salaries,	
	Mulberry Bend Park, Construction of.....	258 12	1896.....	2 87
	New East River Bridge Fund.....	1,181 96	Unclaimed Salaries and Wages.....	536 04
	Public Buildings—23d and 24th Wards.....	256 00	Croton Water Rent Refunding Account.....	394 50
	Public Driveway, Construction of.....	1,411 50	Sheriff's Fees.....	10,771 27
	Public School Library Fund.....	1 20	Street Incumbence Fund.....	59 00
	Public School Teachers' Retirement Fund.....	3,347 40	Maintenance and Government of Parks	
	Repaving.....	13,144 30	and Places, Police Salaries, 1896.....	27 90
	Restoring and Repaving—Special Fund—Department of Public Works.....	2,362 50	Public School Teachers' Retirement Fund	
	Restoring and Repaving—Special Fund—23d and 24th Wards.....	55 77	Dock Fund.....	25,807 11
	Revenue Bond Fund—Greater New York Commission.....	125 00	Department of Buildings—Special Fund..	1,102 77
	Revenue Bond Fund—Judgments.....	5,140 51	Salaries—Judiciary, 1896, Refund.....	19 72
	Revenue Bonds, 1896.....	2,000,000 00	Excise Taxes.....	166 66
	Riverside Park and Drive—Completion of Construction.....	723 02	General Fund.....	95 38
	Riverside Park—Construction of.....	8 00	Bridge over Harlem River at Third Ave-	
	School-house Fund.....	29,991 08	nuce—Premium on Bonds.....	18,840 00
	Spuyten Duyvil Creek Bridges.....	55 00	School-house Fund—Premium on Bonds..	90,674 16
	Street Improvement Fund—June 15, 1886.....	54,405 14	Sanitary Improvement at School-house	
	Unclaimed Salaries and Wages.....	285 75	Fund—Premium on Bonds.....	4,844 20
	Van Cortlandt Park, etc.....	327 77	College of the City of New York, New	
	Water-main Fund.....	1,309 12	Sites, etc.—Premium on Bonds.....	7,470 06
	Williamsbridge Sewer Fund.....	143 50	Change of Grade, etc., 23d and 24th	
			Wards—Premium on Bonds.....	4,003 50
			Repaving—Premium on Bonds.....	28,260 00
			New East River Bridge Fund—Premium	
			on Bonds.....	14,130 00
			American Museum of Natural History—	
			Premium on Bonds.....	11,775 00
			Improvement of Parks, Parkways and	
			Drives, chapter 194, Laws of 1896—	
			Premium on Bonds.....	8,242 50
			Repaving Roads, etc.—Premium on Bonds	
			Dock Fund—Premium on Bonds.....	4,710 00
			State Taxes, Care of Insane, etc.—Pre-	
			mium on Bonds.....	47,100 00
			3½ per cent. Consolidated Stock—Bridge	
			over Harlem River at Third avenue..	56,520 00
			3½ per cent. Consolidated Stock—College	
			of the City of New York.....	400,000 00
			3½ per cent. Consolidated Stock—Change	
			of Grade, etc., 23d and 24th Wards..	158,600 00
			3½ per cent. Consolidated Stock—Repav-	
			ing Streets and Avenues.....	85,000 00
			3½ per cent. Consolidated Stock—New	
			East River Bridge.....	600,000 00
			3½ per cent. Consolidated Stock—Ameri-	
			can Museum of Natural History.....	300,000 00
			3½ per cent. Consolidated Stock—Improve-	
			ment of Parks, Parkways and Drives	250,000 00
			3½ per cent. Consolidated Stock—Repav-	
			ing, 23d and 24th Wards.....	175,000 00
			3½ per cent. Consolidated Stock—State	
			Taxes, Care of Insane.....	100,000 00
			3½ per cent. School-house Bonds.....	1,200,000 00
			3½ per cent. Sanitary Improvement	1,925,141 37
			School-house Bonds.....	102,849 33
			3½ per cent. Dock Bonds.....	1,000,000 00
			3 per cent. Consolidated Stock—Spuyten	
			Duyvil Creek Bridge.....	1,000 00
			3 per cent. Armory Bonds.....	200 00
			3 per cent. Assessment Bonds, June 15,	
			1886.....	75,000 00
				7,481,250 17
				\$12,582,922 27

\$2,194,968 84

Advertising.....	\$13 60
Allowance to Aguilar Free Library Society.....	1,166 66
Aquarium.....	798 84
Aqueduct—Repairs, Maintenance and Strengthening.....	9,083 07
Armories and Drill-rooms—Wages.....	620 00
Association for Benefiting Children and Young Girls.....	1,356 13
Bacteriological Laboratory.....	31 00
Boring Examinations for Grading and Sewer Contracts.....	60 00
Boulevards, Roads and Avenues, Maintenance of.....	2,029 31
Bridges crossing Railroad—23d and 24th Wards.....	324 88
Bridge over Harlem River Ship Canal—Maintenance.....	58 50
Bronx River and other Bridges.....	240 36
Bronx River Works.....	276 70
Bronx Valley Sewer Commission.....	51 83
Burial of Honorably Discharged Soldiers, Sailors and Marines.....	140 00
Children's Fold.....	3,546 86
City Record—Salaries and Contingencies.....	25 00
Cleaning Markets.....	749 67
Cleaning Streets—Department of Street Cleaning.....	63,245 17
College of the City of New York.....	1,098 74
Commissioners of the Sinking Fund—Expenses of.....	325 00
Contingencies—Comptroller's Office.....	290 48
Contingencies—District Attorney's Office.....	83 33
Contingencies—Department of Taxes and Assessments.....	8 00
Contingencies—Law Department.....	248 75
Coroners—Salaries and Expenses.....	241 18
Cromwell's Creek Bridges.....	40 67
Department of Buildings.....	273 01
Department of Correction.....	5,702 37
Department of Public Charities.....	24,437 11
Estimated Amount Required for Payment of Interest, etc.....	1,370 00
Fees, Witnesses, etc.....	2,000 00
Fire Department Fund.....	6,324 72
Free Floating Baths.....	52 11
Harlem River Bridges—Repairs, Improvement and Maintenance.....	1,253 82
Health Fund.....	206 08
Hebrew Benevolent and Orphan Asylum Society.....	20,045 25
Hospital Fund.....	192 66
Incidental Expenses of Sheriff's Office.....	25 40
Interest on Revenue Bonds, 1896.....	22,534 04
Lamps and Gas and Electric Lighting.....	75,843 78
Laying Croton Pipes.....	10,752 39
Lithographing and Printing, etc.....	645 00
Maintenance and Construction of New Parks north of Harlem River.....	1,612 57
Maintenance and Government of Parks and Places.....	17,070 95
Maintenance—23d and 24th Wards.....	14,759 33
Making Rock Boundings, etc.....	2 76
Monumenting Streets and Avenues.....	28 00
Music—Central Park and the City Parks.....	260 00
New York Catholic Protectors.....	19,699 31
New York Post Graduate Medical School and Hospital.....	5,000 00
Normal College.....	141 74
Nursery and Child's Hospital.....	5,427 63
One Hundred and Fifty-fifth Street Viaduct—Maintenance and Repairs.....	14 00
Preliminary Surveys, etc.....	150 00
Public Buildings—Construction and Repairs.....	831 40
Printing, Stationery and Blank Books.....	13,657 63
Public Charities and Correction.....	32 73
Public Instruction.....	65,314 33
Removal of Night Soil, Offal and Dead Animals.....	2,083 33
Removing Obstructions in Streets and Avenues.....	389 50
Rents.....	1,555 50
Repairs and Renewal of Pavements and Regrading.....	4,528 78
Repairing and Renewal of Pipes, Stop-cocks, etc.....	3,079 30
Repaving Streets and Avenues.....	5,341 10
Roads, Streets and Avenues—Unpaved—Maintenance of and Sprinkling	1,799 99
Salaries—Board of Revision and Correction of Assessments.....	83 33
Salaries—Commissioners of the Sinking Fund.....	83 33
Salaries—Consulting Engineer, etc.....	476 66
Salaries—Department of Public Works.....	1,492 50
Salaries—Finance Department.....	489 00
Salaries—Inspectors and Sealers of Weights and Measures.....	225 00
Salaries—Judiciary.....	559 55
Sewers and Drains—23d and 24th Wards.....	646 69
Sewers—Repairing and Cleaning.....	841 00
Street Improvements—For Surveying, Monumenting and Numbering Sts	20 00
Supplies for and Cleaning Public Offices.....	1,459 58
Support of Indigent Prisoners in County Jail.....	50 43
Surveying, Laying-out, etc., 23d and 24th Wards.....	13 85
Surveying, Laying-out and Making Topographical Surveys, etc.....	644 87
	428,547 14
	\$2,623,515 98
	9,959,406 29
	\$12,582,922 27

THE MAYOR, ALDERMEN AND COMMONALTY OF THE CITY OF NEW YORK, in account with DR. ANSON G. MCCOOK, Chamberlain, during the week ending November 14, 1896. Cr.

1896. Nov. 14	To	1896. Nov. 7	By
	Jury Fees.....	\$304 00	Balance.....
	Balance.....	28,129 00	
		\$28,433 00	\$28,433 00

November 14, 1896. By Balance..... \$28,129 00

E. & O. E., F. W. SMITH, Bookkeeper.

ANSON G. MCCOOK, City Chamberlain.

1896. Nov. 14	By	1896. Nov. 14	To
	Balance.....	\$9,959,406 29	
	Taxes.....	\$664,200 48	
	Arrears of Taxes.....	43,485 82	
	Interest on Taxes.....	5,982 45	
	Fund for Street and Park Openings.....	21,131 34	
	Street Improvement Fund—June 15, 1886.....	21,571 23	
	Interest on Assessments.....	3,053 28	
	Towns of Westchester.....	447 17	
	Interest—Towns of Westchester.....	68 39	
	Fees—Towns of Westchester.....	10 50	
	Water-meter Fund No. 2.....	149 79	
	Interest on Setting Meters.....	20 57	
	Additional Public Park Fund.....	1,609 12	
	Charges on Arrears of Taxes.....	48 00	
	Restoring and Repaving—23d and 24th		
	Wards.....	96 00	
	Restoring and Repaving—Department of		
	Public Works.....	1,564 25	
	Tapping Pipes.....	220 00	
	Sundry Licenses.....	1,497 50	
	Theatre and Concert Licenses.....	800 00	
	County Clerk's Office.....	3,918 94	
	Department of Public Charities, Salaries,		
	1896.....	2 87	
	Unclaimed Salaries and Wages.....	536 04	
	Croton Water Rent Refunding Account.....	394 50	
	Sheriff's Fees.....	10,771 27	
	Street Incumbence Fund.....	59 00	
	Maintenance and Government of Parks		
	and Places, Police Salaries, 1896.....	27 90	
	Public School Teachers' Retirement Fund		
	Dock Fund.....	25,807 11	
	Department of Buildings—Special Fund..	1,102 77	
	Salaries—Judiciary, 1896, Refund.....	19 72	
	Excise Taxes.....	166 66	
	General Fund.....	95 38	
	Bridge over Harlem River at Third Ave-		
	nuce—Premium on Bonds.....	18,840 00	
	School-house Fund—Premium on Bonds..	90,674 16	
	Sanitary Improvement at School-house		
	Fund—Premium on Bonds.....	4,844 20	
	College of the City of New York, New		
	Sites, etc.—Premium on Bonds.....	7,470 06	
	Change of Grade, etc., 23d and 24th		
	Wards—Premium on Bonds.....	4,003 50	
	Repaving—Premium on Bonds.....	28,260 00	
	New East River Bridge Fund—Premium		
	on Bonds.....	14,130 00	
	American Museum of Natural History—		
	Premium on Bonds.....	11,775 00	
	Improvement of Parks, Parkways and		
	Drives, chapter 194, Laws of 1896—		
	Premium on Bonds.....	8,242 50	
	Repaving Roads, etc.—Premium on Bonds		
	Dock Fund—Premium on Bonds.....	4,710 00	
	State Taxes, Care of Insane, etc.—Pre-		
	mium on Bonds.....	56,520 00	
	3½ per cent. Consolidated Stock—Bridge		
	over Harlem River at Third avenue..	400,000 00	
	3½ per cent. Consolidated Stock—College		
	of the City of New York.....	158,600 00	
	3½ per cent. Consolidated Stock—Change		
	of Grade, etc., 23d and 24th Wards..	85,000 00	
	3½ per cent. Consolidated Stock—Repav-		
	ing Streets and Avenues.....	600,000 00	
	3½ per cent. Consolidated Stock—New		
	East River Bridge.....	300,000 00	
	3½ per cent. Consolidated Stock—Ameri-		
	can Museum of Natural History.....	250,000 00	
	3½ per cent. Consolidated Stock—Improve-		
	ment of Parks, Parkways and Drives	175,000 00	
	3½ per cent. Consolidated Stock—Repav-		
	ing, 23d and 24th Wards.....	100,000 00	
	3½ per cent. Consolidated Stock—State		
	Taxes, Care of Insane.....	1,200,000 00	
	3½ per cent. School-house Bonds.....	1,925,141 37	
	3½ per cent. Sanitary Improvement		
	School-house Bonds.....	102,849 33	
	3½ per cent. Dock Bonds.....	1,000,000 00	
	3 per cent. Consolid		

THE MAYOR, ALDERMEN AND COMMONALTY OF THE CITY OF NEW YORK, in account with
DR. ANSON G. MCCOOK, Chamberlain, during the week ending November 14, 1896. CR.

1896. Nov. 14	To Witness Fees.....	\$455 45	1896. Nov. 7	By Balance.....	\$126 72
	Balance.....	1,671 26		Witness Fees.....	2,000 00
		\$2,126 72			\$2,126 72

E. & O. E., F. W. SMITH, Bookkeeper.

November 14, 1896. By Balance..... \$1,671 26
ANSON G. MCCOOK, City Chamberlain.

THE MAYOR, ALDERMEN AND COMMONALTY OF THE CITY OF NEW YORK, in account with
DR. ANSON G. MCCOOK, Chamberlain, during the week ending November 14, 1896. CR.

1896. Nov. 14	To Interest Registered.....	\$86,354 95	1896. Nov. 7	By Balance.....	\$212,837 65
	Balance.....	120,482 70			
		\$212,837 65			\$212,837 65

E. & O. E., F. W. SMITH, Bookkeeper.

November 14, 1896. By Balance..... \$212,837 65
ANSON G. MCCOOK, City Chamberlain.

BOARD OF ESTIMATE AND APPORTIONMENT.

BOARD OF ESTIMATE AND APPORTIONMENT, CITY OF NEW YORK, MAYOR'S OFFICE, CITY HALL, Thursday, November 19, 1896, 1 o'clock P. M.

The Board met in pursuance of the following call:

OFFICE OF THE MAYORALTY, EXECUTIVE DEPARTMENT, CITY HALL, NEW YORK, November 18, 1896.
In pursuance of the authority contained in the 18th section of the New York City Consolidation Act of 1882, and chapter 106 of the Laws of 1893, a meeting is hereby called of the Mayor, Comptroller, President of the Board of Aldermen, President of the Department of Taxes and Assessments, and Counsel to the Corporation, constituting a Board of Estimate and Apportionment, to be held at the office of the Mayor on Thursday, November 19, 1896, at 1 o'clock P. M., for the purpose of transacting such business as may be brought before the Board.
W. L. STRONG, Mayor.

INDORSED:

Admission of a copy of the within as served upon us this 18th day of November, 1896.
W. L. STRONG, Mayor; ASHBEL P. FITCH, Comptroller; JOHN JEROLOMAN, President of the Board of Aldermen; FRANCIS M. SCOTT, Counsel to the Corporation.

Present—William L. Strong, the Mayor; Ashbel P. Fitch, the Comptroller; John Jeroloman, the President of the Board of Aldermen; Francis M. Scott, the Counsel to the Corporation.
Absent—Edward P. Barker, the President of the Department of Taxes and Assessments.

On motion, the reading of the minutes of the meeting held November 5, 1896, was dispensed with.

The Comptroller presented the following:

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, October 27, 1896.
To the Board of Estimate and Apportionment:

In the Final Estimate for 1896 there was included an appropriation of \$300,000 for the payment of interest on Revenue Bonds, issued in anticipation of taxes for the year 1896.

Owing to the fact that the rate of interest on these bonds has been much larger this year than usual, by reason of the disturbed condition of the money market, a transfer of \$36,000 will be needed for this purpose.

In the Final Estimate for the year 1896 there was included an appropriation of \$289,500 for the payment of interest on stocks and bonds to be issued subsequent to January 1, 1896. There will be an unexpended balance in this appropriation sufficient to provide for this transfer, and I therefore offer for adoption the following resolution.

Respectfully, ASHBEL P. FITCH, Comptroller.

And offered the following:

Resolved, That the sum of thirty-six thousand dollars (\$36,000) be and the same is hereby transferred from the appropriation included in the Final Estimate for 1896, entitled "Interest on the City Debt (on Stocks and Bonds) to be issued after January 1, 1896," the same being in excess of the amount required for the purposes and objects thereof, to the appropriation included in the Final Estimate for 1896, entitled "Interest on Revenue Bonds of 1896," the amount thereof being insufficient.

Which was adopted by the following vote: Affirmative—The Mayor, Comptroller, President of the Board of Aldermen, and Counsel to the Corporation—4.

The Comptroller presented the following:

LAW DEPARTMENT—OFFICE OF THE COUNSEL TO THE CORPORATION, NEW YORK, November 13, 1896. Hon. ASHBEL P. FITCH, Comptroller:

SIR—I inclose herewith a bill of Edward J. Nellis for two thousand (\$2,000), on account of services rendered in examining and appraising property to be acquired by the City for park purposes, pursuant to the provisions of chapter 56 of the Laws of 1894, and testifying before the Commissioners of Appraisal.

This bill was duly taxed to-day before a Justice of the Supreme Court.

Respectfully yours, FRANCIS M. SCOTT, Counsel to the Corporation.

And offered the following:

Resolved, That pursuant to the provisions of chapter 56 of the Laws of 1894, the Comptroller be and is hereby authorized and directed to issue bonds in the name of The Mayor, Aldermen and Commonalty of the City of New York, to be known as "Consolidated Stock of the City of New York," as provided by section 132 of the New York City Consolidation Act of 1882, to the amount of two thousand dollars (\$2,000), bearing interest at a rate not exceeding three and one-half per cent. per annum, redeemable within such period as the Comptroller may determine, not exceeding thirty years from the date of issue, the proceeds of which bonds shall be applied to the payment of the bill of Edward J. Nellis, for services rendered in examining and appraising the lands to be acquired by the City for a public park, in the Twelfth Ward of the City of New York, as provided by said chapter 56 of the Laws of 1894, and as taxed by Hon. Abraham R. Lawrence, a Justice of the Supreme Court, in the First Judicial District, on November 13, 1896.

Which was adopted by the following vote: Affirmative—The Mayor, Comptroller, President of the Board of Aldermen, and Counsel to the Corporation—4.

The Comptroller presented the following:

LAW DEPARTMENT—OFFICE OF THE COUNSEL TO THE CORPORATION, NEW YORK, November 11, 1896. Hon. ASHBEL P. FITCH, Comptroller:

SIR—I inclose herewith the bill of Albert Bach, Esq., amounting to \$2,700, on account of services rendered as special counsel for the City in the proceedings to acquire lands for park purposes, pursuant to the provisions of chapter 56 of the Laws of 1894. This bill was duly taxed before a Justice of the Supreme Court on the 10th day of November, 1896.

Respectfully yours, FRANCIS M. SCOTT, Counsel to the Corporation.

And offered the following:

Resolved, That, pursuant to the provisions of chapter 56 of the Laws of 1894, the Comptroller be and is hereby authorized and directed to issue bonds in the name of The Mayor, Aldermen and Commonalty of the City of New York, to be known as "Consolidated Stock of the City of New York," as provided by section 132 of the New York City Consolidation Act of 1882, to the amount of two thousand seven hundred dollars (\$2,700), bearing interest at a rate not exceeding three and one-half per cent. per annum, redeemable within such period as the Comptroller may determine, not exceeding thirty years from the date of issue; the proceeds of which bonds shall be applied to the payment of the bill of Albert Bach for services rendered as Special Counsel to the City in the proceeding to acquire lands for a public park in the Twelfth Ward of the City of New York, as provided by said chapter 56 of the Laws of 1894, and as taxed by Hon. Abraham R. Lawrence, a Justice of the Supreme Court in the First Judicial District, on November 10, 1896.

Which was adopted by the following vote: Affirmative—The Mayor, Comptroller, President of the Board of Aldermen, and Counsel to the Corporation—4.

The Comptroller presented the following:

CITY OF NEW YORK—FINANCE DEPARTMENT, November 13, 1896. To the Board of Estimate and Apportionment:

GENTLEMEN—I submit herewith a communication dated November 12, 1896, addressed to me by Hon. Charles H. Van Brunt, Presiding Justice of the Appellate Division of the Supreme Court, in the First Department, requesting a transfer from the appropriation made for the payment of Clerks of the Supreme Court in 1896, to the appropriation made in said year for compensation of Justices from other districts.

The amount of the deficiency in the last-named appropriation cannot now be exactly ascertained, but it will probably approximate \$6,000. According to the books of the Finance Department there will be more than this amount remaining unexpended in the appropriation for Clerks of the Supreme Court, and I therefore offer for adoption the following resolution.

Very respectfully, ASHBEL P. FITCH, Comptroller.

SUPREME COURT, APPELLATE DIVISION, FIRST DEPARTMENT, NEW YORK, November 12, 1896. Hon. ASHBEL P. FITCH, Comptroller, etc.:

DEAR SIR—Mr. Justice Rumsey has handed me your kind communication of November 11, wherein I notice your suggestion that the Chief Justice of the Appellate Division should communicate with the County Clerk in order to ascertain what amounts may be available for transfer, and from what specific appropriation the same may be taken. I do not see how the County Clerk can give this information. As I understand, there has been an excess of appropriation in some of the departments of the Supreme Court, as will be shown by the books of the Comptroller; and

whether the expenditures for the balance of the year will exceed those which have obtained during that portion of the year which has expired, I suppose can only be determined by the appointing power and the power which fixes the salaries of the various appointees.

I understand that there will be a considerable balance remaining of the appropriation to clerks of the Supreme Court, provided there is no increase of the pay-roll during the remainder of the year. As we have the appointment of the clerks, we can say that there will be no increase in this respect, and that any balance which would remain, after providing for the residue of the year at the same rate as has heretofore obtained, could be made available for supplying the deficiency referred to in your note. If you will kindly call the matter to the attention of the Board of Estimate and Apportionment and cause the proper transfer to be made, you will greatly oblige.

Yours very truly, C. H. VAN BRUNT, Presiding Justice.

And offered the following:

Resolved, That the six thousand dollars (\$6,000) be and the same is hereby transferred from the appropriation made in the final estimate for 1896, entitled "Salaries—Judiciary—(The Supreme Court), Clerks," the same being in excess for the amount required for the purposes and objects thereof, to the appropriation made for the same year, entitled "Salaries—Judiciary—(The Supreme Court), compensation of justices from other districts," the amount thereof being insufficient.

Which was adopted by the following vote:

Affirmative—The Mayor, Comptroller, President of the Board of Aldermen, and Counsel to the Corporation—4.

The Comptroller offered the following:

Resolved, That the sum of one hundred and fifty dollars (\$150) be and the same is hereby transferred from the appropriation made to the Law Department for 1896, entitled "Salaries—Law Department—Salaries of Assistants, Clerks, etc.," the same being in excess of the amount required for the purposes and objects thereof, to the appropriation made to said Department for 1896, entitled "Salaries—Bureau of the Corporation Attorney—Salary of Process Clerk," the amount thereof being insufficient.

Which was adopted by the following vote: Affirmative—The Mayor, Comptroller, President of the Board of Aldermen, and Counsel to the Corporation—4.

The Comptroller presented the following:

AQUEDUCT COMMISSIONERS' OFFICE, NEW YORK, November 5, 1896. To the Board of Estimate and Apportionment of the City of New York:

GENTLEMEN—The following is an extract from the minutes of stated meeting of the Aqueduct Commissioners held at this office on November 4, 1896:

"The Construction or Executive Committee recommended that the following resolution, adopted on June 29, 1896, be rescinded:

"Resolved, That, subject to the approval of the Board of Estimate and Apportionment, and in accordance with the advice of the Counsel to the Corporation, contained in a communication to the Comptroller, under date of November 26, 1895, the accompanying bill of Francis E. Cornish for refund of taxes paid by her on Parcels Nos. 20, 22, 28 and 29 of Reservoir 'D,' amounting to sixty-five dollars and eighty-three cents, is hereby approved and ordered certified to the Comptroller for payment."

"And, in lieu thereof, recommended the adoption of the following resolutions:

"Resolved, That the accompanying bill of Francis E. Cornish for refund of taxes paid by her on Parcels Nos. 20, 22, 28, 29 and 31 of Reservoir 'D,' and on Parcels Nos. 60 and 61 of Gleneida Proceedings, amounting to sixty-five dollars and eighty-three cents, is hereby approved and ordered certified to the Comptroller for payment.

"Resolved, That the Board of Estimate and Apportionment is hereby requested to approve of said bill and to amend their resolution of July 15, 1896, to conform to this action.

"On motion of Commissioner Cannon, the recommendation was approved and the resolutions adopted." Very respectfully, EDWARD L. ALLEN, Secretary.

And offered the following:

Whereas, The Board of Estimate and Apportionment, by a resolution adopted July 2, 1896, concurred in resolutions of the Aqueduct Commissioners, adopted June 29, 1886, authorizing the refunding of certain amounts paid by private individuals on property acquired by the Aqueduct Commission; and

Whereas, The Aqueduct Commissioners, by a resolution adopted November 4, 1896, qualified their former action by amending the description of the property upon which taxes had been paid by Francis E. Cornish, and requested the Board of Estimate and Apportionment to amend its resolution accordingly.

Resolved, That said resolution of July 2, 1896, so far as it relates to the payments to be made to the said Francis E. Cornish, be and the same is hereby amended so as to read as follows:

"Francis E. Cornish, for taxes paid on Parcels Nos. 20, 22, 28, 29 and 31 of Reservoir 'D,' and on Parcels Nos. 60 and 61 of Gleneida Proceedings, sixty-five dollars and eighty-three cents."

Which was adopted by the following vote: Affirmative—The Mayor, Comptroller, President of the Board of Aldermen, and Counsel to the Corporation—4.

The Comptroller presented the following:

BOARD OF EDUCATION, NO. 146 GRAND STREET, NEW YORK, November 5, 1896.

Resolved, That the sum of two thousand three hundred and fifty dollars (\$2,350) be and the same is hereby appropriated from the proceeds of bonds to be issued by the Comptroller, with the approval of a majority of the Board of Estimate and Apportionment, pursuant to chapter 88 of the Laws of 1895, application for the issue of which is hereby made; said sum to be applied in payment of the following named bills of costs, taxed by a Justice of the Supreme Court, pursuant to the provisions of chapter 393 of the Laws of 1896, in the matter of acquiring title to lands for school sites located:

1. On the southeasterly corner of East Houston and Essex streets: Thomas Allison, Special Counsel, \$1,500; Thomas W. Harris, Expert Witness, \$250; Frederick C. Wagner, Expert Witness, \$250; James Deignan, Expert Witness, \$250. 2. On the northerly side of One Hundred and Fourteenth street, between Third and Lexington avenues: Thomas C. Smith, Expert Witness, \$100—\$2,350.

—requisition for which sum is hereby made upon the Comptroller.

A true copy of resolution adopted by the Board of Education November 4, 1896.

ARTHUR McMULLIN, Clerk.

And offered the following:

Resolved, That, pursuant to the provisions of chapter 88 of the Laws of 1895, the Board of Estimate and Apportionment hereby approves of the issue of School-house Bonds in the name of The Mayor, Aldermen and Commonalty of the City of New York, to be known as "Consolidated Stock of the City of New York," as provided by section 132 of the New York City Consolidation Act of 1882, to the amount of two thousand three hundred and fifty dollars (\$2,350), and the Comptroller is hereby authorized and directed to issue the same for such period as he may determine, but not longer than twenty years, bearing interest at a rate not exceeding three and one-half per cent. per annum; the proceeds of which bonds shall be applied in payment of the following-named bills of costs, taxed by a Justice of the Supreme Court, pursuant to the provisions of chapter 393 of the Laws of 1896, in the matter of acquiring title to lands for school sites, as follows:

1. On the southeasterly corner of East Houston and Essex streets: Thomas Allison, Special Counsel, \$1,500; Thomas W. Harris, Expert Witness, \$250; Frederick C. Wagner, Expert Witness, \$250; James Deignan, Expert Witness, \$250. 2. On the northerly side of One Hundred and Fourteenth street, between Third and Lexington avenues: Thomas C. Smith, Expert Witness, \$100—\$2,350.

—as specified in the resolution relating thereto, adopted by the Board of Education, November 4, 1896.

Which was adopted by the following vote: Affirmative—The Mayor, Comptroller, President of the Board of Aldermen, and Counsel to the Corporation—4.

The Comptroller presented the following:

BOARD OF EDUCATION, NO. 146 GRAND STREET, NEW YORK, November 5, 1896.

Lands in block bounded by Fifty-second and Fifty-third streets and Eighth and Ninth avenues, in the Twenty-second Ward (rear of Grammar School No. 58).

Awards, \$14,261; costs and expenses (other than the fees of expert witnesses), \$2,119.05—total, \$16,380.05.

Resolved, That, in pursuance of chapter 88 of the Laws of 1895, the Comptroller of the City of New York be, and he hereby is requested to issue, with the approval of a majority of the Board of Estimate and Apportionment, bonds, for the purpose of providing the funds to meet the expenditures necessary for the acquisition of the lands in the block bounded by Fifty-second and Fifty-third streets and Eighth and Ninth avenues, in the Twenty-second Ward, as a site for school purposes, under the provisions of chapter 191 of the Laws of 1888, as amended by chapter 35 of the Laws of 1890, for the payment of the awards, costs and expenses (other than the fees of expert witnesses) confirmed by the Court, in the proceeding therefor, amounting in the aggregate to the sum of sixteen thousand three hundred and eighty dollars and five cents (\$16,380.05), the same to be paid by the said Comptroller out of the proceeds of said bonds, when issued, requisition therefor being hereby made.

A true copy of resolution adopted by the Board of Education, November 4, 1896.

ARTHUR McMULLIN, Clerk.

And offered the following:

Resolved, That, pursuant to the provisions of chapter 88 of the Laws of 1895, the Board of Estimate and Apportionment hereby approves of the issue of School-house Bonds in the name of

The Mayor, Aldermen and Commonalty of the City of New York, to be known as "Consolidated Stock of the City of New York," as provided by section 132 of the New York City Consolidation Act of 1882, to the amount of sixteen thousand three hundred and eighty dollars and five cents (\$16,380.05); and the Comptroller is hereby authorized and directed to issue the same for such period as he may determine, but not longer than twenty years, bearing interest at a rate not exceeding three and one-half per cent. per annum; the proceeds of which bonds shall be applied to meet the expenditures necessary for the acquisition of the lands in the block bounded by Fifty-second and Fifty-third streets and Eighth and Ninth avenues, in the Twenty-second Ward, as a site for school purposes, amount for awards being \$14,261, for costs, charges, etc. (other than the fees of expert witnesses), \$2,119.05, as specified in the resolution relating thereto, adopted by the Board of Education, November 4, 1896.

Which was adopted by the following vote: Affirmative—The Mayor, Comptroller, President of the Board of Aldermen, and Counsel to the Corporation—4.

The Comptroller presented the following communication from the Fire Department:
HEADQUARTERS FIRE DEPARTMENT, NEW YORK, November 13, 1896. *The Honorable Board of Estimate and Apportionment*, Stewart Building, New York:

GENTLEMEN—I have the honor to inform you that at a meeting of the Board of Fire Commissioners, held on the 11th instant, the following preamble and resolution were adopted:

Whereas, It has been ascertained that an error was made when the resolution requesting the transfer of certain salary balances to the appropriation for "Apparatus, Supplies," etc., for the year 1895 was adopted on December 30 last, which resulted in overstating the balance of the appropriation for the Bureau of Fire Alarm Telegraph and Electrical Appliances for 1895, in the amount of twenty-three dollars and eighty-two cents; therefore

Resolved, That the Board of Estimate and Apportionment be and is hereby requested to authorize the correction of the error by making the following alteration in the items below specified, contained in the resolution adopted by that Board on December 30, 1895, authorizing the transfer above referred to, to wit:

Engine and Hook and Ladder Companies Pay-rolls—Instead of \$3,481, \$3,504.82.
Bureau of Fire Alarm Telegraph and Electrical Appliances Pay-roll—Instead of \$6,394, \$6,370.18. Very respectfully, JAMES R. SHEFFIELD, President.

HEADQUARTERS FIRE DEPARTMENT, NEW YORK, November 12, 1896. *The Honorable Board of Estimate and Apportionment*, Stewart Building, New York:

GENTLEMEN—I have the honor to inform you of the adoption of the following resolution by the Board of Fire Commissioners at a meeting held on the 11th instant:

Resolved, That the resolution adopted October 21, 1896, amending the resolution adopted August 13, 1896, requesting the Board of Estimate and Apportionment to authorize the issue of bonds for the purposes of this Department under the provisions of chapter 76 of the Laws of 1894, as amended by chapter 751 of the Laws of 1896, be and is hereby rescinded, and that in lieu thereof the following be adopted:

Resolved, That the Board of Estimate and Apportionment be and is hereby requested to authorize the issue of bonds for the purposes of this Department under the provisions of chapter 76 of the Laws of 1894, as amended by chapter 751 of the Laws of 1896, as follows:

New Site—For an apparatus-house for Engine Company No. 61 in Westchester, \$2,000. New Buildings—For quarters for a new company on City Island, \$7,500; for quarters Engine Company No. 61 in Westchester, \$9,000; \$16,500—aggregate, \$18,500.

Your early and favorable action upon these resolutions is requested. Very respectfully, JAMES R. SHEFFIELD, President.

HEADQUARTERS FIRE DEPARTMENT, NEW YORK, November 12, 1896. *Honorable Board of Estimate and Apportionment*, Stewart Building, New York:

GENTLEMEN—I have the honor to inform you of the adoption of the following resolution at a meeting of the Board of Fire Commissioners, held this day:

"Resolved, That the Board of Estimate and Apportionment be and is hereby requested to authorize the transfer of \$500 from the appropriation for salaries for this Department for the current year, Headquarters' Pay-roll, for which the same will not be required, to the appropriation for salaries for this Department, Bureau of Fire Alarm Telegraph and Electrical Appliances Pay-roll, for the current year, for which the same will be needed."

Very respectfully, JAMES R. SHEFFIELD, President.
Which were referred to the Comptroller.

The Comptroller presented the following:
LAW DEPARTMENT—OFFICE OF THE COUNSEL TO THE CORPORATION, NEW YORK, November 9, 1896. *To the Board of Estimate and Apportionment*:

GENTLEMEN—I beg to acknowledge the receipt of a letter, written by direction of your Board, dated the 30th inst., transmitting a copy of a communication from the Hon. Joseph Koch and others with reference to a bill of their costs in the matter of the indictment of the Commissioners of Excise, which was presented to your Board at a meeting held upon the date referred to, and by you referred to me.

The costs were incurred in a criminal proceeding upon the trial of an indictment by the Grand Jury against the defendants for acts committed, or alleged to have been committed, or omissions suffered by them as Commissioners of Excise.

They contend that, by virtue of chapter 431 of the Laws of 1896, which amends section 196 of the Consolidation Act, your Board has authority to audit a claim incurred in defending such a proceeding.

The amendatory act referred to, is as follows:

"§ 196. The board of estimate and apportionment is hereby authorized to audit and allow, as charges against the city, the reasonable costs, counsel fees and expenses paid or incurred, or which shall hereafter be paid or incurred by any commissioner, city magistrate or police justice who shall have been a successful party in any proceedings or trial to remove him from office, or who shall bring or defend any action or proceeding, in which the question as to his title to office is in any way presented or involved, or in which it is sought to convict him, or to review or prohibit any such removal or to obtain possession of his office, or by any commissioner for the proper presentation and justification of his official conduct before any body or tribunal lawfully investigating the same, and not officially recommending his removal from office. The board of estimate and apportionment is hereby authorized and directed to cause to be included in the taxes to be levied and raised for the year following such audit upon the estate subject to taxation in said city and county, an amount sufficient to pay the revenue bonds directed to be issued by the said comptroller in anticipation of the collection of the said taxes, with all interest due or to become due thereon."

The parts which are italicized in the foregoing quotation are those which are not contained in the section of the Consolidation Act which was amended, but are now introduced for the first time.

It will be noted that the expression contained in these newly added words, "in which it is sought to convict him," is broad enough to cover, and was probably intended to include cases in which officials exercising their functions within the City and County of New York as "Commissioners," successfully defended indictments found against them.

If, therefore, these Excise Commissioners did successfully defend indictments found against them and have incurred expenditures in so doing, you will be authorized to investigate and audit a reasonable amount for their reimbursement.

Very respectfully, FRANCIS M. SCOTT, Counsel to the Corporation.
FARMERS' LOAN AND TRUST COMPANY BUILDING, NO. 22 WILLIAM STREET, NOVEMBER 6, 1896. *Hon. ASHBEL P. FITCH, Comptroller of the City of New York, City*:

DEAR SIR—We respectfully invite your attention to the inclosed bills for your early disposition. Very truly, yours, HOADLY, LAUTERBACH & JOHNSON.
NEW YORK, October 18, 1896.

The Mayor, Aldermen and Commonalty of the City of New York, to Hoadly, Lauterbach & Johnson, Dr. Farmers' Loan and Trust Company Building, No. 22 William street.

To professional services as counsel on indictments in criminal actions by the People of the State of New York against Alexander Meakim, Edward T. Fitzpatrick and Joseph Koch, Excise Commissioners, from April 30, 1891, until the 1st October, 1896, including two appeals from the General Term to the Court of Appeals; a motion at Oyer and Term, before Judge Ingraham, to dismiss the indictment made subsequent to affirmance by Court of Appeals; argument of motion before Judge Ingraham; dismissal of the indictment after said argument; preparation of the indictment after said argument; preparation of long and elaborate briefs in the Court of Appeals and before Judge Ingraham; motions subsequent to the decision of Judge Ingraham to dismiss the remaining indictments on file, and dismissal of the same, \$2,500.

NEW YORK, October 16, 1896.

The Mayor, Aldermen and Commonalty of the City of New York, to A. J. Dittenhoefer, Dr. For services rendered as counsel on indictments in criminal actions by the People of the State of New York against Alexander Meakim, Edward T. Fitzpatrick and Joseph Koch, Excise Commissioners, from April 30, 1891, until the 1st October, 1896, including two appeals from the General Term to the Court of Appeals; a motion at Oyer and Term, before Judge Ingraham, to dismiss the indictment made subsequent to affirmance by Court of Appeals; argument of motion before Judge Ingraham; dismissal of the indictment after said argument; preparation of long and elaborate briefs in the Court of Appeals and before Judge Ingraham; motions subsequent to the decision of Judge Ingraham to dismiss the remaining indictments on file, and dismissal of the same \$2,500.

NEW YORK, October 16, 1896.

The Mayor, Aldermen and Commonalty of the City of New York to Charles Donohue, Dr. For services rendered as counsel on indictments in criminal actions by the People of the State of New York against Alexander Meakim, Edward T. Fitzpatrick and Joseph Koch, Excise Commissioners, from April 30, 1891, until the 1st October, 1896, including two appeals from the Gen-

eral Term to the Court of Appeals; a motion at Oyer and Term, before Judge Ingraham to dismiss the indictment made subsequent to affirmance by Court of Appeals; argument of motion before Judge Ingraham; dismissal of the indictment after said argument; preparation of long and elaborate briefs in the Court of Appeals, and presentation of appeal in Court of Appeals; consultations with District Attorney relative to vacating indictment; motions to dismiss the five remaining indictments on file, and dismissal of the same, \$2,500.

Which were referred to the Comptroller and Counsel to the Corporation for examination and report.

The Comptroller presented the following:
NEW YORK, November 16, 1896. *Hon. Board of Apportionment, City of New York*:

GENTLEMEN—When it was determined to build a new bridge at Third avenue, over the Harlem river, it was thoroughly understood that the approach to said bridge on the north side extending from the pier line on Third avenue to a point on Third avenue where the descent of the approach made it impossible for a person to pass under, should be constructed so as to afford the public ample facilities for travel and at the same time offer the minimum injury to the adjacent property on both sides of the avenue. I think I have seen a profile of said approach as sent me by the Department of Public Works at that time. The plan determined on was an open viaduct similar to the viaduct near the Seventh Avenue Bridge at Harlem river. On examination I now find that the plan has been changed, and instead of the open or elevated approach, the plan calls for a solid masonry wall extending from the pier line on the Harlem river with three arches, I believe, in front of our property on Third avenue, the balance of the approach to be a solid wall of masonry. This stone wall will be nearly three blocks in length and extend through the centre of the most important avenue and the main artery of the Twenty-third and Twenty-fourth Wards. What I earnestly protest against is this stone wall, which will do most serious damage to the adjoining property. An open structure will be of great injury, but the stone approach will be more serious. It will also be the means of costing the City for all time additional expense for Police protection.

The contractor for building the bridge has told me within forty-eight hours that he has not as yet ordered the stone for the approach, and if your Honorable Board should decide to build as originally intended (an open structure of iron) I believe it will save the City a large amount of money in cost of construction, and it is not too late to order the change. May I ask that your Honorable Board give this most important matter your prompt attention.

Yours respectfully, JORDAN L. MOTT.
Which was referred to the Commissioner of Public Works for examination and report.

The Comptroller presented the following:
NEW YORK, October 28, 1896. *Hon. WILLIAM L. STRONG, Chairman, Board of Estimate and Apportionment*:

DEAR SIR—On behalf of the Board of Education, and acting in conformity with the resolution above quoted, I respectfully ask that the Board of Estimate and Apportionment grant the hearing and make the investigation which the resolution requests.

Very truly yours, ROBERT MACLAY, President, Board of Education.
—and called up the communication from the Board of Education dated October 27, 1896, requesting a special hearing in the matter of the application for an appropriation for a new hall for the Board of Education, which was presented to this Board at a meeting held October 30, 1896, and laid over.

Debate was had thereon, whereupon the Comptroller offered the following:
Resolved, That the Board of Education be requested to appoint a committee, to meet with the committee to be appointed by the Board of Estimate and Apportionment, for the purpose of endeavoring to find suitable accommodations, immediately available, for the Board of Education and its draughtsmen and employees.
Which was adopted.

The Comptroller presented the following communications:
From the Department of Public Charities:
DEPARTMENT OF PUBLIC CHARITIES, NEW YORK, October 26, 1896. *Hon. WILLIAM L. STRONG, Mayor, New York City*:

DEAR SIR—In view of the informal discussion at the meeting of the Board of Estimate and Apportionment on the 20th instant, in the matter of inadequate facilities at the Fordham Hospital, this Board has deemed it proper to forward for your information the inclosed communication.

For your further information would state, that the Commissioners have examined the property referred to and find it admirably situated, and the buildings with slight alterations well adapted for the purposes of a hospital. As to the matter of values, we are not informed.

Respectfully, yours, S. C. CROFT, President.
OCTOBER 24, 1896. *To the Honorable Board, Commissioners of Charities*. SILAS CROFT, President:

GENTLEMEN—I understand that the facilities of Fordham Hospital are deemed insufficient. I beg, therefore, to make the following proposition to your Honorable Board:

I offer for your consideration my property corner St. James street and Aqueduct avenue, Fordham, consisting of fifty-four city lots on high ground, beautifully located and later to be surrounded on three sides by streets. The house on same is suitable for a hospital, the main building being 40 x 40 feet, with two wings, one 28 x 28 feet, 15 x 2 feet, making a total depth of eighty-eight feet, three stories and basement. The stable accommodations are ample in every particular, with spacious living apartments. Nearly twenty thousand dollars was expended three years ago in improvements. All buildings are in first-class condition, as an inspection will verify.

I will sell this property for one hundred thousand dollars, or lease the same for a term of years at an annual rental of ten thousand dollars.

Should my proposition be accepted, the present lease on Fordham Hospital can be cancelled.
Yours, very truly, (Signed) MARY T. EDEN, per JOHN N. EDEN.
Referred to the Comptroller.

The following communications were received:
From the Department of Public Works:
DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, NEW YORK, October 23, 1896. *Hon. WILLIAM L. STRONG, Chairman, Board of Estimate and Apportionment*:

DEAR SIR—Chapter 410 of the Laws of 1882 (Consolidation Act, page 29), relating to the purchase of patented articles, is in these words:

"Except for repairs no patented pavement shall be laid and no patented article shall be advertised for, contracted for or purchased, except under such circumstances that there can be a fair and reasonable opportunity for competition, the conditions to secure which shall be prescribed by the board of estimate and apportionment."

There is in use in the cities of Washington, Philadelphia, Rochester, Buffalo and Jersey City a patented noiseless manhole cover which makes a continuous smooth surface over asphalted pavements.

I have given it a six months' test in this city on Fifty-eighth street, between Sixth and Seventh avenues, and it has given entire satisfaction to Mr. Loomis, the Engineer of Sewers, and is approved by the several asphalt paving companies.

I desire to introduce it or some similar contrivance upon Fifth avenue. The cost of the frame and manhole together is about \$20, but the covers can be made to fit existing manhole frames at a cost of not exceeding \$7 on the average, but as the space occupied by this manhole cover will be deducted from the measurement of the work performed under the contract of the Barber Asphalt Company, the cost will be still less.

I respectfully request that the Board of Estimate and Apportionment will, at its next meeting, pass a resolution authorizing me to advertise for "noiseless manhole covers, to be used on asphalted streets," so that if any other similar contrivance exists, we may get the benefit of competition.

I am, very respectfully yours, CHARLES H. T. COLLIS, Commissioner.
DEPARTMENT OF PUBLIC WORKS, OFFICE OF ENGINEER IN CHARGE OF SEWERS, NEW YORK, October 23, 1896. *Hon. C. H. T. COLLIS, Commissioner of Public Works*:

DEAR SIR—Upon the subject of noiseless manhole covers, which it is proposed to substitute on asphalted streets for iron ones, I beg leave to report that seven (7) of these covers were placed on Fifty-eighth street, between Sixth and Seventh avenues, on trial by the Greger Manufacturing and Engineering Company. These covers are quite satisfactory so far as the abatement of the nuisance caused by the rattling of iron wheels over the iron covers, now in use. No perceptible change of sound is noticed when vehicles of any description pass over them; in that respect they do all that is claimed for them.

I will say, however, that they are heavier and bulkier than the ordinary covers and not so easy to handle, furthermore the perforations should be larger. In the covers in use at present we have 6 holes of 1 1/4-inch in diameter, which are none too few or too small to admit of the proper ventilation of sewers.

The covers cost about 50 per cent. more than the ordinary ones, but it is probable that residents along the line of the streets where they are used, especially weakly and nervous people would consider that the advantage derived was equivalent to the extra cost.

Yours, respectfully, HORACE LOOMIS, Engineer in Charge of Sewers.
Referred to the Comptroller.

From the Department of Public Works:
DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, NEW YORK, October 9, 1896. *Hon. WILLIAM L. STRONG, Mayor and Chairman, Board of Estimate and Apportionment*:

DEAR SIR—I find that there will be a deficiency of \$2,500, or more, in the appropriation for "Supplies for and Cleaning Public Offices, Salaries" for 1896. I therefore respectfully ask that

the sum of \$2,700 be transferred to said appropriation from the appropriation for "Free Floating Baths, Salaries," from which the amount can be spared.

Very respectfully, CHARLES H. T. COLLIS, Commissioner of Public Works. Referred to the Comptroller.

From the North Side Board of Trade: NORTH SIDE BOARD OF TRADE OF THE CITY OF NEW YORK, NEW YORK, November 16, 1896. To the Honorable Board of Estimate and Apportionment:

GENTLEMEN—The following resolution was adopted at the meeting of the North Side Board of Trade on Monday, November 9, 1896:

Resolved, That Jerome avenue, from Central Avenue Bridge to Woodlawn, be paved with macadam on each side a distance of twenty (20) feet from the curb-line, thereby leaving a dirt strip in the centre of said avenue, under the law, for any street railway that may be projected thereon or for driving thereon. Very respectfully, O. G. ANGLE, Secretary.

Referred to the Comptroller.

On motion the Board adjourned. E. P. BARKER, Secretary.

BOARD OF ESTIMATE AND APPOINTMENT, CITY OF NEW YORK, MAYOR'S OFFICE, CITY HALL, MONDAY, November 23, 1896, 12 o'clock M.

The Board met in pursuance of the following call:

OFFICE OF THE MAYORALTY, EXECUTIVE DEPARTMENT, CITY HALL, NEW YORK, November 20, 1896. In pursuance of the authority contained in the 180th section of the New York City Consolidation Act of 1882, and chapter 106 of the Laws of 1893, a meeting is hereby called of the Mayor, Comptroller, President of the Board of Aldermen, President of the Department of Taxes and Assessments, and Counsel to the Corporation, constituting a Board of Estimate and Apportionment, to be held at the office of the Mayor on Monday, November 23, 1896, at 12 o'clock M., for the purpose of transacting such business as may be brought before the Board.

W. L. STRONG, Mayor.

INDORSED: Admission of a copy of the within as served upon us this day of 1896. W. L. STRONG, Mayor; ASHBEL P. FITCH, Comptroller; JOHN JEROLAMAN, President of the Board of Aldermen; FRANCIS M. SCOTT, Counsel to the Corporation. Present—William L. Strong, the Mayor; Ashbel P. Fitch, the Comptroller; John Jeroloman, the President of the Board of Aldermen; Francis M. Scott, the Counsel to the Corporation. Absent—Edward P. Barker, the President of the Department of Taxes and Assessments.

On motion, the reading of the minutes of the meetings held November 5 and 19, 1896, was dispensed with.

The Mayor announced that this meeting was called for the purpose of considering the plans and specifications for the proposed new wing to the Penitentiary on Blackwell's Island.

Robert J. Wright, Commissioner of Correction, J. R. Thomas, Consulting Architect, and Lispenard Stewart, President of the State Board of Prison Commissioners, appeared and made a statement in relation thereto.

Debate was had, whereupon the Counsel to the Corporation offered the following:

Resolved, That the plans and specifications for the proposed new wing to the Penitentiary on Blackwell's Island be amended so as to conform as to the size of cells to meet the recommendation of the State Board of Prison Commissioners, and that this Board will appropriate the sum of three hundred and twenty-five thousand dollars (\$325,000), for the purpose of the construction thereof. Which was adopted.

The Comptroller offered the following.

Resolved, That the Commissioners of the Sinking Fund be and hereby are respectfully requested to appoint a committee to select a site for a new fireproof building, to be erected for the sole use of the Register's office, and that the Counsel to the Corporation be and hereby is requested to prepare and submit to this Board for its approval a draft of a bill, to be presented to the Legislature, which, when enacted into law, will enable the City to acquire the site thus selected, and will authorize the said Commissioners of the Sinking Fund to construct and equip thereon such fireproof building, and will authorize this Board to provide the necessary means therefor by the issue of Consolidated Stock of the City of New York.

Which was adopted by the following vote: Affirmative—The Mayor, Comptroller, President of the Board of Aldermen, and Counsel to the Corporation—4.

On motion, the Board adjourned. E. P. BARKER, Secretary.

PUBLIC ADMINISTRATOR'S STATEMENT.

Statement and Return of Moneys received by WILLIAM M. HOES, Public Administrator in the City of New York, for the month of November, 1896, rendered to the Comptroller in pursuance of the provisions of Sections 56 and 216 of New York City Consolidation Act of 1882.

Table with columns: DATE OF FINAL DECREE, ESTATE OF, COMMISSIONS, TOTAL AMOUNT. Lists various estates and their corresponding commission amounts.

AQUEDUCT COMMISSION.

NOTE.—On Wednesday, November 11, 1896, no quorum being present, the meeting was adjourned to Thursday, November 12, 1896, at 3 o'clock P. M.

EDWARD L. ALLEN, Secretary.

Minutes of Adjourned Meeting of the Aqueduct Commissioners, held at their Office, No. 209 Stewart Building, on Thursday, November 12, 1896, at 3 o'clock P. M.

Present—The Commissioner of Public Works and Commissioners Duane, Tucker and Cannon. The Committee of Finance and Audit submitted the following:

The Committee of Finance and Audit report that they have examined the bids and checks received November 4, 1896, for excavating a tunnel and constructing a masonry drain at Jerome Park Reservoir, near Sedgwick avenue, in the Twenty-fourth Ward of the City of New York.

The checks, amounting to \$3,000, were correct, and were transmitted to the Comptroller and his receipt therefor is on file.

On motion of Commissioner Tucker, the same was ordered filed.

The Construction or Executive Committee presented the following communication, received from the Chief Engineer:

NEW YORK, November 10, 1896.

To the Honorable the Committee on Construction:

GENTLEMEN—I submit herewith canvass of the bids which were opened on Wednesday, the 4th instant. The total amounts of the bids are as follows:

Table with columns: Bidder Name, Amount. Lists bids from Clark & Co., John B. McDonald, Clinton Stephens, Jr., and the Engineer's estimate.

The Engineer's estimate as presented to you before the opening of the bids was \$14,309.50. Yours, respectfully, A. FTELEY, Chief Engineer.

On motion of Commissioner Cannon, the same was ordered spread upon the minutes and filed. The Committee recommended the adoption of the following resolution:

Resolved, That, upon the recommendation of the Chief Engineer, the contract for excavating a tunnel and constructing a masonry drain at Jerome Park Reservoir, near Sedgwick avenue, in the Twenty-fourth Ward of the City of New York, be and hereby is awarded to Clark & Co., at their bid of twelve thousand five hundred and ninety-four dollars and twenty-two cents (\$12,594.22), it being the lowest bid received and less than the estimate of the Chief Engineer.

The same was adopted by the following vote:

Affirmative—The Commissioner of Public Works and Commissioners Duane, Tucker and Cannon—4.

The Committee of Finance and Audit reported their examination and audit of estimates

contained in Vouchers Nos. 11367 and 11368, amounting to \$52,098.11, and of bills contained in Vouchers Nos. 11369 to 11374, inclusive, amounting to \$1,681.78.

On motion of Commissioner Tucker, the same were approved and ordered certified to the Comptroller for payment.

The Commissioners then adjourned.

EDWARD L. ALLEN, Secretary.

NOTE.—On Wednesday, November 18, 1896, no quorum being present, the meeting stood adjourned.

APPROVED PAPERS.

Resolved, That permission be and the same is hereby given to the Katonah Social Club to suspend a banner across Orchard street, from No. 132 to 133 of said street, provided the property-owners from whose houses said banner is to be suspended consent thereto, the work to be done at their own expense, under the direction of the Commissioner of Public Works; such permission to continue only until December 1, 1896.

Adopted by the Board of Aldermen, November 24, 1896. Approved by the Mayor, November 28, 1896.

Resolved, That permission be and the same is hereby given to the People's Tabernacle to place and keep transparencies on the following lamp-posts: Corner Second avenue and One Hundred and Fourth street, corner Third avenue and One Hundred and Fourth street, the work to be done at their own expense, under the direction of the Commissioner of Public Works; such permission to continue only for two weeks from the date of approval by his Honor the Mayor.

Adopted by the Board of Aldermen, November 24, 1896. Approved by the Mayor, November 28, 1896.

ALDERMANIC COMMITTEES.

Legislation.

LEGISLATION—A meeting of the Legislative Committee will be held in Room 16, City Hall, on Friday, December 4, 1896.

LEGISLATION—The Committee on Legislation will hold a public meeting on Wednesday, December 9, 1896, at 2 o'clock P. M., in Room 16, City Hall, "to consider question of direct approaches to Third Avenue Bridge."

WM. H. TEN EVCK, Clerk, Common Council.

OFFICIAL DIRECTORY.

- Mayor's Office—No. 6 City Hall, 9 A. M. to 5 P. M. Saturdays, 9 A. M. to 12 M. Mayor's Marshal's Office—No. 1 City Hall, 9 A. M. to 5 P. M. Commissioners of Accounts—Stewart Building, 9 A. M. to 4 P. M. Aqueduct Commissioners—Stewart Building, 5th floor, 9 A. M. to 4 P. M. Board of Army Commissioners—Stewart Building, 9 A. M. to 4 P. M.; Saturdays, 9 A. M. to 12 M. Clerk of Common Council—No. 8 City Hall, 9 A. M. to 4 P. M. Department of Public Works—No. 150 Nassau street, 9 A. M. to 4 P. M. Department of Street Improvements, Twenty-third and Twenty-fourth Wards—No. 2622 Third avenue, 9 A. M. to 4 P. M.; Saturdays, 12 M. Department of Buildings—No. 220 Fourth avenue, 9 A. M. to 4 P. M. Comptroller's Office—No. 15 Stewart Building, 9 A. M. to 4 P. M. Auditing Bureau—Nos. 19, 21 and 23 Stewart Building, 9 A. M. to 4 P. M. Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents—Nos. 21, 33, 35, 37 and 39 Stewart Building, 9 A. M. to 4 P. M. No money received after 2 P. M. Bureau for the Collection of City Revenue and of Markets—Nos. 1 and 3 Stewart Building, 9 A. M. to 4 P. M. No money received after 2 P. M. Bureau for the Collection of Taxes—Stewart Building, 9 A. M. to 4 P. M. No money received after 2 P. M. City Chamberlain—Nos. 25 and 27 Stewart Building, 9 A. M. to 4 P. M. City Paymaster—Stewart Building, 9 A. M. to 4 P. M. Counsel to the Corporation—Staats-Zeitung Building, 9 A. M. to 5 P. M.; Saturdays, 9 A. M. to 12 M. Corporation Attorney—No. 119 Nassau street, 9 A. M. to 4 P. M. Attorney for Collection of Arrears of Personal Taxes—Stewart Building, 9 A. M. to 4 P. M. Bureau of Street Openings—Nos. 90 and 92 West Broadway. Public Administrator—No. 119 Nassau street, 9 A. M. to 4 P. M. Police Department—Central Office, No. 300 Mulberry street, 9 A. M. to 4 P. M. Board of Education—No. 146 Grand street. Department of Charities—Central Office, No. 66 Third avenue, 9 A. M. to 4 P. M. Department of Correction—Central Office, No. 148 East Twentieth street, 9 A. M. to 4 P. M. Fire Department—Headquarters, Nos. 157 to 159 East Sixty-seventh street, 9 A. M. to 4 P. M.; Saturdays, 12 M. Central Office open at all hours. Health Department—New Criminal Court Building, Centre street, 9 A. M. to 4 P. M. Department of Public Parks—Arsenal, Central Park, Sixty-fourth street and Fifth avenue, 10 A. M. to 4 P. M.; Saturdays, 12 M. Department of Docks—Battery, Pier A, North river, 9 A. M. to 4 P. M. Department of Taxes and Assessments—Stewart Building, 9 A. M. to 4 P. M.; Saturdays, 12 M. Board of Electrical Control—No. 126 Broadway. Department of Street Cleaning—No. 32 Chambers street, 9 A. M. to 4 P. M. Civil Service Board—Criminal Court Building, 9 A. M. to 4 P. M. Board of Estimate and Apportionment—Stewart Building. Board of Assessors—Office, 27 Chambers street, 9 A. M. to 4 P. M. Sheriff's Office—Nos. 6 and 7 New County Court-house, 9 A. M. to 4 P. M. Register's Office—East side City Hall Park, 9 A. M. to 4 P. M. Commissioner of Jurors—Room 127, Stewart Building, 9 A. M. to 4 P. M. County Clerk's Office—Nos. 7 and 8 New County Court-house, 9 A. M. to 4 P. M. District Attorney's Office—New Criminal Court Building, 9 A. M. to 4 P. M. The City Record Office—No. 2 City Hall, 9 A. M. to 5 P. M., except Saturdays, 9 A. M. to 12 M. Governor's Room—City Hall, open from 10 A. M. to 4 P. M.; Saturdays, 10 to 12 A. M. Coroner's Office—New Criminal Court Building, open constantly. Edward F. Reynolds, Clerk. Surrogate's Court—New County Court-house, 10.30 A. M. to 4 P. M. Appellate Division, Supreme Court—Court-house, No. 111 Fifth avenue, corner Eighteenth street. Court opens at 1 P. M. Supreme Court—County Court-house, 10.30 A. M. to 4 P. M. Criminal Division, Supreme Court—New Criminal Court Building, Centre street, opens at 10.30 A. M. Court of General Sessions—New Criminal Court Building, Centre street. Court opens at 11 o'clock A. M.; adjourns 4 P. M. Clerk's Office, 10 A. M. till 4 P. M. City Court—City Hall, General Term, Room No. 20 Trial Term, Part I, Room No. 20; Part II, Room No. 21; Part III, Room No. 15; Part IV, Room No. 11. Special Term Chambers will be held in Room No. 19 to 10 A. M. to 4 P. M. Clerk's Office, Room No. 10, City Hall, 9 A. M. to 4 P. M. Court of Special Sessions—New Criminal Court Building, Centre street. Opens daily, except Saturday, at 10 A. M. Clerk's office hours daily, except Saturday from 9 A. M. until 4 P. M.; Saturdays, 9 A. M. until 12 M. District Civil Courts—First District—Southwest corner of Centre and Chambers streets. Clerk's office open from 9 A. M. to 4 P. M. Second District—Corner of Grand and Centre streets. Clerk's Office open from

9 A. M. to 4 P. M. Third District—Southwest corner Sixth avenue and West Tenth street. Court open daily (Sundays and legal holidays excepted) from 9 A. M. to 4 P. M. Fourth District—No. 30 First street. Court opens 9 A. M. daily. Fifth District—No. 154 Clinton street. Sixth District—Northwest corner Twenty-third street and Second avenue. Court opens 9 A. M. daily. Seventh District—No. 151 East Fifty-seventh street. Court opens 9 o'clock (except Sundays and legal holidays). Eighth District—Northwest corner of Twenty-third street and Eighth avenue. Court opens 9 A. M. Trial days: Wednesdays, Fridays and Saturdays. Return days: Tuesdays, Thursdays and Saturdays. Ninth District—No. 170 East One Hundred and Twenty-first street. Court opens every morning at 9 o'clock (except Sundays and legal holidays). Tenth District—Corner of Third avenue and One Hundred and Fifty-eighth street, 9 A. M. to 4 P. M. Eleventh District—No. 919 Eighth avenue. Court open daily (Sundays and legal holidays excepted) from 9 A. M. to 4 P. M. Twelfth District—Westchester, New York City. Open daily (Sundays and legal holidays excepted), from 9 A. M. to 4 P. M. Thirteenth District—Corner Columbus avenue and One Hundred and Twenty-sixth street. Court open daily (Sundays and legal holidays excepted), from 9 A. M. to 4 P. M. City Magistrates' Courts—Office of Secretary, Fifth District Police Court, One Hundred and Twenty-fifth street, near Fourth avenue. First District—Tombs, Centre street. Second District—Jefferson Market. Third District—No. 69 Essex street. Fourth District—Fifty-seventh street, near Lexington avenue. Fifth District—One Hundred and Twenty-first street southeastern corner of Sylvan place. Sixth District—One Hundred and Fifty-eighth street and Third avenue.

POLICE DEPARTMENT.

POLICE DEPARTMENT—CITY OF NEW YORK, 1896. OWNERS WANTED BY THE PROPERTY CLERK OF THE POLICE DEPARTMENT OF THE CITY OF NEW YORK, No. 300 Mulberry street, Room 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.

DEPARTMENT OF DOCKS.

Notice of proposed closing of THIRTEENTH AVENUE, between the southerly side of West Eleventh street and the southerly side of Gansevoort street, and of proposed closing of WEST ELEVENTH STREET, BANK STREET, BETHUNE STREET, WEST TWELFTH STREET, JANE STREET and HORATIO STREET, between West street and Thirteenth avenue, and of the adoption of certain resolutions by the Board of Commissioners of Docks of the City of New York.

NOTICE IS HEREBY GIVEN THAT THE Board of Commissioners of Docks of the City of New York, deeming it for the public interest so to do, propose to alter the map or plan of the City of New York, by closing and discontinuing Thirteenth avenue, between the southerly side of West Eleventh street and the southerly side of Gansevoort street; West Eleventh street, between the westerly side of West street and the easterly side of Thirteenth avenue; Bank street, between the westerly side of West street and the easterly side of Thirteenth avenue; Bethune street, between the westerly side of West street and the easterly side of Thirteenth avenue; West Twelfth street, between the westerly side of West street and the easterly side of Thirteenth avenue; Jane street, between the westerly side of West street and the easterly side of Thirteenth avenue, and Horatio street, between the westerly side of West street and the easterly side of Thirteenth avenue, and that a meeting of this Board will be held in the offices of the Commissioners of Docks, at Pier "A," North river, on the 17th day of December, 1896, at 12 o'clock noon of that day, at which such proposed closing and discontinuance will be considered by this Board; all of which is more particularly set forth and described in the following resolutions adopted by this Board on the 3d day of December, 1896, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Commissioners of the Department of Docks of the City of New York, deeming it for the public interest so to do, propose to alter the map or plan of the City of New York by closing and discontinuing Thirteenth avenue, between the southerly side of West Eleventh street and the southerly side of Gansevoort street; West Eleventh street, between the westerly side of West street and the easterly side of Thirteenth avenue; Bank street, between the westerly side of West street and the easterly side of Thirteenth avenue; Bethune street, between the westerly side of West street and the easterly side of Thirteenth avenue; West Twelfth street, between the westerly side of West street and the easterly side of Thirteenth avenue; Jane street, between the westerly side of West street and the easterly side of Thirteenth avenue; Horatio street, between the westerly side of West street and the easterly side of Thirteenth avenue; all of which are more particularly bounded and described as follows:

WEST ELEVENTH STREET. Beginning at the intersection of the westerly line of West street and the northerly line of West Eleventh street, and running thence southerly along said westerly line of West street 58.74 feet to the southerly side of West Eleventh street; thence westerly along said southerly side of West Eleventh street 411.44 feet to the easterly side of Thirteenth avenue; thence running along said easterly side of Thirteenth avenue 53.74 feet to the northerly side of West Eleventh street; thence easterly along said northerly side of West Eleventh street 411.44 feet to the point or place of beginning.

BANK STREET. Beginning at the intersection of the westerly line of West street with the northerly side of Bank street, and running thence southerly along said westerly line of West street 61.83 feet to the southerly side of Bank street; thence westerly along the southerly side of Bank street 411.44 feet to the easterly line of Thirteenth avenue, thence northerly and along said easterly line of Thirteenth avenue 61.83 feet to the northerly side of Bank street; thence easterly and along said northerly side of Bank street 411.44 feet to the point or place of beginning.

THIRTEENTH AVENUE. Beginning at the intersection of the southerly side of

Gansevoort street with the easterly line of Thirteenth avenue and running thence southerly along said easterly line of Thirteenth avenue 1,569.70 feet to the southerly side of West Eleventh street; thence westerly and along said southerly side of West Eleventh street 103.05 feet to the westerly line of Thirteenth avenue; thence northerly and along said westerly line of Thirteenth avenue 1,588.58 feet to the southerly side of Gansevoort street; thence easterly and along said southerly side of Gansevoort street 100.18 feet to the point or place of beginning.

BETHUNE STREET.

Beginning at the intersection of the westerly line of West street with the northerly line of Bethune street, and running thence southerly along said westerly line of West street 50.09 feet to the southerly side of Bethune street; thence westerly and along said southerly side of Bethune street 400 feet to the easterly line of Thirteenth avenue; thence northerly and along said easterly line of Thirteenth avenue 50.09 feet to the northerly side of Bethune street; thence easterly and along said northerly side of Bethune street 400 feet to the point or place of beginning.

WEST TWELFTH STREET.

Beginning at the intersection of the westerly line of West street with the northerly side of West Twelfth street, and running thence southerly along said westerly line of West street 60.11 feet to the southerly side of West Twelfth street; thence westerly and along said southerly side of West Twelfth street 400 feet to the easterly line of Thirteenth avenue; thence northerly and along said easterly line of Thirteenth avenue 60.11 feet to the northerly side of West Twelfth street; thence easterly and along said northerly side of West Twelfth street 400 feet to the point or place of beginning.

JANE STREET.

Beginning at the intersection of the westerly line of West street with the northerly side of Jane street, and running thence southerly along said westerly line of West street 50.09 feet to the southerly side of Jane street; thence westerly and along said southerly side of Jane street 400 feet to the easterly line of Thirteenth avenue; thence northerly and along said easterly line of Thirteenth avenue 50.09 feet to the northerly side of Jane street; thence easterly and along said northerly side of Jane street 400 feet to the point or place of beginning.

HORATIO STREET.

Beginning at the intersection of the westerly line of West street with the northerly side of Horatio street, and running thence southerly along said westerly line of West street 50.09 feet to the southerly side of Horatio street; thence westerly and along said southerly side of Horatio street 400 feet to the easterly line of Thirteenth avenue; thence northerly and along said easterly line of Thirteenth avenue 50.09 feet to the northerly side of Horatio street; thence easterly and along said northerly side of Horatio street 400 feet to the point or place of beginning.

Resolved, That this Board consider the proposed closing and discontinuance of the above-named avenue and streets at a meeting of this Board, to be held at the office of the Board of Commissioners of the Department of Docks, at Pier "A," North river, on the 17th day of December, 1896, at 12 o'clock, noon of that day.

Resolved, That the Engineer-in-Chief of the Department of Docks cause to be prepared for submission to this Board two similar maps or plans, showing as nearly as possible the nature and extent of the proposed discontinuance and closing of the above-named avenue and streets, and the location of the immediately adjacent or intersecting open or established public streets, avenues, roads, squares or places, sufficient for the identification and location thereof, for certification and filing in the manner required by law.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby, that the proposed closing and discontinuance of the above-named avenue and streets will be considered at a meeting of this Board, to be held at the aforesaid time and place, to be published in the CITY RECORD for ten days, continuously, Sundays and legal holidays excepted, prior to the 17th day of December, 1896.

Dated New York, December 3, 1896.
EDWARD C. O'BRIEN, EDWIN EINSTEIN,
JOHN MONKS, Board of Docks.

(WORK OF CONSTRUCTION UNDER NEW PLAN.)

(No. 55.)

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

TUESDAY, DECEMBER 15, 1896,

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 Twelve Thousand Dollars.

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

- To be furnished, cut in accordance with specifications.
- About 1,000 pieces of Granite, consisting of:
 - Class 1.—About 450 Headers and 450 Stretchers, containing about 18,500 cubic feet.
 - Class 2.—About 100 Coping-stones, containing about 8,000 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:

1st. 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 or amount of the work to be done.

2d. Bidders will be required to complete the entire work to the satisfaction of the Department of Docks and in substantial accordance with the specifications of the contract and the plans therein referred to. No extra compensation beyond the amount payable for the work before mentioned, which shall be actually performed at the price therefor, 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 1st day of May, 1897, 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 a price, per cubic foot, for the stones to be furnished, 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 con-

tract, 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.

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 consultation, connection or agreement with, and the amount thereof has not been disclosed to, any other person or persons making an estimate for the same purpose, and is not higher than the lowest regular market price for the same kind of labor or material, and is in all respects fair and without collusion or fraud; that no combination or pool exists of which the bidder is a member, or in which the bidder is directly or indirectly interested, or of which the bidder has knowledge, either personal or otherwise, to bid a certain price, or not less than a certain price for said labor or material, or to keep others from bidding thereon; and also that no member of the Common Council, Head of a Department, Chief of a Bureau, Deputy thereof, or Clerk therein, or any other officer or employee of the Corporation of the City of New York, or any of its departments, is directly or indirectly interested in the estimate or in the supplies or work to which it relates, or in any portion of the profits thereof, and has not been given, offered or promised, either directly or indirectly, any pecuniary or other consideration by the bidder, or anyone in his behalf, with a view to influencing the action or judgment of such officer or employee in this or any other transaction heretofore had with this Department, which estimate must be verified by the oath, in writing, of the party making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested it is requisite that the verification be made and subscribed to by all the parties interested.

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

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

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

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

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

Dated New York, November 5, 1896.

DEPARTMENT OF DOCKS, PIER "A," BATTERY PLACE, NORTH RIVER, NEW YORK, November 23, 1896.

LEWIS J. PHILLIPS, AUCTIONEER, WILL sell at public auction, at Pier "A," Battery place, in the City of New York, on

TUESDAY, DECEMBER 8, 1896,

at 12 o'clock noon, the right to collect and retain all wharfage and craning which may accrue or become due for the use and occupation by vessels of more than five tons burden, in the manner and at the rates prescribed by law, at the following-named wharf property:

For a Term of Ten Years, from January 1, 1897, with the Privilege of Two Renewals of Ten Years each, at an advance in the Annual Rental for each Renewal of Ten per cent.

Lot No. 1. Northerly side and outer end of Pier, old 60, North river, at the foot of West Thirteenth street, including the whole surface of said pier, with the privilege of erecting and maintaining thereon such ice-bridges, scales, tally-houses and engines as may be necessary for the ice business.

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 tenable 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, or structures erected thereon, during the continuance of the term of the lease, shall be done by and at the cost and expense of the lessee 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 upset 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 at Lot No. 1, 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, 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 surety 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, Pier "A," North river, Battery place.

The Department expressly reserves the right to resell the lease or premises bid off, by those failing, refusing or neglecting to comply with these terms and conditions, the party so failing, refusing or neglecting to be liable to the Corporation of the City of New York for any deficiency resulting from or occasioned by such resale.

Lessees will be required to pay their rent quarterly, in advance, in compliance with the terms and conditions of the lease prepared and adopted by the Department.

Not less than two sureties, each to be a householder or freeholder in the State of New York, to be approved by the Board of Docks, will be required under each lease to enter into a bond or obligation, jointly and severally, with the lessee, in the sum of double the annual rent, for the faithful performance of all the covenants and conditions of the lease, the names and 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, in the form now used by this Department, a copy of which may be seen and examined upon application to the Secretary, at the office of the Department, Pier "A," Battery place.

If this Department requires, at any time, any of the said wharf property for the purpose of building and constructing wharves, piers, bulkheads, basins, docks or slips, or either of them, according to and under the "new plan," then and in that case, on notice given by said Department to said lessees or their assigns, the said lease shall immediately terminate and be of no effect, and the said premises be returned to the exclusive control and uses of the said Department, as more particularly set forth in the form of lease above referred to.

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.

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

(WORK OF CONSTRUCTION UNDER NEW PLAN.)

TO CONTRACTORS. (No. 55.)

PROPOSALS FOR ESTIMATES FOR FURNISHING ABOUT 4,000 BARRELS OF PORTLAND CEMENT.

ESTIMATES FOR FURNISHING ABOUT 4,000 barrels of Portland Cement will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, on Pier "A," foot of Battery place, North river, in the City of New York, until 12 o'clock M. of

TUESDAY, DECEMBER 8, 1896,

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 Dollars.

The cement required under this contract must be "Portland" cement, fully up to the standard of the best brands imported, and average at least 4000 pounds gross weight to the barrel.

The quantity to be delivered under this contract is about 4,000 barrels.

It is estimated that about 2,500 barrels of this cement will be required to be quick-setting, and that about 1,500 barrels will be slow-setting, and it is further estimated that the deliveries will be required to be made so that about 1,000 barrels per week, more or less, will be furnished in each week.

It is expected that about 2,000 barrels will be required to be delivered at West Fifty-seventh Street Yard, and that about 2,000 barrels will be required to be delivered at East Twenty-fourth Street Yard.

The contract is to be fully completed and to terminate on the 1st day of February, 1897.

The damages to be paid by the contractor for each day that the contract or any part thereof may be unfulfilled after the respective times specified for the fulfillment thereof may have expired, Sundays and holidays not to be excepted, are, by a clause in the contract, fixed and liquidated at Fifty Dollars per day.

The empty barrels will be relinquished to the contractor as provided for in the specifications, and bidders must estimate the value of the empty barrels when considering the price for which they will furnish the cement under this contract.

Bidders will state in their estimates a price for each barrel of cement to be furnished, 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 receiving of the material by the Department. The award of the contract, if awarded, will be made to the bidder who is the lowest for doing the whole of the work and whose estimate is regular in all respects.

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

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 consultation, connection or agreement with, and the amount thereof has not been disclosed to, any other person or persons making an estimate for the same purpose, and is not

higher than the lowest regular market price for the same kind of labor or material, and is in all respects fair and without collusion or fraud; that no combination or pool exists of which the bidder is a member, or in which the bidder is directly or indirectly interested or of which the bidder has knowledge, either personal or otherwise, to bid a certain price or not less than a certain price for said labor or material, or to keep others from bidding thereon; and also that no member of the Common Council, Head of a Department, Chief of a Bureau, Deputy thereof, or Clerk therein, or any other officer or employee of the Corporation of the City of New York, or any of its departments, is directly or indirectly interested in this estimate, or in the supplies or work to which it relates, or in any portion of the profits thereof, and has not been given, offered or promised, either directly or indirectly, any pecuniary or other consideration by the bidder or anyone in his behalf with a view to influencing the action or judgment of such officer or employee in this or any other transaction heretofore had with this Department, which estimate must be verified by the oath, in writing, of the party making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested it is requisite that the verification be made and subscribed to by all the parties interested.

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

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

THE RIGHT TO DECLINE ALL THE ESTIMATES IS RESERVED IF DEMAILED FOR THE INTERESTS 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 material, can be obtained upon application therefor at the office of the Department.

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

Dated New York, November 24, 1896.

DAMAGE COMM.—23-24 WARDS.

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

Dated New York, October 30, 1895.
DANIEL LORD, JAMES M. VARNUM, GEORGE W. STEPHENS, Commissioners.
LAMONT M'LOUGHLIN, Clerk.

GAS COMMISSION.

DEPARTMENT OF PUBLIC WORKS.

TO CONTRACTORS.

No. 1. PROPOSALS FOR ESTIMATES FOR FURNISHING THE GAS OR OTHER ILLUMINATING MATERIAL FOR, AND LIGHTING, EXTINGUISHING, CLEANING, REPAIRING AND MAINTAINING THE PUBLIC GAS LAMPS ON THE STREETS, AVENUES, PIERS, PARKS AND PUBLIC PLACES IN THE CITY OF NEW YORK, FOR THE PERIOD OF ONE YEAR, COMMENCING ON JANUARY 1, 1897, AND ENDING ON DECEMBER 31, 1897; AND

No. 2. PROPOSALS FOR ESTIMATES FOR FURNISHING, OPERATING AND MAINTAINING ELECTRIC LAMPS FOR THE PERIOD OF ONE YEAR, COMMENCING ON JANUARY 1, 1897, AND ENDING ON DECEMBER 31, 1897, FOR LIGHTING SUCH STREETS OR PARTS OF STREETS, PARKS AND PUBLIC PLACES OF THE CITY OF NEW YORK AS MAY BE DETERMINED UPON BY THE MAYOR, COMPTROLLER, AND COMMISSIONER OF PUBLIC WORKS, AFTER THE ESTIMATES ARE OPENED.

ESTIMATES FOR THE ABOVE WILL BE received at the office of the Mayor, in the City Hall, in the City of New York, until 12 o'clock M. of Tuesday, December 15, 1896, at which place and time they will be publicly opened by said Commissioner and read.

Any person making an estimate for furnishing the gas or other material shall furnish the same in a sealed

envelope, indorsed "Estimate for furnishing the Illuminating Material for and Lighting, Extinguishing, Cleaning, Repairing and Maintaining the Public Lamps"; and any person making an estimate for furnishing, operating and maintaining electric lamps shall furnish the same in a sealed envelope, indorsed "Estimate for Furnishing, Operating and Maintaining Electric Lamps," and also with the name of the person making the same and the date of its presentation.

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 they shall distinctly state the fact; also, that it is made without any connection with any other person making an estimate for the same supplies and 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 same, 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 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 bid or estimate, they will, on its being so awarded, become bound as his or their sureties for its faithful performance, and that if he or they shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he or they would be entitled upon its completion and that which the 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 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 security required for the completion of the contract, and stated in the proposals, over and above all his debts of every nature, and over and above his liabilities as bail, surety and otherwise, and that he has offered himself as a surety in good faith and with an intention to execute the bond required by law.

No bid or estimate will be received or considered unless accompanied by either a certified check upon one of the National or State banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must NOT be inclosed in the 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 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 cautioned to examine the form of contract and the specifications for particulars before making their estimates. Bidders will write out the amount of their estimate in addition to inserting the same in figures. Payment for the Coal will be made by requisition on the Comptroller, and as more specifically and particularly is set forth in the contract form. Bidders are informed that no deviation from the contract and specifications will be allowed unless under the written instruction of the Board of Health. The form of the agreement, including specifications, showing the manner of payment, will be furnished at the office of the Department, Criminal Court Building, Centre, White, Elm and Franklin streets. CHARLES G. WILSON, GEORGE B. FOWLER, M. D., ALVAH H. DOY, M. D., THEODORE ROOSEVELT, Commissioners. Dated NEW YORK, November 25, 1896.

DEPARTMENT OF PUBLIC WORKS

COMMISSIONER'S OFFICE, No. 150 NASSAU STREET, NEW YORK, November 18, 1896.

TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN A sealed envelope, with the title of the work and the name of the bidder indorsed thereon, also the number of the work as in the advertisement, will be received at No. 150 Nassau street, corner of Spruce street, in the Chief Clerk's Office, Room No. 1704-7, until 12 o'clock M. on Tuesday, December 8, 1896. The bids will be publicly opened by the head of the Department in the basement at No. 150 Nassau street at the hour above-mentioned.

No. 1. FOR BUILDING A RESERVOIR AND DAM AT BYRAM POND, A CHANNEL-WAY TO CONVEY THE WATERS OF STONY BROOK INTO THIS RESERVOIR, AND IMPROVING THE CHANNEL OF BYRAM RIVER IN THE TOWNS OF NORTH CASTLE AND BEDFORD WESTCHESTER COUNTY, NEW YORK.

No. 2. FOR FURNISHING MATERIALS AND BUILDING A KEEPER'S HOUSE AT MUSCOOT RESERVOIR AND AT MIDDLE BRANCH RESERVOIR.

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

Each estimate must be verified by the oath, in writing, of the party making the same, that the several matters therein stated are true, and must be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, to the effect that if the contract is awarded to the person making the estimate, they will, upon its being so awarded, become bound as his sureties for its faithful performance; and that if he shall refuse or neglect to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled upon its completion and that which the 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 a sealed envelope containing the estimate, but

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

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

Blank forms of bid or estimate, the proper envelopes in which to inclose the same, the specifications and agreements, and any further information desired, can be obtained in Room No. 1715.

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

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

TO OWNERS, ARCHITECTS AND BUILDERS.

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

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

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

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

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, No. 150 NASSAU STREET, NEW YORK, August 6, 1896.

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

HOWARD PAYSON WILDS, Deputy Commissioner of Public Works.

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

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

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

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

by the Comptroller, or if he accept but do not execute the contract and give the proper security, he shall be considered as having abandoned it and as in default to the Corporation, and the contract will be readvertised and relet, as provided by law.

No estimates will be accepted from, or a contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation, and no estimates will be accepted from, or a contract awarded to, any person not having at the time of making his estimate full, suitable and sufficient facilities for performing the work specified in his estimate.

No estimate will be received or considered unless accompanied by either a certified check upon one of the National or State banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of Two Hundred and Fifty Dollars. Such check or money must not be inclosed in the sealed envelope containing the estimate but must be handed to the Supervisor of the City Record, 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 Supervisor and found to be correct. All such deposits, except that of a 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 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.

Permission will not be given for the withdrawal of any bid or estimate, and the right is expressly reserved by the undersigned City officers to reject any or all bids which may be deemed prejudicial to the public interests.

Copies of the specifications may be seen at the office of the Commissioner of Public Works, and may be procured from the Supervisor of the City Record, at No. 2 City Hall, where samples of the work may also be seen.

WILLIAM L. STRONG, Mayor; FRANCIS M. SCOTT, Counsel to the Corporation; CHARLES H. T. COLLIS, Acting Commissioner of Public Works.

JOHN A. SLEICHER, Supervisor of the City Record.

OFFICE OF THE CITY RECORD, No. 2 CITY HALL, NEW YORK, November 21, 1896.

PROPOSALS FOR FURNISHING STATIONERY FOR THE USE OF COURTS AND THE DEPARTMENTS AND BUREAUS OF THE GOVERNMENT OF THE CITY OF NEW YORK.

TO STATIONERS.

SEALED ESTIMATES FOR SUPPLYING THE City Government with Stationery, Paper, Ink, Pens, Pencils, Penholders, Rubber Bands, etc., will be received at the office of the Supervisor of the City Record, Room No. 2 City Hall, until 12 o'clock M. of Thursday, December 17, 1896, at or about which time said estimates will be publicly opened and read in the office of the Mayor.

Each person making an estimate shall inclose it in an envelope, sealed with sealing-wax, indorsed "Estimate for furnishing Stationery," and with his name and the date of its presentation.

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

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

The amount of security required upon the execution of the contract will be in each case fifty per cent. of the estimated cost of the articles awarded to each contractor; the amount of preliminary security to be given, until each award, and in which the sureties shall justify, shall be One Thousand Dollars.

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

No estimate will be accepted from, or a contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation, and no estimate will be accepted from, or a contract awarded to, any person not having at the time of making his estimate full, suitable and sufficient facilities for performing the work specified in his estimate.

No estimate will be received or considered unless accompanied by either a certified check upon one of the National or State banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of Five Hundred Dollars, which is fifty per centum of the amount of the preliminary 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 Supervisor of the City Record, 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 Supervisor 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 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.

Permission will not be given for the withdrawal of any bid or estimate, and the right is expressly reserved

BOARD OF CITY RECORD.

OFFICE OF THE CITY RECORD, No. 2 CITY HALL, NEW YORK, November 25, 1896.

PROPOSALS TO PRINT AND BIND, IN PAMPHLET AND IN BOOK FORM, THE INDEXES TO THE RECORDS OF BIRTHS, MARRIAGES AND DEATHS KEPT BY THE HEALTH DEPARTMENT OF THE CITY OF NEW YORK, FOR THE YEAR 1897.

ESTIMATES FOR SUPPLYING THE City Government with Printed Indexes to the Records of Births, Marriages and Deaths kept by the Health Department and to compile and bind them in monthly and annual volumes, will be received at the office of the Supervisor of the City Record, in the City Hall, until 12 o'clock M. of Tuesday, the 22d day of December, 1896.

The said estimates will be publicly opened and read at a meeting of the Board of City Record, to be held in the Mayor's Office at or about the time above-mentioned.

Each person making an estimate shall inclose it in a sealed envelope, indorsed "Estimate for Printing and Binding the Indexes to Health Records," and with his name and the date of its presentation.

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

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

The amount of security required upon the execution of the contract will be in each case fifty per cent. of the cost of the articles awarded: the amount of preliminary security to be given until the award is made, and in which the sureties shall justify, shall be Three Hundred and Seventy-five Dollars.

Should the person to whom the contract may be awarded neglect or refuse to accept the contract within five days after written notice that the same has been awarded to his bid or proposal, and that the adequacy and sufficiency of the security offered has been approved

by the Comptroller, or if he accept but do not execute the contract and give the proper security, he shall be considered as having abandoned it and as in default to the Corporation, and the contract will be readvertised and relet, as provided by law.

No estimates will be accepted from, or a contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation, and no estimates will be accepted from, or a contract awarded to, any person not having at the time of making his estimate full, suitable and sufficient facilities for performing the work specified in his estimate.

No estimate will be received or considered unless accompanied by either a certified check upon one of the National or State banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of Two Hundred and Fifty Dollars. Such check or money must not be inclosed in the sealed envelope containing the estimate but must be handed to the Supervisor of the City Record, 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 Supervisor and found to be correct. All such deposits, except that of a 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 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.

Permission will not be given for the withdrawal of any bid or estimate, and the right is expressly reserved by the undersigned City officers to reject any or all bids which may be deemed prejudicial to the public interests.

Copies of the specifications may be seen at the office of the Commissioner of Public Works, and may be procured from the Supervisor of the City Record, at No. 2 City Hall, where samples of the work may also be seen.

WILLIAM L. STRONG, Mayor; FRANCIS M. SCOTT, Counsel to the Corporation; CHARLES H. T. COLLIS, Acting Commissioner of Public Works.

JOHN A. SLEICHER, Supervisor of the City Record.

OFFICE OF THE CITY RECORD, No. 2 CITY HALL, NEW YORK, November 21, 1896.

PROPOSALS FOR FURNISHING STATIONERY FOR THE USE OF COURTS AND THE DEPARTMENTS AND BUREAUS OF THE GOVERNMENT OF THE CITY OF NEW YORK.

TO STATIONERS.

SEALED ESTIMATES FOR SUPPLYING THE City Government with Stationery, Paper, Ink, Pens, Pencils, Penholders, Rubber Bands, etc., will be received at the office of the Supervisor of the City Record, Room No. 2 City Hall, until 12 o'clock M. of Thursday, December 17, 1896, at or about which time said estimates will be publicly opened and read in the office of the Mayor.

Each person making an estimate shall inclose it in an envelope, sealed with sealing-wax, indorsed "Estimate for furnishing Stationery," and with his name and the date of its presentation.

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

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

The amount of security required upon the execution of the contract will be in each case fifty per cent. of the estimated cost of the articles awarded to each contractor; the amount of preliminary security to be given, until each award, and in which the sureties shall justify, shall be One Thousand Dollars.

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

No estimate will be accepted from, or a contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation, and no estimate will be accepted from, or a contract awarded to, any person not having at the time of making his estimate full, suitable and sufficient facilities for performing the work specified in his estimate.

No estimate will be received or considered unless accompanied by either a certified check upon one of the National or State banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of Five Hundred Dollars, which is fifty per centum of the amount of the preliminary 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 Supervisor of the City Record, 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 Supervisor 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 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.

Permission will not be given for the withdrawal of any bid or estimate, and the right is expressly reserved

by the undersigned City officers to reject any or all bids which may be deemed prejudicial to the public interests.

Bids must be made on each item separately, and the aggregate for each schedule, or for any part of each schedule that may be indicated in the specifications or required, must be given. The contract may be awarded, in the discretion of the Board of City Record, by items or by schedules, or parts of schedules, except when the law provides to the contrary.

The Stationery is to be put up in packages according to schedules to be furnished to the contractors by the Supervisor of the City Record, and according to the most approved methods followed in the stationery trade for the preservation of goods. The contractors must complete the delivery of the goods at the office of the City Record within thirty days from the execution of the contracts, and must give preference in deliveries to such articles as the Supervisor may direct.

DESCRIPTION OF ARTICLES.

For particulars as to the quantities and kinds of Stationery, reference must be had to the specifications, copies of which may be procured from the Supervisor of the City Record, or may be seen in the Department of Public Works. When the description of an article is not complete in the specifications, and no sample is on file in the Department of Public Works or the office of the City Record, the contractor must supply an article in every respect like that in use in the Department making the requisition, unless otherwise directed by the Supervisor of the City Record.

WILLIAM L. STRONG, Mayor; FRANCIS M. SCOTT, Counsel to the Corporation; C. H. T. COLLIS, Commissioner of Public Works; JOHN A. SLEICHER, Supervisor of the City Record.

OFFICE OF THE CITY RECORD, No. 2 CITY HALL, NEW YORK, November 16, 1896.

PROPOSALS TO SUPPLY PRINTED, LITHOGRAPHED OR STAMPED FORMS, BLANKS, PAMPHLETS AND STATIONERY, i. e., OFFICIAL WRITING PAPER AND ENVELOPES TO THE COURTS AND THE DEPARTMENTS AND BUREAUS OF THE CITY OF NEW YORK FOR THE YEAR 1897.

TO PRINTERS AND LITHOGRAPHERS. SEALED ESTIMATES FOR SUPPLYING THE City Government with Printed, Lithographed or Stamped Forms, Pamphlets, and Stationery, i. e., Official Writing Paper and Envelopes, etc., will be received at the office of the Supervisor of the City Record, in the City Hall, until 12 o'clock M. on Tuesday, December 15. The said estimates will be publicly opened and read at a meeting of the Board of City Record to be held in the Mayor's Office at or about the time above-mentioned.

Each person making an estimate shall inclose it in an envelope sealed with sealing-wax, indorsed "Estimate for Furnishing Printed, Lithographed or Stamped Matter," and with his name and the date of its presentation.

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the persons making the estimate they will, upon its being so awarded, become bound as his sureties for its faithful performance, and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled upon its completion and that which the 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 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 preliminary security required, and in the proposals stated, over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise; and that he has intended 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.

The amount of security required upon the execution of the contract will be in each case fifty per cent. of the cost of the articles awarded to each contractor; the amount of preliminary security to be given until each award, and in which the sureties shall justify, shall be Sixteen Hundred Dollars.

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

No estimates will be accepted from, or a contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation, and no estimates will be accepted from, or a contract awarded to, any person not having at the time of making his estimate full, suitable and sufficient facilities for performing the work specified in his estimate.

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 Eight Hundred Dollars, fifty per centum of the amount of the preliminary 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 Supervisor of the City Record who has charge of the estimate-box; and no estimate will be deposited in said box until such check or money has been examined by said Supervisor and found to be correct. All such deposits, except that of a successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If a 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 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.

Permission will not be given for the withdrawal of any bid or estimate, and the right is expressly reserved by the undersigned City officers to reject any or all bids which may be deemed prejudicial to the public interests.

The contract for printing and lithographing, etc., may be awarded, in the discretion of the Board of City

Record, item by item, or Department by Department, to different bidders, or, as a whole, to the lowest responsible bidder in the aggregate—unless there be an item involving more than five hundred dollars, or several items each involving the expenditure of a like sum, in which case a contract or contracts will be made with the lowest bidder or bidders on such item or items, and the contract for the remainder of the work for the Department will be awarded to the bidder ascertained to be the lowest after the deduction of such item or items. The bids must, therefore, be in detail on the items required for a Department or Court, and also the aggregate bid for such Department or Court on which bids are offered.

The printed or lithographed blanks, etc., must be folded, and be put up in packages by the contractors, according to the directions of the Supervisor of the City Record.

The contractor, or contractors, must complete the delivery of the blanks, etc., at the office of the City Record within ninety (90) days from the execution of the contract or contracts, unless the work is delayed by a Court, Department, Board or Bureau. From the operations of this rule are excepted the calculation cards for the Department of Taxes, and other blanks, "copy" for which cannot be prepared until the tax rate for 1897 has been fixed. Provision will be made for payment of a proportionate part of the contract price, when it shall appear that the contractor has done his work, until temporary stayed by the inability of a Department, etc., to furnish "copy."

As many of the printed forms would be made worthless by typographical errors, or by mistakes in the preparation of samples, proofs must be furnished.

Particular care must be taken that the names of the new incumbents of offices are put upon the blanks.

The delivery of the work must begin within five days from the execution of the contracts, and be continued in such a manner that the immediate needs of the Department shall be supplied.

For particulars as to the quantities and kinds of Printing and Lithographing, reference must be had to the samples and specifications on file in the Department of Public Works or in the office of the City Record, No. 2, City Hall. The kinds of paper to be used are indicated on the samples. Copies of the specifications may be procured from the Supervisor of the City Record.

By order of WILLIAM L. STRONG, Mayor; FRANCIS M. SCOTT, Counsel to the Corporation; C. H. T. COLLIS, Commissioner of Public Works; JOHN A. SLEICHER, Supervisor of the City Record.

BOARD OF EDUCATION.

SEALED PROPOSALS WILL BE RECEIVED by the Committee on Buildings of the Board of Education of the City of New York, at the Hall of the Board of Education, No. 146 Grand street, until 4 o'clock P. M., on Tuesday, December 15, 1896, for Making Alterations to Janitors' Apartments in Grammar Schools Nos. 21, 79, 71, 73 and 78.

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

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

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

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

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

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

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

JOSEPH J. LITTLE, NATHANIEL A. PRENTISS, RICHARD H. ADAMS, WM. H. HURLBUT, JOHN G. AGAR, Committee on Buildings. ARTHUR McMULLIN, Clerk. Dated NEW YORK, December 4, 1896.

SEALED PROPOSALS WILL BE RECEIVED by the Committee on Buildings, of the Board of Education, of the City of New York, at the Hall of the Board, No. 146 Grand street, until 4 o'clock P. M. on Monday, December 14, 1896, for Improving New Lot, etc., adjoining Grammar School No. 76, southeast corner of Lexington avenue and Sixty-eighth street; also for Making Alterations, Repairs, etc., at Grammar Schools Nos. 4, 15, 18, 22 and 57.

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

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

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

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

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

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

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

this Board, nor as a penalty, but as liquidated damages for such neglect or refusal, and shall be paid into the City Treasury to the credit of the Sinking Fund of the City of New York; but if the said person or persons whose bid has been so accepted shall execute the contract within the time aforesaid, the amount of his or their deposit of check or certificate of deposit shall be returned to him or them.

JOSEPH J. LITTLE, NATHANIEL A. PRENTISS, RICHARD H. ADAMS, WM. H. HURLBUT, JOHN G. AGAR, Committee on Buildings. ARTHUR McMULLIN, Clerk. Dated NEW YORK, December 3, 1896.

SEALED PROPOSALS WILL BE RECEIVED by the Committee on Buildings of the Board of Education of the City of New York, at the Hall of the Board, No. 146 Grand street, until 4 o'clock P. M. on Monday, December 7, 1896, for Improving Premises of and New Lots adjoining Grammar School No. 25; also for Alterations, Repairs and the Erection of New Iron and Stone Stairs at Grammar Schools Nos. 97 and 101.

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

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

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

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

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

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

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

JOSEPH J. LITTLE, NATHANIEL A. PRENTISS, RICHARD H. ADAMS, WM. H. HURLBUT, JOHN G. AGAR, Committee on Buildings. ARTHUR McMULLIN, Clerk. Dated NEW YORK, November 23, 1896.

CITY CIVIL SERVICE COMM.

NEW CRIMINAL COURT BUILDING, NEW YORK, December 2, 1896.

EXAMINATIONS WILL BE HELD AS FOLLOWS:

December 4, 10 A. M. MERCANTILE INSPECTOR, BOARD OF HEALTH. Candidates must have had experience in civil engineering or sanitation, and will be examined on chapter 384, Laws of 1896.

December 14, 10 A. M. CLERK, BUILDING DEPARTMENT. Candidates must have knowledge of building plans.

December 15, 10 A. M. HOUSE PHYSICIAN, BELLEVUE HOSPITAL, DEPARTMENT OF PUBLIC CHARITIES. Examination will cover nervous and mental diseases. Salary, \$1,200.

December 17, 10 A. M. BUILDING INSPECTORS OF MASONRY. Candidates must have had at least ten years' practical experience.

December 18, 10 A. M. INSPECTORS OF PIER BUILDING. Candidates must have a practical knowledge in construction, pier and dock work, composed of stone-filled crib-work and ordinary framing.

December 21, 10 A. M. MATRONS, DEPARTMENTS OF CHARITIES AND OF CORRECTION.

December 21, 10 A. M. NURSE.

December 22, 10 A. M. HOSPITAL ORDERLIES.

December 23, 10 A. M. STENOGRAPHER AND TYPEWRITER. Candidates will be examined as to their ability to report proceedings verbatim.

Notice is hereby given that applications are desired for Building Inspectors of Masonry and Building Inspectors of Carpentry, in the Building Department. Candidates must have at least ten years' experience in the masonry or carpentering line.

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

S. WILLIAM BRISCOE, Secretary.

NEW YORK, October 29, 1896.

NOTICE IS GIVEN THAT THE REGISTRATION day in the Labor Bureau will be Friday, and that examinations will take place on that day at 1 P. M.

S WILLIAM BRISCOE, Secretary.

DEPARTMENT OF PUBLIC PARKS.

DEPARTMENT OF PUBLIC PARKS, ARSENAL, CENTRAL PARK, NEW YORK, November 18, 1896.

TO CONTRACTORS.

SEALED BIDS OR ESTIMATES, WITH THE title of the work and the name of the bidder indorsed thereon, will be received by the Department of Public Parks, at its offices, Arsenal Building, Sixty-fourth street and Fifth avenue, Central Park, until 2 o'clock P. M., of Monday, December 7, 1896:

FOR THE REMOVAL OF THE OLD CENTRE CASTING; THE SUPPLYING AND PUTTING IN PLACE OF THE NEW CENTRE CASTING; THE REMOVAL OF TWO OLD ENGINES; THE SUPPLYING AND PUTTING IN PLACE OF A NEW ENGINE; THE SUPPLYING AND PUTTING IN PLACE OF CERTAIN SHAFTING, BEARINGS, AND OTHER MACHINERY AND APPLIANCES, AND THE SUPPLYING AND PUTTING IN PLACE OF SUCH OTHER MATERIALS AND THE DOING OF SUCH OTHER WORK AS MAY BE NECESSARY; ALL AT THE MADISON AVENUE BRIDGE, OVER THE HARLEM RIVER, IN THE CITY OF NEW YORK.

Bidders are required to state, in writing, and also in figures, in their proposals, one price or sum for which they will execute the entire work.

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

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

The amount of security required is Four Thousand Dollars.

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

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

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

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

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

N. B.—The prices must be written in the estimate and also stated in figures, and all estimates will be considered as informal which do not contain bids for all items for which bids are herein called or which contain bids for items for which bids are not herewith called for. Permission will not be given for the withdrawal of any bid or estimate. No bid will be accepted from or contract awarded to any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

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

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

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

STREET CLEANING DEPT.

DEPARTMENT OF STREET CLEANING, No. 32 CHAMBERS STREET.

PUBLIC NOTICE.

CONTRACT FOR REMOVING SNOW AND ICE FROM THE STREETS, AVENUES AND PUBLIC PLACES OF THE CITY OF NEW YORK, FOR AND DURING THE PERIOD ENDING APRIL 15, 1897.

ESTIMATES INCLOSED IN SEALED ENVELOPES and indorsed with the name and address of the person or persons making the same, and the date of presentation, and a statement of the work and supplies to which they relate, will be received at the office of the Department of Street Cleaning, No. 32 Chambers street, in the City of New York, until 12 o'clock M. of Friday, the fourth day of December, 1896, at which time and place the estimates will be publicly opened and read, for removing snow and ice from the streets, avenues, and public places of the City of New York, for and during the period ending April fifteenth (15th), 1897.

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

Bidders are required to state in their estimates, under oath, the names and places of residence, the names of all persons interested with them therein, and if no other person be so interested they shall distinctly state the fact; also, that it is made without any connection with any other person making any bid or estimate for the above work or supplies, and that it is in all respects fair and without collusion or fraud; and also that no member of the Common Council, head of a department, 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. Where more than one person is interested it is requisite that the verification be made and subscribed by all the parties interested. Each estimate shall also be accompanied by the consent, in writing, of two householders or freeholders of the City of New York, with their respective places of business or residence, or a guarantee company incorporated under the Laws of the State of New York, as shall be satisfactory to the Comptroller, 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 in the amount of Twenty-five Thousand (\$25,000) Dollars; and that if he or they shall omit or refuse to execute the same, they will pay to the Mayor, Aldermen and Commonalty of the City of New York any difference between the sum to which he would be entitled on its completion and that which the Mayor, Aldermen and Commonalty of the City of New York may be obliged to pay to the person or persons to whom the contract may be subsequently awarded.

The price must be written in the bid or estimate, and also stated in figures. Permission will not be given for the withdrawal of any bid or estimate, and the right is expressly reserved by the Commissioner of Street Cleaning to reject any or all the bids, or to select the bid or bids, the acceptance of which will, in his judgment, be deemed best for the interest of the City.

Each bid or proposal must be accompanied by a certified check on one of the State or National banks of the City of New York, payable to the order of the Comptroller of said city, for Twelve Hundred and Fifty Dollars (\$1,250), or money to that amount. On the acceptance of any bid the checks or money of the unaccepted bidders will be returned to them, and upon the execution of the contract the check or money of the accepted bidder will be returned to him.

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

COMMISSIONER OF STREET CLEANING.
Dated New York, November 19, 1896.

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

CORPORATION NOTICE.

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

List 5297, No. 1. Regulating and grading, curbing and flagging Fifty-fourth street, from Tenth avenue to the Hudson river.

List 5299, No. 2. Regulating and grading, curbing and flagging, Isham street, from Kingsbridge road to Tenth avenue.

List 5300, No. 3. Paving Convent avenue, from One Hundred and Forty-fifth to One Hundred and Forty-sixth street, with asphalt.

List 5301, No. 4. Paving Ninety-seventh street, from Fourth to Fifth avenue, with granite blocks and laying crosswalks.

List 5306, No. 5. Paving Manhattan avenue, from One Hundred and Sixth to One Hundred and Tenth street, with asphalt blocks.

List 5315, No. 6. Laying crosswalks across Seventh avenue, at the northerly and southerly sides of One Hundred and Eleventh street, and across St. Nicholas and Lenox avenues, at the northerly side of One Hundred and Eleventh street.

The limits embraced by such assessments include all the several houses and lots of ground, vacant lots, pieces and parcels of land situated on—
No. 1. Both sides of Fifty-fourth street, from Eleventh to Twelfth avenue, and to the extent of half the block at the intersecting avenues.

No. 2. Both sides of Isham street, from Kingsbridge road to Tenth avenue, and to the extent of half the block at the intersecting avenues.

No. 3. Both sides of Convent avenue, from One Hundred and Forty-fifth to One Hundred and Forty-sixth street, and to the extent of half the block at the intersecting streets.

No. 4. Both sides of Ninety-seventh street, from Fourth to Fifth avenue, and to the extent of half the block at the intersecting avenues.

No. 5. Both sides of Manhattan avenue, from One Hundred and Sixth to One Hundred and Tenth street, and to the extent of half the block at the intersecting streets.

No. 6. To the extent of half the block from the northerly and southerly intersections of One Hundred and Eleventh street and Seventh avenue, and from the northerly intersections of One Hundred and Eleventh street with St. Nicholas and Lenox avenues.

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

The above-described lists will be transmitted, as provided by law, to the Board of Revision and Correction of Assessments for confirmation on the 5th day of January, 1897.
THOMAS J. RUSH, Chairman; PATRICK M. HAVERTY, JOHN W. JACOBUS, EDWARD McCUE, Board of Assessors.
NEW YORK, December 4, 1896.

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

List 5290, No. 1. Fencing the vacant lots on the north side of One Hundred and Second street, between Columbus and Amsterdam avenues.

List 5292, No. 2. Laying crosswalk across One Hundred and Fifty-third street, at west side of Boulevard.

List 5293, No. 3. Flagging and reflagging both sides of One Hundred and Third street, from Columbus avenue to the Boulevard.

List 5294, No. 4. Flagging and reflagging, curbing and reflagging in front of Nos. 305 and 308 East Sixty-third street.

List 5295, No. 5. Flagging and reflagging, curbing and reflagging north side of Eightieth street, between Boulevard and West End avenue.

List 5296, No. 6. Flagging and reflagging, curbing and reflagging south side of Seventy-fifth street, between Avenue A and First avenue.

List 5316, No. 7. Laying crosswalk across Sixth avenue at the north side of Forty-fourth street.

List 5317, No. 8. Flagging and reflagging, curbing and reflagging both sides of Twenty-eighth street, from First avenue to the East river.

List 5318, No. 9. Flagging and reflagging east side of Columbus avenue, between Eighty-first and Eighty-second streets.

List 5319, No. 10. Flagging and reflagging east side of West Broadway, from Vesey to Barclay street.

List 5320, No. 11. Flagging and reflagging west side of Boulevard, from Ninety-sixth to One Hundred and Third street.

List 5329, No. 12. Paving One Hundredth street, from First avenue to the bulkhead-line of the East river, with granite blocks.

List 5335, No. 13. Fencing the vacant lots on the southwest corner of One Hundred and Sixtieth street and Railroad avenue, West.

List 5336, No. 14. Fencing the vacant lots at Nos. 711 to 715 East One Hundred and Thirty-eighth street, and Nos. 710 to 714 East One Hundred and Thirty-ninth street.

List 5337, No. 15. Regulating, grading, curbing and flagging East One Hundred and Sixtieth street, from Railroad avenue, West, to Morris avenue.

List 5344, No. 16. Fencing the vacant lots at the southeast corner of Morris avenue and One Hundred and Fifty-third street.

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

No. 1. North side of One Hundred and Second street, commencing about 100 feet west of Columbus avenue and extending westerly about 116 feet 8 inches.

No. 2. To the extent of half the block, from the westerly intersection of One Hundred and Fifty-third street and the Boulevard.

No. 3. Both sides of One Hundred and Third street, between Columbus avenue and the Boulevard, on Block 1875, Lots Nos. 18, 20, 22, 23, 24, 25, 26, 27, 28; Block 1874, Lots Nos. 42, 43, 45; Block 1877, Lots Nos. 41, 43; Block 1888, Lot No. 10.

No. 4. Southeast corner of Second avenue and Sixty-third street, on Block 1437, Lot No. 49.

No. 5. North side of Eightieth street, commencing at West End avenue and extending easterly about 150 feet.

No. 6. South side of Seventy-fifth street, between Avenue A and First avenue, on Block 1459, Lots Nos. 29 to 36, inclusive, and Lots Nos. 37 to 41, inclusive.

No. 7. To the extent of half the block, from the northerly intersection of Sixth avenue and Forty-fourth street.

No. 8. Both sides of Twenty-eighth street, between First avenue and East river, on Block 959, Lot No. 1, and Block 960, Lots Nos. 1, 5, 6 to 18, inclusive, and Lot No. 22.

No. 9. East side of Columbus avenue, extending about 102 feet 2 inches north of Eighty-first street.

No. 10. East side of West Broadway, between Vesey and Barclay streets, on Ward Nos. 144, 15, 807 and 893.

No. 11. West side of Boulevard, between Ninety-seventh and One Hundred and Second streets, on Block 1869, Lots Nos. 13 and 52; Block 1870, Lot No. 52; Block 1871, Lots Nos. 12, 13, 52, 53, 54 and 55; Block 1872, Lots Nos. 10, 11, 12 and 13, and Lots Nos. 52, 53, 54 and 55, and Block 1873, Lot No. 52.

No. 12. Both sides of One Hundredth street, from First avenue to East river, and to the extent of half the block at the intersecting avenue.

No. 13. Southwest corner of One Hundred and Sixtieth street and Railroad avenue, West, on Block 1570, Ward No. 30.

No. 14. South side of One Hundred and Thirty-ninth street and north side of One Hundred and Thirty-eighth street, between Brook and Willis avenues, on Block 1749, Ward Nos. 34, 35, 79 and 80.

No. 15. Both sides of One Hundred and Sixtieth street, from Railroad avenue, West, to Morris avenue.

No. 16. South side of One Hundred and Fifty-third street, commencing at Morris avenue and extending easterly about 171 feet.

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

The above-described lists will be transmitted, as provided by law, to the Board of Revision and Correction of Assessments, for confirmation on the 28th day of December, 1896.

THOMAS J. RUSH, Chairman; PATRICK M. HAVERTY, JOHN W. JACOBUS, EDWARD McCUE, Board of Assessors.
NEW YORK, November 27, 1896.

NOTICE TO PROPERTY-OWNERS.

PUBLIC NOTICE IS HEREBY GIVEN THAT the following assessment lists are now under consideration by the Board of Assessors, viz.:

5337. One Hundred and Sixtieth street, East, from Railroad, West, to Morris avenue.

5346. One Hundred and Sixty-seventh street, from Jerome avenue to Sheridan avenue.

5347. One Hundred and Eighty-sixth street, from Amsterdam to Wadsworth avenue.

5355. Hawthorne street, from Seaman avenue to Amsterdam avenue.

5374. One Hundred and Twelfth street, from Riverside Drive to the Boulevard.

5375. St. Nicholas terrace, from One Hundred and Twenty-seventh to One Hundred and Thirtieth street.

All persons who consider their property to have been injuriously affected by the regulating and grading of any of the streets and avenues above described, in consequence of a change of grade having been made therein, are hereby notified to transmit, in writing, the evidence relating thereto, to the Chairman of the Board of Assessors, No. 27 Chambers street, on or before 11.30 A. M. on the 10th day of December, 1896, at which time a public hearing will be given to all parties whose property may be affected by the aforesaid improvements.

THOMAS J. RUSH, Chairman; PATRICK M. HAVERTY, JOHN W. JACOBUS, EDWARD McCUE, Board of Assessors.
NEW YORK, November 27, 1896.

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

List 5298, No. 1. Regulating, grading, curbing and flagging One Hundred and Eighth street, from Columbus to Manhattan avenue.

List 5307, No. 2. Paving Ninety-eighth street, from Lexington to Third avenue, with asphalt.

List 5325, No. 3. Paving One Hundred and First street, from Lexington to Park avenue, with asphalt.

List 5328, No. 4. Paving One Hundredth street, between Madison and Fourth avenues, with asphalt.

List 5331, No. 5. Paving One Hundred and Twelfth street, from Lenox to Seventh avenues, with asphalt.

List 5332, No. 6. Paving One Hundred and Twentieth street, from Manhattan avenue to Morningside avenue, East, with asphalt.

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

No. 1. Both sides of One Hundred and Eighth street, from Columbus to Manhattan avenue.

No. 2. Both sides of Ninety-eighth street, from Lexington to Third avenue, and to the extent of half the block at the intersecting avenues.

No. 3. Both sides of One Hundred and First street, from Lexington to Park avenue, and to the extent of half the block at the intersecting avenues.

No. 4. Both sides of One Hundredth street, from Madison to Fourth avenue, and to the extent of half the block at the intersecting avenues.

No. 5. Both sides of One Hundred and Twelfth street, from Lenox to Seventh avenues, and to the extent of half the block at the intersecting avenues.

No. 6. Both sides of One Hundred and Twentieth street, from Manhattan avenue to Morningside avenue, East, and to the extent of half the block at the intersecting avenues.

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

The above-described lists will be transmitted, as provided by law, to the Board of Revision and Correction of Assessments for confirmation on the 24th day of December, 1896.

THOMAS J. RUSH, Chairman; PATRICK M. HAVERTY, JOHN W. JACOBUS, EDWARD McCUE, Board of Assessors.
NEW YORK, November 23, 1896.

DEPARTMENT OF CORRECTION.

DEPARTMENT OF CORRECTION, NEW YORK, December 1, 1896.

PROPOSALS FOR TEMPORARY QUARTERS AT THE CITY PRISON, NEW YORK CITY.

SEALED BIDS OR ESTIMATES FOR THE erection of temporary quarters at the City Prison, in conformity with specifications, will be received at the office of the Department of Correction, No. 148 East Twentieth street, in the City of New York, until 10 o'clock A. M. of Friday, December 11, 1896.

The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for temporary quarters at the City Prison," with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the Commissioner, or his duly authorized agent, of said Department and read.

THE COMMISSIONER OF THE DEPARTMENT OF CORRECTION RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED BY SECTION 64, CHAPTER 410, LAWS OF 1882.

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

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

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonials to that effect; and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract by his or their bond, with two sufficient sureties, each in the penal amount of TWO THOUSAND (\$2,000) EACH.

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance; and that if he shall omit or refuse to execute the same, they shall pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting, the amount in each case to be calculated upon the estimated amount of the supplies by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise, and that he has offered himself as a surety in good faith and with the intention to execute the bond required by section 12 of chapter 7 of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the security offered to be approved by the Comptroller of the City of New York.

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

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

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

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

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

The form of the contract, including specifications and plans, and showing the manner of payment, will be furnished at the office of the Department and by Withers & Dickson, Architects, Bible House, Astor place, New York City, and bidders are cautioned to examine each and all of its provisions carefully, as the Commissioner of the Department of Correction will insist upon its absolute enforcement in every particular.

ROBERT J. WRIGHT, Commissioner.

FINANCE DEPARTMENT.

FINANCE DEPARTMENT, BUREAU FOR THE COLLECTION OF TAXES, No. 57 CHAMBERS STREET (STEWART BUILDING), NEW YORK, December 2, 1896.

NOTICE TO TAXPAYERS.

THE RECEIVER OF TAXES OF THE CITY of New York hereby gives notice to all persons who have omitted to pay their taxes for the year 1896, to pay the same to him at his office on or before the first day of January, 1897, as provided by section 846 of the New York City Consolidation Act of 1882.

Upon any such tax remaining unpaid after the first day of December, 1896, one per centum will be charged received and collected in addition to the amount thereof; and upon such tax remaining unpaid on the first day of January, 1897, interest will be charged, received and collected upon the amount thereof at the rate of seven per centum per annum, to be calculated from the first day of October, 1896, on which day the assessment rolls and warrants for the Taxes of 1896 were delivered to the said Receiver of Taxes, to the date of payment, pursuant to section 843 of said act.
DAVID E. AUSTEN, Receiver of Taxes.

NOTICE TO PROPERTY-OWNERS.

IN PURSUANCE OF SECTION 916 OF THE "New York City Consolidation Act of 1882," the Comptroller of the City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments, viz.:

FIRST WARD.
GOUVERNEUR LANE—PAVING AND LAYING CROSSWALKS, from Water street to South street. Area of assessment: Both sides of Gouverneur lane, between Water and South streets, and to the extent of half the block on the intersecting streets.

WALL STREET—PAVING AND LAYING CROSSWALKS, between Pearl and South streets. Area of assessment: Both sides of Wall street, between Pearl and South streets, and to the extent of half the block on the intersecting streets.

THIRD WARD.
GREENWICH STREET—BASIN, southeast corner of Fulton street. Area of assessment: south side of Fulton street, between Greenwich and Church streets, and east side of Greenwich street, between Dey and Fulton streets.

FOURTH WARD.
JAMES SLIP—PAVING, between Cherry and South streets. Area of assessment: Both sides of James Slip, between Cherry and South streets, and to the extent of half the block on the intersecting streets.

ELEVENTH WARD.
SIXTH STREET—SEWER OUTLET, between East river and Avenue D. Area of assessment: Both sides of sixth street, from Avenue D to East river; both sides of Avenue D, from a point about 82 feet south of Sixth street to Eighth street; both sides of Sixth street, extending about 200 feet westerly from Avenue D; both sides of Seventh street, extending about 175 feet westerly from Avenue D, and both sides of Lewis street, from Fifth street to a point about 92 feet north of Sixth street.

TWELFTH WARD.
BOULEVARD LAFAYETTE AND ONE HUNDRED AND FIFTY-SEVENTH STREET—CROSSWALK, at their junction with the west side of Eleventh avenue. Area of assessment: Ward Nos. 20B and 56 of Farm No. 4A, and Ward Nos. 21 to 25 and 29 and 37 of Farm No. 5B.

CATHEDRAL PARKWAY—SEWER, between Columbus and Amsterdam avenues. Area of assessment: Both sides of Cathedral parkway, from Columbus to Amsterdam avenue; block bounded by One Hundred and Ninth street and Cathedral parkway, Columbus and Amsterdam avenues; blocks bounded by Cathedral parkway, One Hundred and Thirteenth street, Morningside avenue and Amsterdam avenue, and east side of Columbus avenue, from One Hundred and Ninth street to Cathedral parkway.

EIGHTH AVENUE—SEWER, between One Hundred and Fiftieth and One Hundred and Fifty-third streets, with BRANCH SEWERS in One Hundred and Fifty-first and One Hundred and Fifty-second streets. Area of assessment: Both sides of Eighth avenue, from One Hundred and Fiftieth to One Hundred and Fifty-third street; west side of Macomb's Dam road, from One Hundred and Fiftieth to One Hundred and Fifty-second street; both sides of Bradhurst avenue, from south side of One Hundred and Fifty-first to center line of One Hundred and Fifty-second street, and both sides of One Hundred and Fifty-first and One Hundred and Fifty-second streets, from Macomb's Dam road to Bradhurst avenue.

FIFTH AVENUE—SEWERS, between Ninetieth and Ninety-eighth streets. Area of assessment: Both sides of Fifth avenue, from Ninetieth to Ninety-eighth street; both sides of Madison avenue, from Ninety-first to Ninety-fourth street; west side of Madison avenue, from Ninety-fourth to Ninety-sixth street; west side of Park avenue, from Ninety-second to Ninety-fourth street; both sides of Ninety-first street, from Madison to Fifth avenue; both sides of Ninety-second, Ninety-third and Ninety-fourth streets, from Park to Fifth avenue, and both sides of Ninety-fifth and Ninety-sixth streets, from Madison to Fifth avenue.

MARGINAL STREET—SEWER, between One Hundred and Seventh and One Hundred and Tenth streets, with BRANCHES in One Hundred and Seventh, One Hundred and Eighth and One Hundred and Ninth streets, between Marginal street and First avenue. Area of assessment: West side of Marginal street, between One Hundred and Sixth and One Hundred and Tenth streets, and both sides of One Hundred and Seventh, One Hundred and Eighth and One Hundred and Ninth streets, from Marginal street to First avenue.

NINETY-EIGHTH STREET—REGULATING, REGRADING, CURBING AND FLAGGING, between Third and Park avenues. Area of assessment: Both sides of Ninety-eighth street, between Third and Park avenues, and to the extent of half the block on the intersecting and terminating avenues.

NINETY-EIGHTH AND NINETY-NINTH STREETS—BASINS, on the northwest and southwest corners of Lexington avenue. Area of assessment: Block bounded by Ninety-eighth and Ninety-ninth streets, Lexington and Park avenues.

NINETY-NINTH STREET—SEWER, between Riverside and West End avenues. Area of assessment: Both sides of Ninety-ninth street, between Riverside and West End avenues, and to the extent of about 100 feet north and south of Ninety-ninth street, between said avenues.

ONE HUNDRED AND FOURTEENTH STREET—SEWER, between Amsterdam avenue and Morningside avenue, West. Area of assessment: Both sides of One Hundred and Fourteenth street, between Amsterdam avenue and Morningside avenue, West.

ONE HUNDRED AND THIRTIETH STREET—SEWER, between Convent avenue and St. Nicholas terrace. Area of assessment: Both sides of One Hundred and Thirtieth street, between Convent avenue and St. Nicholas terrace.

TWO HUNDRED AND THIRD STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Amsterdam avenue to Harlem river. Area of assessment: Both sides of Two Hundred and Third street, from Amsterdam avenue to Harlem river, and to the extent of half the block on the intersecting avenues.

TWO HUNDRED AND EIGHTH STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Amsterdam avenue to Harlem river. Area of assessment: Both sides of Two Hundred and Eighth street, from Amsterdam avenue to Harlem river, and to the extent of half the block on the intersecting avenues.

NINETY-SIXTH STREET—PAVING, between Park and Fifth avenues. Area of assessment: Both sides of Ninety-sixth street, between Park and Fifth avenues, and to the extent of half the block on the intersecting avenues.

FIFTEENTH WARD.
FIFTH AVENUE—SEWER, between Twelfth and Thirtieth streets. Area of assessment: Both sides of Fifth avenue, between Twelfth and Thirtieth streets.

SIXTEENTH, EIGHTEENTH, TWENTIETH AND TWENTY-FIRST STREETS.
TWENTY-THIRD STREET—SEWER OUTLET, between North river and Tenth avenue; also SEWER in Eleventh avenue, between Twenty-third and Twenty-seventh streets; also SEWER in Thirtieth avenue, east side, between Twenty-third and Twenty-fourth streets. Area of assessment: Both sides of Twenty-first street, from Seventh to Eighth avenue; both sides of Twenty-second street, from Broadway to Eighth avenue; both sides of Twenty-third street, from Broadway to North river; both sides of Twenty-fourth street, from Broadway to North river; both sides of Twenty-fifth street, from Broadway to North river; both sides of Twenty-sixth street, from a point distant about 375 feet east of Sixth avenue to North river; both sides of Twenty-seventh street, from a point distant about 325 feet east of Sixth avenue to Eleventh avenue; south side of Twenty-seventh street, from Eleventh to Thirteenth avenue; both sides of Twenty-eighth street, from a point distant about 350 feet east of Sixth avenue to

Eleventh avenue; both sides of Twenty-ninth street, from Broadway to Eleventh avenue; both sides of Thirtieth street, from Broadway to Tenth avenue; both sides of Thirty-first street, from Broadway to Ninth avenue; both sides of Thirty-second street, from Fifth avenue to a point distant about 200 feet west of Ninth avenue; both sides of Thirty-third street, from Fifth avenue to a point distant about 350 feet west of Ninth avenue; both sides of Thirty-fourth street, from Fifth to Ninth avenue; south side of Thirty-fifth street, extending about 500 feet west of Ninth avenue; both sides of Thirty-sixth street, from Fifth to Sixth avenue; south side of Thirty-sixth street, from Broadway to Sixth avenue; both sides of Thirty-seventh street, from Fifth avenue to Broadway; south side of Thirty-seventh street, extending about 200 feet east of Fifth avenue; both sides of Thirty-eighth and Thirty-ninth streets, from Madison to Sixth avenue; south side of Fortieth street, from a point distant about 250 feet east of Fifth avenue to Sixth avenue; east side of Thirtieth avenue, commencing about 101 feet south of Twenty-third street to Twenty-seventh street; both sides of Eleventh avenue, from Twenty-third to Thirtieth street; both sides of Tenth avenue, from a point distant 100 feet south of Twenty-third street to Thirtieth street; east side of Tenth avenue, extending north of Thirtieth street about 100 feet; both sides of Ninth avenue, from a point distant about 100 feet south of Twenty-third to Thirty-fourth street; both sides of Eighth avenue, from Twenty-first to Thirty-fifth street; both sides of Seventh avenue, from Twenty-first to Thirty-sixth street; both sides of Sixth avenue, from Twenty-first to Fortieth street; both sides of Fifth avenue, from Twenty-first to Twenty-fifth street; west side of Fifth avenue, from Thirty-second to Thirty-sixth street; both sides of Fifth avenue, from Thirty-sixth to Fortieth street; east side of Fifth avenue, extending about 93 feet north of Fortieth street; west side of Broadway, from Twenty-second to Twenty-fourth street; both sides of Broadway, from Twenty-fourth to Twenty-fifth street, and both sides of Broadway, from Twenty-ninth to Thirty-sixth street.

EIGHTEENTH WARD.
FIFTEENTH STREET—SEWER, between First and Second avenues. Area of assessment: Both sides of Fifteenth street, between First and Second avenues; east side of Second avenue and west side of First avenue, from Fourteenth street to Fifteenth street.

EIGHTEENTH STREET—BASIN, north side, at Avenue C. Area of assessment: North side of Eighteenth street, extending about 373 feet west of Avenue C.

NINETEENTH WARD.
SEVENTY-SIXTH STREET—SEWER between Park and Madison avenues. Area of assessment: Both sides of Seventy-sixth street, from Park to Fifth avenue; east side of Fifth avenue, from Seventy-sixth to Seventy-seventh street; south side of Seventy-seventh street, from Madison to Fifth avenue; both sides of Madison avenue, from Seventy-sixth to Seventy-seventh street, and west side of Park avenue, from Seventy-sixth to Seventy-seventh street.

EIGHTIETH STREET—BASIN, northeast corner of Madison avenue. Area of assessment: East side of Madison avenue, between Eightieth and Eighty-first streets; south side of Eighty-first street, between Park and Madison avenues, and north side of Eightieth street, extending easterly from Madison avenue about 134 feet.

CEADAR PLACE—SEWER, between Eagle and Cauldwell avenues. Area of assessment: Both sides of Cedar place, between Eagle and Cauldwell avenues.

FOREST AVENUE—REGULATING, GRADING, CURBING, FLAGGING AND LAYING CROSSWALKS, between Home street and One Hundred and Sixty-eighth street. Area of assessment: Both sides of Forest avenue, from a point about 287 feet south of Home street to One Hundred and Sixty-eighth street, and to the extent of half the block on the intersecting streets.

FOREST AVENUE—BASIN, southeast corner of One Hundred and Sixty-fifth street. Area of assessment: East side of Forest avenue, between One Hundred and Sixty-third and One Hundred and Sixty-fifth streets.

FOREST AVENUE—BASIN, northeast corner of One Hundred and Sixty-fifth street. Area of assessment: East side of Forest avenue, from One Hundred and Sixty-fifth street to George street.

FULTON AVENUE—BASIN, northeast corner of One Hundred and Sixty-eighth street. Area of assessment: East side of Fulton avenue, between One Hundred and Sixty-eighth and One Hundred and Sixty-ninth streets; north side of One Hundred and Sixty-eighth street, between Fulton and Franklin avenues, and west side of Franklin avenue, extending from One Hundred and Sixty-eighth street to a point 280 feet south of One Hundred and Sixty-ninth street.

BEACH AVENUE—SEWER, between One Hundred and Forty-ninth street and the street summit south of One Hundred and Forty-ninth street. Area of assessment: Both sides of Beach avenue, from One Hundred and Forty-ninth street to a point about 245 feet south of One Hundred and Forty-ninth street.

JEROME AVENUE—BASIN, west side, opposite One Hundred and Sixty-fourth street; on the southeast corner of One Hundred and Sixty-fifth street; on the west side, opposite McClellan street (Endrow place), and on the northeast corner of Clark place. Area of assessment: West side of Jerome avenue, south of One Hundred and Sixty-fourth street, on Block 338, Ward Nos. 145, 154, 163 and 173; also west side of Jerome avenue, from One Hundred and Sixty-fourth to One Hundred and Sixty-fifth street; also west side of Jerome avenue, from One Hundred and Sixty-fifth to Union street; also north side of Clark place, extending about 427 feet east of Jerome avenue, and east side of Jerome avenue, from Clark place to Marcy place.

ONE HUNDRED AND THIRTY-THIRD STREET—REGULATING, GRADING, CURBING AND FLAGGING, between Locust and Trinity avenues. Area of assessment: Both sides of One Hundred and Thirty-third street, between Locust and Trinity avenues, and to the extent of half the block on the intersecting avenues.

ONE HUNDRED AND SIXTY-FIRST STREET—REGULATING, GRADING, CURBING, FLAGGING, LAYING CROSSWALKS AND BUILDING CULVERTS, between Third and Gerard avenues. Area of assessment: Both sides of One Hundred and Sixty-first street, between Third and Gerard avenues, and to the extent of half the block on the intersecting avenues.

ONE HUNDRED AND SIXTY-THIRD STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Railroad avenue, West, to Morris avenue. Area of assessment: Both sides of One Hundred and Sixty-third street, from Railroad avenue, West, to Morris avenue, and to the extent of half the block on the intersecting avenues.

ONE HUNDRED AND SIXTY-FOURTH STREET—REGULATING, GRADING, CURBING, FLAGGING AND LAYING CROSSWALKS, from Morris avenue to Railroad avenue, West. Area of assessment: Both sides of One Hundred and Sixty-fourth street, from Morris avenue to Railroad avenue, West, and to the extent of half the block on the intersecting avenues.

RAILROAD AVENUE, WEST—REGULATING, GRADING, CURBING, FLAGGING AND LAYING CROSSWALKS, from Morris avenue to One Hundred and Sixty-fifth street. Area of assessment: Both sides of Railroad avenue, West, from Morris avenue to One Hundred and Sixty-fifth street, and to the extent of half the block on the intersecting streets.

ONE HUNDRED AND FORTY-FOURTH STREET—PAVING, between Mott and Rider avenues. Area of assessment: Both sides of One Hundred and Forty-fourth street, between Mott and Rider avenues, and to the extent of half the block on the intersecting avenues.

TWENTY-THIRD AND TWENTY-FOURTH WARD.
INTERVALE AVENUE—SEWER, from Southern Boulevard to Wilkins place. Area of assessment: Both sides of Intervale avenue, from Southern Boule-

vard to Wilkins place; also both sides of Fox street, from Lane avenue to Barretto street; both sides of Beck street, from Lane to Intervale avenue; both sides of Fox street, from a point distant about 270 feet south of Westchester avenue to Intervale avenue; both sides of Kelly street, from Lane avenue to its intersection with Intervale avenue, north of One Hundred and Sixty-seventh street; both sides of Dawson street, from Lane avenue to Intervale avenue; both sides of Rogers place, from Dawson street to One Hundred and Sixty-fifth street; both sides of Hall place, from One Hundred and Sixty-fifth to One Hundred and Sixty-seventh street; both sides of Stebbins avenue, from Lane avenue to Prospect avenue, and both sides of Stebbins street, from George street to Wilkins place; both sides of Prospect avenue, from One Hundred and Sixty-fifth street to Crotona Park; both sides of Union avenue, from One Hundred and Sixty-fifth street to Boston road; both sides of Tinton avenue, from Home street to One Hundred and Sixty-ninth street; both sides of Boston road, from One Hundred and Sixty-eighth street to its intersection with the Southern Boulevard, north of the Twenty-third and Twenty-fourth Wards line; both sides of Clinton avenue, from One Hundred and Sixty-ninth street to Crotona Park; both sides of Franklin avenue, from a point distant about 250 feet north of One Hundred and Sixty-ninth street to Crotona Park; both sides of Dongan street, from Westchester avenue to Fox street; both sides of Westchester avenue, from Prospect avenue to a point distant about 102 feet east of Fox street; both sides of One Hundred and Sixty-fifth street, from Prospect avenue to Fox street; both sides of Tiffany street, from Fox street to One Hundred and Sixty-ninth street; both sides of George street, from Tinton avenue to Stebbins avenue; both sides of Home street, from Tinton avenue to Hoe avenue; both sides of One Hundred and Sixty-eighth street, from Boston road to Prospect avenue; both sides of One Hundred and Sixty-ninth street, from Franklin avenue to Vyse avenue; both sides of Hoe avenue, from One Hundred and Sixty-seventh street to Cooke place; both sides of Southern Boulevard, from One Hundred and Sixty-seventh street north until it intersects the Boston road; both sides of Simpson street, from a point distant about 251 feet south of One Hundred and Sixty-seventh street to Freeman street; both sides of Bristow street, from Freeman street to Boston road; both sides of Wilkins place, from Freeman street to Crotona Park; both sides of Chisholm street, from Stebbins avenue to Jennings street; both sides of Lyman place, from One Hundred and Sixty-ninth street to Prospect avenue; both sides of Freeman street, from One Hundred and Sixty-ninth street to Vyse avenue; both sides of Ritter place, from Union avenue to Prospect avenue; both sides of Jennings street, from Union avenue to Wilkins place; both sides of Charlotte place, from Wilkins place to Hoe avenue; both sides of Jefferson street, from Franklin avenue to Boston road; both sides of One Hundred and Seventieth street, from Franklin avenue to Boston road; both sides of Horton street, from Boston road to Crotona Park; both sides of Seabury avenue, from Intervale avenue to Crotona Park; both sides of Cooke place, from Southern Boulevard to Vyse avenue; both sides of Oostdorp avenue, from Boston road to a point distant about 752 feet north and east of Vyse avenue; both sides of Vyse avenue, from Oostdorp avenue, extending northerly about 677 feet, and also southerly portion of Crotona Park.

TWENTY-FOURTH WARD.
ONE HUNDRED AND SEVENTY-NINTH STREET—SEWERS, between Valentine and Third avenues. Area of assessment: Both sides of One Hundred and Seventy-ninth street, between Valentine and Third avenues.

PELHAM AVENUE—SEWER, extension to Vandervilt avenue, West. Area of assessment: Ward Nos. 14 and 23, on Block 1021, south side of Pelham avenue.

PELHAM AVENUE—SEWER, from Webster avenue to Lorillard place. Area of assessment: Both sides of Pelham avenue, from the east side of Lorillard place to Webster avenue, and both sides of Cross street, from Pelham avenue to College street; both sides of College street, extending easterly from the westerly side of Cross street about 443 feet, and both sides of Lorillard place from One Hundred and Eighty-ninth street to Pelham avenue.

PELHAM AVENUE—BASIN, north side, east of New York and Harlem Railroad. Area of assessment: Ward Nos. 53, 56, 59, 60, 61, 64 and 400, on Block 972.

ST. PAUL'S PLACE—BASIN, northeast and northwest corners of Third avenue. Area of assessment: Both sides of Third avenue, from St. Paul's place to One Hundred and Seventy-first street, and north side of Julia street, from Crotona place to Third avenue.

THIRD AVENUE—SEWER, from One Hundred and Seventy-first street to Wendover avenue. Area of assessment: Both Sides of Third avenue, from One Hundred and Seventy-first street to Wendover avenue; both sides of One Hundred and Seventy-first street, from Fulton avenue to Third avenue; west side of Fulton avenue, from Julia street to Wendover avenue, and both sides of Crotona place, from Julia street to One Hundred and Seventy-first street.

VANDERBILT AVENUE, EAST—SEWER, between One Hundred and Seventy-sixth street and Tremont avenue; also SEWER in Tremont avenue, between Vandervilt avenue, East, and Third avenue; also SEWERS in Washington and Bathgate avenues, between Tremont avenue and One Hundred and Seventy-eighth street. Area of assessment: Both sides of Vanderbilt avenue, East, from One Hundred and Seventy-sixth street to Tremont avenue; both sides of Tremont avenue, from Vanderbilt avenue, East, to Third avenue; both sides of Washington avenue, from Tremont avenue to One Hundred and Seventy-eighth street, and both sides of Bathgate avenue, from Tremont avenue to One Hundred and Seventy-eighth street.

WEBSTER AVENUE—BASIN, northwest corner of One Hundred and Sixty-seventh street, and on the east side of Webster avenue, opposite One Hundred and Seventy-second street. Area of assessment: East side of Webster avenue, from Wendover avenue to One Hundred and Seventy-third street, and north side of One Hundred and Sixty-seventh street, from Webster avenue to Clay street, and west side of Webster avenue, extending about 295 feet north of One Hundred and Sixty-seventh street.

—that the same were confirmed by the Board of Revision and Correction of Assessments on October 30, 1896, and entered the same date in the Record of Titles of Assessments Confirmed, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided in section 917 of 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 of Water Rents, between the hours of 9 A. M. and 2 P. M., and all payments made thereon on or before December 29, 1896, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per cent. per annum from the date of entry in the Record of Titles of Assessments in said Bureau to the date of payment.

ASHBEL P. FITCH, Comptroller.
CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, November 27, 1896.

NOTICE OF ASSESSMENTS FOR OPENING STREETS AND AVENUES.

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

TWENTY-THIRD WARD.

EAST ONE HUNDRED AND FIFTY-SIXTH STREET, from Railroad avenue, East, to Elton avenue, and from St. Ann's avenue to Prospect avenue, confirmed June 26, 1896, entered November 5, 1896. Area of assessment: All those lots, pieces or parcels of land situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: On the north by the centre line of the blocks between East One Hundred and Fifty-sixth street and East One Hundred and Fifty-seventh street, from the west side of Elton avenue to the east side of Railroad avenue, East, and by the centre line of the blocks between East One Hundred and Fifty-sixth street and Cedar place and Cedar place produced, from St. Ann's avenue to Prospect avenue; on the south by the centre line of the blocks between East One Hundred and Fifty-sixth street and Dawson street and Dawson street produced, from Prospect avenue to St. Ann's avenue, and by the centre line of the blocks between East One Hundred and Fifty-fifth street and East One Hundred and Fifty-sixth street, from Railroad avenue, East, to Elton avenue; on the east by the westerly side of Prospect avenue and the westerly side of Elton avenue; on the west by the easterly side of Railroad avenue, East, and the easterly side of St. Ann's avenue.

TWENTY-FOURTH WARD.

SUBURBAN STREET, from Webster avenue to Anthony avenue, confirmed October 17, 1896, entered November 5, 1896. Area of assessment: All those lots, pieces or parcels of land situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: On the north by a line drawn parallel to Suburban street and distant 100 feet northerly from the northerly side thereof from the easterly side of Anthony avenue to the westerly side of Webster avenue; on the south by a line drawn parallel to Suburban street and distant 100 feet southerly from the southerly side thereof from the westerly side of Webster avenue to the easterly side of Anthony avenue; on the east by the westerly side of Webster avenue, and on the west by the easterly side of Anthony avenue.

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

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 of Water Rents," Room 21, Stewart Building, between the hours of 9 A. M. and 2 P. M., and all payments made thereon on or before January 4, 1897, will be exempt from interest, as above provided, and after that date will be charged interest at the rate of seven per cent. per annum from the above respective dates of entry of the assessments in the Record of Titles of Assessments in said Bureau to the date of payment.

ASHBEL P. FITCH, Comptroller.
CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, November 21, 1896.

ST. OPENING AND IMPROVEM'T.

NOTICE IS HEREBY GIVEN THAT THERE will be a regular meeting of the Board of Street Opening and Improvement of the City of New York held at the Mayor's Office on Friday next, December 4, at 11 o'clock A. M., at which meeting it is proposed to consider unfinished business, and such other matters as may be brought before the Board.

Dated NEW YORK, December 1, 1896.
V. B. LIVINGSTON, Secretary

NOTICE IS HEREBY GIVEN, THAT THE

Board of Street Opening and Improvement of the City of New York, deeming it for the public interest so to do, propose to alter the map or plan of the City of New York, by laying out a new street, from the northerly line of Washington Bridge to Amsterdam avenue, opposite One Hundred and Eighty-eighth street; also to lay out and extend One Hundred and Eighty-fifth street, from Amsterdam avenue to meet the said new street, all in the Twelfth Ward of said city, and more particularly bounded and described as follows:

Beginning at a point in the easterly line of Tenth or Amsterdam avenue distant 8,734.42 feet northerly from the southerly line of One Hundred and Fifty-fifth street; thence easterly and parallel w h said street distance 100 feet; thence easterly and southerly and in a curved line to the right radius 85.88 feet distance 97.18 feet; thence southerly and tangent distance 114.20 feet; thence southerly and in a curved line to the right radius 594.25 feet distance 227.96 feet; thence southerly and in a curved line to the right radius 390 feet distance 75.78 feet; thence southerly and tangent distance 128.85 feet to a point in the northerly line of One Hundred and Eighty-fifth street produced 271.02 feet easterly from Tenth or Amsterdam avenue; thence still southerly and in the same line distance 55.79 feet; thence southerly and in a curved line to the right radius 330.67 feet distance 98.56 feet; thence southerly and in a reversed curved line to the left radius 610 feet distance 372.42 feet; thence southerly and in a reversed curved line to the right radius 336.60 feet distance 52.97 feet; thence southerly and tangent and passing through the land taken for a park on the northerly side of Washington Bridge, distance 429.30 feet to the northerly line of the land taken for the Washington Bridge at a point as measured along said line distant 189.97 feet easterly from Tenth or Amsterdam avenue; thence easterly and along said northerly line of the land of the bridge distance 60.03 feet; thence northerly and parallel to the last but one curve distance 431.13 feet; thence northerly and in a curved line to the left radius 396.60 feet distance 62.41 feet; thence northerly and in a reversed curved line to the right radius 550 feet distance 326.78 feet; thence northerly and in a reversed curved line to the left radius 390.67 feet distance 126.45 feet; thence northerly and tangent distance 184.64 feet; thence northerly and in a curved line to the left radius 450 feet distance 87.44 feet; thence northerly and tangent distance 184.12 feet; thence northerly and in a curved line to the left radius 654.25 feet distance 250.98 feet; thence northerly and tangent distance 114.20 feet; thence northerly and westerly and in a curved line to the left radius 145.88 feet distance 165.08 feet; thence westerly and parallel with One Hundred and Fifty-fifth street distance 100 feet to the easterly line of Amsterdam or Tenth avenue; thence southerly along said easterly line of Amsterdam avenue distance 60 feet to the point or place of beginning.

Said street to be 60 feet wide between the lines of Amsterdam avenue and the land taken for the Washington Bridge.
Also, beginning at a point in the easterly line of Amsterdam or Tenth avenue distant 7,975.01 feet northerly from the southerly line of One Hundred and Fifty-fifth

street; thence easterly and parallel with said street and in the direction of the northerly line of One Hundred and Eighty-fifth street extended easterly from easterly line of Amsterdam avenue distance 271.02 feet to the westerly line of a new street to be known as Washington Bridge avenue; thence southwesterly and deflecting to the right 97 degrees 56 minutes and 45 seconds distance 55.79 feet; thence southwesterly and in a curved line to the right radius 330.67 feet distance 25.14 feet; thence westerly and parallel to One Hundred and Fifty-fifth street distance 258.89 feet to the easterly line of Amsterdam or Tenth avenue; thence northerly along said line distance 80 feet to the point or place of beginning.

Said street to be 80 feet wide between the lines of Amsterdam avenue and the new street or avenue to be known as Washington Bridge avenue.

And that such proposed action of the said Board of Street Opening and Improvement has been duly laid before the Board of Aldermen.

V. B. LIVINGSTON, Secretary.
Dated NEW YORK, November 25, 1896.

FIRE DEPARTMENT.

HEADQUARTERS FIRE DEPARTMENT, NEW YORK December 3, 1896.

SEALED PROPOSALS FOR FURNISHING THE following-mentioned fire apparatus will be received by the Board of Commissioners of the Fire Department, at the office of said Department, Nos. 157 and 159 East Sixty-seventh street, in the City of New York, until 10 30 o'clock A. M., Wednesday, December 10, 1896, at which time and place they will be publicly opened by the head of said Department and read:

1 large size Dederick Rapid-rising Aerial Extension Ladder Truck and Fire-escape.

The amount of security required is \$1,600, and the time for delivery 30 days.

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

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

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

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

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

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

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

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

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

No estimate will be considered unless accompanied by either a certified check upon one of the banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of Eighty (80) Dollars. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

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

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

HEADQUARTERS FIRE DEPARTMENT, NEW YORK, December 3, 1896.

NOTICE IS HEREBY GIVEN THAT THE FOL- lowing articles will be offered for sale at public auction, by John Steibling, auctioneer, on Thursday, December 17, 1896, at the places below named:

At Drill-yard, in rear of Headquarters, Nos. 157 and 159 East Sixty-seventh Street, at 10 o'clock A. M.

Lot No. 1—1 horizontal single-pump R. M. Clapp Steam Fire Engine.

Lot No. 2—1 barrel tank Amoskeag Steam Fire Engine, Registered No. 143.

Lot No. 3—1 barrel tank Amoskeag Steam Fire Engine, Registered No. 192.

Lot No. 4—1 barrel tank, Amoskeag Steam Fire Engine, Registered No. 191.

Lot No. 5—1 straight-frame Amoskeag Steam Fire Engine, Registered No. 228.

Lot No. 6—1 straight-frame second size Amoskeag Steam Fire Engine, Registered No. 230.

Lot No. 7—1 second size Amoskeag Steam Fire Engine, Registered No. 430.

Lot No. 8—1 four-wheel tender, Registered No. 42.

Lot No. 9—1 two-wheel tender, Registered No. 4.

Lot No. 10—1 two-wheel tender, Registered No. 9.

Lot No. 11—1 portable cart scale.

Lot No. 12—12 oil cans.

Lot No. 13—1 lot scrap paper.

Lot No. 14—1 lot old battery zincs (about 2,000 pounds), to be sold by the pound.

Lot No. 15—1 lot copper refuse (about 1,000 pounds), to be sold by the pound.

At Hospital and Training Stables, Nos. 133 and 135 West Ninety-ninth Street, at 11.30 o'clock A. M.

Lot No. 16—1 covered express wagon.

Lot No. 17—Old iron (about 1,500 pounds), to be sold by the pound.

Lot No. 18—4 copper air chambers.

Lot No. 19—2 copper chemical tanks.

Lot No. 20—1 old fire engine boiler.

Lot No. 21—Old brass (about 2,500 pounds), to be sold by the pound.

Lot No. 22—Old iron (about 8,000 pounds), to be sold by the pound.

Lot No. 23—Old tires (about 5,000 pounds), to be sold by the pound.

At Foot of West Thirtieth Street, at 2 o'clock P. M.

Lot No. 24—1 portable wagon scale.

At Store-house, No. 199 Christie Street, at 3 o'clock P. M.

Lot No. 25—1 seventy-foot extension ladder.

Lot No. 26—2 sixty-foot extension ladders.

Lot No. 27—3 fifty-foot extension ladders.

Lot No. 28—3 forty-five foot single ladders.

Lot No. 29—1 forty foot single ladder.

Lot No. 30—6 thirty-five foot single ladders.

Lot No. 31—1 thirty-four foot single ladder.

Lot No. 32—4 thirty-foot single ladders.

Lot No. 33—2 twenty-five foot single ladders.

Lot No. 34—2 twenty-foot single ladders.

At Store-house, No. 20 Eldridge Street, at 4 o'clock P. M.

Lot No. 35—1 lot rubber hose (about 30 pieces), without couplings.

Lot No. 36—1 lot rubber hose (about 30 pieces), without couplings.

Lot No. 37—1 lot rubber hose (about 30 pieces), without couplings.

Lot No. 38—1 lot rubber hose (about 30 pieces), without couplings.

Lot No. 39—1 lot rubber hose (about 30 pieces), without couplings.

Lot No. 40—1 lot rubber hose (about 30 pieces), without couplings.

Lot No. 41—1 lot canvas hose (about 45 pieces), without couplings.

Lot No. 42—1 lot canvas hose (about 45 pieces), without couplings.

Lot No. 43—1 lot canvas hose (about 30 pieces), without couplings.

Lot No. 44—1 lot canvas hose (remnants).

Lot No. 45—1 lot rubber hose (remnants).

Lot No. 46—17 rubber suction, without couplings.

Lot No. 47—1 lot of old rope.

Lot No. 48—1 lot of wooden bedsteads and parts.

Lot No. 49—1 lot of iron bedsteads (450 more or less).

Lot No. 50—1 lot of old blankets and bedding.

Lot No. 51—1 lot of old bed springs.

Lot No. 52—1 lot of chairs.

Lot No. 53—1 lot of tables and parts.

Lot No. 54—2 old clocks.

Lot No. 55—5 oil barrels.

Lot No. 56—1 lot old carper.

Each of the lots will be sold separately.

The right to reject all bids is reserved.

The highest bidder for each lot, in case the bid is accepted, will be required to pay for the same in cash at the time of sale (except Lots Nos. 14, 15, 17, 21, 22 and 23, which must be paid for at the time of weighing and delivery), and must remove the articles within twenty-four hours after the sale.

The articles may be seen at any time before the day of sale at the places above specified.

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

NEW YORK, November 30, 1896.

SEALED PROPOSALS FOR FURNISHING THREE HUNDRED (300) TONS OF CANNEL COAL

will be received by the Board of Commissioners at the head of the Fire Department, at the office of said Department, Nos. 157 and 159 East Sixty-seventh street, in the City of New York, until 10 o'clock A. M. Wednesday, December 16, 1896, at which time and place they will be publicly opened by the head of said Department and read.

The coal is to be free-burning, of the first quality of the kind known as "Weir-wick" Cannel Coal, all to weigh 2,000 pounds to the ton, and be hand-picked and free from slate.

All of the coal is to be delivered at the various Fuel Depots and Engine-houses of the Department, in such quantities and at such times as may be from time to time directed, and the same is to be weighed in the presence of a Weighmaster, designated for that purpose by the Department, upon scales furnished by the Department, which scales are to be transported from place to place by the contractor.

All as more fully set forth in the specifications to the contract, to which particular attention is directed.

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

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

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

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

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

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

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as sureties for its faithful performance in the sum of One Thousand Five Hundred (1,500) Dollars on the "Eureka Fire-hose," and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting, the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above-mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise, and that he has offered himself as surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York before the award is made and prior to the signing of the contract.

No estimate will be considered unless accompanied by either a certified check upon one of the banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per cent. of the amount of the surety. 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

refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting, the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise, and that he has offered himself as a surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York before the award is made and prior to the signing of the contract.

No estimate will be considered unless accompanied by either a certified check upon one of the banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of seventy-five (75) dollars. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

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

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

HEADQUARTERS FIRE DEPARTMENT, NEW YORK, November 27, 1896.

TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING 2,000 feet of 3-inch Woven Cotton, Rubber-lined Fire-hose, "Eureka Fire-hose" brand; 3,000 feet of 2 1/2-inch Woven Cotton, Rubber-lined Fire-hose, "Paragon" brand; 1,000 feet of 1 1/2-inch Woven Cotton, Rubber-lined Fire-hose, "Paragon" brand, will be received by the Board of Commissioners at the head of the Fire Department, at the office of said Department, Nos. 157 and 159 East Sixty-seventh street, in the City of New York, until 10 o'clock A. M. Wednesday, December 9, 1896, at which time and place they will be publicly opened by the head of said Department and read.

Special attention is directed to the test of the hose by the Fire Department and the guarantee of the hose by the contractor, required by the specifications.

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

For information as to the description of the hose to be furnished, bidders are referred to the specifications, which form part of these proposals.

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

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

The hose is to be delivered within ninety (90) days after the execution of the contract.

The damages to be paid by the contractor for each day that the contract may be unfulfilled after the time specified for the completion thereof shall have expired, are fixed and liquidated at the sum specified in the form of contract.

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

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

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

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as sureties for its faithful performance in the sum of One Thousand One Hundred (1,100) Dollars on the "Eureka Fire-hose," and One Thousand Five Hundred (1,500) Dollars on the "Paragon Hose," and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting, the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above-mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise, and that he has offered himself as surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York before the award is made and prior to the signing of the contract.

No estimate will be considered unless accompanied by either a certified check upon one of the banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per cent. of the amount of the surety. 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 and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid the amount of his deposit will be returned to him.

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

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

HEADQUARTERS FIRE DEPARTMENT, NOS. 157 AND 159 EAST SIXTY-SEVENTH STREET, NEW YORK, NOVEMBER 24, 1896.

TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING the materials and labor and doing the work required in repairing the building of this Department, occupied as Quarters of Engine Company No. 33, at No. 15 Great Jones street, will be received by the Board of Commissioners at the head of the Fire Department, at the office of said Department, Nos. 157 and 159 East Sixty-seventh street, in the City of New York, until 10 o'clock A. M. Wednesday, December 9, 1896, at which time and place they will be publicly opened by the head of said Department and read.

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

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

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

Proposals must be made separately for one or more of each of the following classes of work called for in the specification:

- 1. Carpenter-work.
2. Calking.
3. Plumbing.
4. Steam-fitting.

In addition to the separate bids for the above classes of work, bidders may also, if they so desire, bid for all of the classes combined in one bid.

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

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

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

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

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

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as sureties for its faithful performance in the sum of Five Hundred (500) Dollars, and that if he shall omit or refuse to execute the same they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting, the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise, and that he has offered himself as surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York before the award is made and prior to the signing of the contract.

For bids aggregating less than One Thousand Dollars (\$1,000) in amount, sureties will not be required.

No estimate will be considered unless accompanied by either a certified check upon one of the banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of Twenty-five (25) Dollars. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid the amount of his deposit will be returned to him.

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

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

HEADQUARTERS FIRE DEPARTMENT, NOS. 157 AND 159 EAST SIXTY-SEVENTH STREET, NEW YORK, NOVEMBER 24, 1896.

TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING the materials and labor and doing the work required in repairing the building of the Department, occupied as Quarters of Engine Company No. 45, at No. 1187 Tremont avenue, will be received by the Board of Commissioners at the head of the Fire Department, at the office of said Department, Nos. 157 and 159 East Sixty-seventh street, in the City of New York, until 10 o'clock A. M. Wednesday, December 9, 1896, at which time and place they will be publicly opened by the head of said Department and read.

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

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

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

Proposals must be made separately for one or more of each of the following classes of work called for in the specifications:

- First Class—Including the following work: Brick-work, Bluestone, Plastering and Concrete.
Second Class—Including the following work: Raising, etc., Carpenter work, Tin-roofing and Painting, etc.
Third Class—Calking.
Fourth Class—Plumbing.

In addition to the separate bids for the above classes of work, bidders may also, if they so desire, bid for all of the classes combined in one bid.

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

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

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

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

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

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as sureties for its faithful performance in the sum of Nine Hundred (900) Dollars, and that if he shall omit or refuse to execute the same they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting, the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise, and that he has offered himself as surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York before the award is made and prior to the signing of the contract.

For bids aggregating less than one thousand dollars (\$1,000) in amount sureties will not be required.

No estimate will be considered unless accompanied by either a certified check upon one of the banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of Forty-five (45) Dollars. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid the amount of his deposit will be returned to him.

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

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

DEPARTMENT OF BUILDINGS.

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

NOTICE TO OWNERS, ARCHITECTS AND BUILDERS.

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

STEVNSON CONSTABLE, Superintendent Buildings.

DEPT. OF PUBLIC CHARITIES.

DEPARTMENT OF PUBLIC CHARITIES.

PROPOSALS FOR ALL THE MEATS REQUIRED for the year 1897 for the Department of Public Charities. Sealed bids or estimates for furnishing all the meats required for the year 1897 to the Department of Public Charities, in the City and County of New York, viz:

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

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

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

The form of the contract, including specifications, and showing the manner of payment, can be obtained at the office of the Department, and bidders are cautioned to examine each and all of their provisions carefully, as the Board of Public Charities will insist upon its absolute enforcement in every particular.

Dated NEW YORK, November 25, 1896.

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

PROPOSALS FOR TWENTY-TWO THOUSAND (22,000) TONS OF WHITE ASH COAL FOR 1897.—Sealed bids or estimates for furnishing the Department of Public Charities, during the year 1897, as may be required and in accordance with the specifications.

TWENTY-TWO THOUSAND (22,000) TONS (2,240 POUNDS EACH) OF WHITE ASH COAL.—Will be received at the office of the Department of Public Charities, No. 66 Third Avenue, in the City of New York, until 10 o'clock A. M. of Wednesday, December 9, 1896. The person or persons making any bid or estimate shall furnish the same in a sealed envelope indorse "Bid or Estimate for 22,000 Tons of White Ash Coal," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the President, or his duly authorized agent, of said Department and read.

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

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

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

Delivery will be required to be made from time to time and in such quantities as may be directed by the said Commissioners.

Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonials to that effect, and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract, by his or their bond, with two sufficient sureties, each in the penal sum of FORTY THOUSAND (40,000) DOLLARS.

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate they will, on its being so awarded, become bound as his sureties for its faithful performance, and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting, the amount in each case to be calculated upon the estimated amount of the articles by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise, and that he has offered himself as surety in good faith and with the intention to execute the bond required by section 12 of chapter 7 of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the security offered to be approved by the Comptroller of the City of New York.

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

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

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

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

The form of the contract, including specifications, and showing the manner of payment, will be furnished at the office of the Department and bidders are cautioned to examine each and all of its provisions carefully, as the Board of Public Charities will insist upon its absolute enforcement in every particular.

Dated NEW YORK, November 25, 1896.

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

DEPARTMENT OF PUBLIC CHARITIES, No. 66 THIRD AVENUE, NEW YORK, November 21, 1896.

PROPOSALS FOR HOSPITAL SUPPLIES FOR 1897.

Sealed bids or estimates for furnishing the following:

Hospital Supplies will be received at the Department of Public Charities, in the City of New York, until 10 o'clock A. M. of Thursday, December 3, 1896. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Hospital Supplies," with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the President, or his duly authorized agent, of said Department and read.

1. Articles to be delivered in instalments as may be required during the year 1897.

1. 3,800 wine-gallons of MEDICINAL ALCOHOL (94 per cent. by volume) to be delivered in lots of not less than five barrels at a time. Each invoice is to be accompanied by a gauger's certificate. The bidder is to make his bid on the basis of wine-gallons, and irrespective of any disposition to be made of the empty barrels.

2. 2,300 wine-gallons, of two stamp, copper distilled PURE RYE WHISKEY, to be delivered in lots of not less than five barrels at a time. The whiskey is to be not less than two years old from the date of the warehouse entry stamp, and to be consigned by bill of lading to the Department of Public Charities. Upon arrival of each shipment in the City of New York, it shall be carted, at the expense of the contractor, directly to the General Drug Department, on the grounds of Bellevue Hospital. The gauger's certificate is to be attached to the bill. The bidder is to make his bid on the basis of proof-gallons, and irrespective of any disposition to be made of the empty barrels.

3. 9,500 pounds of pure, colorless (white) MEDICINAL CARBOLIC ACID, in 10-pound tins, packed tight in a case.

4. 1,500 pounds of pure, colorless (white) MEDICINAL CARBOLIC ACID, in 1-pound, unelutered, round, flint-glass bottles, provided with red "Carbolic Acid" and "Poison" labels, and packed securely fifty in a case.

N. B.—Any Carbolic Acid delivered under either of the two preceding sections, which acquires a pink or red tint within three months after its delivery, shall be taken back by the contractor and replaced by colorless (white) acid.

5. 1,040 pounds of pure "CRYSTAL" CASTOR OIL, in 40-pound tin cans.

6. 200 pounds of CRYSTALLIZED CHLORAL HYDRATE, in 1-pound glass-stoppered bottles, packed twenty-five in a case.

7. 1,400 pounds of pure CHLOROFORM, in 10-pound tin cans, the corks of which are to be hermetically sealed with soft solder and to be packed ten in a case.

8. 100 ounces of anhydrous crystallized COCAINE HYDRO-CHLORATE, in 1/2-ounce vials, original packages of the manufacturer.

9. 40 1/2-barrels (fifteen gallons each) of pure NORWEGIAN COD LIVER OIL (non-freezing Lotoden), in original packages. To be delivered, in lots of not less than eight 1/2-barrels, directly out of bond to this Department.

10. 100 pounds of CREOSOTE, from Beechwood Tar, in 5-pound bottles.

11. 3,000 pounds of pure MEDICINAL GLYCERIN, in barrels holding about 400 pounds.

12. 2,000 pounds of pure MEDICINAL GLYCERIN, in 5-gallon "hinge-cover box cans" (Garrison's pattern).

13. 7,000 pounds of best GREEN SOAP (Sapo Mollis, U. S. P.), free from added impurities, in kegs.

14. 10,000 pounds of MEDICINAL SOLUTION OF HYDROGEN DIOXIDE, in 1-pound amber bottles, packed twenty-five in a case.

15. 1,500 ounces of ICHTHYOL (Ammonium Salt), in original 1-ounce packages.

16. 100 ounces of MORPHINE SULPHATE, in 1/2-ounce vials, original packages of the manufacturer.

17. 3,600 ounces of QUININE SULPHATE, in 100-ounce cans, original packages of the manufacturer.

18. 150 pounds of SALICYLIC ACID, in 1/2-pound cartons.

19. 250 pounds of SODIUM SALICYLATE, yielding a colorless solution with distilled water. To be delivered in 1/2-pound cartons.

20. 75 pounds of SALOL, in 1/2-pound cartons.

21. 300 ounces of ANTIPYRINE (Knorr), in original 1-ounce packages.

22. 300 ounces of ARISTOL, in original 1-ounce packages.

23. 1,500 ounces of PHENACETIN (Bayer), in original 1-ounce packages.

24. 200 ounces of SALOPHEN, in original 1-ounce packages.

25. 400 ounces of SULFONAL (Bayer), in original 1-ounce packages.

26. 800 ounces of TRIONAL, in original 1-ounce packages.

27. 600,000 yards of BLEACHED ABSORBENT HOSPITAL GAUZE, equal to the sample or samples exhibited or selected, in bolts of one hundred yards (not more than two pieces to the bolt), and securely wrapped in paper (not more than three bolts in a package) so as to exclude dust. To be delivered in well covered bales, protected on at least two sides with wood, or in boxes, each bale or box to contain 2,400 yards, and to be delivered in lots of not less than ten bales or boxes at a time.

N. B.—No bid will be accepted on any sample which has not, previous to the day on which the bids are opened, been approved by the Department as being suitable for the purposes for which the Gauze is needed.

28. 12,000 pounds of ABSORBENT COTTON, equal to the sample exhibited, in 1-pound packages containing a full pound of cotton each, irrespective of wrapper, tissue paper, etc. To be delivered in boxes containing fifty pounds, and in lots of not less than 1,000 pounds at a time.

29. 5,000 pounds of ABSORBENT LINT, equal to the sample exhibited, and equivalent to it in superficial area. To be delivered in 1-pound packages, containing a full pound of lint each, irrespective of wrappers, etc. To be packed fifty pounds in a box, and to be delivered in lots of not less than 400 pounds at a time.

30. 200 cylinders (each of a cubic capacity of about eleven and one-half gallons) of COMPRESSED OXYGEN GAS, for medicinal purposes, at a pressure of not less than two hundred and twenty pounds to the square inch, free from carbon dioxide, chlorine or other deleterious contaminations, and containing not more than ten per cent. of air, as shown by analysis at the General Drug Department.

N. B.—No bid for Oxygen will be accepted from any person or firm which cannot be reached by telephone within the City of New York.

31. 400 pounds of NATURAL REEF SPONGE, to weigh about 120 to the pound. To be equal to the sample exhibited, and to be delivered in bales containing not more than fifty pounds.

32. 24,000 pounds of EXTRA COARSE GRANULATED SUGAR, in lots of not less than seven barrels at a time.

33. 20 gross of CLINICAL THERMOMETERS, to be substantially made, with single bulb, plain front, indestructible index, flat back, having each even degree plainly numbered, the graduation between 94° and 110° F. extending over a space not shorter than 1 1/2 inches, and to be correct within 0.2 of a degree, as determined by the standard thermometer at the General Drug Department. The thermometers are to be delivered in hard rubber cases and the empty cases returned to the contractor.

34. 514 gross of BOTTLES and VIALS, green ware, free from defects, of the sizes described below, and securely packed in boxes suitable for shipping. In all cases, the bottles and vials, when holding the full amount of the corresponding measure of water at 60° F., must not be completely filled thereby, but a sufficient space must remain between the surface of the liquid and the inserted cork to permit a free agitation of the contents.

The sizes, styles and quantities required are as follows:

Table with 3 columns: Quantity in gross, Sizes, Number of gross in a box. Rows include Round prescription; green, Union oval; green, and 35, 1,280 gross of EXTRA LONG TAPER CORKS.

35. 1,280 gross of EXTRA LONG TAPER CORKS, equal to the samples exhibited, of the following sizes. All to be delivered in five-gross bags, properly marked: No. 2, 25 gross; No. 3, 200 gross; No. 4, 320 gross; No. 5, 275 gross; No. 6, 250 gross; No. 7, 30 gross; No. 8, 105 gross.

36. 5,000 pounds of genuine imported CONTI'S WHITE CASTLE SOAP, in original boxes. A Public Weigher's Certificate, showing the gross weight, and also the tare, is to be attached to the bill.

37. 20 gross of graduated MEDICINE DROPPERS, equal to the sample exhibited.

38. 15 gross of MEDICINE GLASSES, equal to the sample exhibited.

Prices are to be given net.

The articles, supplies, goods, wares and merchandise are to be delivered, free of expense, at the General Drug Department on the grounds of Bellevue Hospital, East Twenty-sixth street, east of First Avenue, and are to be delivered in such quantities and at such times as may be required.

The quality of the Hospital Supplies must conform in every respect to the specifications and samples, and bidders are cautioned to examine both specifications and samples of the articles required before making their estimates.

Bidders will state the price for each article, by which the bids will be tested, and write out the amount of their estimate in addition to inserting the same in figures.

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

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

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

Delivery will be required to be made from time to time, and in such quantities as may be directed by the said Commissioners, or be provided for by the specifications.

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

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance, and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting, the amount in each case to be calculated upon the estimated amount of the supplies by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety and otherwise, and that he has offered himself as surety in good faith, and with the intention to execute the bond required by section 12 of chapter 7 of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York.

No bid or estimate will be 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 and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

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

Payment will be made by a requisition on the Comptroller, in accordance with the terms of the contract, or from time to time, as the Commissioners may determine.

The form of the contract, including specifications, and showing the manner of payment, can be obtained at the office of the Department, and bidders are cautioned to examine each and all of its provisions carefully, as the Board of Public Charities will insist upon its absolute enforcement in every particular.

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

SUPREME COURT.

In the matter of the application of the Board of Education, by the Counsel to the Corporation of the City of New York, relative to acquiring title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands on the southerly side of HESTER STREET, between Chrystie and Forsyth streets, in the Tenth Ward of said city, duly selected and

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

PURSUANT TO THE PROVISIONS OF CHAPTER 191 OF THE LAWS OF 1888, AND THE VARIOUS STATUTES AMENDATORY THEREOF, NOTICE IS HEREBY GIVEN THAT AN APPLICATION WILL BE MADE TO THE SUPREME COURT OF THE STATE OF NEW YORK, AT A SPECIAL TERM OF SAID COURT, TO BE HELD IN PART I. THEREOF, AT THE COUNTY COURT-HOUSE, IN THE CITY OF NEW YORK, ON THE 20TH DAY OF DECEMBER, 1896, AT THE OPENING OF THE COURT ON THAT DAY, OR AS SOON THEREAFTER AS COUNSEL CAN BE HEARD THEREON, FOR THE APPOINTMENT OF COMMISSIONERS OF ESTIMATE IN THE ABOVE-ENTITLED MATTER.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on the southerly side of Hester street, between Chrystie and Forsyth streets, in the Tenth Ward of said city, in fee simple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, said property having been duly selected and approved by the Board of Education as a site for school purposes under and in pursuance of the provisions of said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, being the following described lot, piece or parcel of land, namely:

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

Beginning at a point in the southerly line of Hester street, distant easterly 100 feet and 4 inches from the corner formed by the intersection of the southerly line of Hester street with the easterly line of Chrystie street, which point is also the intersection of the easterly line of the present site of Grammar School No. 7 with the southerly line of Hester street; running thence southerly nearly parallel with Chrystie street and along the present site of Grammar School No. 7, 51 feet and 3 inches; thence easterly and parallel with Hester street 24 feet and 9 inches; thence northerly nearly parallel with Chrystie street 51 feet and 3 inches to the southerly line of Hester street; thence westerly along said southerly line of Hester street 24 feet and 5 inches to the point or place of beginning.

Dated NEW YORK, December 3, 1896.

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

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

PURSUANT TO THE PROVISIONS OF CHAPTER 191 OF THE LAWS OF 1888, AND THE VARIOUS STATUTES AMENDATORY THEREOF, NOTICE IS HEREBY GIVEN THAT AN APPLICATION WILL BE MADE TO THE SUPREME COURT OF THE STATE OF NEW YORK, AT A SPECIAL TERM OF SAID COURT, TO BE HELD IN PART I. THEREOF, AT THE COUNTY COURT-HOUSE, IN THE CITY OF NEW YORK, ON THE 20TH DAY OF DECEMBER, 1896, AT THE OPENING OF THE COURT ON THAT DAY, OR AS SOON THEREAFTER AS COUNSEL CAN BE HEARD THEREON, FOR THE APPOINTMENT OF COMMISSIONERS OF ESTIMATE IN THE ABOVE-ENTITLED MATTER.

The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, to certain lands and premises, with the buildings thereon and the appurtenances thereto belonging, on the northerly side of Twentieth street, between Second and Third Avenues, in the Eighteenth Ward of said city, in fee simple absolute, the same to be converted, appropriated and used to and for the purposes specified in said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, said property having been duly selected and approved by the Board of Education as a site for school purposes under and in pursuance of the provisions of said chapter 191 of the Laws of 1888, and the various statutes amendatory thereof, being the following described lot, piece or parcel of land, namely:

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

Beginning at a point in the northerly line of Twentieth street, distant 230 feet easterly from the corner formed by the intersection of the northerly line of Twentieth street with the easterly line of Third Avenue; running thence northerly parallel with Third Avenue 92 feet to the centre line of the block between Twentieth and Twenty-first streets; thence easterly parallel with Twentieth street and along said centre line of the block 10 feet and 7 inches; thence southerly parallel with Third Avenue 92 feet to the northerly line of Twentieth street; thence westerly along said northerly line of Twentieth street 19 feet and 7 inches to the point or place of beginning.

Dated NEW YORK, December 3, 1896.

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

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

PURSUANT TO THE PROVISIONS OF CHAPTER 191 OF THE LAWS OF 1888, AND THE VARIOUS STATUTES AMENDATORY THEREOF, NOTICE IS HEREBY GIVEN THAT AN APPLICATION WILL BE MADE TO THE SUPREME COURT OF THE STATE OF NEW YORK, AT A SPECIAL TERM OF SAID COURT, TO BE HELD IN PART I. THEREOF, AT THE COUNTY COURT-HOUSE, IN THE CITY OF NEW YORK, ON THE 20TH DAY OF DECEMBER, 1896, AT THE OPENING OF THE COURT ON THAT DAY, OR AS SOON THEREAFTER AS COUNSEL CAN BE HEARD THEREON, FOR THE APPOINTMENT OF COMMISSIONERS OF ESTIMATE IN THE ABOVE-ENTITLED MATTER.

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

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

Beginning at a point in the southerly line of One Hundred and Twentieth street distant westerly 110 feet from the corner formed by the intersection of the westerly line of Second Avenue with the southerly line of One Hundred and Twentieth street; running thence southerly and parallel with Second Avenue 100 feet and 11 inches to the centre line of the block between One Hundred and Nineteenth and One Hundred and Twentieth streets; thence westerly along said centre line of the block 8 feet and 4 inches; thence again

southerly and parallel with Second avenue and part of the distance through a party-wall 100 feet and 11 inches to the northerly line of One Hundred and Nineteenth street; thence westerly along said northerly line of One Hundred and Nineteenth street 151 feet and 8 inches; thence northerly and parallel with Second avenue and part of the distance through a party wall 100 feet and 11 inches to the centre line of the block; thence easterly along said centre line of the block 10 feet; thence again northerly and parallel with Second avenue and part of the distance through a party wall 100 feet and 11 inches to the southerly line of One Hundred and Twentieth street; thence easterly along said southerly line of One Hundred and Twentieth street 150 feet to the point or place of beginning.

Dated New York, December 3, 1896. FRANCIS M. SCOTT, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to a PUBLIC PLACE bounded by Tremont avenue, Burnside avenue, Webster avenue and Ryer avenue, in the Twenty-fourth 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 Part I, thereof, in the County Court-house, in the City of New York, on Wednesday, the 16th day of December, 1896, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a Public Place bounded by Tremont avenue, Burnside avenue, Webster avenue and Ryer avenue, in the Twenty-fourth Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point in the northern line of Tremont avenue, which is the point of reverse curve of two arcs of 40 feet radius on the east and 215 feet radius on the west.

1st. Thence easterly, curving to the left on the arc of a circle of 40 feet radius, for 77.96 feet along the northern line of Tremont avenue to a point of compound curve.

2d. Thence northerly on the arc of a circle of 360 feet radius for 270.64 feet.

3d. Thence northerly on a line tangent to the preceding course for 417.45 feet.

4th. Thence northerly, curving to the left on the arc of a circle tangent to the preceding course whose radius is 180 feet, for 167.69 feet to a point of compound curve.

5th. Thence westerly on the arc of a circle of 35.75 feet radius for 73.20 feet.

6th. Thence southerly on a line tangent to the preceding course for 669.19 feet.

7th. Thence southeasterly, curving to the left on the arc of a circle tangent to the preceding course whose radius is 40 feet, for 42.45 feet to the northern line of Tremont avenue at a point of reverse curve.

8th. Thence southeasterly along the northern line of Tremont avenue on the arc of a circle of 215 feet radius for 98.41 feet to the point of beginning.

Shown on section 14 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards of the City of New York, filed in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York on December 16, 1895, in the office of the Register of the City and County of New York on December 17, 1895, and in the office of the Secretary of State of the State of New York on December 17, 1895.

Dated New York, December 4, 1896. FRANCIS M. SCOTT, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to WEST ONE HUNDRED AND TWENTIETH STREET (although not yet named by proper authority), between Morningside avenue and Riverside avenue, in the Twelfth 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 Part I, thereof, in the County Court-house, in the City of New York, on Wednesday, the 16th day of December, 1896, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening, widening and extending of a certain street or avenue known as West One Hundred and Twentieth street, between Morningside avenue and Riverside avenue, in the Twelfth Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point in the easterly line of Amsterdam avenue distant 161 feet 10 inches northerly from the northerly line of One Hundred and Nineteenth street; thence easterly and parallel with said street distance 427 feet 4 3/4 inches to the westerly line of Morningside avenue, West; thence northerly along said line distance 40 feet 4 3/4 inches to the southerly line of old One Hundred and Twentieth street; thence westerly along said line distance 421 feet 9 1/2 inches to the easterly line of Amsterdam avenue; thence southerly along said line distance 40 feet to the point or place of beginning.

Also, beginning at a point in the westerly line of the Boulevard distant 161 feet 10 inches northerly from the northerly line of One Hundred and Nineteenth street; thence westerly and parallel with said street distance 200 feet to the easterly line of Claremont avenue; thence northerly along said line distance 100 feet; thence easterly distance 200 feet to the westerly line of Boulevard; thence southerly along said line distance 100 feet to the point or place of beginning.

Also, beginning at a point in the easterly line of Riverside avenue distant 161 feet 10 inches northerly from the northerly line of One Hundred and Nineteenth street; thence easterly and parallel with said street distance 200 feet to the westerly line of Claremont avenue; thence northerly along said line distance 100 feet; thence westerly distance 200 feet to the easterly line of Riverside avenue; thence southerly along said line distance 100 feet to the point or place of beginning.

As shown and delineated on two similar maps, entitled "Map or Plan with Profile for the Widening and Extension of One Hundred and Twentieth street, between Morningside avenue, West, and Riverside avenue, in the Twelfth Ward of the City of New York," filed, one in the office of the Department of Public Works of the City of New York on or about October 9, 1896, and one in the office of the Counsel to the Corporation on or about the 14th day of October, 1896.

Dated New York, December 4, 1896. FRANCIS M. SCOTT, Counsel to the Corporation, No. 2 Tryon Row, New York City.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to ROGERS PLACE (although not yet named by proper authority), from Dawson street to East One Hundred and Sixty-fifth street, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part I, thereof, in the County Court-house, in the City of New York, on Wednesday, the 16th day of December, 1896, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as East One Hundred and Sixty-fifth street, in the Twenty-third Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point in the southern line of Westchester avenue distant 230.93 feet southwesterly from the intersection of the southern line of Westchester avenue with the western line of Intervale avenue.

1st. Thence southwesterly along the southern line of Westchester avenue for 72.92 feet.

2d. Thence southerly deflecting 55 degrees 21 minutes 45 seconds to the left for 655.66 feet.

3d. Thence northeasterly deflecting 142 degrees 21 minutes 49 seconds to the left for 98.26 feet.

4th. Thence northerly for 619.30 feet to the point of beginning.

of the State of New York, at a Special Term of said Court, to be held at Part I, thereof, in the County Court-house, in the City of New York, on Wednesday, the 16th day of December, 1896, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Rogers place, from Dawson street to East One Hundred and Sixty-fifth street, in the Twenty-third Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point in the southern line of Westchester avenue distant 230.93 feet southwesterly from the intersection of the southern line of Westchester avenue with the western line of Intervale avenue.

1st. Thence southwesterly along the southern line of Westchester avenue for 72.92 feet.

2d. Thence southerly deflecting 55 degrees 21 minutes 45 seconds to the left for 655.66 feet.

3d. Thence northeasterly deflecting 142 degrees 21 minutes 49 seconds to the left for 98.26 feet.

4th. Thence northerly for 619.30 feet to the point of beginning.

Beginning at a point in the northern line of Westchester avenue distant 230.93 feet southwesterly from the intersection of the northern line of Westchester avenue with the western line of Intervale avenue.

1st. Thence southwesterly along the northern line of Westchester avenue for 72.92 feet.

2d. Thence northerly deflecting 124 degrees 38 minutes 15 seconds to the right for 539.82 feet.

3d. Thence northeasterly, curving to the right on the arc of a circle tangent to the preceding course whose radius is 401.22 feet, for 311.29 feet to a point of reverse curve.

4th. Thence northeasterly, on the arc of a circle whose radius is 90 feet, for 63.02 feet to the southern line of East One Hundred and Sixty-fifth street.

5th. Thence easterly along the southern line of East One Hundred and Sixty-fifth street for 181.11 feet to the western line of Intervale avenue.

6th. Thence southerly along the western line of Intervale avenue for 9.17 feet.

7th. Thence westerly deflecting 90 degrees 35 minutes 54 seconds to the right for 116.90 feet.

8th. Thence southerly, curving to the left on the arc of a circle whose radius drawn easterly from the western extremity of the preceding course forms an angle of 37 degrees 35 minutes 15 seconds to the south with said course, and whose radius is 341.22 feet, for 227.41 feet.

9th. Thence southerly for 492.38 feet to the point of beginning.

Rogers place is designated as a street of the first class and is shown on section 3 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards of the City of New York, filed in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of the City of New York on July 18, 1894; in the office of the Register of the City and County of New York on July 19, 1894, and in the office of the Secretary of State of the State of New York on July 20, 1894.

Dated New York, December 4, 1896. FRANCIS M. SCOTT, Counsel to the Corporation, No. 2 Tryon Row, New York City.

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

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part I, thereof, in the County Court-house, in the City of New York, on Wednesday, the 16th day of December, 1896, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as East One Hundred and Eighty-first street, from Aqueeduct avenue to Webster avenue, in the Twenty-fourth Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point in the western line of Jerome avenue distant 803.65 feet northeasterly from the intersection of the western line of Jerome avenue with the northern line of Burnside avenue.

1st. Thence northeasterly along the western line of Jerome avenue for 60.88 feet.

2d. Thence northwesterly deflecting 99 degrees 45 minutes 58 seconds to the left for 1,068.67 feet.

3d. Thence northwesterly, curving to the right on the arc of a circle of 115 feet radius, tangent to the preceding course, for 0.99 feet.

4th. Thence southwesterly for 60.78 feet on a line forming an angle of 8 degrees 40 minutes 35 seconds to the west with the southern prolongation of the radius of the preceding course drawn through its southern extremity.

5th. Thence southeasterly for 1,069.03 feet to the point of beginning.

Beginning at a point in the eastern line of Jerome avenue distant 800.31 feet northeasterly from the intersection of the eastern line of Jerome avenue with the southern line of Burnside avenue.

1st. Thence northeasterly along the eastern line of Jerome avenue for 60 feet.

2d. Thence southeasterly deflecting 90 degrees to the right for 458.09 feet.

3d. Thence southeasterly deflecting 3 degrees 50 minutes 9 seconds to the left for 60.16 feet.

4th. Thence easterly deflecting 17 degrees 59 minutes 54 seconds to the left for 469.28 feet to the western line of the Grand Boulevard and Concourse.

5th. Thence southwesterly along the western line of the Grand Boulevard and Concourse for 63.35 feet.

6th. Thence westerly deflecting 71 degrees 17 minutes 0 seconds to the right for 470.95 feet.

7th. Thence northwesterly deflecting 21 degrees 41 minutes 51 seconds to the right for 60 feet.

8th. Thence northwesterly for 460 feet to the point of beginning.

Beginning at a point in the eastern line of the Grand Boulevard and Concourse distant 882.65 feet northeasterly from the intersection of the eastern line of the Grand Boulevard and Concourse with the northern line of the eastern approach to the Grand Boulevard and Concourse at Burnside avenue.

1st. Thence northeasterly along the eastern line of the Grand Boulevard and Concourse for 63.35 feet.

7th. Thence southwesterly along the western line of Webster avenue for 60.05 feet.

8th. Thence westerly deflecting 92 degrees 17 minutes 8 seconds to the right for 133.02 feet.

9th. Thence southwesterly deflecting 78 degrees 54 minutes 29 seconds to the left for 549.27 feet.

10th. Thence southwesterly deflecting 13 degrees 22 minutes 39 seconds to the left for 56.05 feet.

11th. Thence westerly deflecting 81 degrees 25 minutes 13 seconds to the right for 70.70 feet.

12th. Thence westerly deflecting 0 degrees 3 minutes 56 seconds to the right for 140.88 feet.

13th. Thence westerly deflecting 1 degree 10 minutes 27 seconds to the right for 60.01 feet.

14th. Thence westerly for 339.69 feet to the point of beginning.

East One Hundred and Eighty-first street is designated as a street of the first class, and is shown on sections 14 and 16 of the Final Maps and Profiles of the Twenty-third and Twenty-fourth Wards of the City of New York, filed as follows: Section 14 on December 16, 1895, and section 16 on November 18, 1895, in the office of the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards; section 14 on December 17, 1895, and section 16 on November 18, 1895, in the office of the Register of the City and County of New York; section 14 on December 17, 1895, and section 16 on November 20, 1895, in the office of the Secretary of State of the State of New York.

Dated New York, December 4, 1896. FRANCIS M. SCOTT, Counsel to the Corporation, No. 2 Tryon Row, New York City.

NOTICE OF APPLICATION FOR APPRAISAL. DOUBLE RESERVOIR "I"—ADDITIONAL LANDS.

PUBLIC NOTICE IS HEREBY GIVEN THAT it is the intention of the Counsel to 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 and the several acts amendatory thereof. Such application will be made at a Special Term of the Supreme Court, to be held in and for the Second Judicial District, at the Court-house, in the Village of White Plains, Westchester County, New York, on the 25th day of December, 1896, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard.

The object of such application is to obtain an order of the Court, appointing three disinterested and competent freeholders, one of whom shall reside in the County of New York and the other two of whom shall reside in the County of Putnam, as Commissioners of Appraisal to ascertain and appraise the compensation to be made to the owners of and all persons interested in the real estate hereinafter described, as proposed to be taken or affected for the purposes of maintaining, preserving and increasing the supply of pure and wholesome water for the use of the City of New York.

The real estate sought to be acquired by these proceedings is situate in the Town of South East, Putnam County, and State of New York, and is laid out and indicated on a certain map, entitled "Map No. 2, Department of Public Works, City of New York, property maps of additional lands required for the construction of Double Reservoir 'I,' on the east branch of the Croton river, in the Town of South East, Putnam County, N. Y., Exhibit No. 8 of 1894," with amendment thereto entitled "Map No. 2, Department of Public Works, City of New York, property maps of additional lands required for the maintenance of Double Reservoir 'I,' on the east branch of the Croton river, in the Town of South East, Putnam County, N. Y., Exhibit No. 2 of 1896," which said amended map was filed in the office of the Clerk of the County of Putnam, on the 14th day of May, 1896.

The following is a statement of the boundaries of the real estate sought to be taken. All those several and various lots, pieces, plots and parcels of land and real estate situated in the town aforesaid, forming tracts of lands included within the following external boundary lines:

All those tracts of land situated in the Town of South East, County of Putnam and State of New York, described as follows:

First—Beginning at Monument Station 23 x 55.5, Bog Brook Boundary near northeast corner of tunnel gatehouse, and running thence south 0 degrees 55 minutes west 80.3 feet to a monument; thence north 87 degrees 47 minutes east 235.3 feet to a monument; thence north 56 degrees 29 minutes east 672.3 feet to a monument; thence north 4 degrees 22 minutes east 1,045.3 feet to Monument Station 41 x 78.6; thence along boundary south 78 degrees 32 minutes west 259.3 feet to a monument; thence south 4 degrees 22 minutes west 863.8 feet to a monument, and south 52 degrees 22 minutes west 700 feet to the place of beginning, containing 9.146 acres, and the same being Parcel No. 63 1/2.

Second—Beginning at Monument Station 52 x 84.9, Bog Brook Boundary, in northeast corner of Parcel No. 63 1/2, and running thence north 70 degrees 22 minutes west 195.7 feet along boundary to station 50 x 89.2; thence south 14 degrees 44 minutes east 300.3 feet to a monument in the corner of a stone wall; thence south 64 degrees 0 minutes east 334.3 feet to a monument in gateway; thence south 67 degrees 6 minutes east 237 feet to a bolt in rock; thence south 69 degrees 34 minutes east 97.0 feet to a bolt in rock in the centre of highway leading from Sodom to Doansburg; thence along centre of said highway north 22 degrees 27 minutes east 85.4 feet to a monument, and north 40 degrees 29 minutes east 129.6 feet to a monument; thence north 52 degrees 1 minute east 889.9 feet to a bolt in rock; thence north 20 degrees 8 minutes east 574.4 feet to a monument; thence south 61 degrees 55 minutes 15 seconds east 761.7 feet to a monument; thence south 38 degrees 31 minutes 15 seconds west 898.9 feet to a monument; thence south 22 degrees 42 minutes east 484.4 feet to a monument station 809 x 63.9 Sodom Boundary; thence along said boundary north 1 degree 6 minutes west 150 feet to a monument; thence north 28 degrees 4 minutes east 440 feet to a monument; thence north 77 degrees 26 minutes east 194 feet to a monument; thence north 31 degrees 53 minutes east 695.2 feet to a monument; thence north 71 degrees 48 minutes east 118.5 feet to a monument; thence north 6 degrees 32 minutes east 22 feet to a monument; thence north 19 degrees 27 minutes east 200.3 feet to a monument; thence north 60 degrees 41 minutes west 227.7 feet to a monument; thence north 81 degrees 45 minutes west 303.5 feet to a monument; thence south 4 degrees 0 minutes west 1.7 feet to a monument; thence south 18 degrees 5 minutes west 242 feet to a monument; thence north 29 degrees 5 minutes west 185 feet to a monument; thence north 0 degrees 51 minutes west 342.6 feet to a monument, and north 80 degrees 34 minutes west 546.6 feet to a monument in centre of aforesaid highway; thence along Bog Brook Boundary north 80 degrees 34 minutes west 106.2 feet to a monument; thence south 23 degrees 13 minutes west 620 feet to a monument; thence south 13 degrees 22 minutes west 250 feet to a monument; thence south 39 degrees 45 minutes west 380 feet to a monument; thence south 51 degrees 43 minutes west 460 feet to a monument; thence north 89 degrees 53 minutes west 438 feet to a bolt in rock; thence north 63 degrees 26 minutes west 140 feet to a monument, and north 38 degrees 39 minutes east 19.4 feet to the place of beginning, containing 39.053 acres of land, and including Parcels Nos. 27 1/2, 33 1/2, 75 1/2, 76 1/2, 77 1/2, 77 1/2, 78 1/2 and 78 1/2.

Third—Beginning at Monument Station 703 x 74.8, Sodom Boundary, on west side of river near Milltown Bridge, and running thence along said boundary north 50 degrees 5 minutes west 202 feet to station 701 x 72.8; thence adjacent to said boundary south 21 degrees 0 minutes west 886 feet to a monument; thence south 45 degrees 20 minutes west 150 feet to a monument; thence north 88 degrees 20 minutes west 303 feet to a monument; thence north 3 degrees 25 minutes east 470 feet to a monument; thence north 9 degrees 4 minutes west 793.2 feet to a monument inside of highway opposite Milltown Cemetery; thence north 42 degrees 50 minutes 30 seconds west 607.3 feet along said side of highway to a monument; thence north 35 degrees 12 minutes 30 seconds west along said side of highway 576.9 feet to a monument; thence north 54 degrees 23 minutes 30 seconds west 771 feet to a monument; thence south 89 degrees 43 minutes west 1,174.7 feet to a monument in centre of highway leading from Sodom to Doansburg; thence adjacent to the Bog Brook Boundary north 5 degrees 20 minutes east 334.2 feet to a monument; thence north 18 degrees 53 minutes east 369.9 feet to a monument; thence north 0 degrees 33 minutes west 311.4 feet to a monument; thence north 30 degrees 26 minutes west 543.1 feet to a monument; thence north 7 degrees 11 minutes west 1,923.8 feet to a monument; thence north 19 degrees 50 minutes west 1,718.6 feet to a monument; thence north 0 degrees 38 minutes 30 seconds west 806.1 feet to a monument; thence north 25 degrees 41 minutes 30 seconds east 325.4 feet to a monument in centre of highway; thence north 47 degrees 34 minutes 30 seconds west 506.9 feet to a monument; thence south 43 degrees 34 minutes 30 seconds west 656.8 feet to a monument; thence north 79 degrees 57 minutes west 632.8 feet to a monument; thence south 20 degrees 57 minutes 30 seconds west 648.4 feet to a monument in highway; thence south 72 degrees 48 minutes west 408.6 feet to a monument; thence south 28 degrees 58 minutes west 767 feet to a monument, thence north 87 degrees 08 minutes east 767.6 feet to a monument; thence south 23 degrees 51 minutes east 850.2 feet to a monument; thence south 35 degrees 54 minutes 30 seconds west 339.3 feet to a monument; thence south 74 degrees 56 minutes 30 seconds west 652.4 feet to a monument; thence south 51 degrees 44 minutes 30 seconds west 960 feet to a monument; thence south 11 degrees 09 minutes west 781.7 feet to a monument; thence north 84 degrees 58 minutes east 374.2 feet to monument station 216 x 69.5, Bog Brook Boundary; thence along said boundary north 4 degrees 36 minutes west 642.2 feet to a monument; thence north 55 degrees 13 minutes east 379.7 feet to a monument; thence north 47 degrees 46 minutes east 387.3 feet to a monument; thence north 71 degrees 34 minutes east 800 feet to a monument; thence north 44 degrees 09 minutes east 170 feet to a monument; thence north 23 degrees 55 minutes east 489 feet to a monument; thence north 29 degrees 36 minutes west 1,000 feet to a monument; thence north 85 degrees 31 minutes west 610 feet to a monument; thence north 33 degrees 32 minutes east 363 feet to a monument; thence south 88 degrees 25 minutes east 293.8 feet to a monument; thence north 73 degrees 41 minutes east 170.2 feet to a monument; thence north 8 degrees 40 minutes east 351 feet to a monument; thence north 76 degrees 19 minutes east 191.2 feet to a monument; thence north 16 degrees 01 minutes east 150 feet to a monument; thence south 62 degrees 29 minutes east 201 feet to a monument; thence north 88 degrees 25 minutes east 310 feet to a monument; thence north 16 degrees 04 minutes east 188.5 feet to a monument; thence north 31 degrees 30 minutes east 210.5 feet to a monument; thence north 14 degrees 20 minutes east 125.5 feet to a monument; thence north 56 degrees 55 minutes east 122 feet to a monument; thence south 85 degrees 05 minutes east 57.5 feet to a monument; thence south 11 degrees 20 minutes west 400 feet to a monument; thence south 3 degrees 50 minutes east 800 feet to a monument; thence south 15 degrees 50 minutes east 670 feet to a monument; thence south 32 degrees 14 minutes east 270 feet to a monument; thence south 19 degrees 58 minutes east 585 feet to a monument; thence south 7 degrees 08 minutes east 615.5 feet to a monument; thence south 8 degrees 40 minutes east 501.4 feet to a monument; thence south 11 degrees 49 minutes east 585.1 feet to a monument; thence south 1 degree 56 minutes west 410 feet to a monument; thence south 25 degrees 36 minutes east 580 feet to a monument; thence south 22 degrees 37 minutes west 370 feet to a monument; thence south 2 degrees 21 minutes east 395 feet to a monument; thence south 3 degrees 58 minutes east 177 feet to a monument; thence south 80 degrees 34 minutes east 177 feet to the centre of highway; thence along Sodom Boundary south 80 degrees 34 minutes east 1,035 feet to a monument; thence south 56 degrees 20 minutes east 620 feet to a monument; thence south 25 degrees 2 minutes east 400 feet to a monument; thence south 8 degrees 53 minutes east 263 feet to a monument; thence south 34 degrees 19 minutes east 138.8 feet to a monument; thence south 63 degrees 43 minutes east 97.7 feet to a monument; thence south 87 degrees 54 minutes east 100 feet to a monument; thence south 54 degrees 42 minutes east 303.1 feet to a monument; thence south 12 degrees 31 minutes east 700 feet to a monument; thence south 30 degrees 3 minutes west 200 feet to a monument; thence south 11 degrees 12 minutes east 360 feet to a monument; thence north 88 degrees 55 minutes east 283.1 feet to a monument; thence north 88 degrees 47 minutes east 524 feet to a monument; thence north 49 degrees 31 minutes east 252 feet to a monument; thence north 33 degrees 14 minutes east 146.7 feet to a monument; thence north 28 degrees 50 minutes east 262.9 feet to a monument; thence north 13 degrees 35 minutes east 663.6 feet to the place of beginning, containing 110.667 acres of land and including Parcels Nos. 29 1/2, 30 1/2, 31 1/2, 37 1/2, 38 1/2, 64 1/2, 65 1/2, 67 1/2, 68 1/2, 69 1/2, 70 1/2, 71 1/2, 72 1/2, 73 1/2, 74 1/2 and 75 1/2.

Fourth—Beginning at monument about 200 feet southwest of Sodom Bridge in centre of highway leading from Sodom to Brewster station on Sodom Boundary and running thence along centre of said highway south 58 degrees 46 minutes 30 seconds west 57.6 feet to a monument; and south 61 degrees 15 minutes west 241.5 feet to a monument; thence south 24 degrees 10 minutes 30 seconds east 85.4 feet to a monument; thence south 9 degrees 39 minutes east 87.3 feet to a monument; thence south 1 degree 1 minute 30 seconds east 45.8 feet to a monument; thence south 62 degrees 56 minutes west 19.3 feet to a monument; thence south 2 degrees 24 minutes east 128.6 feet to a monument; thence south 3 degrees 37 minutes west 136.5 feet to a monument; thence south 2 degrees 26 minutes west 339.8 feet to Monument Station 14 x 11.4; thence along boundary south 88 degrees 39 minutes east 414.7 feet; thence north 0 degrees 37 minutes west 300 feet; thence north 11 degrees 11 minutes west 381 feet to a monument, and north 16 degrees 41 minutes west 316.7 feet to the place of beginning; containing 7.364 acres of land and including Parcels Nos. 1 1/2, 1 1/2 and 3 1/2.

Fifth—Beginning at Monument Station 20 x 73.8 Sodom Boundary in northwest corner of Parcel No. 4, and running thence north 16 degrees 26 minutes west 292 feet to a monument; thence south 48 degrees 37 minutes 30 seconds west 517.5 feet to a monument; thence south 15 degrees 25 minutes 30 seconds west 414.5 feet to a monument; thence south 22 degrees 19 minutes east 328 feet to a monument; thence south 1 degree 37 minutes west 495.4 feet to a monument; thence south 62 degrees 55 minutes west 113 feet to a monument in highway leading from Brewster to Danbury; thence south 49 degrees 11 minutes east 156.3 feet to Monument Station 36 x 58.1; thence along boundary north 63 degrees 39 minutes east 190 feet to a monument; thence north 9 degrees 27 minutes east 610 feet to a monument; thence north 21 degrees 42 minutes west 325 feet to a monument, and north 16 degrees 26 minutes east 459.3 feet to the place of beginning; containing 9.240 acres of land and being Parcel No. 4 1/2.</

1,185 feet to a monument; thence north 61 degrees 42 minutes east 291.1 feet to a monument in centre of aforesaid highway and north 12 degrees 32 minutes east 394.1 feet to a monument; thence south 88 degrees 55 minutes west 252.3 feet along south side of New England Railway to boundary, station 120 x 94.3; thence along said boundary south 37 degrees 46 minutes west 226.9 feet to a monument; thence north 70 degrees 58 minutes west 993.2 feet to a monument; thence north 69 degrees 14 minutes west 1,588 feet to a monument; thence north 72 degrees 4 minutes west 760 feet to a monument; thence south 38 degrees 16 minutes east 567.7 feet to a monument; thence south 39 degrees 54 minutes east 24.7 feet to a monument; thence north 85 degrees 23 minutes west 296 feet to a monument; thence north 76 degrees 7 minutes west 1,070 feet to a monument; thence north 38 degrees 34 minutes west 304.7 feet to a monument; thence north 47 degrees 26 minutes west 270.3 feet to a monument; thence south 79 degrees 17 minutes west 254 feet to a monument, and north 22 degrees 40 minutes east 330 feet to place of beginning; containing 49 375 acres of land, and including Parcels Nos. 436, 438, 439, 440, 441, 442, 443, 444, 445, 446, 447, 448, 449, 450, 451, 452, 453, 454, 455, 456, 457, 458, 459, 460, 461, 462, 463, 464, 465, 466, 467, 468, 469, 470, 471, 472, 473, 474, 475, 476, 477, 478, 479, 480, 481, 482, 483, 484, 485, 486, 487, 488, 489, 490, 491, 492, 493, 494, 495, 496, 497, 498, 499, 500, 501, 502, 503, 504, 505, 506, 507, 508, 509, 510, 511, 512, 513, 514, 515, 516, 517, 518, 519, 520, 521, 522, 523, 524, 525, 526, 527, 528, 529, 530, 531, 532, 533, 534, 535, 536, 537, 538, 539, 540, 541, 542, 543, 544, 545, 546, 547, 548, 549, 550, 551, 552, 553, 554, 555, 556, 557, 558, 559, 560, 561, 562, 563, 564, 565, 566, 567, 568, 569, 570, 571, 572, 573, 574, 575, 576, 577, 578, 579, 580, 581, 582, 583, 584, 585, 586, 587, 588, 589, 590, 591, 592, 593, 594, 595, 596, 597, 598, 599, 600, 601, 602, 603, 604, 605, 606, 607, 608, 609, 610, 611, 612, 613, 614, 615, 616, 617, 618, 619, 620, 621, 622, 623, 624, 625, 626, 627, 628, 629, 630, 631, 632, 633, 634, 635, 636, 637, 638, 639, 640, 641, 642, 643, 644, 645, 646, 647, 648, 649, 650, 651, 652, 653, 654, 655, 656, 657, 658, 659, 660, 661, 662, 663, 664, 665, 666, 667, 668, 669, 670, 671, 672, 673, 674, 675, 676, 677, 678, 679, 680, 681, 682, 683, 684, 685, 686, 687, 688, 689, 690, 691, 692, 693, 694, 695, 696, 697, 698, 699, 700, 701, 702, 703, 704, 705, 706, 707, 708, 709, 710, 711, 712, 713, 714, 715, 716, 717, 718, 719, 720, 721, 722, 723, 724, 725, 726, 727, 728, 729, 730, 731, 732, 733, 734, 735, 736, 737, 738, 739, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 753, 754, 755, 756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 766, 767, 768, 769, 770, 771, 772, 773, 774, 775, 776, 777, 778, 779, 780, 781, 782, 783, 784, 785, 786, 787, 788, 789, 790, 791, 792, 793, 794, 795, 796, 797, 798, 799, 800, 801, 802, 803, 804, 805, 806, 807, 808, 809, 810, 811, 812, 813, 814, 815, 816, 817, 818, 819, 820, 821, 822, 823, 824, 825, 826, 827, 828, 829, 830, 831, 832, 833, 834, 835, 836, 837, 838, 839, 840, 841, 842, 843, 844, 845, 846, 847, 848, 849, 850, 851, 852, 853, 854, 855, 856, 857, 858, 859, 860, 861, 862, 863, 864, 865, 866, 867, 868, 869, 870, 871, 872, 873, 874, 875, 876, 877, 878, 879, 880, 881, 882, 883, 884, 885, 886, 887, 888, 889, 890, 891, 892, 893, 894, 895, 896, 897, 898, 899, 900, 901, 902, 903, 904, 905, 906, 907, 908, 909, 910, 911, 912, 913, 914, 915, 916, 917, 918, 919, 920, 921, 922, 923, 924, 925, 926, 927, 928, 929, 930, 931, 932, 933, 934, 935, 936, 937, 938, 939, 940, 941, 942, 943, 944, 945, 946, 947, 948, 949, 950, 951, 952, 953, 954, 955, 956, 957, 958, 959, 960, 961, 962, 963, 964, 965, 966, 967, 968, 969, 970, 971, 972, 973, 974, 975, 976, 977, 978, 979, 980, 981, 982, 983, 984, 985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

minutes west 183 feet to the place of beginning; containing 6 673 acres of land and being Parcel No. 2736. Ninth—Beginning at Monument Station 841 x 40.2, Sodom Boundary, at the westerly side of Parcel No. 25, and running thence north 0 degrees 22 minutes west 791 feet; thence north 26 degrees 36 minutes west 250.6 feet to side of Milltown Highway; thence along side of same south 83 degrees 08 minutes west 178 feet to a bolt in rock; thence south 32 degrees 28 minutes 30 seconds east 203 feet to a monument; thence south 10 degrees 43 minutes west 1,208 feet to a monument; thence south 50 degrees 36 minutes 30 seconds west 1,254.7 feet to a Monument Station 862 x 35.7, Sodom boundary; thence along said boundary south 36 degrees 24 minutes east 274.6 feet to a monument; thence north 58 degrees 18 minutes east 320 feet to a monument; thence north 44 degrees 53 minutes east 577.2 feet to a monument; thence north 28 degrees 21 minutes east 417.6 feet to a monument, and north 28 degrees 44 minutes east 505.1 feet to the place of beginning; containing 13,884 acres of land, and including Parcels Nos. 1836, 2 1/2 and 25 1/2. Tenth—Beginning at Monument Station 39 x 84.1, Sodom Boundary, and running thence north 50 degrees 25 minutes east 32.8 feet along same to Station 39 x 51.3; thence north 39 degrees 33 minutes west 191 feet to a monument; thence south 50 degrees 26 minutes west 32.8 feet south 39 degrees 33 minutes east 191.1 feet to the place of beginning; being Parcel No. 14 1/2, containing 0.144 acres. Eleventh—Beginning at Monument Station 881 x 54.5, Sodom Boundary, at the most easterly point of Parcel No. 21 and running thence along said boundary south 28 degrees 3 minutes west 360 feet to a monument; thence south 24 degrees 37 minutes east 150 feet to a monument; thence north 86 degrees 37 minutes east 290 feet to a bolt in rock; thence south 13 degrees 50 minutes east 210 feet to a monument; thence south 20 degrees 10 minutes west 560 feet to a monument; thence south 56 degrees 24 minutes east 348.8 feet to a monument; thence north 12 degrees 50 minutes 15 seconds east 948.3 feet to a monument; thence north 51 degrees 35 minutes west 694 feet to the place of beginning; containing 9 596 acres of land, and being Parcel No. 1837. Twelfth—Beginning at Monument Station 915 x 96.6, Sodom Boundary, in centre of highway leading from Sodom to Doansburgh and at the most northerly point of Parcel No. 15 1/2, and running thence along said boundary and side of Milltown Highway, south 62 degrees 29 minutes east 491.1 feet to a monument; thence south 72 degrees 2 minutes east 202 feet to a monument; thence south 86 degrees 4 minutes east 208.7 feet to a monument; thence north 34 degrees 34 minutes east 300 feet to a monument; thence south 67 degrees 8 minutes east 481.5 feet to a monument; thence south 76 degrees 33 minutes east 530 feet; thence north 45 degrees 40 minutes east 1,178.7 feet; thence north 51 degrees 48 minutes west 246.9 feet to a monument; thence south 44 degrees 52 minutes 15 seconds west 1,051 feet to a monument; thence north 69 degrees 12 minutes 45 seconds west 1,021 feet to a monument; thence south 52 degrees 54 minutes 30 seconds west 193.9 feet to a monument; thence north 69 degrees 48 minutes west 212.7 feet to a monument in centre of first named highway; thence along centre of same south 81 degrees 34 minutes west 221.4 feet to a monument and south 74 degrees 14 minutes west 152.4 feet to a monument; thence leaving said highway north 83 degrees 16 minutes west 448.8 feet to a bolt in rock; thence north 85 degrees 38 minutes west 119.8 feet to a bolt in rock; thence along lands of the City (Parcel No. 15B) south 0 degrees 55 minutes west 512.4 feet to centre of highway leading east from Sodom; also Station 921 x 79.8 of aforesaid boundary; thence along said boundary and centre of highway north 78 degrees 19 minutes east 144.7 feet to a monument; thence north 42 degrees 15 minutes east 181.5 feet to a monument; thence north 35 degrees 15 minutes east 105 feet to a monument and north 23 degrees 18 minutes east 149 feet to the place of beginning; containing 23,598 acres of land, and including Parcels Nos. 134, 153, 163, 164 and 1876. Thirteenth—Beginning at Monument Station 660 x 03.4, Sodom Boundary, inside of highway and the most northerly point of Parcel No. 81, and running thence along said boundary; thence south 14 degrees 0 minutes east 151.5 feet to a monument; thence south 80 degrees 0 minutes west 20 feet to a monument; thence south 6 degrees 40 minutes east 104 feet to a monument; thence south 1 degree 0 minutes east 55 feet to a monument; thence south 2 degrees 23 minutes east 175.3 feet to a monument; thence south 65 degrees 8 minutes east 646 feet to a monument, and north 51 degrees 35 minutes east 1,400.6 feet to the centre of highway leading east from Sodom; thence along centre of said highway north 83 degrees 31 minutes west 68.3 feet; thence north 74 degrees 25 minutes 30 seconds west 220.6 feet; thence north 61 degrees 0 minutes 30 seconds west 97.8 feet; thence north 51 degrees 51 minutes 30 seconds west 239.6 feet; thence north 59 degrees 7 minutes 30 seconds west 242.1 feet; thence north 45 degrees 22 minutes 30 seconds west 226.4 feet to lands of the City of New York acquired by the Department of Public Works; thence along same south 15 degrees 45 minutes west 39 feet to the place of beginning; containing 6,413 acres of land, and including Parcels Nos. 12, 18, 23, 45, 85 and 86. Fourteenth—Beginning at Monument Station 11 x 23.2, Bog Brook Boundary, inside of highway leading from Sodom to Patterson, and easterly side of Parcel No. 60, and running thence alongside of said highway and lands of the City of New York (acquired by the Department of Public Works); thence south 7 degrees 9 minutes east 112 feet; thence south 1 degree, 49 minutes east 51.1 feet; thence south 9 degrees 14 minutes 30 seconds west 100.1 feet; thence south 16 degrees 34 minutes 30 seconds west 50.8 feet and south 23 degrees 27 minutes west 211.8 feet; thence south 17 degrees 44 minutes 30 seconds east 22.3 feet to the centre of said highway; thence along centre of same, north 23 degrees 37 minutes east 203.3 feet and north 16 degrees 56 minutes east 51.9 feet; thence north 89 degrees 55 minutes east 313.7 feet to a monument; thence south 5 degrees 47 minutes east 235.4 feet to a monument; thence south 85 degrees 17 minutes west 192.15 feet; thence south 28 degrees 7 minutes west 322.40 feet; thence south 11 degrees 39 minutes west 64.2 feet; thence south 78 degrees 55 minutes west 193.02 feet to the centre of said highway; thence along the centre of said highway south 18 degrees 34 minutes west 18.8 feet to centre of aforesaid highway and lands of the City of New York (acquired by the Department of Public Works); thence along same south 15 degrees 45 minutes west 25.5 feet; thence south 89 degrees 11 minutes east 90.8 feet to a monument; thence north 46 degrees 15 minutes east 51 feet to a monument; thence north 05 degrees 23 minutes east 240.9 feet to a monument; thence south 79 degrees 39 minutes east 110.8 feet to a monument; thence south 83 degrees 47 minutes east 187.6 feet to a monument; thence south 85 degrees 40 minutes east 185.2 feet to a monument; thence south 81 degrees 22 minutes east 97.0 feet to Station 938 x 37.8 Sodom Boundary; thence along same north 1 degree 14 minutes west 458 feet to Monument Station 21 x 03.9, Bog Brook Boundary; thence along the same south 08 degrees 20 minutes west 80.5 feet to a monument; thence north 82 degrees 55 minutes west 32.8 feet to a monument; thence north 34 degrees 35 minutes east 20.6 feet; thence north 34 degrees 35 minutes east 14 feet; thence south 88 degrees 45 minutes east 28.6 feet to Station 19 x 76.6, Bog Brook Boundary; thence along said boundary north 34 degrees 35 minutes east 31 feet to a monument; thence north 46 degrees 55 minutes west 44.9 feet to a monument; thence north 4 degrees 0 minutes west 140 feet to a monument and north 86 degrees 3 minutes west 233.5 feet to the place of beginning; containing 8,836 acres of land, and including Parcels Nos. 15 1/2, 15 3/8, 61 1/2, 61 3/4 and 12 1/2 and 15 D. Fifteenth—Beginning at Monument Station 21 x 28.9, Bog Brook Boundary, and station 933 x 54.8, Sodom Boundary, and running thence along the latter south 1 degree 14 minutes east 461.1 feet; thence south 85 degrees 52 minutes east 141.3 feet to a bolt in rock; thence south 85 degrees 38 minutes east 119.8 feet; thence north 14 degrees 19 minutes east 512 feet; thence south 87 degrees 21 minutes west 98.5 feet; thence south 89 degrees 25 minutes west 125.2 feet to a monument; thence south 88 degrees 20 minutes west 129.9 feet to Monument Station 22 x 68.6, Bog Brook Boundary; thence

along the latter boundary south 88 degrees 20 minutes west 130.7 feet to the place of beginning; containing 3,614 acres of land, and being Parcels Nos. 15A and 15C. Sixteenth—Beginning at Station 274 x 20.6, Bog Brook Boundary, and the most westerly side of Parcel No. 60, and running thence north 83 degrees 8 minutes west 222.3 feet; thence south 17 degrees 14 minutes west 143 feet to lands of the City of New York (acquired by the Department of Public Works); thence along said lands north 67 degrees 20 minutes east 285.3 feet to the place of beginning; containing 0.359 of an acre of land, and being Parcel No. 61 1/2. All the real estate hereinbefore described is to be acquired in fee. Reference is hereby made to said amended map, filed as aforesaid in the office of the Clerk of the County of Putnam, for a more detailed description of the real estate sought to be acquired. Dated November 11, 1896. FRANCIS M. SCOTT, Counsel to the Corporation. Office and Post-office address, No. 2 Tryon Row, New York City.

ments required for the purpose of opening EAST ONE HUNDRED AND SEVENTY-EIGHTH STREET, formerly Mechanic street (although not yet named by proper authority), from the Southern Boulevard to Boston road, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York. NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 14th day of October, 1896, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 14th day of November, 1896, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof. All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, Nos. 90 and 92 West Broadway, ninth floor, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

minutes west 183 feet to the place of beginning; containing 6 673 acres of land and being Parcel No. 2736. Ninth—Beginning at Monument Station 841 x 40.2, Sodom Boundary, at the westerly side of Parcel No. 25, and running thence north 0 degrees 22 minutes west 791 feet; thence north 26 degrees 36 minutes west 250.6 feet to side of Milltown Highway; thence along side of same south 83 degrees 08 minutes west 178 feet to a bolt in rock; thence south 32 degrees 28 minutes 30 seconds east 203 feet to a monument; thence south 10 degrees 43 minutes west 1,208 feet to a monument; thence south 50 degrees 36 minutes 30 seconds west 1,254.7 feet to a Monument Station 862 x 35.7, Sodom boundary; thence along said boundary south 36 degrees 24 minutes east 274.6 feet to a monument; thence north 58 degrees 18 minutes east 320 feet to a monument; thence north 44 degrees 53 minutes east 577.2 feet to a monument; thence north 28 degrees 21 minutes east 417.6 feet to a monument, and north 28 degrees 44 minutes east 505.1 feet to the place of beginning; containing 13,884 acres of land, and including Parcels Nos. 1836, 2 1/2 and 25 1/2. Tenth—Beginning at Monument Station 39 x 84.1, Sodom Boundary, and running thence north 50 degrees 25 minutes east 32.8 feet along same to Station 39 x 51.3; thence north 39 degrees 33 minutes west 191 feet to a monument; thence south 50 degrees 26 minutes west 32.8 feet south 39 degrees 33 minutes east 191.1 feet to the place of beginning; being Parcel No. 14 1/2, containing 0.144 acres. Eleventh—Beginning at Monument Station 881 x 54.5, Sodom Boundary, at the most easterly point of Parcel No. 21 and running thence along said boundary south 28 degrees 3 minutes west 360 feet to a monument; thence south 24 degrees 37 minutes east 150 feet to a monument; thence north 86 degrees 37 minutes east 290 feet to a bolt in rock; thence south 13 degrees 50 minutes east 210 feet to a monument; thence south 20 degrees 10 minutes west 560 feet to a monument; thence south 56 degrees 24 minutes east 348.8 feet to a monument; thence north 12 degrees 50 minutes 15 seconds east 948.3 feet to a monument; thence north 51 degrees 35 minutes west 694 feet to the place of beginning; containing 9 596 acres of land, and being Parcel No. 1837. 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Fifteenth—Beginning at Monument Station 21 x 28.9, Bog Brook Boundary, and station 933 x 54.8, Sodom Boundary, and running thence along the latter south 1 degree 14 minutes east 461.1 feet; thence south 85 degrees 52 minutes east 141.3 feet to a bolt in rock; thence south 85 degrees 38 minutes east 119.8 feet; thence north 14 degrees 19 minutes east 512 feet; thence south 87 degrees 21 minutes west 98.5 feet; thence south 89 degrees 25 minutes west 125.2 feet to a monument; thence south 88 degrees 20 minutes west 129.9 feet to Monument Station 22 x 68.6, Bog Brook Boundary; thence

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Tenth—Beginning at Monument Station 39 x 84.1, Sodom Boundary, and running thence north 50 degrees 25 minutes east 32.8 feet along same to Station 39 x 51.3; thence north 39 degrees 33 minutes west 191 feet to a monument; thence south 50 degrees 26 minutes west 32.8 feet south 39 degrees 33 minutes east 191.1 feet to the place of beginning; being Parcel No. 14 1/2, containing 0.144 acres. Eleventh—Beginning at Monument Station 881 x 54.5, Sodom Boundary, at the most easterly point of Parcel No. 21 and running thence along said boundary south 28 degrees 3 minutes west 360 feet to a monument; thence south 24 degrees 37 minutes east 150 feet to a monument; thence north 86 degrees 37 minutes east 290 feet to a bolt in rock; thence south 13 degrees 50 minutes east 210 feet to a monument; thence south 20 degrees 10 minutes west 560 feet to a monument; thence south 56 degrees 24 minutes east 348.8 feet to a monument; thence north 12 degrees 50 minutes 15 seconds east 948.3 feet to a monument; thence north 51 degrees 35 minutes west 694 feet to the place of beginning; containing 9 596 acres of land, and being Parcel No. 1837. Twelfth—Beginning at Monument Station 915 x 96.6, Sodom Boundary, in centre of highway leading from Sodom to Doansburgh and at the most northerly point of Parcel No. 15 1/2, and running thence along said boundary and side of Milltown Highway, south 62 degrees 29 minutes east 491.1 feet to a monument; thence south 72 degrees 2 minutes east 202 feet to a monument; thence south 86 degrees 4 minutes east 208.7 feet to a monument; thence north 34 degrees 34 minutes east 300 feet to a monument; thence south 67 degrees 8 minutes east 481.5 feet to a monument; thence south 76 degrees 33 minutes east 530 feet; thence north 45 degrees 40 minutes east 1,178.7 feet; thence north 51 degrees 48 minutes west 246.9 feet to a monument; thence south 44 degrees 52 minutes 15 seconds west 1,051 feet to a monument; thence north 69 degrees 12 minutes 45 seconds west 1,021 feet to a monument; thence south 52 degrees 54 minutes 30 seconds west 193.9 feet to a monument; thence north 69 degrees 48 minutes west 212.7 feet to a monument in centre of first named highway; thence along centre of same south 81 degrees 34 minutes west 221.4 feet to a monument and south 74 degrees 14 minutes west 152.4 feet to a monument; thence leaving said highway north 83 degrees 16 minutes west 448.8 feet to a bolt in rock; thence north 85 degrees 38 minutes west 119.8 feet to a bolt in rock; thence along lands of the City (Parcel No. 15B) south 0 degrees 55 minutes west 512.4 feet to centre of highway leading east from Sodom; also Station 921 x 79.8 of aforesaid boundary; thence along said boundary and centre of highway north 78 degrees 19 minutes east 144.7 feet to a monument; thence north 42 degrees 15 minutes east 181.5 feet to a monument; thence north 35 degrees 15 minutes east 105 feet to a monument and north 23 degrees 18 minutes east 149 feet to the place of beginning; containing 23,598 acres of land, and including Parcels Nos. 134, 153, 163, 164 and 1876. Thirteenth—Beginning at Monument Station 660 x 03.4, Sodom Boundary, inside of highway and the most northerly point of Parcel No. 81, and running thence along said boundary; thence south 14 degrees 0 minutes east 151.5 feet to a monument; thence south 80 degrees 0 minutes west 20 feet to a monument; thence south 6 degrees 40 minutes east 104 feet to a monument; thence south 1 degree 0 minutes east 55 feet to a monument; thence south 2 degrees 23 minutes east 175.3 feet to a monument; thence south 65 degrees 8 minutes east 646 feet to a monument, and north 51 degrees 35 minutes east 1,400.6 feet to the centre of highway leading east from Sodom; thence along centre of said highway north 83 degrees 31 minutes west 68.3 feet; thence north 74 degrees 25 minutes 30 seconds west 220.6 feet; thence north 61 degrees 0 minutes 30 seconds west 97.8 feet; thence north 51 degrees 51 minutes 30 seconds west 239.6 feet; thence north 59 degrees 7 minutes 30 seconds west 242.1 feet; thence north 45 degrees 22 minutes 30 seconds west 226.4 feet to lands of the City of New York acquired by the Department of Public Works; thence along same south 15 degrees 45 minutes west 39 feet to the place of beginning; containing 6,413 acres of land, and including Parcels Nos. 12, 18, 23, 45, 85 and 86. Fourteenth—Beginning at Monument Station 11 x 23.2, Bog Brook Boundary, inside of highway leading from Sodom to Patterson, and easterly side of Parcel No. 60, and running thence alongside of said highway and lands of the City of New York (acquired by the Department of Public Works); thence south 7 degrees 9 minutes east 112 feet; thence south 1 degree, 49 minutes east 51.1 feet; thence south 9 degrees 14 minutes 30 seconds west 100.1 feet; thence south 16 degrees 34 minutes 30 seconds west 50.8 feet and south 23 degrees 27 minutes west 211.8 feet; thence south 17 degrees 44 minutes 30 seconds east 22.3 feet to the centre of said highway; thence along centre of same, north 23 degrees 37 minutes east 203.3 feet and north 16

1896, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 14th day of November, 1896, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

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

And we, the said Commissioners, will be in attendance at our said office on the 17th day of December, 1896, at 10.30 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, November 23, 1896.
ARTHUR BERRY, CHAS. H. CRONIN, JULIAN B. SHOPE, Commissioners.
JOHN P. DUNN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to all the real estate not owned by The Mayor, Aldermen and Commonalty of the City of New York, or any right, title or interest therein not extinguishable by public authority mentioned and described in the first section of an act entitled "An act to provide for an addition to Riverside Park, in the City of New York," being chapter 727 of the Laws of 1896.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Part I. thereof, in the County Court-house, in the City of New York, on Monday, the 7th day of December, 1896, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title by The Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the real estate not owned by The Mayor, Aldermen and Commonalty of the City of New York, or any right, title or interest therein not extinguishable by public authority, mentioned and described in the first section of an act entitled "An act to provide for an addition to Riverside Park, in the City of New York," being chapter 727 of the Laws of 1896, being the following-described lots, pieces or parcels of land, viz.: Beginning at the northeastern corner of One Hundred and Twenty-second street and Riverside avenue, and running thence northerly along the easterly side of Riverside avenue for a distance of 450 feet; thence easterly and parallel with One Hundred and Twenty-second street for a distance of 200 feet to the westerly side of the avenue known as Claremont avenue; thence southerly along the westerly side of Claremont avenue for a distance of 450 feet to the northerly side of One Hundred and Twenty-second street; thence westerly along the northerly side of One Hundred and Twenty-second street for a distance of 200 feet to the Riverside avenue to the point or place of beginning.

Dated New York, November 23, 1896.
FRANCIS M. SCOTT, Counsel to the Corporation,
No. 2 Tryon Row, New York City.

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

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 14th day of October, 1896, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 14th day of November, 1896, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

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

And we, the said Commissioners, will be in attendance at our said office on the 17th day of December, 1896, at 10 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, November 23, 1896.
WM. L. STONE, JR., A. P. W. KINNAN, PETER P. BRADY, Commissioners.
HENRY DE FOREST BALDWIN, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to PERRY AVENUE (although not yet named by proper authority), extending from the Southern Boulevard 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.

NOTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter, will

be presented for taxation to one of the Justices of the Supreme Court, at a Special Term thereof, Part I., to be held in and for the City and County of New York, at the County Court-house, in the City of New York, on the 11th day of December, 1896, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon, and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the City and County of New York, there to remain for and during the space of ten days, as required by law.

Dated New York, November 23, 1896.
ARTHUR BERRY, GEO. E. HYATT, MARTIN S. COHEN, Commissioners.
JOHN P. DUNN, Clerk.

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

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 27th day of October, 1896, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 14th day of November, 1896, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

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

And we, the said Commissioners, will be in attendance at our said office on the 17th day of December, 1896, at 10 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, November 23, 1896.
EDWARD S. KAUFMAN, JACOB KATZ, ROBT. L. WENSLEY, Commissioners.
HENRY DE FOREST BALDWIN, Clerk.

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

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 14th day of October, 1896, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 14th day of November, 1896, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

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

And we, the said Commissioners, will be in attendance at our said office on the 17th day of December, 1896, at 10 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, November 23, 1896.
WM. L. STONE, JR., A. P. W. KINNAN, PETER P. BRADY, Commissioners.
HENRY DE FOREST BALDWIN, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to TENTH AVENUE (although not yet named by proper authority), between the lines of Academy street and Kingsbridge road, in the Twelfth Ward of the City of New York.

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections, in writing, duly verified, to us, at our office, Nos. 90 and 92 West Broadway, ninth floor, in said city, on or before the 21st day of December, 1896, and that we, the said Commissioners, will hear parties so objecting within the ten week-days next after the said 21st day of December, 1896, 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 in the Department of Public Works of the City of New York, No. 150 Nassau street, in the said city, there to remain until the 22d day of December, 1896.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land situated, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: On the north by the bulkhead-line Harlem river; on the south by the northerly side of Academy street; on the east by the westerly side of Ninth avenue, from the bulkhead-line Harlem river, to the middle line of the block between Two Hundred and Tenth street and Two Hundred and Eleventh street, and thence by the middle line of the blocks between Ninth avenue and Tenth avenue to the northerly side of Academy street, and on the west by a line drawn parallel to Kingsbridge road and distant about 200 feet westerly from the westerly side thereof from the bulkhead-line Harlem river to the southerly side of Two Hundred and Fourteenth street produced; thence by the easterly side of Kingsbridge road to the northerly side of Two Hundred and Twelfth street; thence by a line drawn parallel to Tenth avenue and distant about 500 feet westerly from the westerly side thereof to a line drawn parallel to Two Hundred and Eleventh street and distant about 100 feet southerly from the southerly side thereof, and thence by a line drawn parallel to Tenth avenue and distant about 250 feet westerly from the westerly side thereof to the

presented for taxation to one of the Justices of the Supreme Court, at a Special Term thereof, Part I., to be held in and for the City and County of New York, at the County Court-house, in the City of New York, on the 11th day of December, 1896, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon, and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the City and County of New York, there to remain for and during the space of ten days, as required by law.

Dated New York, November 27, 1896.
LLOYD McKIM GARRISON, J. DE COURCEY RELAND, WILLIAM M. LAWRENCE, Commissioners.
HENRY DE FOREST BALDWIN, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to CLINTON AVENUE (although not yet named by proper authority), from Boston road and East One Hundred and Sixty-ninth street to Crotona Park, 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.

NOTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter, will be presented for taxation to one of the Justices of the Supreme Court, at a Special Term thereof, Part I., to be held in and for the City and County of New York, at the County Court-house, in the City of New York, on the 10th day of December, 1896, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon, and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the City and County of New York, there to remain for and during the space of ten days, as required by law.

Dated New York, November 24, 1896.
HORACE H. CHITTENDEN, CHARLES D. BURRILL, BOUDINOT KEITH, Commissioners.
HENRY DE FOREST BALDWIN, Clerk.

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

NOTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter, will be presented for taxation to one of the Justices of the Supreme Court, at a Special Term thereof, Part I., to be held in and for the City and County of New York, at the County Court-house, in the City of New York, on the 9th day of December, 1896, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon, and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the City and County of New York, there to remain for and during the space of ten days, as required by law.

Dated New York, November 20, 1896.
JOHN FRANKENHEIMER, WALTER J. BURKE, JEREMIAH PANGBURN, Commissioners.
JOHN P. DUNN, Clerk.

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

NOTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter will be presented for taxation to one of the Justices of the Supreme Court, at a Special Term thereof, Part I., to be held in and for the City and County of New York, at the County Court-house, in the City of New York, on the 9th day of December, 1896, at 10.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon, and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the City and County of New York, there to remain for and during the space of ten days, as required by law.

Dated New York, November 20, 1896.
WM. J. AMEND, JOHN A. O'CONNOR, ARTHUR C. BUTTS, 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 TENTH AVENUE (although not yet named by proper authority), between the lines of Academy street and Kingsbridge road, in the Twelfth Ward of the City of New York.

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections, in writing, duly verified, to us, at our office, Nos. 90 and 92 West Broadway, ninth floor, in said city, on or before the 21st day of December, 1896, and that we, the said Commissioners, will hear parties so objecting within the ten week-days next after the said 21st day of December, 1896, 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 in the Department of Public Works of the City of New York, No. 150 Nassau street, in the said city, there to remain until the 22d day of December, 1896.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land situated, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: On the north by the bulkhead-line Harlem river; on the south by the northerly side of Academy street; on the east by the westerly side of Ninth avenue, from the bulkhead-line Harlem river, to the middle line of the block between Two Hundred and Tenth street and Two Hundred and Eleventh street, and thence by the middle line of the blocks between Ninth avenue and Tenth avenue to the northerly side of Academy street, and on the west by a line drawn parallel to Kingsbridge road and distant about 200 feet westerly from the westerly side thereof from the bulkhead-line Harlem river to the southerly side of Two Hundred and Fourteenth street produced; thence by the easterly side of Kingsbridge road to the northerly side of Two Hundred and Twelfth street; thence by a line drawn parallel to Tenth avenue and distant about 500 feet westerly from the westerly side thereof to a line drawn parallel to Two Hundred and Eleventh street and distant about 100 feet southerly from the southerly side thereof, and thence by a line drawn parallel to Tenth avenue and distant about 250 feet westerly from the westerly side thereof to the

northerly side of Academy street; excepting from said area all streets, avenues, roads, or portions thereof, heretofore legally opened, as such area is shown upon our benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to a Special Term of the Supreme Court, Part III., of the State of New York, to be held in and for the City and County of New York, at the County Court-house, in the City of New York, on the 25th day of January, 1897, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated New York, September 28, 1896.
THOS. C. T. CRAIN, Chairman; SAMUEL W. MILBANK, WILLIAM T. GRAY, Commissioners.
JOHN P. DUNN, Clerk.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title to certain pieces or parcels of land for a Public Park, at Twenty-seventh and Twenty-eighth streets, between Ninth and Tenth avenues, in the Twentieth Ward of the City of New York, as selected, located, laid out and established by the Board of Street Opening and Improvement of the City of New York, under and in pursuance of chapter 320 of Laws of 1887, as amended by chapter 69 of the Laws of 1895.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 4th day of September, 1896, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned park, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on or about the 6th day of October, 1896, and a just and equitable estimate and assessment of the value of the benefit and advantage of said park so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of performing the trusts and duties required of us by chapter 320 of the Laws of 1887, passed May 13, 1887, entitled "An act to provide for the location, acquisition, construction and improvement of additional public parks in the City of New York," and the acts or parts of acts in addition thereto or amendatory thereof.

The area of assessment in said proceeding has been fixed as being bounded on the north by Thirty-fourth street, on the south by Twentieth street, on the east by the Eighth avenue, on the west by the Hudson river.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said park, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, Room 1, fourth floor, No. 2 Tryon Row, in the City of New York, with such affidavits or other proofs as the said owners or claimants may desire, within twenty days after the date of this notice.

And we, the said Commissioners, will be in attendance at our said office on the 11th day of December, 1896, at 2 o'clock in the afternoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, November 9, 1896.
THOMAS COSTIGAN, WILLIAM HALPIN, JOHN JORDAN, JR., Commissioners.
FRANCIS W. COLES, JR., Clerk.

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

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by an order of the Supreme Court, bearing date the 29th day of October, 1896, Commissioners of Estimate and Assessment for the purpose of making a just and equitable estimate and assessment of the loss and damage, if any, or of the benefit and advantage, if any, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening the above-mentioned street or avenue, the same being particularly set forth and described in the petition of The Mayor, Aldermen and Commonalty of the City of New York, and also in the notice of the application for the said order thereto attached, filed herein in the office of the Clerk of the City and County of New York on the 14th day of November, 1896, and a just and equitable estimate and assessment of the value of the benefit and advantage of said street or avenue so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 16, title 5, of the act entitled "An act to consolidate into one act and to declare the special and local laws affecting public interests in the City of New York," passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

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

And we, the said Commissioners, will be in attendance at our said office on the 18th day of December, 1896, at 10.30 o'clock in the forenoon of that day, to hear the said parties and persons in relation thereto, and at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner or on behalf of The Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, November 24, 1896.
HENRY L. NELSON, WM. J. BROWNE, H. B. CLOSSON, Commissioners.
JOHN P. DUNN, Clerk.

THE CITY RECORD.

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