THE CITY RECORI OFFICIAL JOURNAL.

VOL. XXVII.

NEW YORK THURSDAY, DECEMBER 7, 1899.

NUMBER 8,083.

1

MUNICIPAL ASSEMBLY OF THE CITY OF NEW YORK.

THE COUNCIL.

STATED MEETING.

TUESDAY, December 5, 1899, 2 o'clock P. M.

The Council met in Room 16, City Hall.

PRESENT : Hon. Randolph Guggenheimer, President.

	COUNCILMEN	
John T. Oakley,	Eugene A. Wise,	Henry French,
Vice-Chairman,	Herman Sulzer,	Charles H. Ebbets,
Thomas F. Foley,	William J. Hyland,	John J. McGarry,
Martin Engel,	Adolph C. Hottenroth,	William A. Doyle,
Frank J. Goodwin,	Bernard C. Murray,	Martin F. Conly,
Patrick J. Ryder,	Charles H. Francisco,	Joseph Cassidy,
Harry C. Hart,	Francis F. Williams,	Joseph F. O'Grady,
George B. Christman,	Conrad H. Hester,	Benjamin J. Bodine,
John J. Murphy,	Adam H. Leich,	George H. Mundorf.
		otion of Councilman Wise, were

approved as read. COMMUNICATIONS.

The President laid before the Council the following communication from the Clerk of the Board of Aldermen :

CITY OF NEW YORK, BOARD OF ALDERMEN-CITY HALL, NEW YORK, December 4, 1899.

Hon. P. J. SCULLY, City Clerk:

SIR—I transmit herewith the documents relative to matters adopted by the Board of Alder-a t the stated meeting held Tuesday, November 28, 1899, as scheduled below : Int. Nos. 3909, 3913, 3914, 3918, 3931. Respectfully, MICHAEL F. BLAKE, Clerk of the Board of Aldermen.

Which was ordered on file.

The communications were as follows : No. 2292. Resolved, That permission be and the same is hereby given to the following-named persons, whose applications for stands have been indorsed by the Aldermen of the districts in which they are to be located, to erect, keep and maintain stands for the sale of newspapers, periodicals, fruit and soila water and for bootblacking purposes, within the stoop-lines, at the locations set respect-ively opposite their names, and in compliance with the provisions of the ordinance in such case made and provided : By Alderman Glick -

Bootblack Stand- Francisco Marsiola, No. 20 Rutgers street, Henry street side.

By Alderman Goodman-Newspaper Stand-Paul Goldstein, No. 1706 Madison avenue.

By Alderman Minsky-Soda-water Stands-Elias Rosenblum, No. 1 Essex street; Davis Gerber, southwest corner Eldridge and Houston streets.

By Alderman Roddy— Newspaper Stand-James L. McGlynn, No. 708 Columbus avenue. Which was adopted.

No. 2293. Resolved, That permission be and the same is hereby given to William A. Funsch to place and keep a stand for the sale of newspapers and periodicals under the stairs of the elevated rail-road on the northeast corner of Fulton and McDougal streets, in the Borough of Brooklyn, pro-vided the said stand shall be erected in conformity with the provisions of chapter 718 of the Laws of 1896, and subject to the conditions of an ordinance to regulate the placing of stands under the stairs of the elevated railroads, the work to be done at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Munici-pal Assembly.

No. 2297. The Committee on Salaries and Offices, to whom was referred the annexed resolution in favor of appointing Arthur S. Brown, of No. 1884 Vanderbilt avenue, Borough of The Bronx, a City Surveyor (Minutes of October 24, 1899), respecifully

REPORT: That, having examined the subject, they recommend that the said resolution be adopted. Resolved, That Arthur S. Brown, of No. 1884 Vanderbilt avenue, in the Borough of The Bronx, be and he is hereby appointed a City Surveyor. JEREMIAH CRONIN, LAWRENCE W. McGRATH, EMIL NEUFELD, WILLIAM WENTZ, FRANK HENNESSY, Committee on Salaries and Offices. Which was referred to the Committee on Salaries and Offices.

No. 2298. The Committee on Salaries and Offices, to whom was referred the annexed resolution in favor of appointing John J. Finn, of No. 360 West Fifty-first street, Manhattan, a City Surveyor (Min-utes of November 14, 1899), respectfully

REPORT :

REPORT: That, having examined the subject, they recommend that the said resolution be adopted. Resolved, That John J. Finn, of No. 360 West Fifty-first street, in the Borough of Manhattan, be and he hereby is appointed a City Surveyor. JEREMIAH CRONIN, LAWRENCE W. McGRATH, EMIL NEUFELD, WILLIAM WENTZ, FRANK HENNESSY, Committee on Salaries and Offices. Which was referred to the Committee on Salaries and Offices.

No. 2299. The Committee on Salaries and Offices, to whom was referred the annexed resolution in favor of appointing Frederick W. Terhune, of No. 299 Reid avenue, Brooklyn, a City Surveyor (Minutes of November 14, 1899), respectfully

of November 14, 1899), respectfully REPORT : That, having examined the subject, they recommend that the said resolution be adopted. Resolved, That Frederick W. Terhune, of No. 299 Reid avenue, Borough of Brooklyn, be and he is hereby appointed a City Surveyor. JEREMIAH CRONIN, LAWRENCE W. McGRATH, EMIL NEUFELD, WILLIAM WENTZ, FRANK HENNESSY, Committee on Salaries and Offices. Which was referred to the Committee on Salaries and Offices.

No. 2300. Resolved, That permission be and the same is hereby given to William Busse to erect and keep a storm-door in front of his premises, No. 1235 Bedford avenue, Borough of Brooklyn, pro-vided said storm-door shall not exceed ten feet in height, two feet wider than the doorway, and shall not extend more than five feet from the house line, the work to be done at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly. Which was adopted.

No. 2301. Resolved, That permission be and the same is hereby given to the Jefferson Wheelmen to parade through the streets and avenues of the Borough of Manhattan on Wednesday the 6th day of December, 1899, the work to be done at their own expense, under the direction of the Chief of Police; such permission to continue only for the day and date above mentioned. Which was adopted.

No. 2302.

Resolved, That permission be and the same is hereby given to Solomon Gabelman to place, erect and keep a storm-door in front of his premises No. 386 Madison street, in the Borough of Manhattan, provided the dimensions of said storm-door shall not exceed those prescribed by law, the work to be done at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly. Which was adopted.

No. 2303.

Resolved, That permission be and the same is hereby given to Henry Shields to move a house, from No. 1274 Fourth avenue to a position on the east side of Eighth avenue, between Fifty-second and Fifty-third streets, in the Borough of Brooklyn, the work to be done at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly. Which was adopted.

No. 2304.

Resolved, That permission be and the same is hereby given to Leopold Holzman to place, erect and keep a stoop and portico in front of his premises, No. 123 East One Hundred and Six-teenth street, in the Borough of Manhattan, provided the dimensions of said stoop and portico shall not exceed those prescribed by law, the work to be do e at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly. of the Municipal Assembly. Which was adopted.

Which was adopted. No. 2305. Re:olved, That permission be and the same is hereby given to the Holy Cross Lyceum to place and keep transparencies on the following lamp posts in the Borough of Manhattan : Northeast corner of Forty-second street and Ninth avenue ; Northeast corner of Forty-second street and Tenth avenue ; Northwest corner of Forty-third street and Eighth avenue ; Northwest corner of Forty-fourth street and Eighth avenue ; Northeast corner of Forty-sixth street and Tenth avenue ; Southwest corner of Forty-sixth street and Ninth avenue ; Corner of Eleventh avenue and Forty-third street ;

Corner of Eleventh avenue and Forty-third street; —the work to be done at their own expense, under the direction of the Commissioner of High-ways; such permission to continue only until January 12, 1900. Which was adopted.

No. 2306. Resolved, That it is recommended to the Board of Public Improvements that Sixteenth street, from Hamilton avenue to Ninth avenue, and from Tenth avenue to Coney Island avenue, in the Borough of Brooklyn, be repayed with asphalt. Which was adopted.

PROPOSED ORDINANCES AND LEGISLATIVE RESOLUTIONS. No. 2307.



No. 2294. Resolved, That permission be and the same is hereby given to Harriett G. Coogan to erect, place and keep show-windows in front of her premises on the northeast corner of Twenty-sixth street and Sixth avenue, in the Borough of Manhattan, provided said show-windows shall be erected so as to conform in all respects to the provisions of the ordinance in such case made and provided, the work to be done at her own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly. Which was adopted.

No. 2295. Resolved, That permission be and the same is hereby given to Sigmund Lewy to parade with an advertising wagon through the streets and thoroughfares of the Borough of Manhattan, the work to be done at his own expense, under the direction of the Chief of Police ; such permission to continue only until January 1, 1900. Which was adopted.

No. 2296.

No. 2296. Resolved, That it is hereby respectfully recommended to the Board of Public Improvements that Thompson street, from Washington square to Third street, Borough of Manhattan, be repayed with asphalt. Which was adopted.

CITY OF NEW YORK, BOARD OF ALDERMEN-CITY HALL, NEW YORK, December 4, 1899.

Hon. P. J. SCULLY, City Clerk :

SIR-I transmit herewith the documents relative to matters adopted by the Board of Aldermen at the stated meeting held Friday, December 1, 1899, as scheduled below : Int. Nos. 3692, 3826, 3836. 3970. Respectfully, MICHAEL F. BLAKE, Clerk of the Board of Aldermen.

Ordered on file.

By the Vice-Chairman— Resolved, That permission be and the same is hereby given to Henry E. Schwab to erect, place and keep in front of bis premises, No. 200 Avenue A, Borough of Manhattan, an ornamental lamp, the work to be done and material supplied at his own expense, under the direction of the Comparisoner of Highwaws, such reaminision to continue only during the pleasure of the Munici-Commissioner of Highways; such permission to continue only during the pleasure of the Munici-pal Assembly.

Which was adopted.

No. 2308.

No. 2308. By Councilman Goodwin— Resolved, That permission be and the same is hereby given to E. Ayres, of No. 406 Eighth avenue, in the Borough of Manhattan, to have a man parade in fancy costumes in front of his premises at the above address, in the evening, between seven and nine o'clock, the work to be done at his own expense, under the direction of the Chief of Police; such permission to continue only until December 31, 1899. Which was adopted.

COMMUNICATIONS RESUMED.

The President latd before the Council the follo * ing communication from the Board of Aldermen :

No. 2309. Resolved, That the resolution permitting Francis H. Nichols to place and keep a stand for the sale of newspapers and periodicals under the stairs of the elevated railroad in front of No. 404 Myrtle avenue, in the Borough of Brooklyn, which was adopted by the Board of Aldermen July 3, 1899, by the Council July 11, 1899, and received from his Honor the Mayor July 25, 1899, without his approval or disapproval thereof, be and the same is hereby annulled, rescinded and repealed repealed.

Which was adopted.

THE CITY RECORD.

PROPOSED ORDINANCES AND LEGISLATIVE RESOLUTIONS RESUMED. No. 2310.

By Councilman Conly— Resolved, That John C. Mullens be permitted to operate not to exceed twenty wagons for advertising purposes, the same to be driven through the streets of The City of New York, subject at all times to the laws and ordinances governing all such vehicles. It being understood that no gongs, drums, or any so-called musical instruments for creating noise shall be used. This permit to remain in force for the period of three months, and the wagons not to be run before 9 A. M. and not later than 9 P.M. on each day, Sunday excepted. Which was adopted. COMMUNICATIONS AGAIN RESUMED.

The President laid before the Council the following communication from the Board of Aldermen

No. 2311.

Resolved, That the room known and designated as No. 1 in the Hall of Records, Borough of Brooklyn, be and the same is hereby assigned to the use of the Surrogate of the County of Kings. Which was adopted.

Which was ordered on file.

COMMUNICATIONS FROM DEPARTMENTS AND CORPORATION OFFICERS.

The President laid before the Council the following communication from the Comptroller :

No. 2312.

CITY 'OF New York-Department of Finance, COMPTROLLER'S OFFICE, December 2, 1899.

To the Municipal Assembly and City Clerk's Office :

Weekly statement, showing the appropriations made under the authority contained in section 10, chapter 378, Laws, 1897, for carrying on the Municipal Assembly and City Clerk's Office, from January 1 to December 31, 1899, both days inclusive, and of the payments made up to and including the date hereof, for and on account of each appropriation, and the amount of unexpended balances :

TITLES OF APPROPRIATIONS.	Amount of Appropriations,	PAYMENTS.	AMOUNT OF UNEXPENDED BALANCES.
City Contingencies.	\$2,200 00	\$1,348 70	\$851 30
Contingencies-City Clerk	1,300 00	1,137 94	162 06
The Municipal Assembly and City Clerk-Salaries.	195,552 00	175,182 69	21,369 31
Total	\$200,052 00	\$177,669 33	\$22,382 67

M. T. DALY, Deputy Comptrolier.

ORDER OF SECOND READING.

No. 2257.-(S. R. 675.)

The Committee on Law Department, to whom was referred the annexed ordinance in favor of prohibiting peddling on certain streets (Minutes, November 28, 1899), respectfully

REPORT:

REPORT: That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. Be it Ordained by the Municipal Assembly of The City of New York, as follows: Section 1. No person shall peddle or hawk any wares in the streets of The City of New York within two hundred and fifty feet of any school or court-house, church or hospital, between the hours of eight o'clock in the morning and four o'clock in the afternoon of each day or at any time in the following-named streets: Nassau street, between Sprace and Wall streets; Chambers street, between Broadway and Centre street; Fulton street, between Broadway and the East river. Sec. 2. Any person violating the provisions of this ordinance shall be deemed guilty of a misdemeanor and upon conviction thereof by any magistrate, either upon confession of the party or by competent testimony, may be fined for each such offense any sum not less than one dollar tor more than ten dollars, and in default of the payment of such fine may be committed to prison by such magistrate until the same be paid; but such imprisonment shall not exceed ten days. Sec. 3. This ordinance shall take effect immediately. ADOLPH C. HOTTENROTH, CHARLES H. EBBETS, FRANK J. GOODWIN, DAVID L. VAN NOSTRAND, FRANCIS F. WILLIAMS, Committee on Law Department. The President put the question whether the Council would agree to accept said report and adopt said ordinance. With the devided in the offernation by the following metre.

adopt said ordinance. Which was decided in the affirmative by the following vote :

Affirmative—The Vice-Chairman, Councilmen Cassidy, Christman, Conly, Doyle, Ebbets, Foley, Francisco, French, Goodwin, Hart, Hester, Hottenroth, Hyland, Leich, McGarry, Murphy, O'Grady, Ryder, Sulzer, Wise, and the President—22.

No. 956.-(S. R. 456.)

The Committee on Public Buildings, Lighting and Supplies, to whom was referred the annexed resolution of the Board of Aldermen in favor of requesting the Commissioner of Public Buildings, Lighting and Supplies to furnish the chamber of the Board of Aldermen with electric fans (page 811, Minutes, June 13, 1899), respectfully

REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said resolution be adopted. Resolved, That the Commissioner of Public Buildings, Lighting and Supplies be and he is hereby respectfully requested to furnish the chamber of the Board of Aldermen with electric fans. GEORGE B. CHRISTMAN, WILLIAM A. DOYLE, GEORGE H. MUNDORF, BENJAMIN J. BODINE, Committee on Public Buildings, Lighting and Supplies. The President put the question whether the Council would agree to accept said report and adopt said resolution.

adopt said resolution.

Which was decided in the affirmative by the following vote : Affirmative—Councilmen Cassidy, Christman, Conly, Doyle, Ebbets, Foley, Goodwin, Hart, Hester, Hottenroth, Hyland, McGarry, Murphy, O'Grady, Ryder, Sulzer, Wise, and the

President-18. Negative-Councilman Leich-I.

No. 1195. -(S. R. 473.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, grading, etc., Morris avenue, Borough of The Bronx (page 61, Minutes, July 11, 1899), respectfully

REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, July 3, 1899.

To the Honorable the Municipal Assembly of The City of New York :

To the Honorable the Municipal Assembly of The City of New York: SIRS-In pursuance of recommendation made by the Local Board of the District (as per resolution inclosed) a resolution providing for the regulating and grading, etc., of Morris avenue, Rorough of The Bronx, was adopted by this Board on June 28, and a form of ordinance covering said work was approved for transmission to the Municipal Assembly. In accordance with this action of the Board, I inclose herewith, for the action of your Hon-orable Body, the form of ordinance above referred to. Respectfully, JOHN II. MOONEY, Secretary.

BOROUGH OF THE BRONX, CITY OF NEW YORK, February 9, 1899.

BOROUGH OF THE BRONX, CITY OF NEW YORK, February 9, 1899. Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements: DEAR SIR—In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adcpted by the Local Board, Twenty-first District, at its meeting February 9, 1899, viz.: Resolved, That, on petition of Carrie E. Trask and others, duly advertised, and submitted this the 9th day of February, 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that Morris (Fleetwood) avenue be regulated and graded, curbstones set, sidewalks flagged a space four fect in width through the center thereof, crosswalks laid and fences erected where necessary, that trees be planted on the sidewalks and the roadway paved with telford macadam between One Hundred and Seventy-sixth street and Tremont avenue, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements. Respectfully,

Respectfully, LOUIS F. HAFFEN, President, Borough of The Bronx. The President put the question whether the Council would agree to accept said report and

Which was decided in the affirmative by the following vote:
 Which was decided in the affirmative by the following vote:
 Affirmative—The Vice-Chairman, Councilmen Cassidy, Christman, Conly, Doyle, Ebbets,
 Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, McGarry, Mundorf, Murphy,
 Murray, O'Grady, Ryder, Sulzer, Wise, and the President—22.
 Negative—Councilman Leich—I.
 No. 1108 —(S. R. 470.)

No. 1198.—(S. R. 479.) The Committee on Streets and Highways, to whom was referred the annexed resolution and ordinance in favor of regulating, grading, etc., East One Hundred and Sixty-eighth street, from Jerome avenue to the Grand Boulevard or Concourse, Borough of The Bronx (page 65, Minutes, July 11, 1899), respectfully

REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., East One Hundred and Sixty-eighth street, Borough of The Berne

AN ORDINANCE to regulate, etc., East One Hundred and Sixty-eighth street, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 28th day of June, 1809, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading, flagging of sidewalks a space four (4) feet wide through the centre thereof, and the laying of crosswalks in East One Hundred and Sixty-eighth sireet, from Jerome avenue to the Grand Boulevard and Concourse, in the Borough of The Bronx, under the direction of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being sixteen thousand dollars.

assessment is sixty-three thousand two hundred dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HENRY FRENCH, MARTIN ENGEL, CHARLES H. FRANCISCO, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, July 3, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS—Inclosed herewith please find form of ordinance approved by this Board at the meet-ing held June 28, providing for the regulating and grading, etc., of East One Hundrd and Sixty-eighth street, from Jerome avenue to the Grand Boulevard and Concourse, Borough of The Bronx, which is transmitted for the action of your Honorable Body. This improvement was recommended by the Local Board of the District, as per copy of

resolution inclosed herewith.

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, CITY OF NEW YORK, December 15, 1898.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting,

the following resolution was adopted by the Local Board, Twenty-first District, at its meeting, December 15, 1898, viz.: Resolved, That, on petition of J.Romaine Brown and others, duly advertised, and submitted this the 15th day of December, 1898, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that East One Hundred and Sixty-eighth street be requ-lated and graded, sidewalks ?agged a space four feet wide through the centre thereof and cross-walks laid where necessary, from Jerome avenue to the Grand Boulevard and Concourse, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements. Respectfully, LOUIS F. HAFFEN, President, Borough of The Bronx. The Vice-Chairman put the question whether the Council would agree to accept said report and adopt said ordinance.

and adopt said ordinance. Which was decided in the affirmative by the following vote : Affirmative—The President, Councilmen Cassidy, Christman, Conly, Doyle, Ebbets, Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, McGarry, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Wise, and the President—22. Negative—Councilman Leich—1.

No. 1097.—(S. R. 481.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of paving the foot of East One Hundred and Seventeenth street, Borough of Manhattan (page 1001, Minutes, June 27, 1899), respectfully

THURSDAY, DECEMBER 7, 1899.

They therefore recommend that the said ordinance be adopted.

They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., Morris avenue, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 28th day of June, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading, setting of curbstones, flagging of sidewalks a space four (4) feet wide through the centre thereof, laying of crosswalks and erecting of fences where necessary ; also that trees be planted on the sidewalks of Morris (Fleetwood) ave-nue, Borough of The Bronx, and that the roadway between One Hundred and Seventy-sixth street and Tremont avenue be paved with telford macadam, under the direction of the Commissioner nue, borough of the bronx, and that the roadway between One Hundred and Seventy-sixth street and Tremont avenue be paved with telford macadam, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the as-essed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the esti-mated cost of said work being eleven thousand five hundred dollars. The said assessed value of the real estate included within the probable area of assessment is one hundred and fifty-four thousand three hundred dollars. thousand three hundred dollars.

And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, MARTIN ENGEL, BERNARD C. MURRAY, HENRY FRENCH, Committee on Streets and Highways.

REPORT :

(page 1001, Minutes, Julie 27, 1099), respectively
REPORT :
REPORT :
That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.
AN ORDINANCE to pave foot of East One Hundred and Seventeenth street, Borough of Mathattan. Be it Ordained by the Municipal Assembly of The City of New York, as follows:
That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 14th day of June, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely,
Resolved, by the Board of Public Improvements. That, in pursuance of sections 413 and 422 of the Greater New York Charter, the paving one hundred and twenty-five feet of unpaved car riageway at the foot of East One Hundred and Seventeenth street, Borough of Manhattan, with granite-block pavement, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed. of the cost of the graves of the real estate included within the probable area of assessment, the estimated cost of said work being eight hundred and twenty-five dollars. The said assessed value of the real estate included within the probable area of assessment, the whole of such cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benetited thereby.
MOL DATE of the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be borne and pa

THE CITY RECORD.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW VORK, June 23, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS -- I inclose herewith, for the action of your Honorable Body, form of ordinance approved by this Board at the meeting held on the 14th instant providing for the paving of the carriageway at the foot of East One Hundred and Seventeenth street, Borough of Manhattan. I also inclose herewith copy of the resolution of the Local Board of the Twentieth District, Borough of Man-hattan, recommending this improvement to be made. Respectfully, JOHN H. MOONEY, Secretary.

NEW YORK CITY, August 16, 1898.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

DEAR SIR-At a meeting of the Board of Local Improvements of the Twentieth District, of the Borough of Manhattan, held August 15, 1898, in accordance with the provisions of the Charter of The City of New York, the following resolution was adopted : Resolved, That the Board of Local Improvements of the Twentieth District, of the Borough of Manhattan, recommend to the Board of Public Improvements that the one hundred and twenty-five feet of unpaved carriageway at the foot of East One Hundred and Seventeenth street be paved. Adopted. Adopted.

Respectfully, AUGUSTUS W. PETERS, President, Borough of Manhattan.

I. E. RIDER, Secretary.

The President put the question whether the Council would agree to accept said report and

adopt said ordinance. Which was decided in the negative by the following vote : Affirmative—The Vice-Chairman, Councilmen Christman, Conly, Doyle, Ebbets, Foley, French, Goodwin, Hart, Hester, Hottenroth, McGarry, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Wise, and the President—20.

Councilman Hottenroth moved that the vote by which the above ordinance was lost reconsidered.

Which was adopted. Councilman Hottenroth then moved that the matter retain its place on the order of second reading. Which was adopted.

No. 980 .- (S. R. 483.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of closing and discontinuing Van Brunt's lane, Borough of Brooklyn (page 832, Minutes, June 13, 1899), respectfully

REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to close Van Brunt's lane, Borough of Brooklyn. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of section 436 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 7th day of June, 1899, be and the same is hereby approved. viz. :

of the Board of Public Improvements, adopted by that board on the 7th day of June, 1999, be and the same is hereby approved, viz.: Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by closing and discontinuing that portion of Van Brunt's or Bennett's lane, between Third avenue and Shore road, which is not included within Seventy-ninth street, in the Borough of Brooklyn, City of New York, does hereby favor and approve of the same, so as to close and discontinue the aforesaid lane, as follows:

First Parcel.

Beginning at a point on the western line of Third avenue, as the same is laid down on the Commissioner's Map of the Town of New Utrecht, distant 84.56 feet southerly from the southern line of Seventy-ninth street.

1st. Thence for 33.16 feet southerly along the western line of Third avenue

2d. Thence westerly and deflecting 95 degrees 35 minutes 10 seconds to the right for 703.34 feet to the eastern line of Second avenue. 3d. Thence northerly along the eastern line of Second avenue for 33.16 feet. 4th. Thence easterly for 703.34 feet to the point of beginning.

Second Parcel.

Beginning at a point on the western line of Second avenue, as the same is laid down on the Commissioner's Map of the Town of New Utrecht, distant 8.28 feet southerly from the southern line of Seventy-ninth street.

Interventy-infinitierer.
Ist. Thence southerly and deflecting 95 degrees 35 minutes 10 seconds to the right for 425.65
feet to the southern line of Seventy-ninth street.
3d. Thence easterly for 339.01 feet along the southern line of Seventy-ninth street.
4th. Thence easterly for 85.02 feet to the point of beginning.

Third Parcel.

Beginning at a point where the eastern line of First avenue intersects the northern line of seventy-ninth street, as the same are laid down on the Commissioner's Map of the Town of New Utrecht.

• 1st. Thence northerly along the eastern line of First avenue for 0.19 feet. 2d. Thence easterly and deflecting 95 degrees 35 minutes 10 seconds to the right for 1.93 feet to the northern line of Seventy-ninth street.

3d. Thence westerly for 1.92 feet along the northern line of Seventy-pinth street to the point

of beginning. JOHN J. MURPHY, HENRY FRENCH, MARTIN ENGEL, CHARLES H. FRANCISCO, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, June 8, 1899.

To the Honorable the Municipal Assembly of The City of New York:

SIRS-In pursuance of the provisions of section 436 of chapter 378, Laws of 1897, and by direction of the Board of Public Improvements, I herewith transmit to you, for your action thereon, direction of the Board of Public Improvements, I herewith transmit to you, for your action thereon, a resolution adopted by the said Board at a meeting held on the 7th day of June, 1899, approving of and favoring a change in the map or plan of The City of New York by closing and discontinuing that portion of Van Brunt's or Bennett's lane, between Third avenue and Shore road, which is not included within Seventy-ninth street, in the Borough of Brooklyn, City of New York. The resolution was adopted by the said Board of Public Improvements, on the petition of prop-rty-owners, and on the recommendation of the Local Board of the Borough of Brooklyn, and of the Chief Topographical Engineer of this Board. No objections were offered at a public meeting in the matter given by the Board. Should the resolution receive your approval, I inclose a form of ordinance, approved by this Board, for your adoption. Respectfully.

First Parcel.

Beginning at a point on the western line of Third avenue, as the same is laid down on the Commissioner's Map of the Town of New Utrecht, distant 84.56 feet southerly from the southern line of Seventy-ninth street.

1st. Thence for 33.16 feet southerly along the western line of Third avenue. 2d. Thence westerly and deflecting 95 degrees 35 minutes 10 seconds to the right for 703.34 feet to the eastern line of Second avenue.

- 3d. Thence northerly along the eastern line of Second avenue for 33.16 feet. 4th. Thence easterly for 703.34 feet to the point of beginning.

Second Parcel.

Beginning at a point on the western line of Second avenue, as the same is laid down on the Commissioner's Map of the Town of New Utrecht, distant 8.28 feet southerly from the southern line of Seventy-ninth street.

Into of Seventy-ninth street.
Ist. Thence southerly along the western line of Second avenue for 33.16 feet.
2d. Thence westerly and deflecting 95 degrees 35 minutes 10 seconds to the right for 425.65
feet to the southern line of Seventy-ninth street.
3d. Thence easterly for 339.01 feet along the southern line of Seventy-ninth street.
4th. Thence easterly for 85.02 feet to the point of beginning.

Third Parcel.

Beginning at a point where the eastern line of First avenue intersects the northern line of Seventy-ninth street, as the same are laid down on the Commissioner's Map of the Town of New Utrecht.

Utrecht. Ist. Thence northerly along the eastern line of First avenue for 0.19 feet. 2d. Thence easterly and deflecting 95 degrees 35 minutes IO seconds to the right for 1.93 feet to the northern line of Seventy-ninth street. 3d. Thence westerly for 1.92 feet along the northern line of Seventy-ninth street to the point of beginning. Resolved, That the foregoing resolution, approving of the above-named proposed change in the map or plan of The City of New York, by closing and discontinuing Bennett's lane, Brooklyn, adopted by this Board, together with a statement of its reasons therefor, be transmitted to the Municipal Assembly for its action thereon. The President put the question whether the Council would agree to accept said report and

The President put the question whether the Council would agree to accept said report and

Adopt said ordinance. Which was decided in the affirmative by the following vote: Affirmative—The Vice-Chairman, Councilmen Christman, Conly, Doyle, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, McGarry, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Wise, and the President—20.

No. 1046.-(S. R. 510.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of closing and discontinuing Bay street, Borough of Brooklyn (page 909, Minutes, June 20, 1899), respectfully

REPORT: That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

AN ORDINANCE to close Bay street, Borough of Brooklyn. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of section 436 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 14th day of June, 1899, be

and the same hereby is approved, viz. : Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by closing and discontinuing Bay street, between Bay Ridge avenue and Sixty-eighth street, in the Borough of Brooklyn, City of New York, does hereby favor and approve of the same, so as to close and discontinue the aforesaid street as follows : street as follows :

Beginning at a point in the northern line of Bay Ridge avenue, distant 176.85 feet north-westerly from the intersection of the western line of First avenue with the northern line of Bay Ridge avenue.

Ist. Thence northwesterly along the northern line of Bay Ridge avenue for 50 feet. 2d. Thence northeasterly for 290 feet to a point in the northern line of Sixty-eighth street, distant 202.09 feet northwesterly from the intersection of said line with the western line of First avenue.

3d. Thence southeasterly along the southern line of Sixty-eighth street for 50 feet.
4th. Thence southwesterly for 200 feet to the point of beginning.
JOHN J. MURPHY, MARTIN ENGEL, HERMAN SULZER, BERNARD C.
MURRAY, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK,)

No. 21 PARK ROW, BOROUGH OF MANHATTAN, New York, June 16, 1899.

To the Honorable the Municipal Assembly of The City of New York:

SIRS —In pursuance of the provisions of section 436, of chapter 378, Laws of 1897, and by the direction of the Board of Public Improvements, I herewith transmit to you, for your action thereon, a resolution adopted by the said Board, at a meeting held on the 14th day of June, 1899, approving of and favoring a change in the map or plan of The City of New York by closing and discontinuung Bay street, in the Borough of Brooklyn, City of New York. The said resolution was adopted by the said Board of Public Improvements on the petition of the Local Board of the Borough Brooklyn and the recommendation of the Chief Topographical Evaluation of the Roard

Engineer of this Board.

No objections were offered at a public hearing in the matter given by the Board. Should the resolution receive your approval, I inclose a form of ordinance, approved by this Board, for your adoption.

Very respectfully, JOHN H. MOONEY, Secretary.

(Resolutions adopted by the Board of Public Improvements on the 14th day of June, 1899.)

(Resolutions adopted by the Board of Public Improvements on the 14th day of June, 1899.) Whereas, At a meeting of this Board held on the 24th day of May, 1899, resolutions were adopted proposing to alter the map or plan of The City of New York by closing and discontinuing Bay street, between Bay Ridge avenue and Sixty-eighth street, in the Borough of Brooklyn, City of New York, and for a meeting of this Board to be held in the office of this Board on the 14th day of June, 1899, at 2 o'clock P. M., at which meeting such proposed closing and discontinuing would be considered by this Board, and for a notice to all persons affected thereby, of the afore-said time and place at which such proposed closing and discontinuing would be considered, to be published in the CITY RECORD and the corporation newspapers for at least ten days continuously, exclusive of Sundays and legal holidays, prior to the 14th day of June, 1899; and Whereas, It appears from the affidavit of the Supervisor of the City Record, and of the publishers of the corporation newspapers, that the aforesaid resolutions and notice have been pub-lished in the CITY RECORD and the corporation newspapers for ten days continuously, Sundays and legal holidays excepted, prior to 14th day of June, 1899; and Whereas, At the aforesaid time and place, a public hearing was given to all persons affected by such proposed closing and discontinuing who have appeared, and such proposed closing and discontinuing was duly considered by this Board ; now therefore be it Resolved, That the B ard of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York, by closing and discontinuing Bay street, between Bay Ridge avenue and Sixty-eighth street, in the Borough of Brooklyn, City of New York, does hereby favor and approve of the same so as to close and discontinue the aforesaid street as follows : Beginping at a point in the norther

Respectfully, JOHN H. MOONEY, Secretary.

(Resolutions adopted by the Board of Public Improvements on the 7th day of June, 1899.)

(Resolutions adopted by the Board of Public Improvements on the 7th day of June, 1899.) Whereas, At a meeting of this Board, held on the 17th day of May, 1899, resolutions were adopted proposing to alter the map or plan of The City of New York, by closing and discontinu-ing that portion of Van Brunt's or Bennett's lane, between Third avenue and Shore road, which is not included within Seventy-ninth street, in the Borough of Brooklyn, City of New York, and for a meeting of this Board to be held in the office of this Board on the 7th day of June, 1899, at a o'clock P. M., at which meeting such proposed closing and discontinuing would be considered by this Board, and for a notice to all persons affected thereby, of the aforesaid time, and place at which such proposed closing and discontinuing would be considered, to be published in the Citry RECORD and the corporation newspapers, for at least ten days continuously, exclusive of Sundays and legal holidays, prior to the 7th day of June, 1899; and Whereas, It appears from the affidavit of the Supervisor of the City Record, and of the publishers of the corporation newspapers, that the aforesaid resolutions and noice have been pub-lished in the Citry Records and the corporation newspapers, for ten days continuously, Sundays and legal holidays excepted, prior to the 7th day of June, 1899; and Whereas, At the aforesaid time and place, a public hearing was given to all persons affected by such proposed closing and discontinuing, who have appeared, and such proposed closing and discontinuing was duly considered by this Board i, now therefore be it Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by closing and discontinuing that portion of Van Brunt's or Bennett's lane, between Third avenue and Shore road, which is not included within Seventy-ninth street, in the Borough of Brooklyn, City o

follows

Beginning at a point in the northern line of Bay Ridge avenue, distant 176.80 feet northwest-erly from the intersection of the western line of First avenue with the northern line of Bay Ridge avenue.

Ist.

Thence northwesterly along the northern line of Bay Ridge avenue for 50 feet. Thence northeasterly for 290 feet to a point in the northern line of Sixty-eighth street, 2d. distant 202.09 feet northwesterly from the intersection of said line with the western line of First avenue.

3d. Thence southeasterly along the southern line of Sixty-eighth street for 50 feet.

3d. Thence southeasterly along the southern line of Sixty-eighth street for 50 feet. 4th. Thence southwesterly for 290 feet to the point of beginning. Resolved, That the toregoing resolution, approving of the above-named proposed change in the map or plan of The City of New York by closing and discontinuing Bay street, Brooklyn, adopted by this Board, together with a statement of its reasons therefor, be transmitted to the Municipal Assembly for its action thereon.

The President put the question whether the Council would agree to accept said report and adopt said ordinance.

adopt said ordinance.
 Which was decided in the affirmative by the following vote : Affirmative—The Vice Chairman, Couvcilmen Christman, Conly, Doyle, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, Leich, Mundorf, Murphy, Murray,
 O'Grady, Ryder, Sulzer, Williams, Wise, and the President—22.

THE CITY RECORD.

THURSDAY, DECEMBER 7, 1899.

No. 1410.- (S. R. 576.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, etc., Webster avenue, Borough of The Bronx (page 396, Minutes, August 9, 1899), respectfully

REPORT:

REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., Webster avenue, Borough of The Bronx. Be it Ordaned by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 26th day of July, 1899, be and the same hereby is approved, and the public work of improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided : namely.

for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided; namely, Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and paving with vitrified brick on a concrete foundation of the carriageway of Webster avenue, from the Southern Boulevard to Mosholu Parkway, Borough of The Bronx, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being sixteen thousand five hundred dollars. The said assessed value of the real estate included within the probable area of assessment is one hundred and seventy-six thousand five hundred dollars. hundred dollars.

hundred doilars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, BERNARD C. MURRAY, HENRY FRENCH, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, July 31, 1899. To the Honorable the Municipal Assembly of The City of New York: SIRS-I inclose herewith for the action of your Honorable Body, form of ordinance approved by this Board at the meeting held on the 26th instent providing for the regulating and paving of Webster avenue, from the Southern Boulevard to Mosholu Parkway, in the Borough of The Bronz Bronx.

I also inclose copy of a resolution of the Local Board recommending the above improvement.

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, NEW YORK CITY, July 29, 1898. Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements: SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting

July 28, viz.: Resolved, That on petition of Noah C. Rogers and others, duly advertised and submitted this the 28th day of July, 1898, the Local Eoard, Twenty-first District, hereby recommends to the Board of Public Improvements that the roadway of Webster avenue be paved with vitrified brick, between Southern Boulevard and M. sholu Parkway, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements.

Respectfully, 1) LOUIS F. HAFFEN, President, Borough of The Bronx.

(Signed) The President put the question whether the Council would agree to accept said report and adopt said ordinance.

adopt said ordinance.
 Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Christman, Conly, Doyle, Ebbets, Engel,
 Foley, French, Goodwin, Hart, Hester, Hottenroth, McGarry, Mundorf, Murphy, Murray,
 O'Grady, Ryder, Sulzer, Williams, Wise, and the President—22.
 Negative—Councilman Leich—I.

No. 1445.—(S. R. 592.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, etc., Jennings street, Borough of The Bronx (page 448, Minutes, August 9, 1899), respectfully

REPORT:

 REPORT :

 That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

 AN ORDINANCE to regulate, etc., Jemings street, Borough of The Bronx.

 Be it Ordaned by the Municipal Assembly of The City of New York, as follows :

 That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 26th day of July, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely.

 Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422

 of the Greater New York Charter, the regulating and paving with granite-block pavement, therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely.

 Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422

 of the Greater New York Charter, the regulating and paving with granite-block pavement, and the laying of crosswalks where not already laid, of the carriageway of Jennings street, from Union avenue to Stebbins avenue, Borough of The Bronx, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the pro

estate included within the probable area of assessment is one number and sixty-six thousand inte-hundred and fifty dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, BERNARD C. MURRAY, HERMAN SULZER, HENRY FRENCH, Committee on Streets and Highways.

BOARD OF FUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 Park Row, Borough of Manhattan, New York, July 31, 1899.

To the Honorable the Municipal Assembly, City of New York: SIRS-I inclose herewith, for the action of your Honorable Body, form of ordinance approved by this Board at the meeting held on the 26th instant providing for the regulating, paving, etc., of Jennings street, from Union avenue to Stebbins avenue, in the Borough of The Bronx. I also inclose copy of a resolution of the Local Board recommending the above improve-ment

Respectfully, JOHN H. MOONEY, Secretary.

AN ORDINANCE to regulate, etc., One Hundred and Ninety-seventh street, Borough of The

AN ORDINANCE to regulate, etc., One Hundred and Ninety-seventh street, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows: That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Fublic Improvements, adopted by that Board on the 26th day of July, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely, Resolved, by the Board of Fublic Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading of One Hundred and Ninety-seventh street, setting of curbstones, flagging of sidewalks a space tour (4) feet wide through the centre thereot, laying of crosswalks and the erecting of fences where necessary, from Bainbridge avenue to Webster avenue, in the Borough of The Bronx, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last pre-ceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being thirteen thousand five hundred dollars. The said assessed value of the real estate included within the probable area of assessment is eighty thousand nine hundred dollars. dollars.

And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, BERNARD C. MURRAY, HERMAN SULZER, MARTIN ENGEL, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, July 31, 1899.

To the Honorable the Municipal Assembly, City of New York :

SIRS—I inclose herewith, for the action of your Honorable Body, form of ordinance approved by this Board at the meeting held on the 26th instant providing for the regulating, grading, etc., of One Hundred and Ninety-seventh street, from Bainbridge avenue to Webster avenue, in the Borough of The Bronx. I also inclose copy of a resolution of the Local Board recommending the above improve-

ment.

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, NEW YORK CITY, May 12, 1899. Hon. MAURICE F. HOLAHAN, President of the Board of Public Improvements :

DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting

May 11, 1899, viz. : Resolved, That, on petition of Sarah A. Morris and others, duly advertised and submitted the 11th day of May, 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that One Hundred and Ninety-seventh street, from Bainbridge avenue to Webster avenue, be regulated and graded, curbstones set and sidewalks flagged a space tour feet wide through the centre thereof, crosswalks laid and fences erected where necessary ; and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements. Respectfully

Respectfully, ed) LOUIS F. HAFFEN, President, Borough of The Bronx. (Signed)

The President put the question whether the Council would agree to accept said report and

adopt said ordinance. Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Cassidy, Christman, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hester, Hottenroth, McGarry, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, Wise, and the President—22. Negative—Councilman Leich—I.

No. 1447.-(S. R. 594.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, etc., Belmont avenue, Borough of The Bronx (page 451, Minutes, August 9, 1899), respectfully

REPORT : That, having examined the subject, the *v* believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., Belmont avenue, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, In pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 26th day of July, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely, Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading of Belmont avenue, setting of 'curbstones, flagging of sidewalks a space four (4) feet wide through the centre thereof, laying of crosswalks, erecting of fences where necessary, planting of trees on the sidewalks and the paying of the roadway with telford macadam, from Tremont avenue to the lands of St. John's College, in the Borough of The Bronx, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being fifty-eight thousand dollars. The said assessed value of the real estate included within the probable area of assessment is two hundred and ninety-nine thousand six hundred and fifty dollars. And the said Board does hereby determine that no portion of the cost and expense thereof

And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, BERNARD C. MURRAY, HERMAN SULZER, HENRY FRENCH, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, No. 21 Park Row, Borough of Manhattan, New York, July 31, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS-I herewith inclose, for the action of your Honorable Body, form of ordinance approved by this Board at the meeting held on the 26th instant, regulating, grading, etc., of Belmont avenue, from Tremont avenue to the lands of St. John's College, in the Borough of The Bronx. I also inclose copy of a resolution of the Local Board recommending the above improvement. Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, NEW YORK CITY, May 13, 1899. Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements: DEAR SIR-In accordance with section 384, chap er 378, Laws of 1897. I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting May 10 loss over May 12 last, viz. :

May 12 last, viz.: Resolved, That, on petition of Property Owners' Association, Fox Estate and vicinity, and others, duly advertised and submitted this the 12th day of May, 1898, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements and the Municipal Assembly that the roadway of Jennings street be paved with block pavement, from Union avenue to Stebbins avenue, and crosswalks laid where necessary; and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements and the Municipal Assembly: Respectfully

Respectfully, d) LOUIS F. HAFFEN, President, Borough of The Bronx. (Signed)

The President put the question whether the Council would agree to accept said report and adopt said ordinanc

Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Christman, Conly, Doyle, Ebbets, Engel,
 Foley, French, Goodwin, Hart, Hester, Hoitenroth, McGarry, Mundorf, Murphy, Murray,
 O'Grady, Ryder, Sulzer, Williams, Wise, and the President—22. Negative—Councilman Leich—1.

ment.

No. 1446.—(S. R. 593.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, etc., One Hundred and Ninety-seventh street, Borough of The Bronx (page 450, Minutes, August 9, 1899), respectfully REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

BOROUGH OF THE BRONX, NEW YORK CITY, January 26, 1899. Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting

the following resolution was adopted by the Local Board, I wenty-first District, at its meeting January 26, 1809, viz. : Resolved, That, on petition of Louis Eickwort and others, duly advertised and submitted this the 26th day of January. 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements and the Municipal Assembly, that Belmont avenue be regulated and graded, curbstones set, the sidewalks flagged a space four feet wide through the centre thereof, crosswalks laid and fences erected where necessary, trees planted on the sidewalks and the roadway paved with telford macadam, from Tremont avenue to the lands of St. John's College ; and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements.

Respectfully, (ned) LOUIS F. HAFFEN, President, Borough of The Bronx. (Signed)

The President put the question whether the Council would agree to accept said report and

adopt said ordinance. Which was decided in the affirmative by the following vote : Affirmative—Councilmen Cassidy, Christman. Conly, Doyle, Ebbeis, Engel. Foley, French, Goodwin, Hart, Hester, Hottenroth, McGarry, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, Wise, and the President—22.

No. 1449.-(S. R. 596.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, etc., East One Hundred and Eightieth street, Borough of The Bronx (page 454, Minutes, August 9, 1899), respectfully

THE CITY RECORD.

REPORT:

<text><text><text><text><text><text><text><text>

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN,

NEW YORK, July 31, 1899.

To the Honorable the Municipal Assembly of The City of New York: SIRS - I inclose herewith, for the action of your Honorable Body, form of ordinance approved by this Board at the meeting held on the 26th instant, providing for the regulating, grading, elc., of East One Hundred and Eightieth street, between Third avenue and the Bronx river, in the Borough of The Bronx.

I also inclose copy of a resolution of the Local Board recommending the above improvement.

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, NEW YORK CITY, February 2, 1899. Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements: DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting

the following resolution was adopted by the Local Board, Twenty-inst. District, at the February 2, 1899, viz.: Resolved, That, on petition of Rowland W. Thomas and others, duly advertised and sub-mitted this the 2d day of February, 1899, the Local Board, Twenty-first District, hereby recom-mends to the Board of Public Improvements that East One Hundred and Eightieth street be regulated and graded, curbstones set, sidewalks flagged a space four feet in width, that crosswalks be laid where required and fences built where necessary ; that trees be planted on the sidewalks, and that the roadway be paved with macadam, between Third avenue and the Bronx river ; and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements. Respectfully. (Signed) LOUIS F. HAFFEN, President, Borough of The Bronx. The President put the question whether the Council would agree to accept said report and adopt said ordinance.

adopt said ordinance. Which was decided in the affirmative by the following vote : Affirmative—Councilmen Bodine, Cassidy, Conly, Doyle, Ebbets, Engel, Foley, Francisco, French, Goodwin, Hart, Hester, Hottenroth, Hyland, McGarry, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, Wise, and the President—24.

No. 1450.—(S. R. 597.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, etc., Wendover avenue, Borough of The Bronx (page 455, Minutes, August 9, 1899), respectfully

Report : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., Wendover avenue, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 26th day of July, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided; namely, Resolved, by the B ard of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and paving with granite-block pavement of the Bornx, and the laying of crosswalks where not already laid, under the direction of the Bronx, and the laying of crosswalks where not already laid, under the direction of the Board and expensed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being four thousand seven hundred dollars. The said assessed value of the real estate included within the probable area of assessment is one hundred and fifty-three thousand does hereby determine that no portion of the cost and expense thereof three thousand dollars.

And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, BERNARD C. MURRAY, HENRY FRENCH, HERMAN SULZER, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, No. 21 Park Row, Borough of Manhattan, New York, July 31, 1899.

To the Honorable the Municipal Assembly of The City of New York :

ment.

SIRS—I inclose herewith, for the action of your Honorable Body, form of ordinance approved by this Board at the meeting held on the 26th instant providing for the regulating, paving, etc., of Wendover avenue, from Third avenue to Fulton avenue, in the Borough of The Bronx. I also inclose copy of a resolution of the Local Board recommending the above improve-

Respectfully, JOHN H. MOONEY, Secretary. BOROUGH OF THE BRONX, April 22, 1898.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements: DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board. Twenty-first District, at its meeting on

resolution of the Board of Public Improvements, adopted by that Board on the 26th day of July,

resolution of the Board of Public Improvements, adopted by that Board on the 26th day of July, 1899, he and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely, Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the paving of the carriageway with granite-block pavement, and the laying of crosswalks where necessary, of One Hundred and Sixty-seventh street, from Prospect avenue to Southern Boulevard, Borough of The Bronx, under the direction of the Com-missioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being forty five thousand dollars. The said assessed value of the real estate included within the probable area of assessment is two hundred and eighty-three thousand seven hundred and fifty dollars. And the said Board does hereby determine that no portion of the cost and expense thereof

And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, MARTIN ENGEL, HENRY FRENCH, BERNARD C. MURRAY, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 PARK Row, Borough of Manhattan, New York, July 31, 1899.

To the Honorable the Municipal Assembly, City of New York :

SIRS—I herewith inclose, for the action of your Honorable Body, form of ordinance approved by this Board at the meeting held on the 26th instant providing for the paving and the laying of crosswalks of One Hundred and Sixty-seventh street, from Prospect avenue to Southern Boulevard, in the Borough of The Bronx.

I also inclose copy of a resolution of the Local Board recommending the above improve

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, April 4, 1898.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting on March 31, last, viz.:

on March 31, last, viz.: Resolved, That, on petition submitted of Henry D. Tiffany and others, and hearing given thereon this the 31st day of March, 1898, the Local Board. Twenty-first District, Borough of The Bronx, hereby recommends to the Board of Public Improvements and the Municipal Assembly that the roadway of East One Hundred and Sixty-seventh street, from Prospect avenue to West-chester avenue, be paved with granite-block pavement and crosswalks be laid where necessary, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements and the Municipal Assembly. Respectfully.

Respectfully, LOUIS F. HAFFEN, President.

The President put the question whether the Council would agree to accept said report and

The friction part he question whether the Council would agree to accept and report and adopt said ordinance.
 Which was decided in the affirmative by the following vote :
 Affirmative—The Vice-Chairman, Councilmen Bodine, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, McGarry, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, Wise, and the President-23.

No. 1453.-(S. R. 600.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, etc., Prospect avenue, Borough of The Bronx (page 459, Minutes, August 9, 1899), respectfully

REPORT:

1899), respectfully
REPORT :
That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be atopted.
AN ORDINANCE to regulate, etc., Prospect avenue, Borough of The Bronx.
Be it Ordained by the Municipal Assembly of The City of New York, as follows:
That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 26th day of July, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely.
Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and paving with telford-macadam pavement, and laying of crosswalks where not already laid, in Prospect avenue, for New York Charter avenue to Boston road, in the Borough of The Bronx, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment is five hundred and seventy-five dollars. The sail assessed value of the real estate included within the probable area of assessment is five hundred is assessed value of the real estate included within the probable area of assessment is five hundred is assessed value of the real estate included within the probable area of assessment is five hundred is assessed value of the real estate included within the probable area of assessment is five hundred is assessed value of the real estate included within the probab

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, No. 21 Park Row, Borough of Manhattan, New York, July 31, 1899.

To the Honorable the Municipal Assembly, City of New York :

SIRS—I herewith inclose, for the action of your Honorable Body, form of ordinance approved by this Board at the meeting held on the 26th instant providing for the regulating, paving, etc., of Prospect avenue, from Westchester avenue to Boston road, in the Borough of The Bronx. I also inclose copy of a resolution of the Local Board recommending the above improvement.

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, NEW YORK CITY, May 13, 1898.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting

7713

the following resolution was adopted by the Local board, Twenty and April 21 last, viz.: Resolved, That on petition submitted of J. Altieri and others, and hearing given thereon this the 21st day of April, 1898, the Local Board, Twenty-first District, Borough of The Bronx, hereby recommends to the Board of Public Improvements and the Municipal Assembly that the roadway of Wendover avenue, between Third avenue and Fulton avenue, be paved with granite block, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements and the Municipal Assembly. Respectfully,

Respectfully, (Signed) LOUIS F. HAFFEN, President. The President put the question whether the Council would agree to accept said report and

adopt said ordinance. Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Conly, Doyle, Ebbets, Engel, Foley, Fiench, Goodwin, Hart, Hester, Hottenroth, Hyland, McGarry, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, Wise, and the President—24.

No. 1452.—(S. R. 599.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of paving One Hundred and Sixty-seventh street, Borough of The Bronx (page 457, Minutes, August 9, 1899), respectfully r of paving One Hundred and Sixty-seventh street, Borough of The Bronx (page 457, Minutes, pust 9, 1899), respectfully
REPORT:
That, having examined the subject, they believed the proposed improvement to be necessary.
They therefore recommend that the said ordinance be adopted.
AN ORDINANCE to pave One Hundred and Sixty-seventh street, Borough of The Bronx.
Be it Ordained by the Municipal Assembly of The City of New York, as follows:
That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following
They therefore recommend the Board of Public Improvements, adopted by that Board on the 16th day of August,

the following resolution was adopted by the Local Board, Twenty-first District, at its intering May 12 last, viz.: Resolved, That, on petition of John H. Borgstede and others, duly advertised, and submitted this the 12th day of May, 1898, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements and the Municipal Assembly that the roadway of Prospect avenue be paved with telford macadam, between Westchester avenue and Boston road, and crosswalks laid where necessary, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements and the Municipal Assembly. Respectively.

Respectfully, ned) LOUIS F. HAFFEN, President, Borough of The Bronx. (Signed)

The President put the question whether the Council would agree to accept said report and

The resident part the question whence the boline when a growth of the resident part is adopt said ordinance.
 Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Bodine, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, McGarry, Mundorf, Murphy, Muriay, O'Grady, Ryder, Sulzer, Williams, Wise, and the President—23.

No. 1543.-(S. R. 604.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of paving Chisholm place, in the Borough of The Bronx (page 593, Minutes, September 5, 1899), respectfully

REPORT :

THE CITY RECORD.

1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the paving of Chisholm street, from Jennings street to Stebbins avenue, in the Borough of The Bronx, with granite blocks, under the direction of the Com-missioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being six thousand dollars. The said assessed value of the real estate included within the probable area of assessment is ninety-one thousand six hundred dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, BERNARD C. MURRAY, HENRY FRENCH, HERMAN SULZER, Committee on Streets and Highways. BOARD QF PUBLIC IMPROVEMENTS—CITY OF NEW YORK,)

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, August 19, 1899.

To the Honorable the Municipal Assembly of The City of New York: SIRS-Please find inclosed herewith, for the action of your Honorable Body, a form of ordinance approved by this Board at the meeting held on the 16th instant authorizing the paving of Chisholm street, from Jennings street to Stebbins avenue, Borough of The Bronx. This improvement was recommended by the Local Board of the Twenty-first District, Borough of The Bronx, copy of whose resolution is also inclosed herewith. Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, NEW YORK CITY, April 14, 1899.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements: DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board of the Twenty-first District, at its

meeting, April 13, 1899, viz.: Resolved, That on petition of Wm. C. Butler and others, duly advertised and submitted the 13th day of April, 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that Chisholm street, from Jennings street to Stebbins avenue, be paved with granite blocks, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements.

Respectfully, d) LOUIS F. HAFFEN, President, Borough of The Bronx. (Signed)

The President put the question whether the Council would agree to accept said report and

adopt said ordinance.
 Which was decided in the affirmative by the following vote :
 Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, McGarry, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, Wise, and the President.-24.

No. 1544 .- (S. R. 605.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of reregulating, etc., East One Hundred and Fifty-ninth street, Borough of The Bronx (page 595, Minutes, September 5, 1889), respectfully REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to provide for reregulating, regrading, etc., East One Hundred and Fifty-ninth street, between Brook and St. Ann's avenue, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of The Board of Public Improvements, adopted by that Board on the 16th day of August, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely, Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the reregulating and regrading of East One Hundred and Fifty-ninth street, between Brook avenue and St. Ann's avenue, in the Borough of The Bronx, resetting of curbstones, reflaging of sidewalks a space four feet in width through the centre thereof, relaying of crosswalks where necessary and erecting of fences where required, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Poard has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being one thousand seven hundred dollars. The said assessed value of the real estate included within the probable area of assessment is twenty-nine thousand five hun-dred dollars. dred dollars.

And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and path by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, BERNARD C. MURRAY, HENRY FRENCH, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, August 19, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS—I inclose herewith, for the action of your Honorable Body, a form of ordinance approved by this Board at the meeting held on the 16th instant, in accordance with resolution of the Local Board of the Twenty-first District, Borough of The Bronx (copy of which is also inclosed here with), providing for the reregulating and regrading, etc., of East One Hundred and Fifty-ninth street, between Brook and St, Ann's avenues, Borough of The Bronx. Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, NEW YORK CITY, May 19, 1899.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting

May 18, 1899, viz.: Resolved, That, on petition of Mary T. Upington, per George Upington and others, duly advertised and submitted the 18th day of May, 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that East One Hundred and Fifty-ninth street, between Brook avenue and St. Ann's avenue, be reregulated and regraded, curb-stones reset, sidewalks reflagged a space four feet in width through the centre thereof, crosswalks relaid where necessary and fences errected where required and that a conv of this resolution be

Station, northeast corner of East Thirteenth street and Avenue V, in the Borough of Brooklyn, under the direction of the Commissioner of Water Supply, be and the same is hereby authorized and approved, the cost of said public work or improvement to be paid for from the fund derived from the collection of water revenue in the Borough of Brooklyn. THOMAS F. FOLEY, EUGENE A. WISE, HARRY C. HART, WILLIAM A. DOYLE, JOSEPH F. O'GRADY, Committee on Water Supply.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, September 11, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIR-I inclose herewith, for the action of your Honorable Body, form of ordinance approved by this Board on the 6th instant providing for the erection of an Engineer's house at the Gravesend Pumping Station, Borough of Brooklyn. This improvement is recommended by the Commissioner of Water Supply, and the expense is estimated at \$4,000, which will be paid from water revenues collected in the Borough of Brooklyn.

Brooklyn.

Respectfully, MAURICE F. HOLAHAN, President.

The President put the question whether the Council would agree to accept said report and

Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, McGarry, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, Wise, and the President—24.

No. 515.—(S. R. 632.) The Committee on Finance, to whom was referred the annexed resolution of the Board of Aldermen, in favor of authorizing the Comptroller to draw a warrant in favor of Samuel E. War-ren for \$150 for services rendered in engrossing resolutions on the death of the Empress of Aus-tria (page 576, Minutes, September 5, 1899), respectfully REPORT: That having examined the subject they recommend that the said resolution he adopted

That, having examined the subject, they recommend that the said resolution be adopted. FRANK J. GOODWIN, HENRY FRENCII, STEWART M. BRICE, JOSEPH F. O'GRADY, Committee on Finance.

(Papers referred to in preceding Report.)

The Committee on Finance, to whom was referred the annexed resolution in favor of author-izing to draw a warrant in favor of Samuel E. Warren for \$150 (Minutes of June 16, 1899), respectfully

REPORT:

REPORT : That, having examined the subject, they recommend that the said resolution be adopted. Resolved, That the Comptroller be and he is hereby authorized and requested to draw a war rant for one hundred and fifty dollars (\$150) in favor of Samuel E. Warren for services rendered and materials furnished in engrossing and binding resolution on death of the Empress of Austria, adopted by the Board of Aldermen September 13, 1898, by the Counsel September 20, 1898, and approved by his Honor the Mayor September 23, 1898, the same to be charged to the account of "City Contingencies, 1899." ROBERT MUH, JOHN T. MCMAHON, ELIAS GOODMAN, JOSEPH GEISER, PATRICK S, KEELY, JAMES J. DUNPHY, FRANCIS J. BYRNE, Committee on Finance. The President put the question whether the Council would agree to accept said report and adopt said resolution.

adopt said resolution.
Which was decided in the affirmative by the following vote : Affirmative – The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle,
Engle, Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, McGarry, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, Wise, and the President – 24. Negative – Councilman Leich – 1. At this point the President called the Vice-Chairman to the chair

At this point the President called the Vice-Chairman to the chair.

No. 1911.-(S. R. 644.) The Committee on Finance, to whom was referred the annexed preamble and resolutions in commendation of John Philip Sousa (page 21, Minutes, October 4, 1899), respectfully REPORT :

That, having examined the subject, they recommend that the said preamble and resolutions be

adopted. Whereas, One of the most memorable features of the magnificent tribute to Admiral George

Whereas, One of the most memorable features of the magnificent tribute to Admiral George Dewey by The City of New York was the marvelously magnetic music rendered by the incom parable composer John Philip Sousa and the unrivaled band led by him; and Whereas, This superb contribution of melody, which stirred the souls of acclaiming millions, was the free gift of the said John Philip Sousa; Resolved, That this Municipal Assembly desires to place on record its appreciation of the generosity, no less than the skill, of this master of the mysteries of music, of whom his fellow-citizens are provid. citizens are proud ;

Citizens are proud; Resolved, That the City Clerk be and he is hereby authorized and empowered to cause the foregoing preamble and resolutions to be suitably engrossed and framed and presented, duly signed by his Honor the Mayor and every member of the Municipal Assembly, and attested by the City Clerk, to John Philip Sousa, the expense for the same not to exceed one hundred and fifty (150) dollars, to be charged to the account of "City Contingencies." FRANK J. GOODWIN, ADAM H. LEICH, HENRY FRENCH, JOSEPH F. O'GRADY, Committee on Finance.

The Vice-Chairman put the question whether the Council would agree to accept said report and adopt said resolution.

and adopt said resolution.
 Which was decided in the affirmative by the following vote :
 Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, McGarry, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, and Wise—24.

No. 1988.—(S. R. 653.) The Committee on Water Supply, to whom was referred the annexed ordinance in favor of laying water-mains in Stebbins avenue, Borough of The Bronx (page 355, Minutes, October 17, 1899), respectfully

REPORT

REPORT: That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to lay water-mains in Stebbins avenue, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows: That, in pursuance of section 413 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 8th day of March, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, viz.: Resolved, by the Board of Public Improvements, That, in pursuance of section 413 of the Greater New York Charter, the laying of water-mains in Stebbins avenue, between One Hundred and Sixty-fifth street and Westchester avenue, Borough of The Bronx, and the making of a con-tract for the same by the Commissioner of Water Supply, be and the same is hereby authorized and approved, the cost of said public work or improvement to be paid for from the appropriation for "Laying Croton Pipes, boroughs of Manhattan and The Bronx," for 1899. THOMAS F. FOLEY, HARRY C. HART, ADOLPH C. HOTTENROTH, FRANCIS F. WILLIAMS, Committee on Water Supply.

THURSDAY, DECEMBER 7, 1899.

relaid where necessary, and fences erected where required, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements.

Respectfully, LOUIS F. HAFFEN, President, Borough of The Bronx (Signed)

The President put the question whether the Council would agree to accept said report and adopt said ordinance

Which was decided in the affirmative by the following vote :

Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, McGarry, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, Wise, and the President—24.

No. 1718.—(S. R. 619.) The Committee on Water Supply, to whom was referred the annexed ordinance in favor of providing an Engineer's house at the Gravesend Pumping Station, Borough of Brooklyn (page 28. Muster Surface and Lander an 786, Minutes, September 12, 1899), respectively REPORT :

REPORT: That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE providing for erection of Engineer's house at the Gravesend Pumping Station, Borough of Brooklyn. Be it Ordained by the Municipal Assembly of The City of New York, as follows: That, in pursuance of section 413 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 6th day of September, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, viz.:

hereby authorized, viz.: Resolved, by the Board of Public Improvements, That, in pursuance of section 413 of the Greater New York Charter, the erection of an Engineer's house at the Gravesend Pumping

WILLIAMS, Committee on Water Supply.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, October 10, 1899. To the Honorable the Municipal Assembly of The City of New York: SIRS-I inclose herewith, for the action of your Honorable Body, a form of ordinance provid-ing for the laying of water-mains in Stebbins avenue, between One Hundred and Sixty-fifth street and Westchester avenue. Borough of The Brown in accordance with resolution adouted by the and Westchester avenue, Borough of The Bronx, in accordance with resolution adopted by this Board on the 8th day of March, 1899. I also inclose herewith copy of resolution of the Local Board of the Twenty-first District, Borough of The Bronx, recommending that said water-mains be laid.

Respectfully, JOHN H. MOONEY, Secretary.

JOHN H. MOONEY, Secretary. BOROUGH OF THE BRONX, NEW YORK CITY, February 2, 1899. Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements: DEAR SIR—In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting February 2, 1899, viz.: Resolved, That on petition of Margaret O'Neil and others, submitted this the 2d day of February, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that a water-main be laid in Stebbins avenue, between One Hundred and Sixty-fifth street and Westchester avenue, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements. Respectfully, LOUIS F. HAFFEN, President, Borough of The Bronx.

THE CITY RECORD.

The Vice-Chairman put the question whether the Council would agree to accept said report and adopt said ordinance. Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, McGarry, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, and Wise—24.

COMMUNICATIONS AGAIN RESUMED.

The Vice-Chairman laid before the Council the following communication from the Board of Aldermen :

No. 2313. The Committee on Finance, to whom was referred the annexed resolution in favor of an issue of Corporate Stock \$300,000—erection of an addition to the Brooklyn Institute of Arts and Sciences (Minutes of September 26, 1899), respectfully REPORT :

That, having examined the subject, they believe the proposed issue to be necessary. They therefore recommend that the said resolution be adopted. Resolved, That the Municipal Assembly hereby approves of and concurs in the following resolution adopted by the Board of Estimate and Apportionment on September 15, 1899, and that the Comptroller be and is hereby authorized to issue bonds to the amount and for the purposes therein energified.

therein specified: "Resolved, That, pursuant to the provisions of chapter 406 of the Laws of 1896, the Comp-troller be authorized, subject to concurrence herewith by the Municipal Assembly, to issue Corporate Stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, to the amount of three hundred thousand dollars (\$300,000), the proceeds whereof shall be applied to the erection of an addition to the Brooklyn Institute of Arts and Sciences " Sciences.

ROBERT MUH, JOSEPH GEISER, ELIAS GOODMAN, JOHN T. MCMAHON, JAMES J. DUNPHY, FRANCIS J. BYRNE, PATRICK S. KEELY, Committee on Finance.

Resolved, That, pursuant to the provisions of chapter 406 of the Laws of 1896, the Comptroller be authorized, subject to concurrence herewith by th: Municipal Assembly, to issue Corporate Stock of The City of New York in the manner provided by section 169 of the Greater New York Charter, to the amount of three hundred thousand dollars (\$300,000), the proceeds whereof shall be applied to the erection of an addition to the Brooklyn Institute of Arts and Sciences. A true copy of resolution adopted by the Board of Estimate and Apportionment September 15, 1800.

15, 1899.

CHAS. V. ADEE, Clerk. The Vice-Chairman put the question whether the Council would agree to adopt said reso-

Intervice-Chainman, part of a second s

ORDER OF SECOND READING RESUMED

No. 278.—(S. R. 657.) The Committee on Penal Institutions, to whom was referred the annexed resolutions in favor of permitting the Commissioner of the Department of Correction to enter into sundry contracts without public letting (page 708, Minutes, February 1, 1899), respectfully recommend that the said resolutions be advanted resolutions be adopted. By Councilman Goodwin-

By Councilman Goodwin— Resolved, That permission be and the same is hereby given to the Commissioner of the De-partment of Correction to enter into a contract, without public letting, with the New York Tele-phone Company for telephone service for the current year, the amount of the contract, including additional service (line to Riker's Island), 'not to exceed five thousand five hundred dollars

(\$5,500). By Councilman Goodwin-

Resolved, That the Commissioner of Correction be and he hereby is authorized to enter into a contract with the Brooklyn Union Gas Company for the supplying of gas to the Kings County Penitentiary for the year 1899, the estimated cost not to exceed three thousand dollars (\$3,000). CONRAD H. HESTER, GEORGE B. CHRISTMAN, JOSEPH CASSIDY, ADAM H. LEICH. Committee on Penal Institutions.

DEPARTMENT OF CORRECTION OF THE CITY OF NEW YORK, COMMISSIONER'S OFFICE, NO. 148 EAST TWENTIETH STREET, New York, February 20, 1899.

Hon. RANDOLPH GUGGENHEIMER, President of the Municipal Council:

DEAR SIR—Permission is respectfully asked for this Department to enter into a contract with the New York Telephone Company for telephone service for the current year. Bids were advertised for, to be opened to day, but none were received. The New York Tel-ephone Company did not bid, claiming that it was not necessary, as there was no competition. The amount of the contract, including additional service (line to Riker's Island), will not exceed \$5,500. exceed \$5,500.

I desire also to enter into a contract with the Brooklyn Union Gas Company for gas for the Kings County Penitentiary for 1899. Proposals for same were to have been opened to-day, but the above-mentioned gas company was too late with its bid. Cost of this contract will not exceed \$3,000.

Respectfully, FRANCIS J. LANTRY, Commissioner.

The Vice-Chairman put the question whether the Council would agree to accept said report and adopt said resolution.

Which was decided in the affirmative by the following vote :
 Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle,
 Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, Leich, Mundorf,
 Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, and Wise—24.

No. 2135.-(S. R. No. 659.)

No. 2135. -(S. R. No. 659.) AN ORDINANCE to grade, etc., Hinsdale street, Borough of Brooklyn. Be it Ordamed by the Municipal Assembly of The City of New York, as follows: That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 1st day of Novem-ber, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the grading, guttering, curbing and laying of crosswalks of Hinsdale street, between Atlantic and Sutter avenues, in the Borough of Brooklyn, and the paving of the carriageway with belgian blocks, under the direction of the Commissioner of High-ways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the pro-posed work or improvement, and a statement of the assessed value, according to the last estimated cost of said work being twenty thousand three hundred dollars. The said assessed value of the real estate included within the probable area of assessment is one hundred and thirty-two thousand one hundred dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby, in accordance with chapter 310, Laws of 1892, Twenty-sixth Ward Improvement Fund. BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK,)

also requesting the Comptroller, in case he finds the required amount has been paid, to bring to the attention of the Board of Estimate and Apportionment the necessity of at once authorizing the issuing of assessment bonds to meet the cost of said improvement. This action, if approved, is in line with that followed by your Board in the matter of improv-ing seven other streets pursuant to the Twenty-sixth Ward Improvement Act. When these pro-ceedings were progressed by your Board (see Minutes, January 25, page 126), the necessary one-fifth of assessments had not been paid by Hinsdale street property-owners. Since then this amount has, I understand, been met, and as proceedings have been pending for several years, I wish to urge that there be no delay now in furthering them. Very respectfully, JOHN L. SHEA, Commissioner of Bridges.

The Vice-Chairman put the question whether the Council would agree to adopt said ordinance. Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hottenroth, Hyland, Leich, Mundorf, Murphy, O'Grady, Ryder, Sulzer, Williams, and Wise—24

No. 2133.-(S. R. 661.)

The Committee on Finance, to whom was referred the annexed resolution in favor of paying bill of Samuel E. Warren for engrossing resolution presented to the Lord Mayor of Dublin and John E. Redmond, Esq., M. P. (page 587, Minutes, November 14, 1899), respectfully

REPORT :

REPORT : That, having examined the subject, they recommend that the said resolution be adopted. Resolved, That the Auditor be requested to audit and the Comptroller to pay the bill of Samuel E. Warren, amounting to one hundred and twenty dollars, for engrossing and binding in morocco two sets of resolutions adopted by the Municipal Assembly and directed to be presented to the Right Honorable Daniel Tallon, Lord Mayor of Dublin, Ireland, and John E. Redmond, Esq., M. P., to be charged to the account of City Contingencies. FRANK J. GOODWIN, GEORGE B. CHRISTMAN, JOSEPH F. O'GRADY, CONRAD H. HESTER, ADAM H. LEICH, Committee on Finance.

NEW YORK, N.Y., November 8, 1899.

The Municipal Assembly of The City of New York, To SAMUEL E. WARREN, Dr. To engrossing and binding in morocco two (2) sets of resolutions tendered by the City to the Right Honorable Daniel Tallon and John E. Redmond, Esq., M. P.,

at \$60 each.

\$120 00

The Vice-Chairman put the question whether the Council would agree to accept said report

and adopt said resolution. Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, McGarry, Mun-dorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, and Wise-24.

COMMUNICATIONS AGAIN RESUMED.

The Vice-Chairman laid before the Council the following communications from the Board of Aldermen :

No. 2314.

The Committee on Finance, to whom was referred the annexed resolution in favor of authorizing an issue of Corporate Stock, \$365,250, for Park purposes (Minutes, May 31, 1899), respectfully

REPORT :

That, having examined the subject, they believe the proposed issue to be necessary. They therefore recommend that the said resolution be adopted. Whereas, The Board of Estimate and Apportionment adopted a resolution on May 25, 1899,

Whereas, The Board of Estimate and Apportionment adopted a resolution on May 25, 1899, as follows: "Resolved, That, subject to concurrence herewith by the Municipal Assembly, the Comp-troller be authorized to issue Corporate Stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, to the amount of three hundred and sixty-five thousand two hundred and fifty dollars (\$365,250), to provide for the payment of awards in the third separate report of the Commissioners of Estimate in the proceeding to acquire tille to lands required for a public park bounded by One Hundred and Eleventh and One Hundred and Four-teenth streets, First avenue and the East river, as provided by chapter 746 of the Laws of 1894." Resolved, That the Municipal Assembly hereby concurs in said resolution, and authorizes the Comptroller to issue Corporate Stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, to the amount of three hundred and sixty-five thousand two hundred and fifty (365,250) dollars, to provide for the payment of awards in the third separate report of the Commissioners of Estimate in the proceeding to acquire tile to lands required for a public park bounded by One Hundred and Eleventh and One Hundred and Fourteenth streets, First avenue and the East river, as provided by chapter 746 of the Laws of 1854. ROBERT MUH, JOHN T. McMAHON, PATRICK S. KEELY, ELIAS GOODMAN, FRANCIS J. BYRNE, Committee on Finance.

Resolved, That subject to concurrence herewith by the Municipal Assembly, the Comptroller be authorized to issue Corporate Stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, to the amount of three hundred and sixty-five thousand two hundred and fifty dollars (\$365,250), to incompose of the payment of awards in the third separate report of the Commissioners of Estimate in the proceeding to acquire title to lands required for a public park bounded by One Hundred and Eleventh and One Hundred and Four-teenth streets, First avenue and the East river, as provided by chapter 746 of the Laws of 1894. A true copy of resolution adopted by the Board of Estimate and Apportionment, May 25, 1800. 1899. CHAS. V. ADEE, Clerk.

Which was referred to the Committee on Finance.

No. 2315. Resolved, That permission be and the same is hereby given to Reynolds Brothers to erect and keep a storm-door in front of their premises on the southwest corner of Twenty-third street and Second avenue, Borough of Manhattan, provided said storm door be erected in conformity with the provisions of the ordinance in such case made and provided, the work to be done at their own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly. Which was adopted.

No. 2316.

Resolved, That permission be and the same is hereby given to Charles J. La Grassa to erect, place and keep an awning of iron and glass in front of his premises on the east side of the Boule-vard, ninety feet north of West Ninety-sixth street, in the Borough of Manhattan, provided said awning shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided, the work to be done at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly. Which was adopted.

ORDER OF SECOND READING AGAIN RESUMED.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN, New York, November 6, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS—I inclose herewith, for the action of your Honorable Body, a form of ordinance approved by this Board at the meeting held on the 1st instant, providing for the grading, gut-tering, etc., of Hinsdale street, between Atlantic and Sutter avenues, Borough of Brooklyn. I inclose herewith copy of communication from the President of the Borough of Brooklyn, urging that this improvement be carried out.

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF BROOKLYN, July 25, 1899.

Board of Public Improvements, New York City:

GENTLEMEN—In the absence of the President of the Borough of Brooklyn, I submit for your consideration the inclosed resolution requesting the Comptroller to certify to your Board whether one-fifth of the total assessment has been paid by property-owners along the line of Hinsdale street, between Atlantic and Sutter avenues, for the grading and paving of said street, as required under the terms of the Twenty-sixth Ward Improvement Act before the contract can be let; and

No. 1995.-(S. R. 664.)

The Committee on Public Buildings, Lighting and Supplies, to whom was referred the annexed resolution of the Board of Aldermen, in favor of placing two lamp-posts in front of St. Luke's Church, East One Hundred and Thirty-seventh street, Borough of The Bronx (page 388, Minutes, October 24, 1800). Minutes, October 24, 1899), respectfully

REPORT:

REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said resolution be adopted. GEORGE B. CHRISTMAN, GEORGE H. MUNDORF, BENJAMIN J. BODINE, FRANCIS F. WILLIAMS, WILLIAM A. DOYLE, STEWART M. BRICE, Committee on Public Buildings, Lighting and Supplies.

(Papers referred to in preceding Report.) The Committee on Public Buildings, Lighting and Supplies, to whom was referred the annexed resolution in favor of erecting two lamp-posts and lamps in front of St. Luke's Roman Catholic Church, No. 892 East One Hundred and Thirty-seventh street, Borough of The Bronx, respectfully

REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said resolution be adopted. Resolved, That two lamp-posts be erected, street lamps placed thereon and lighted in front of St. Luke's Roman Catholic Church, No. 892 East One Hundred and Thirty-seventh street, Borough The Borough of the Church, No. 892 East One Hundred and Thirty-seventh street, Borough

of The Bronx, under the direction of the Commissioner of Public Buildings, Lighting and Supplies. WILLIAM H. GLEDHILL, EDWARD F. MCENEANEY, JOSEPH GEISER, ELIAS GOODMAN, Committee on Public Buildings, Lighting and Supplies.

THE CITY RECORD.

The Vice-Chairman put the question whether the Council would agree to accept said report

and adopt said resolution. Which was decided in the affirmative by the following vote: Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Ebbets. Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, McGarry, Mun-dorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, and Wise—24.

No. 2147.-(S. R. 668.) The Committee on Public Buildings, Lighting and Supplies, to whom was referred the annexed communication from the Commissioner of Public Buildings, Lighting and Supplies, urging speedy consideration of proposed ordinance on electric wires, etc. (page 601, Minutes, November 14, 1899), respectfully recommend that the said communication be placed on file.

CITY OF NEW YORK, DEPARTMENT OF PUBLIC BUILDINGS, LIGHTING AND SUPPLIES, NOS. 13 TO 21 PARK ROW, NEW YORK, November 4, 1899.

Hon. RANDOLPH GUGGENHEIMER, President of the Council, City Hall, Manhattan, N. Y. : Hon. RANDOLPH GUGGENHEIMER, President of the Council, City Hall, Manhattan, N. Y. : DEAR SIR—The inclosed clipping from a paper, in reference to defective electric wiring in The City of New York, is a reminder to me to write to you again and ask your co-operation, as presiding officer of the Council, to persuade the Municipal Assembly to adopt ordinances so as to allow this Department to have some power to enforce its rules. As I have written you two or three times about this matter, you may remember that more than a year ago the rules of this Department were transmitted from the Board of Public Improve-ments to the Municipal Assembly for approval, where they were referred to a committee in the Council, but I do not know of any meeting having been held to consider the same. Numerous places throughout the city, in utter disregard to all precautions for the safety of life and property, have allowed wiring in houses to be done by irresponsible people, and this Department is powerless to prevent same. One place that I have in mind where the most reckless work is done is known as Parker's

Department is poweriess to prevent same. One place that I have in mind where the most reckless work is done is known as Parker's Hotel, in Thirty-ninth street, between Sixth avenue and Broadway. The building is used as a hotel and is in danger of fire at the present time owing to the defective wiring, and the proprietor absolutely refuses to pay any attention to this Department. Should a fire occur in this place there is liable to be loss of life, and this Department will be severely criticised, though we are not in a position to compel the correction of the dangerous wiring. Respectfully yours

Respectfully yours, HENRY S. KEARNY, Commissioner. BENRY S. BODI GEORGE B. CHRISTMAN, GEORGE H. MUNDORF, BENJAMIN J. BODINE, FRANCIS F. WILLIAMS, WILLIAM A. DOYLE, STEWART M. BRICE, Committee on Public Buildings, Lighting and Supplies.

Which was adopted.

No. 1996.—(S. R. 669.) The Committee on Public Buildings, Lighting and Supplies, to whom was referred the annexed ordinance of the Board of Aldermen in favor of placing two gas-lights in front of the Church of the Living Hope, One Hundred and Thirty-fifth street, near Southern Boulevard, Bor-ough of The Bronx (page 388, Minutes, October 24, 1899), respectfully Rt PORT: That having examined the subject they believe the proposed improvement to be necessary.

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. GEORGE B. CHRISTMAN, GEORGE H. MUNDORF, BENJAMIN J. BODINE, FRANCIS F. WILLIAMS, WILLIAM A. DOYLE, STEWART M. BRICE, Committee on Public Buildings, Lighting and Supplies.

(Papers referred to in preceding Report.)

The Committee on Public Buildings, Lighting and Supplies, to whom was referred the annexed ordinance entitled "An ordinance to place two gas-lights in front of the Church of the Living Hope, One Hundred and Thirty-eighth street, near Southern Boulevard, Borough of The Bronx," respectfully

REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore r commend that the said ordinance be adopted. AN ORDINANCE to place two gas-lights in front of the Church of the Living Hope, One Hundred

and Thirty fifth street, near Southern Boulevard, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows

That two lamp-posts be erected, lamps placed thereon and lighted in front of the Church of the Living Hope, One Hundred and Thirty-fifth street, near Southern Boulevard, Borough of The Bronx, under the direction of the Commissioner of Public Buildings, Lighting and Supplies. WILLIAM H. GLEDHILL, EDWARD F. MCENEANEY, JOSEPH GEISER, ELIAS GOODMAN, Committee on Public Buildings, Lighting and Supplies.

The Vice-Chairman put the question whether the Council would agree to accept said report

and adopt said ordinance

Which was decided in the affirmative by the following vote : Affirmative—The Vice-Charman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle,
 Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, McGarry, Mundorf,
 Murphy, Murray, O'Grady, Ryder, Sulzer, and Wise—23.

No. 1424.—(S. R. 672.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of paving, etc., Bradhurst avenue, Borough of Manhattan (page 417, Minutes, August 9, 1899), respectfully

REPORT:

REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to pave, etc., Bradhurst avenue, Borough of Machattan. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 26th day of July, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be horne and naid as therein nervided .

for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely, Resolved, by the B ard of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the paving with asphalt-block pavement on a concrete founda-tion of the carriageway of Bradhurst avenue, from One Hundred and Fifty-first street to One Hundred and Fifty-fifth street, in the Borough of Manhattan, under the direction of the Com-missioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being fifteen thousand dollars. The said assessed value of the real estate included within the probable area of assessment is two hundred and ninety-five thousand dollars. And the said Board does hereby determine that no portion of the cost and expense thereof

ninety-five thousand dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, DAVID L. VAN NOSTRAND, HERMAN SULZER, HENRY

The Vice-Chairman put the question whether the Council would agree to accept said report

and adopt said ordinance. Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hottenroth, Hyland, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, and Wise—22.

No. 1107.—(S. R.673.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of paving the carriageway of One Hundred and Fifty-third street, from Macomb's Dam road to Eighth avenue, Borough of Manhattan (page 1013, Minutes, June 27, 1899), respectfully REPORT :

road to Éighth avenue, Borough of Manhattan (page 1013, Minutes, June 27, 1899), respectfully REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to pave One Hundred and Fifty-third street, Borough of Manhattan. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 14th day of June, 1890, be and the same hereby is approved, and the public work or improvement therein provided tor is hereby authorized, and it is hereby determined that the cos: and expense thereof shall be borne and paid as therein provided ; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the paving with asphalt block pavement of the carriageway of One Hundred and Fifty-third street, from Macomb's Dam road to Eighth avenue, in the Borough of Manhattan, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work to rimprovement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being five thousand and seventy-five dollars. The said assessed value of the real estate included within the probable area of assessment is sixty-three thousand six hundred dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be beefited thereby. JOHN J. MURPHY, MARTIN EN

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, June 23, 1899.

To the Honorable the Municipal Assembly of The City of New York

SIRS—I inclose herewith, for the action of your Honorable Body, form of ordinance approved this Board at the meeting held on the 14th instant, in accordance with the resolution adopted the Local Board of the Nineteenth District, Borough of Manhattan, on April 7, 1898, copy of which resolution is also inclosed herewith.

Respectfully, JOHN H. MOONEY, Secretary.

Local Board, Nineteenth District-Meeting held in Borough Office, City Hall, April 7, 1898, at 2 P. M.

Resolved, That the Board of Local Improvements of the Nineteenth District of the Borough of Manhattan recommend to the Board of Public Improvements that One Hundred and Fifty third street, from Macomb's Dam road to Eighth avenue, be paved with asphalt-block pavement. Adopted.

AUGUSTUS W. PETERS, President.

Communication attached. I. E. RIDER, Secretary.

The Vice-Chairman put the question whether the Council would agree to accept said report and adopt said ordinance

Which was decided in the affirmative by the following vote:
 Affirmative—The Vice-Chairman, Councilmen Bodine, Christman, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, and Wise—22.

No. 1106.—(S. R. 674.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of paving One Hundred and Twenty-seventh street, from the Boulevard to Manhattan street, Borough of Manhattan (page 1012, Minutes, June 27, 1899), respectfully REPORT:

street, Borough of Manhattan (page 1012, Minutes, June 27, 1899), respectivity REPORT: That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to pave One Hundred and Twenty-seventh street, Borough of Manhattan. Be it Ordained by the Municipal Assembly of The City of New York, as follows: That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 14th day of June, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely, Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the paving of the carriageway of One Hundred and Twenty-seventh street, from the Boulevard to Manhattan street, Borough of Manhattan, with asphalt-block pavement, with a five years' guarantee of maintenance from the contractor, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being four thousand three hundred and fifty dollars. The said assessed value of the real estate included within the probable area of assessment is one hundred and thirty-eight thousand dollars. and thirty-eight thousand dollars.

And the said Board dochars. And the said Board dochars. Shall be borne and paid by The City of New York, but the whole of such cost and expense thereof shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, MARTIN ENGEL, CHARLES H. FRANCISCO, DAVID L. VAN NOSTRAND, HERMAN SULZER, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 Park Row, Borough of Manhattan, New York, June 23, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS—I inclose herewith, for the action of your Honorable Body, form of ordinance approved by this Board at the meeting held on the 14th instant providing for the paving of One Hundred and Twenty-seventh street, between the Boulevard and Manhattan street, Borough of Manhattan. I also inclose herewith copy of resolution of the Local Board of the Nineteenth District, recom mending said improvement.

Respectfully,

THURSDAY, DECEMBER 7, 1899.

FRENCH, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS --- CITY OF NEW YORK, No. 21 PARK Row, BOROUGH OF MANHATTAN, New York, July 31, 1899.

To the Honorable the Municipal Assembly of The City of New York:

SIRS- I inclose herewith, for the action of your Honorable Body, a form of ordinance approved by this Board at the meeting held on the 26th instant providing for the paving with asphalt-block pavement of Bradhurst avenue, from One Hundred and Fifty-first street to One Hundred and Fifty-fifth street, in the Borough of Manhattan. I also inclose copy of a resolution adopted by the Local Board, recommending the above improvement

improvement.

Respectfully, JOHN H. MOONEY, Secretary.

NEW YORK CITY, May 16, 1899.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

SIR—At a meeting of the Board of Local Improvements of the Nineteenth District of the Borough of Manhattan, held May 16, 1899, in accordance with the provisions of the Charter of The City of New York, the following resolution was adopted : Resolved, That the Board of Local Improvements of the Nineteenth District of the Borough of Manhattan recommend to the Board of Public Improvements that Bradhurst avenue, from One Hundred and Fifty-first street to One Hundred and Fifty-fifth street, be paved with asphalt-block pavement on a concrete foundation. pavement on a concrete foundation.

Respectfully, (Signed) JAMES J. COOGAN, President, Borough of Manhattan.

JOHN H. MOONEY, Secretary.

NEW YORK CITY, February 7, 1800.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements: SIR-At a meeting of the Board of Local Improvements of the Nineteenth District of the Borough of Manhattan, held February 7, 1899, in accordance with the provisions of the Charter of The City of New York, the following resolution was adopted : Resolved, That the Board of Local Improvements of the Nineteenth District of the Borough of Manhattan recommend to the Board of Public Improvements that One Hundred and Twenty-seventh street, from the Boulevard to Manhattan street, be paved with asphalt-block pavement and street learner alread thereon and street lamps placed thereon. I JAMES J. COOGAN, President, Borough of Manhattan.

The Vice-Chairman put the question whether the Council would agree to accept said report

and adopt said ordinance. Which was decided in the negative by the following vote : Affirmative—The Vice-Chairman, Councilmen Bodine, Christman, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, McGarry, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, and Wise—20. Negative—Council.nen Cassidy, Conly, Doyle, Ebbets, and Leich—5.

Councilman Wise moved that the vote by which the above report was lost be reconsidered.

Which was adopted. Councilmen Wise then moved that the matter retain its place on the order of second reading. Which was adopted.

THE CITY RECORD.

REPORTS OF STANDING COMMITTEES.

Report of the Committee on Railroads-No. 2003. The Committee on Railroads, to whom was referred the annexed ordinance of the Board of Aldermen directing the Metropolitan Street Railway Company to place signs on the cars of the Lexington avenue branch of its system (page 392, Minutes, October 24, 1899), respectfully REPORT: That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to direct the Metropolitan Street Railway Company to place signs on the cars of the Lexington avenue branch of its system. Be it Ordained by the Municipal Assembly of The City of New York, as follows : Section 1. That the Metropolitan Street Railway Company be and it is hereby directed to have placed on each and every car operated on the Lexington avenue branch of its system a sign indicating in plain letters the exact stopping point at the end of the run of each and every car so operated on said Lexington avenue branch of the railroad system of the Metropolitan Street Rail-way Company. Sec. 2. Each and every violation of the provisions of the force in the Metropolitan Street Rail-

Company. Sec. 2. Each and every violation of the provisions of the foregoing section shall be subject to

Sec. 2. Each and every violation of the provisions of the foregoing section shall be subject to
a fine of not less than ten (10) dollars.
 Sec. 3. All ordinances or parts of ordinances inconsistent or conflicting with the provisions
of this ordinance are hereby repealed.
 Sec. 4. This ordinance shall take effect immediately.
 JOHN T. OAKLEY, JOSEPH CASSIDY, WILLIAM J. HYLAND, CONRAD H.
 HESTER, MARTIN F. CONLY, Committee on Railroads.

The Vice-Chairman put the question whether the Council would agree to accept said report

and adopt said ordinance. Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Doyle, Ebbets, Engel, Foley, Hart, Hester, Hottenroth, Hyland, Leich, Mundorf, Murray, Ryder, Sulzer, Williams, and the President—19. Negative—Councilman Murphy—I. At this point the President resumed the chair

24, 1899), respectfully

At this point the President resumed the chair.

ORDER OF SECOND READING AGAIN RESUMED.

No. 2036½.-(S. R. 676.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, grading, etc., College avenue, b tween One Hundred and Sixty-third and One Hundred and Sixty-fourth streets, Borough of The Bronx (page 476, Minutes, October 41 1860) respectively.

and One Hundred and Sixty-fourth streets, Borough of The Bronx (page 476, Minutes, October 24, 1899), respectfully REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., College avenue, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adoped by that Board on the 11th day of Octo-ber, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely, Resolved, by the Board of Public Improvements, Tha', in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading of College avenue, between One Hundred and Sixty-third street and One Hundred and Sixty-tourth streets, in the Borough of The Bronx, setting of curbstones, flagging of sidewalks a space four feet wide, laying of crosswalks and the erecting of fences where necessary, under the direction of the Commissioner of High-ways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in witting, in such detial as the said Board has directed, of the cost of the pro-posed work or improvement, and a statement of the assessed value, according to the last preced-ing tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being one thousand four hundred dollars. The said assessed value of the real estate included within the probable area of assessment is seventy-one thousand dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such co

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, October 16, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS—In accordance with a resolution adopted by this Board on the 11th instant, I inclose herewith, for the action of your Honorable Body, a form of ordinance approved on the above-named date, authorizing the regulating, grading, etc., of College Avenue, between One Hundred and Sixty-third street and One Hundred and Sixty-fourth streets, Borough of The Bronx.

This improvement was authorized on the recommendation of the Local Board of the Twenty-first District by resolution adopted June 9, 1899, copy of which resolution is herewith inclosed.

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, NEW YORK CITY, June 9, 1899.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements:

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements: DEAR SIR—In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting June 8, 1899, viz.: Resolved, That, on petition of George J. Harlow and others, duly advertised and submitted the 8th day of June, 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that College avenue, between One Hundred and Sixty-third and One Hundred and Sixty-fourth streets, be regulated and graded, curbstones set and sidewalks flagged a space four feet wide through the centre thereof, crosswalks laid and fences erected where necessary, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements. Improvements.

Respectfully, LOUIS F. HAFFEN, President, Borough of The Bronx.

The President put the question whether the Council would agree to accept said report and

adopt said ordinance. Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Cassidy, Christman, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Hyland, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, and Wise—22.

No. 2058 .- (S. R. 677.)

shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, DAVID L. VAN NOSTRAND, HENRY FRENCH, BERNARD C. MURRAY, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK,

No. 21 PARK Row, BOROUGH OF MANHATTAN, NEW YORK, October 16, 1899.

To the Honorable the Municipal Assembly of The City of New York : SIRS—I inclose the mainteput Assembly of The City of New York. SIRS—I inclose herewith, for the action of your Honorable Body, form of ordinance approved by this Board at the meeting held on the 11th instant providing for the regulating and grading, etc., of Freeman street, from the Southern Boulevard to the Bronx river. I also inclose copy of resolution of the Local Board, Twenty-first District, recommending the regulating and grading of the above-named street. Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, CITY OF NEW YORK, May 19, 1899.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting, May 18, 1899, viz.: Resolved, That, on petition of A. R. Baumann and others, duly advertised, and submitted the 18th day of May, 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that Freeman street, from the Southern Boulevard to Bronx river, be regulated and graded, curbstones set and sidewalks flagged a space four feet wide through the centre thereof, crosswalks laid and fences erected where necessary, trees planted on the sidewalks and the roadway be paved with telford macadam, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements. Respectfully, LOUIS F. HAFFEN, President, Borough of The Bronx.

The President put the question whether the Council would agree to accept said report and

adopt said ordinance. Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Engel, Foley, Francisco, French, Goodwin, Hart, Hester, Hottenroth, Hyland, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, Wise, and the President—23.

COMMUNICATIONS AGAIN RESUMED.

The President laid before the Council the following communication from the Board of Estimate and Apportionment :

No. 2317. City of New York—Office of the Mayor, December 5, 1899.

Hon. RANDOLPH GUGGENHEIMER, President of the Council:

DEAR SIR—Herewith I transmit reports and resolution in the matter of the franchises of the Kingsbridge Railway Company and the Fort George and Eleventh Avenue Railroad Company, which was adopted by the B ard of Estimate and Apportionment at a meeting held this day. Respectfully yours, THOS. L. FEITNER, Secretary, Board of Estimate and Apportionment.

THOS. L. FEITNER, Secretary, Board of Estimate and Apportionment. The undersigned, a committee appointed by the Board of Estimate and Apportionment to make inquiry as to the money value of the franchises or privileges proposed to be granted to the Kingsbridge Railway Company and the adequacy of the compensation proposed to be paid there-for as set forth in a certain proposed ordinance granting to the said Kingsbridge Railway Company franchises or privileges of constructing, maintaining and operating street surface railroad in, through, upon and along, certain streets, avenues and highways in the City of New York, which proposed ordinance was referred to said Board of Estimate and Apportionment by the Municipal Assembly on the 25th day of July, 1899, in accordance with the terms of the Greater New York Charter, respectfully report : That they have mide inquiry as to the money value of the franchises or privileges proposed to be granted to said Kingsbridge Railway Company by said proposed ordinance and that they have also made inquiry as to the adequacy of the compensation therein proposed to be paid therefor and believe that sad compensation therein proposed is inadequate. Your committee, after due consideration of this subject, believe and recommend that the following should be fixed and adopted as the money value of the said privilege or franchises, viz.: Four per centum of the gross receipts during the first five years of operation ; Six per centum of the gross receipts during the first five years of operation ; Eight per centum of the gross receipts during the third five years of operation ; Eight per centum of the gross receipts during the remaining years of operation is and Ten per centum of the gross receipts during the remaining years of operation is and Ten per centum of the gross receipts during the remaining years of operation under the lease to be offered for sale.

Respectfully submitted, BIRD S. COLER, JOHN WHALEN, Committee.

BIRD S. COLER, JOHN WHALEN, Committee. The undersigned, a committee appointed by the Board of Estimate and Apportionment to make inquiry as to the money value of the franchises or privileges proposed to be granted to the Fort George and Eleventh Avenue Railroad Company, and the adequacy of the compensation proposed to be paid therefor, as set forth in a certain proposed ordinance granting to the said Fort George and Eleventh Avenue Railroad Company franchises or privileges of constructing, mrintaining and operating street surface railroad in, through, upon and along, certain streets, avenues and highways in the City of New York, which proposed ordinance was referred to said Board of Estimate and Apportionment by the Municipal Assembly, on the 25th day of July, i899, in accordance with the terms of the Greater New York Charter, respectfully report : That they have made inquiry as to the money value of the franchises or privileges proposed to be granted to said Fort George and Eleventh Avenue Railroad Company by said proposed ordinance, and that they have also made inquiry as to the adequacy of the compensation therein proposed to be paid therefor, and believe that said compensation therein proposed is inadequate. Your committee, after due consideration on this subject, believe and recommend that the following should be fixed and adopted as the money value of said privilege or franchise, viz. : Four per centum of the gross receipts during the first five years of operation ; Six per centum of the gross receipts during the second five years of operation ; Six per centum of the gross receipts during the termating years of operation ; and Ten per centum of the gross receipts during the remaining years of operation under the lease to be offered for sale. Respectfully submitted, Mentor Hubber Court Protocomment of the gross receipts during the remaining years of operation under the lease

Respectfully submitted, (Signed), BIRD S. COLER, JOHN WHALEN, Committee.

Resolved, That the reports of the committee appointed to make inquiry as to the money value of the franchises or privileges proposed to be granted to the King-bridge Railway Company and the Fort George and Eleventh Avenue Railroad Company, and the adequacy of the compensation to be paid therefor, as set forth in certain proposed ordinances granting to said Kingsbridge Rail-way Company and said Fort George and Eleventh Avenue Railroad Company franchises or privileges for constructing, maintaining and operating street surface railroads in, through, upon and along certain streets, avenues and highways in The City of New York, which proposed ordi-nances were referred to said Board of Estimate and Apportionment by the Municipal Assembly on the 25th day of July, 1899, in accordance with the terms of the Greater New York Charter, be and the same are hereby adopted ; and it is further Resolved, That the said reports be and the same are hereby ordered on file ; and further

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, grading, etc., Freeman street, from the Southern Boulevard to the Bronx river, Borough of The Bronx (page 504, Minutes, October 24, 1899), respectfully

REPORT :

REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., Freeman street, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 11th day of October, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading of Freeman street, from the Southern Boulevard to the Bronx river, Borough of The Bronx, and the paving of the roadway with telford macadam, setting of curbstones, flagging of sidewalks a space four (4) feet wide, laying of crosswalks, erecting of fences where necessary, and the planting of trees on the side-walks, under the direction of the Commissioner of Highways, be and the same hereby is author-ized and approved, there having been presented to said Board an estimate, in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being forty-three thousand dollars. The said assessed value of the real estate included within the probable area of assess-ment is two hundred and forty thousand eight hundred dollars. And the said Board does hereby determine that no portion of the cost and expense thereot

the same are hereby adopted; and it is further Resolved, That the said reports be and the same are hereby ordered on file; and further Resolved, That the terms of said ordinance, as modified, amended and affected by the recom-mendations in said reports, be hereby adopted and approved; and further Resolved, That a copy of said reports and a copy of the minutes of this meeting, with regard to the matters of the Kingsbridge Railway Company and the Fort George and Eleventh Avenue Railroad Company, be transmitted immediately to the Municipal Assembly. Which was referred to the Committee on Railroads.

MOTIONS AND RESOLUTIONS.

No. 2318.

By the Vice-Chairman-

By the Vice-Chairman — Whereas, The proposed ordinance granting to the Fort George and Eleventh Avenue Railroad Company, the franchise or right to maintain, construct and operate a street surface railway, in, upon and along certain streets, avenues and highways in The City of New York, having been introduced, and having had its first reading in the Municipal Assembly, and having been referred by said Municipal Assembly to the Board of Estimate and Apportionment, in accordance with the terms and provisions of the Greater New York Charter ; and Whereas Caid Board of Estimate and Apportionment has returned said proposed ordinance to

terms and provisions of the Greater New York Charter ; and Whereas, Said Board of Estimate and Apportionment has returned said proposed ordinance to said Municipal Assembly, with certain amendments thereto ; and Whereas, Said Board of Estimate and Apportionment has approved the terms as set forth in said proposed ordinance, as so amended by said Board of Estimate and Apportionment, by resolu-tions of said Board, entered upon the minutes or record thereof ; now therefore it is Resolved, That if the Board of Aldermen concur, said proposed specific grant, as amended by said Board of Estimate and Apportionment, embodied in the form of an ordinance, with all of the terms

THE CITY RECORD.

and conditions, including the provisions as to rates, fares and charges, shall be published at least twenty (20) days in the CITY RECORD, and at least twice in two daily newspapers published in the City, to be designated by the Mayor, at the expense of the proposed grantee. City, to be designated. Which was adopted.

No. 2319.

By the Vice-Chairman— Whereas, The proposed ordinance granting to the Kingsbridge Railway Company the fran-chise of right to maintain, construct and operate a street surface railway in, upon and along certain streets, avenues and highways in The City of New York, having been introduced, and having had its first reading in the Municipal Assembly, and having been referred by said Munici-pal Assembly to the Board of Estimate and Apportionment, in accordance with the terms and provisions of the Greater New York Charter ; and Whereas, Said Board of Estimate and Apportionment has returned said proposed ordinance to said Municipal Assembly, with certain amendments thereto ; and Whereas, Said Board of Estimate and Apportionment has approved the terms as set forth in said proposed ordinance, as so amended by said Board of Estimate and Apportionment, by reso-lutions of said Board of Estimate and Apportionment has approved the terms as set forth in said proposed ordinance, as so amended by said Board of Estimate and Apportionment, by reso-lutions of said Board of Estimate and Apportionment, said proposed specific grant, as amended by said Board of Estimate and Apportionment, embodied in the form of an ordinance, with all of the terms and conditions, including the provisions as to rates, fares and charges, shall be pub-lished at least twenty (20) days in the CITY RECORD, and at least twice in two daily newspapers published in the city, to be designated by the Mayor, at the expense of the proposed grantee. Which was adopted. By the Vice-Chairman-

Which was adopted.

The Vice-Chairman offered the following communication from the Board of Estimate and Apportionment together with ordinances :

No. 2320.

BOARD OF ESTIMATE AND APPORTIONMENT, NEW YORK, December 5, 1899.

Hon. RANDOLPH GUGGENHEIMER, President, Municipal Assembly :

DEAR SIR-Herewith I transmit resolutions authorizing the issue of Corporate Stock of The

City of New York as follows: Boroughs of Manhattan and Brooklyn, \$1,000,000, for the purpose of providing means for the construction of foundations for piers, etc., for a bridge over the East river between the boroughs of Manhattan and Brooklyn.

Boroughs of Manhaltan and Queens, \$1,000,000, for the purpose of providing means for the construction of foundations for piers, etc., for a bridge over the. East river, between the boroughs construction of foundations for piece, then of Manhattan and Queens. Which were adopted by the Board of Estimate and Apportionment at a meeting held this day. Very respectfully, THOS. L. FEITNER, Secretary.

Resolved, That, pursuant to the provisions of section 48 of the Greater New York Charter, Resolved, That, pursuant to the provisions of section 48 of the Greater New York Charter, the Board of Estimate and Apportionment hereby approves of the issue of Corporate Stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter to the amount of one million dollars (\$1,000,000), for the purpose of providing means for con-structing necessary foundations for piers for a bridge over the East river, between the boroughs of Manhattan and Brooklyn, according to the plans approved by the Board of Public Improve-ments at its meeting held November 29, 1899, and for other necessary expenses connected with the construction of said bridge, and that, subject to concurrence by the Municipal Assembly, the Comptroller be authorized to issue such Corporate Stock to said amount and for the purposes aforesaid aforesaid.

A true copy of resolution adopted by the Board of Estimate and Apportionment December 5, 1899.

CHARLES V. ADEE, Clerk.

Resolved, That pursuant to the provisions of section 48 of the Greater New York Charter, the Board of Estimate and Apportionment hereby approves of the issue of Corporate Stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, to the amount of one million dollars (\$1,000,000), for the purpose of providing means for construct-ing necessary foundations for piers for a bridge over the East river, between the boroughs of Manhattan and Queens, according to the plans approved by the Board of Public Improvements at its meeting held November 29, 1899, and for other necessary expenses connected with the con-struction of said bridge, and that, subject to concurrence by the Municipal Assembly, the Comp-troller be authorized to issue such Corporate Stock to said amount and for the purposes aforesaid. A true copy of resolution adopted by the Board of Estimate and Apportionment, December 5, 1899.

CHARLES V. ADEE, Clerk.

CHARLES V. ADEE, Clerk. Be it Ordained by the Municipal Assembly of The City of New York, as follows : Section 1. The Municipal Assembly hereby concurs in and approves of the resolution adopted by the Board of Estimate and Apportionment on December 5, 1899, reading as follows : Resolved, That, pursuant to the provisions of section 48 of the Greater New York Charter, the Board of Estimate and Apportionment hereby approves of the issue of Corporate Stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, to the amount of one million dollars (\$1,000,000), for the purpose of providing means for constructing necessary foundations for piers for a bridge over the East river, between the boroughs of Man-hattan and Brooklyn, according to the plans approved by the Board of Public Improvements at its meeting held November 29, 1899, and for other necessary expenses connected with the con-struction of said bridge, and that, subject to concurrence by the Municipal Assembly, the Comp-troller be authorized to issue such Corporate Stock to said amount and for the purposes aforesaid. Sec. 2. The Comptroller of The City of New York is hereby authorized to issue Corporate Stock of The City of New York in the manner provided by section 169 of The Greater New York Charter, to the amount of one million dollars (\$1,000,000), to provide for the payment of the expenses described in and authorized by the first section of this ordinance. Which was decided in the afirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Leich, Murphy, O'Grady, Ryder, Sulzer, Williams, Wise, and the President—22. No.2321.

No. 2321.

By the Vice-Chairman-

By the Vice-Chairman— Be it Ordained by the Municipal Assembly of The City of New York, as follows : Section 1. The Municipal Assembly hereby concurs in and approves of the resolution adopted by the Board of Estimate and Apportionment on December 5, 1899, reading as follows : Resolved, That, pursuant to the provisions of section 48 of the Greater New York Charter, the Board of Estimate and Apportionment hereby approves of the issue of Corporate Stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, to the amount of one million dollars (\$1,000,000) for the purpose of providing means for constructing necessary foundations for piers for a bridge over the East river, between the boroughs of Manhattan and Queens, according to the plans approved by the Board of Public Improvements at its meeting held November 29, 1899, and for other necessary expenses connected with the construction of said bridge, and that, subject to concurrence by the Municipal Assem-bly, the Comptroller be authorized to issue such Corporate Stock to said amount and for the purposes aforesaid.

to the East river, in the Borough of The Bronx, City of New York, does hereby favor and approve of the same, so as to lay out and extend the aforesaid street as follows: (I.) East One Hundred and Thirty-third street, extending from Cypress avenue to the Southern Boulevard.

Beginning at a point in the western line of Cypress avenue distant 210-feet northerly from the intersection of said line with the northern line of East One Hundred and Thirty-second street. Ist. Thence northerly along the western line of Cypress avenue for 60 feet. 2d. Thence westerly and parallel to East One Hundred and Thirty-second street for 375 feet. 3d. Thence northerly and parallel to Cypress avenue for 25.56 feet to the southern line of Southers Boulevers.

thern Boulevard. 4th. Thence westerly along said line, curving to the right on the arc of a circle of 1,482.90

feet radius for 361.93 feet. 5th. Thence easterly and parallel to East One Hundred and Thirty second street for 725.64

feet to the point of beginning. (2.) East One Hundred and Thirty-third street, extending from Locust avenue to the East rive

Beginning at a point in the eastern line of Locust avenue distant 212.96 feet northerly from the intersection of said line with the northern line of East One Hundred and Thirty-second street. Ist. Thence northerly along the eastern line of Locust avenue for 60 feet. 2d. Thence easterly deflecting 90 degrees to the right for 446.14 feet to the bulkhead-line of the Fact finer.

East river. the

3d. Thence southerly deflecting 91 degrees 5 minutes 15 seconds to the right for 60.01 feet along the bulkhead-line of the East river.

4th. Thence westerly for 445 feet to the point of beginning. East One Hundred and Thirty-third street to be 60 feet wide. JOHN J. MURPHY, DAVID L. VAN NOSTRAND, HENRY FRENCH, HERMAN SULZER, BERNARD C. MURRAY, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK,)

No. 21 PARK ROW, BOROUGH OF MANHATTAN, New York, July 31, 1899.

To the Honorable the Municipal Assembly of The City of New York : SIRS—In pursuance of the provisions of section 436 of chapter 378, Laws of 1897, and by direction of the Board of Public Improvements, I herewith transmit to you for your action thereon a resolution adopted by the said Board at a meeting held on the 19th of July, 1899, approving of and favoring a change in the map or plan of The City of New York, by laying out and extending East One Hundred and Thirty-third street, in the Borough of The Bronx, City of New York New York.

New York. The said resolution was adopted by the said Board of Public Improvements on the petition of property-owners, and on the recommendation of the Local Board of the Borough of The Bronx, and on the report of the Chief Topographical Engineer of this Board. No objections were offered at a public hearing in the matter given by the Board. Should the resolution receive your approval, I inclose a form of ordinance approved by this Board for your adoption. Very respectfully, JOHN H. MOONEY, Secretary.

Resolutions adopted by the Board of Public Improvements on the 19th day of July, 1899.)

(Resolutions adopted by the Board of Public Improvements on the 19th day of July, 1899.) Whereas, At a meeting of this Board held on the 21st day of June, 1899, resolutions were adopted proposing to alter the map or plan of The City of New York by laying out and extend-ing East One Hundred and Thirty-third street, from Cypress avenue to Southern Boulevard and from Locust avenue to the East river, in the Borough of The Bronx, City of New York, and for a meeting of this Board to be held in the office of this Board on the 19th day of July, 1899, at 2 o'clock P. M., at which such proposed laying out and extending would be considered by this Board, and for a notice to all persons affected thereby of the aforesaid time and place at which such proposed laying out and extending would be considered, to be published in the CITY RECORD for at least ten days continuously, exclusive of Sundays and legal holidays, prior to the 19th day of July, 1899; and Whereas, It appears from the affidavit of the Supervisor of the City Record that the afore-said resolutions and notice have been published in the CITY RECORD for ten days continuously, Sundays and legal holidays excepted, prior to the 19th day of July, 1899; and Whereas, At the aforesand time and place a public hearing was given to all persons affected by such proposed laying out and extending who have appeared, and such proposed laying out and extending was duly considered by this Board; now therefore be it Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by laying out and extending East One Hun-dred and Thirty-third street, from Cypress avenue to Southern Boulevard and from Locust avenue to the East river, in the Borough of The Bronx, City of New York, does hereby favor and approve of the same so as to lay out and extend the aforesaid street as follows: (1.) East One Hundred and Thirty-thi

Beginning at a point in the western line of Cypress avenue distant 210 feet northerly from the intersection of said line with the northern line of East One Hundred and Thirty-second

1st. Thence northerly along the western line of Cypress avenue for 60 feet. 2d. Thence westerly and parallel to East One Hundred and Thirty-second street for 375

feet. 3d. Thence northerly and parallel to Cypress avenue for 25.56 feet to the southern line of

Southern Boulevard. 4th. Thence westerly along said line, curving to the right on the arc of a circle of 1,482.90

feet radius for 361.93 feet. 5th. Thence easterly and parallel to East One Hundred and Thirty-second street for 725.64 feet to the point of beginning. (2.) East One Hundred and Thirty-third street, extending from Locust avenue to the East rive

Beginning at a point in the eastern line of Locust avenue distant 212.96 feet northerly from the intersection of said line with the northern line of East One Hundred and Thirty second street.

1st. Thence northerly along the eastern line of Locust avenue for 60 feet. 2d. Thence easterly deflecting 90 degrees to the right for 446.14 feet to the bulkhead-

2d. Thence easterly deflecting 90 degrees to the right for the fight for the right for 60 of ine of the East river. 3d. Thence southerly deflecting 91 degrees 5 minutes 15 seconds to the right for 60 of feet along the bulkhead-line of the East river. 4th. Thence westerly for 445 feet to the point of beginning. East One Hundred and Thirty-third street to be 60 feet wide. Resolved, That the foregoing resolution, approving of the above-named proposed change in the map or plan of The City of New York, by laying out and extending East One Hun-dred and Thirty-third street, adopted by this Board, together with a statement of its reasons there-for, be transmitted to the Municipal Assembly for its action thereon. The President put the question whether the Council would agree to accept said report and adopt said ordinance.

adopt said ordinance. Which was decided in the affirmative by the following vote : Affirmative—Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Ebbets, Engel, Foley, Francisco, French, Goodwin, Hart, Hester, Hottenroth, Mundorf, Murphy, Murray, O'Grady, Ryder, Williams, Wise, and the President—22.

THURSDAY, DECEMBER 7, 1899.

7718

bly, the Comptroller be authorized to issue such Corporate Stock to said anothe authorized to issue Cor-purposes aforesaid. Sec. 2. The Comptroller of The City of New York is hereby authorized to issue Cor-porate Stock of The City of New York in the manner provided by section 169 of the Greater New York Charter to the amount of one million dollars (\$1,000,000) to provide for the payment of the expenses described in and authorized by the first section of this ordinance. The President put the question whether the Council would agree to adopt said ordinance. Which was decided in the affirmative by the following vote: Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Ebbetts, Foley, Francisco, French, Goodwin, Hart, Hester, Ilottenroth, Leich, Mundorf, Murphy, O'Grady, Ryder, Sulzer, Wise, and the President—22. Negative—Councilman Engel—1.

No. 1416.—(S. R. 678.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of laying out East One Hundred and Thirty-third street, Borough of The Bronx (page 405, Minutes, August 9, 1899), respectfully

REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to lay out East One Hundred and Thirty-third street, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of section 436 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 19th day of July, 1899, be and the same hereby is approved, viz. :

and the same hereby is approved, viz.: Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by laying out and extending East One Hun-dred and Thirty-third street, from Cypress avenue to Southern Boulevard, and from Locust avenue

No. 2055.-(S. R. 679.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating and grading Kingsbridge road, between Webster avenue and the Harlem river, Borough of The Bronx (page 500, Minutes, October 24, 1899), respectfully

REPORT

REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., Kingsbridge Road, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 11th day of October, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading of Kingsbridge road, between Webster avenue and the Harlem river, Borough of The Bronx, setting of curbstones, flagging of sidewalks a space four (4) feet wide, laying of crosswalks, and erecting of fences where necessary, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being seventy-four thousand dollars. The said assessed value of the real estate included within the probable area of assessment is one million two hundred and forty-four thousand two hundred and fifty dollars.

THE CITY RECORD.

And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, DAVID L. VAN NOSTRAND, HENRY FRENCH, BERNARD C. MURRAY, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, October 16, 1899.

To the Honorable the Municipal Assembly of The City of New York : SIRS—I inclose herewith, for the action of your Honorable Body, a form of ordinance approved by this Board on the 11th instant providing for the regulating and grading, etc., of Kingsbridge road, between Webster Avenue and the Harlem river, Borough of The Bronx. I also inclose copy of the resolution of the Local Board of the Twenty-first District recommending the said improvement.

Respectfully, JOHN H. MOONEY, Secretary.

BORUOGH OF THE BRONX, NEW YORK CITY, January 5, 1899. Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements:

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements:
DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting January 5, 1899, viz.:
Resolved, That, on petition of John E. Chambers and others, duly advertised, and submitted this the 5th day of January, 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that Kingsbridge road be regulated and graded, curbstones set, and sidewalks flagged a space four feet wide through the centre thereof, crosswalks laid and fences erected where necessary, between Webster avenue and the Harlem river, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements.

Respectfully, LOUIS F. HAFFEN, President, Borough of The Bronx.

The President put the question whether the Council would agree to accept said report and

adopt said ordinance. Which was decided in the affirmative by the following vote : Affirmative—Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hyland, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, Wise, and the President—22.

No. 1185.--(S. R. 680.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of paving Twelfth avenue, from Fiftieth street to Fifty-eighth street, Borough of Man hattan (page 46, Minutes, July 11, 1899), respectfully

REPORT

hattan (page 46, Minutes, July 11, 1899), respectfully REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to pave Twelfth avenue, Borough of Manhattan. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 21st day of June, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the paving with granute-block pavement of the carriageway of Twelfth avenue, from Fiftieth to Fifty-eighth street, in the Borough of Manhattan, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being sixty-seven thousand two hun-dred dollars. The said assessed value of the real estate included within the probable area of assessment is four hundred and fifty thousand dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HENRY FRENCH, HERMAN SULZER, EERNARD C. MUKRAY, Committee on Streets and Highways. BOA

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN,

NEW YORK, June 27, 1899.

To the Honorable the Municipal Assembly of The City of New York :

GENTLEMEN-I inclose herewith, for the action of your Honorable Body, a form of ordinance approved by this Board at the meeting held on the 21st day of June, 1899, providing for the repaying with asphalt of the carriageway of Twelfth avenue, from Fiftieth to Fifty-eighth street, in the Borough of Manhattan. BOHN H. MOONEY, Secretary.

P.S. I also inclose copy of a communication from the Local Board recommending the above improvement.

J. H. M., Sec. Local Board, Seventeenth District.—Meeting held in Borough Office, City Hall, May 2, 3, at I P. M.

Local Board, Structure District Taking 1898, at 1 P. M. On motion, it was Resolved, That the Board of Local Improvements of the Seventeenth District of the Borough of Manhattan recommend that Twelfth avenue, from Fiftieth to Fifty-eighth street, be paved as soon as possible, as street is graded but unpaved. Adopted Adopted.

Respectfully, AUGUSTUS W. PETERS, President.

Communication attached. I. E. RIDER, Secretary.

The President put the question whether the Council would agree to accept said report and

The Freshen put the question whether the Council would agree to accept said report and adopt said ordinance.
 Which was decided in the affirmative by the following vote:
 Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hyland, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, Wise, and the President—23.

No. 2057.-(S. R. 681.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, grading, etc., Briggs avenue, from One Hundred and Ninety-fourth to Two Hundredth street, Borough of The Bronx (page 502, Minutes, October 24, 1899), respectfully **REPORT** :

That, having examined the subject, they believe the proposed improvement to be necessary They therefore recommend that the said ordinance be adopted.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, October 16, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS - I inclose herewith, for the action of your Honorable Body, form of ordinance approved by this Board on the 11th instant providing for the regulating, grading, etc., of Briggs avenue, from One Hundred and Ninety-fourth to Two Hundredth street, Borough of The Bronx. I also inclose copy of resolution of the Local Board of the Twenty-first District recommending the same.

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, NEW YORK CITY, March 30, 1899.

Hon. MAURICE F. HOLOHAN, President, Board of Public Improvements :

Hon. MAURICE F. HOLOHAN, President, Board of Public Improvements: DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meet-ing March 30, 1899, viz.: Resolved, That, on petition of Henry Schweitzer and others, duly advertised and submitted the 30th day of March, 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that Briggs avenue, from One Hundred and Ninety-fourth street to Two Hundredth street, be regulated and graded, curbstones set, sidewalks flagged a space four feet in width through the centre thereof, crosswalks laid where required, and fences built where necessary; that trees be planted on the sidewalks, and that the roadway be paved with telford macadam, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements. Improvements.

Respectfully, LOUIS F. HAFFEN, President of the Borough.

The President put the question whether the Council would agree to accept said report and

adopt said ordinance. Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hyland, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, Wise, and the President—22.

COMMUNICATIONS AGAIN RESUMED.

The President laid before the Council the following communication from the Board of Aldermen :

No. 2322. The Committee on Finance, to whom was referred the annexed resolution and report of the Council in favor of providing payment of the Building Code Commission, respectfully REPORT:

That, having examined the subject, they recommend that the said resolution and report be

concurred in. ROBERT MUH, JAMES J. DUNPHY, JOHN T. MCMAHON, PATRICK S. KEELY, Committee on Finance

The Committee on Finance, to whom was referred back the annexed resolution in favor of providing for payment of expenses of the Building Code Commission to further consider the question of compensation for the Commissioners (page 170, Minutes, April 11, 1899), respectfully REPORT:

That, having again carefully examined the subject, they believe the proposed resolution hereunto annexed, providing for the payment as compensation to each expert Commissioner at the rate of \$500 per month from January 17 to July 11, 1899, amounting to the sum of \$19,000, to be necessary and proper.

They therefore recommend that the said resolution be adopted. FRANK J. GOODWIN, CONRAD H. HESTER, STEWART M. BRICE, HENRY FRENCH, Committee on Finance.

(Papers referred to in preceding Reports.)

The Committee on Finance, to whom was referred the annexed resolution in favor of pro-viding for the payment of the expenses of the Building Code Commission by an issue of Special Revenue Bonds to the amount of \$28,450 (page 920, Minutes, March 14, 1899), respectfully REPORT:

REPORT : That, having examined the subject, they recommend that the said resolution be adopted. Resolved, That the sum of twenty-one thousand dollars (\$21,000) be and hereby is further provided for payment toward the expenses of the Commission heretofore duly appointed and employed by the Municipal Assembly to prepare a code of ordinances to be known as the Building Code, pursuant to the provisions of section 647 of the Greater New York Charter, and that the Board of Estimate and Apportionment be and hereby is respectfully requested to concur in the above provision, which amount shall be used for salaries to the seven expert Commissioners upon said Commission. Resolved further. That the fully

Resolved, further, That the following regular expenses of the said Commission be and hereby are authorized: For each expert Commissioner, at the rate of five hundred dollars per month, from January 17 to July 11, 1899, to be in full for the services that may be rendered by said Commission at any time.

Commission at any time. Resolved, further, That the Comptroller be and hereby is authorized to make payments according to the foregoing provisions from time to time upon warrants certified by the signature of the Chairman of said Commission.

of the Chairman of said Commission. Resolved, further, That the Board of Estimate and Apportionment be and hereby is respect-fully requested to concur in the above authorization, and that thereupon special revenue bonds to provide for the payment of expenses as aforesaid be issued, pursuant to the provisions of sub-division 8 of section 188 of the Greater New York Charter. Resolved, That the sum of twenty-eight thousand four hundred and fifty dollars be and hereby is provided for the payment of the expenses of the Commission heretofore duly appointed and employed by the Municipal Assembly to prepare a code of ordinances to be known as the Building Code, pursuant to the provisions of section 647 of the Greater New York Charter, and that the Board of Estimate and Apportionment be and hereby is respectfully requested to concur in the above provision.

above provision. Resolved, further, That the following regular expenses of the said Commission be and hereby are authorized : For each expert Commissioner at the rate of five hundred dollars per month from January 17 to July 11, 1899, to be in full for the services that may be rendered by said Commission at any time

sion at any time. Resolved, further, That the said Commission be and hereby is authorized to incur for regular monthly expenses for clerical and other help at the rate of eight hundred and twenty-five dollars per month, as follows: For an Assistant Secretary, at the rate of two hundred dollars per month; for a Stenographer, at the rate of two hundred dollars per month; for a Clerk, at the rate of one hundred and twenty-five dollars per month; for a Messenger, at the rate of one hundred dollars per month; for two Typewriters, at the rate of one hundred dollars per month each. Resolved, further, That the said Commission be and hereby is authorized to incur contingent expenses not exceeding the sum of two thousand five hundred dollars. Resolved, further, That the Comptroller be and hereby is authorized to make payments from time to time as may be necessary and within the foregoing provisions upon warrants drawn in accordance with resolutions of said Commission, certified by the signature of the Chairman thereof and incurred in accordance therewith.

and incurred in accordance therewith.

and incurred m accordance therewith. Resolved, further, That the Board of Estimate and Apportionment be and hereby is respect-fully requested to concur in the above authorization, and that thereupon special revenue bonds to provide for the payment of expenses as aforesaid be issued, pursuant to the provisions of subdivi-sion 8 of section 188 of the Greater New York Charter. FRANK J. GOODWIN, JOSEPH F. O'GRADV, HENRY FRENCH, CONRAD H. HESTER. Committee on Funance. HESTER. Committee on Finance.

I nat, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., Briggs avenue, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 11th day of Octo-ber, 1899, be and the same hereby is approved, and the public work or improvement therein pro-vided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely, Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading of Briggs avenue, from One Hun-dred and Ninety-fourth street to Two Hundredth street, in the Borough of The Bronx, setting of curbstones, flagging of sidewalks a space four feet wide, laying of crosswalks where required, building of fences where necessary, and the planting of trees on the sidewalks, and the paving of the roadway with telford macadam, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or im-provement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate ineluded within the probable area of assessment, the estimated cost of said work being thirty-five thousand two hundred dollars. The said assessed value of the real estate included within the probable area of assessment is one hundred and ninety-four thousand three hundred and twenty-five dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne are eaid board hoes

And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, HENRY FRENCH, BERNARD C. MURRAY, Committee on Streets and Highways.

Which was placed on the list of special orderr.

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of paving East One Hundred and Fifty-sixth street, from St. Ann's to Prospect avenue, Borough of The Bronx (page 496, Minutes, October 24, 1899), respectfully REPORT: That, having examined the subject, they believe the provent

REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to pave East One Hundred and Fifty-sixth street, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows: That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 11th day of October, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely, Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the paving of the carriageway with granite blocks of East One Hundred and Fifty-sixth street, from St. Ann's avenue to Prospect avenue, in the Borough of The Bronx, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in

writing, in such detail as the said Board has directed, of the cost of the proposed work or improve-ment, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being sixteen thousand dollars. The said assessed value of the real estate included within the probable area of assessment is six hundred and sixty-seven thousand seven hundred dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HENRY FRENCH, HERMAN SULZER, BERNARD C. MURRAY, Committee on Streets and Highways.

7720

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, October 16, 1899.

To the Honorable the Municipal Assembly of The City of New York : SIRS—I inclose herewith, for the action of your Honorable Body, a form of ordinance approved by this Board at the meeting held on the 11th instant providing for the paving with asphalt of East One Hundred and Fifty-sixth street, from St. Ann's to Prospect avenue, Borough

of The Bronx. of The Bronx. I also inclose herewith copy of resolution adopted by the Local Board of the Twenty-first District of said borough recommending that the above street be paved. Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, NEW YORK CITY, November 17, 1898.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements:

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements: DEAR SIR – In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting on November 17 last, viz.: Resolved, That, on petition of George F. Johnson and another, dated September 12 last, from East One Hundred and Fifty-sixth street paving with granite blocks, from St. Ann's avenue to Leggett's avenue, duly advertised and submitted this the 17th day of November, 1898, the Local Board, Twenty-first District, finding that East One Hundred and Fifty-sixth street, from Prospect to Leggett avenue, had been partly graded by the owners of the property, hereby recommends to the Board of Public Improvements that East One Hundred and Fifty-sixth street be paved with granite blocks from St. Ann's avenue to Prospect avenue only, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements. Respectfully, LOUIS F. HAFFEN, President.

The President put the question whether the Council would agree to accept said report and

adopt said ordinance.
 Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Bedine, Cassidy, Christman, Conly, Doyle,
 Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Höttenroth, Hyland, Murphy, Murray,
 O'Grady, Ryder, Sulzer, Williams, Wise, and the President—23.

No. 2056. - (S. R. 683.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating and grading East One Hundred and Eighty-first street, from Park to Third avenue, Borough of The Bronx (page 501, Minutes, October 24, 1899), respectfully REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., East One Hundred and Eighty-first street, Borough of The Bronx.

AN ORDINANCE to regulate, etc., East One Hundred and Eighty-first street, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 11th day of October, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading of East One Handred and Eighty-first street, from Park avenue to Third avenue, in the Borough of The Bronx, setting of curbstones, flagging of sidewalks a space four feet wide, laying of crosswalks, and erecting of fences where necessary, and the planting of trees on the sidewalks, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work of improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being four thousand five hundred dollars. The said assessed value of the real estate included within the probable area of assessment is sixty-four thousand five hundred dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, HENRY FRENCH, BERNARD C. MURRAY, Committee on Streets and Highways. BOARD OF PUBLIC IMPROV

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK,

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, October 16, 1899. To the Honorable the Municipal Assembly of The City of New York: SIRS—I inclose herewith, for the action of your Honorable Body, form of ordinance approved by this Board on the 11th instant providing for the regulating, grading, etc., of East One Hundred and Eighty-first street, from Park to Third avenue, Borough of The Bronx. I also inclose herewith copy of resolution of the Local Board of the Twenty-first District recommending the said improvement.

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, NEW YORK CITY, May 12, 1899. Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements: DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting, May

II, 1899, viz.: Resolved, That, on petition of George J. Kuhn and others, duly advertised, and submitted the 11th day of May, 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that East One Hundred and Eighty-first street, from Park avenue to Third avenue, be regulated and graded, curbstones set and sidewalks flagged a space four feet wide through the centre thereof, crosswalks laid and fences erected where necessary, and trees planted on the sidewalks, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements.

Respectfully, LOUIS F. HAFFEN, President, Borough of The Bronx.

The President put the question whether the Council would agree to accept said report and ordina

included within the probable area of assessment, the estimated cost of said work being four thousand two hundred and seventy dollars. The said assessed value of the real estate included within the probable area of assessment is one hundred and eighty-five thousand dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense thereof be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, MARTIN ENGEL, BERNARD C. MURRAY, HERMAN SULZER, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, May 17, 1899.

To the Honorable the Municipal Assembly of The City of New York: SIRS—At the meeting of this Board held May 10 a resolution was adopted authorizing the paving of the carriageway of One Hundred and Thirteenth street with asphalt, from Seventh ave-nue to St. Nicholas avenue, Borough of Manhattan, and in pursuance of said resolution, I inclose herewith, for the action of your Honorable Body, a form of ordinance approving same. Respectfully, JOHN H. MOONEY, Secretary.

The President put the question whether the Council would agree to accept said report and

adopt said ordinance. Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Wise, and the President—22.

No. 1407.—(S. R. 685.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, etc., Jacobus place, Borough of Manhattan (page 392, Minutes, August 9, 1899), respectfully

REPORT

1899, respectfully REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., Jacobus place, Borough of Manhattan. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 26th day of July, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading, setting of curbstones and flagging of sidewalks a space four (4) feet wide through the centre thereof, of Jacobus place (on Marble Hill, New York City), at the intersection of Van Corlear place with Terrace View avenue, South, in the Borough of Manhatian, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the resolute of the said Board does hereby determine that no portion of the cost and expense thereof stall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, DAVID L. VAN NOSTRAND, HENRY TRENCH, Committee on Streets and Highway. BOARD OF PUELIC IMPROVEMENTS—CITY OF NEW YORK, No az DEARD FUELIC IMPROVEMENTS—CITY OF NEW YORK, No az DEARD FUELIC IMPROVEMENTS—CITY OF NEW YORK, No az

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, July 31, 1899.

To the Honorable the Municipal Assembly, City of New York:

SIRS—I inclose herewith, for the action of your Honorable Body, form of ordinance approved by this Board at the meeting held on the 26th instant providing for the regulating, grading, etc., of Jacobus place, at the intersection of Van Corlear place with Terrace View avenue, South, in the Borough of Manhattan.

I also inclose copy of a resolution of the Local Board recommending the above improvement.

Respectfully, JOHN H. MOONEY, Secretary.

NEW YORK CITY, June 6, 1899.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

SIR—At a meeting of the Board of Local Improvements of the Nineteenth District of the Borough of Manhattan, held June 6, 1899, in accordance with the provisions of the Charter of The City of New York, the following resolution was adopted: Resolved, That the Board of Local Improvements of the Nineteenth District of the Borough of Manhattan approve the recommendation of the Common Council, adopted May 17, 1897, providing for the regulating, grading, curbing and flagging of Jacobus place, from Terrace View avenue to Van Corlear place.

Yours truly, d) JAMES J. COOGAN, President, Borough of Manhattan. (Signed)

The President put the question whether the Council would agree to accept said report and

adopt said erdinance. Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, Wise, and the President—23.

No. 1427.—(S. R. 686.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of reregulating, etc., Fifty-seventh street, Borough of Manhattan (page 421, Minutes, August 9, 1899), respectfully

REPORT :

August 9, 1899), respectfully REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to reregulate, etc., Fifty-seventh street, Borough of Manhattan. Be it Ordained by the Municipal Assembly of The City of New York, as follows: That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 26th day of July go, be and the same hereby is approved, and the public work or improvement therein provided to ris hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely. Resolved, By the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the reregulating, regrading, recurbing and reflagging of Fifty-seventh street, from a point two hundred and sixty feet west of Elevennh avenue to the line of Twelfth avenue, in the Borough of Manhattan, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said of Fifty-seventh street, from a point two hundred and sixty feet west of Elevennh avenue to the line of Twelfth avenue, in the Borough of Manhattan, under the direction of the commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said said work to improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost be and work being three thousand nine hundred dollars. The said assessed value of the real state included within the probable area of assessment is one hundred and fifty-seven thousand included within the probable area of assessment is one hundred and expense thereofs the borne and paid by The City of New Yo

THURSDAY, DECEMBER 7, 1899.

adopt said ordinance.
Which was decided in the affirmative by the following vote : Affirmative—The Vice Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Ebbets, Engel, Foley, Goodwin, Hart, Hester, Hottenroth, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Williams, Wise, and the President—22.

No. 844.-(S. R. 684.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of paving One Hundred and Thirteenth street (113th), Borough of Manhattan (page 549, Minutes, May 23, 1899), respectfully

REPORT

REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to pave One Hundred and Thirteenth street, Borough of Manhattan. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 10th day of May, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely, Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the paving of the carriageway of One Hundred and Thirteenth street, from Seventh avenue to St. Nicholas avenue, Borough of Manhattan, with asphalt-block pavement on a concrete foundation, with a guarantee of maintenance from the contractor for five years, under the direction of the Commissioner of Highways, be and the same hereby is for five years, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, July 31, 1899. To the Honorable Municipal Assembly, City of New York:

SIRS—I inclose herewith, for the action of your Honorable Body, a form of ordinance approved by this Board at the meeting held on the 26th instant providing for the reregulating, regrading, recurbing, etc., of Fifty-seventh street, from a point 260 feet west of Eleventh avenue to the line of Twelfth avenue, in the Borough of Manhattan. This ordinance is instead of and to take the place of the one approved by this Board on December 5 last, and forwarded to your Honorable Body for action, which ordinance kindly return

return. I also inclose copy of the resolution of the Local Board recommending this improvement. Respectfully, JOHN H. MOONEY, Secretary.

THE CITY RECORD.

7721

NEW YORK CITY, July 25, 1899.

New YORK CITY, July 25, 1899. Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements: SIR—At a meeting of the Board of Local Improvements of the Seventeenth District of the Borough of Manhattan, held July 25, 1899, in accordance with the provisions of the Charter of The City of New York, the following resolution was adopted : Resolved, That the Board of Local Improvements of the Seventeenth District of the Borough of Manhattan recommend to the Board of Public Improvements that Fifty-seventh street, from a point two hundred and sixty feet west of Eleventh avenue to the line of Twelfth avenue, be reregulated, regraded, recurbed and reflagged. Adopted. Adopted.

Yours truly, JAMES. J. COOGAN, President, Borough of Manhattan.

Map attached. I. E. RIDER, Secretary.

The President put the question whether the Council would agree to accept said report and

The Treatest put the question whether the Council would agree to accept said report and adopt said ordinance.
 Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Mundorf, Murphy, Murray, O'Grady, Ryder, Sulzer, Wise, and the President—22.

No. 14541/2. - (S. R. 687.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of construction of retaining-walls on Macomb's Dam road, Borough of Manhattan (page 461, Minutes, August 9, 1899), respectfully REPORT :

461, Minutes, August 9, 1899), respectfully REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.
AN ORDINANCE authorizing the construction of retaining-walls on Macomb's Dam road, where necessary, between One Hundred and Fifty-fourth street and the Macomb's Dam Bridge abutment, Borough of Manhattan. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 17th day of May, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the construction of retaining-walls on Macomb's Dam road, where necessary to sustain said road, between One Hundred and Fifty-fourth street and the Macomb's Dam Bridge abutment, in the Borough of Manhattan, under the direction of the Com-missioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being four hundred dollars. The said assessed value of the real estate included within the probable area of assessment is thirty-five thousand dollars.
And the said Board does hereby determine that no portion of the cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, MARTIN ENGEL, DA

NEW YORK CITY, February 21, 1899.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

SIR—At a meeting of the Board of Public Improvements: SIR—At a meeting of the Board of Public Improvements of the Nineteenth District of the Borough of Manhattan, held February 21, 1899, in accordance with the provisions of the Charter of The City of New York, the following resolution was adopted : Resolved, That the Board of Local Improvements of the Nineteenth District of the Borough of Manhattan, recommends to the Board of Public Improvements that the proper department be directed to proceed to construct retaining-walls on Macomb's Dam road, where necessary to sus-tain said road, between One Hundred and Fifty-fourth street and the Macomb's Dam Bridge abutment. abutment.

Respectfully,) JAMES J. COOGAN, President, Borough of Manhattan. (Signed)

The President put the question whether the Council would agree to accept said report and

adopt said ordinance.
 Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle,
 Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Mundorf, Murphy, Murray,
 O'Grady, Sulzer, Williams, Wise, and the President—22.

No. 1719 .- (S. R. 688.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of establishing the width of the sidewalks on Seventy-ninth street, between Amsterdam avenue and the Hudson river, Borough of Manhattan (page 787, Minutes, September 12, 1899), respectfully

REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE establishing the width of sidewalks on West Seventy-ninth street, Borough of

As okplicated establishing the which of stdewards on west seventy-linth street, borough of Manhattan, at twenty feet. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of section 413 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 6th day of September, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is barehe with being the start.

be and the same netcely in private of section 416, subdivision 2, chapter 378, Laws of 1897, the "Resolved, That, in pursuance of section 416, subdivision 2, chapter 378, Laws of 1897, the establishing the width of the sidewalks of West Seventy-ninth street, between Amsterdam ave-nue and the Hudson river, in the Borough of Manhattan, at twenty feet, be and the same is hereby understand and approved."

authorized and approved." JOHN J. MURPHY, DAVID L. VAN NOSTRAND, HENRY FRENCH, HERMAN SULZER, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, September 11, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS—Inclosed herewith please find form of ordinance approved by this Board on the 6th instant, establishing the width of the sidewalks of West Seventy-ninth street, between Amsterdam avenue and the Hudson river, Borough of Manhattan, at twenty feet, which is transmitted to your Humorable Body for action Honorable Body for action.

This ordinance was approved on the recommendation of the Commissioners of Parks and the Chief Topographical Engineer of this Board.

Respectfully, MAURICE F. HOLAHAN, President.

Manhattan, City of New York, does hereby favor and approve of the same so as to lay out and extend the aforesaid street as follows : Beginning at a point in the easterly line of Avenue St. Nicholas, distant 879.50 feet northerly from the southerly line of One Hundred and Fifty-fifth street ; thence easterly and parallel with said street, distance 217.88 feet to the westerly line of Edgecombe road ; thence southerly along said line, and in a curved line to the left, radius 335 feet, distance 44.92 feet ; thence southerly along mand in a reversed curve to the right, radius 230.00 feet, distance 16.88 feet ; thence westerly and parallel to One Hundred and Fifty-fifth street, distance 216.65 feet to the easterly line of Avenue St. Nicholas, thence northerly along said line, distance 54.45 feet, thence still along said line and deflecting to the right 4 degrees, 48 minutes and 20 seconds, distance 7.62 feet to the point or place of beginning. Said street to be 60 feet wide between the lines of Avenue St. Nicholas and Edgecombe road. JOHN J. MURPHY, DAVID L. VAN NOSTRAND, HENRY FRENCH, HERMAN SULZER, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, New York, October 26, 1899.

To the Honorable the Municipal Assembly, City of New York :

To the Honorable the Municipal Assembly, City of New York: SIRS—In pursuance of the provisions of section 436 of chapter 378, Laws of 1897, and by direction of the Board of Public Improvements, I herewith transmit to you, for your action thereon, a resolution adopted by the said Board, at a meeting held on the 25th of October, 1899, approving of and favoring a change in the map or plan of The City of New York, by laying out and extend-ing West One Hundred and Fifty-eighth street, from Avenue St. Nicholas to Edgecombe road, in the Borough of Manhattan. The said resolution was adopted by the said Board of Public Improvements on the petition of property-owners, and on the recommendation of the Local Board of the Borough of Manhattan, and on the report of the Engineer for Street Openings of this Board. At a hearing in the matter given by the Board a protest was submitted, copy of which is herewith inclosed. Should the resolution receive your approval, I also inclose a form of ordinance, approved by this Board, for your adoption.

this Board, for your adoption.

Respectfully, JOHN H. MOONEY, Secretary.

(Resolutions adopted by the Board of Public Improvements on the 25th day of October, 1899.)

(Resolutions adopted by the Board of Public Improvements on the 25th day of October, 1899.) Whereas, At a meeting of this Board, held on the 6th day of September, 1899, resolutions were adopted proposing to alter the map or plan of The City of New York, by laying out and extending West One Hundred and Fifty-eighth street, from Avenue St. Nicholas to Edgecombe road, in the Borough of Manhatan, City of New York, and for a meeting of this Board to be held in the office of this Board on the 27th day of September, 1899, at 2 o'clock P. M., at which such proposed laying out and extending would be considered by this Board, and for a notice to all persons affected thereby of the aforesaid time and place at which such proposed laying out and extending would be considered, to be published in the CITY RECORD for at least ten days continuously, exclusive of Sundays and legal holidays, prior to the 27th day of September, 1899; and and

and Whereas, It appears from the affidavit of the Supervisor of the City Record that the aforesaid resolutions and notice have been published in the CITY RECORD for ten days continu-ously, Sundays and legal holidays excepted, prior to the 27th day of September, 1899; and Whereas, At the aforesaid time and place, a public hearing was given to all persons affected by such proposed laying out and extending, who have appeared, and such proposed laying out and extending was duly considered by this Board; now therefore be it Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York, by laying out and extending West One Hundred and Fifty-eighth street, from Avenue St. Nicholas to Edgecombe road, in the Borough of Man-hattan, City of New York, does hereby favor and approve of the same so as to lay out and extend the aforesaid street as follows : Beginning at a point in the easterly line of Avenue St. Nicholas, distant 879.50 feet north-

extend the aforesaid street as follows: Beginning at a point in the easterly line of Avenue St. Nicholas, distant 879.50 feet north-erly from the southerly line of One Hundred and Fifty-fifth street; thence easterly and parallel with said street, distance 217.88 feet to the westerly line of Edgecombe road; thence southerly along said line and in a curved line to the left, radius 335 feet, distance 44.92 feet; thence still southerly, and in a reversed curve to the right, radius 230.06 feet, distance 16.88 feet; thence still southerly and parallel to One Hundred and Fifty-fifth street, distance 216.68 feet; thence still along said line and deflecting to the right 4 degrees, 48 minutes and 20 seconds, distance 7.62 feet to the point or place of beginning. Said street to be 60 feet wide between the lines of Avenue St. Nicholas and Edgecombe road. Resolved, That the foregoing resolution, approving of the above-named proposed change in the map or plan of The City of New York, by laying out and extending West One Hundred and Fifty-eighth street, adopted by this Board, together with a statement of its reasons therefor, be transmitted to the Municipal Assembly for its action thereon. (Copy.)

(Copy.)

To the Board of Public Improvements of The City of New York:

To the Board of Public Improvements of The City of New York: William A. Spencer, Charles G. Spencer and Wolcott G. Lane, as trustees under the will of Lorillard Spencer, deceased, for the benefit of Eleanora L. S. Cenci and remaindermen, the said William A. Spencer, Charles G. Spencer and Wolcott G. Lane, as trustees under the will of Lorillard Spencer, and remaindermen, and the said William A. Spencer and Charles G. Spencer individually, being the owners as tenants in common of all the land lying in the northerly half of the proposed bed of One Hundred and Fifty-eighth street, between St. Nicholas avenue and Edge-combe road, and a strip of land about 15 feet in width on the northerly side of said proposed One Hundred and Fifty-eighth street, and Eleanora L. S. Cenci, the owner of a lot of land situated on the easterly side of St. Nicholas avenue and immediately adjoining on the north the land last above mentioned, respectfully submit the following objections to the proposed opening of One Hundred and Fifty-eighth street, from St. Nicholas avenue to Edgecombe road : 1st. There is no general demand for the opening of any such street, between One Hundred and Fifty-fifth and One Hundred and Fifty-ninth streets. 2d. If there is a demand for the opening of any such street between St. Nicholas avenue and

2d. If there is a demand for the opening of any such street between St. Nicholas avenue and Edgecombe road, the street which should be opened is One Hundred and Fifty-seventh street, which is equidistant between One Hundred and Fifty-fifth street and One Hundred and Fiftyninth street

ninth street. 3d. The opening of One Hundred and Fifty-seventh street would be attended with less expense than the opening of One Hundred and Fifty-eighth street, as there is a decidedly less grade and much less filling. 4th. Taxpayers have already paid considerable assessments on property in this immediate neighborhood, and will soon be subjected to further large assessments for the opening of Edge-combe road and should not at this time be further assessed for the opening of an unnecessary street.

street. 5th. The petition to the President of the Borough of Manhattan is signed by John Creeden and is stated to be signed by five others without giving their names. This method of procedure is irregular and should not be countenanced by the Board of Public Improvements. Dated NEW YORK, September 27, 1899. Respectfully submitted, WILLIAM A. SPENCER, Trustee. CHARLES G. SPENCER, Trustee. WALCOTT G. LANE, Trustee. By HOWARD C. TRACY, Attorney. WILLIAM A. SPENCER.

The President put the question whether the Council would agree to accept said report and

adopt said ordinance.
 Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Mundorf, Murphy, Murray, O'Grady, Sulzer, Williams, Wise, and the President—22.

No. 2102.-(S. R. 689.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of laying out and extending West One Hundred and Fifty-eighth street, from Avenue St. Nicholas to Edgecombe road, Borough of Manhattan (page 547, Minutes, October 31, 1899), respectfully respectfully

REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to lay out and extend West One Hundred and Fifty-eighth street, Borough of Manhattan.

Manhattan. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of section 436 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 25th-day of October, 1899, be and the same hereby is approved, viz. : Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by laying out and extending West One Hun-dred and Fifty-eighth street, from Avenue St. Nicholas to Edgecombe road, in the Borough of

By HOWARD C. TRAC WILLIAM A. SPENCER, By HOWARD C. TRACY, Attorney. CHARLES G. SPENCER, By HOWARD C. TRACY, Attorney. ELEANORA L. S. CENCI, By HOWARD C. TRACY, Attorney.

The President put the question whether the Council would agree to accept said report and

adopt said ordinance. Which was decided in the affirm ative by the following vote : Affirmative—The Vice-Chairman, Councilmen Bodine, Cassidy, Christman, Conly, Doyle, Ebbets, Engel, Foley, French, Goodwin, Hart, Hester, Hottenroth, Mundorf, Murphy, Murray, O'Grady, Sulzer, Williams, Wise, and the President—22.

COMMUNICATIONS AGAIN RESUMED.

The President laid before the Council the following communications from the Board of Aldermen :

Aldermen : No. 2323. Resolved, That permission be and the same is hereby given to the John A. Bell Association, of No. 304 East Ninety-first street, to place transparencies on the following lamp-posts in the Borough of Manhattan : Sou theast corner of Ninetieth street and Second avenue ; Northwest corner of Eighty-fifth street and Second avenue ; Northwest corner of Eighty-fourth street and First avenue ;

THE CITY RECORD.

THURSDAY, DECEMBER 7, 1899.

Northwest corner of Eighty-seventh street and First avenue; Northwest corner of Eighty-eighth street and Third avenue; Northwest corner of Seventy-ninth street and Second avenue; —the work to be done at their own expense, under the direction of the Commissioner of High-ways; such permission to continue only until January 16, 1900. Which was adopted.

No. 2324. Resolved, That permission be and the same is hereby given to Joseph D. Jennings to place, erect and keep a bay-window, as shown upon the accompanying diagram, on the south side of Ninety-third street, two hundred feet west of Central Park, West, in the Borough of Manhattan, provided the dimensions of said bay-window shall not exceed those prescribed by law, the work to be done at his own expense, under the direction of the Commissioner of Highways; such per-mission to continue only during the pleasure of the Municipal Assembly.

Which was adopted.

REPORTS OF STANDING COMMITTEES RESUMED.

Report of the Committee on Streets and Highways

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of laying out and extending Silliman place, Borough of Brooklyn (page 56, Minutes, July 11, 1899), respectfully

11, 1899), respectfully REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to lay out and extend Silliman place, Borough of Brooklyn. Be it Ordained by the Municipal Assembly of The City of New York, as follows: That, in pursuance of section 436 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 28th day of June, 1899, be ord the some hereby is approved viz .

of the Board of Public Improvements, adopted by that Board on the zoin day of junc, repr-and the same hereby is approved, viz.: Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by laying out and extending Silliman place, from Second avenue to Third avenue, in the Borough of Brooklyn, City of New York, does hereby favor and approve of the same, so as to lay out and extend the aforesaid place, as follows : Beginning at a point in the western line of Third avenue distant 236.36 feet from the inter-section of the western line of Third avenue with the southern line of Bay Ridge avenue, as the same are laid down on the Commissioners' Map of the Town of New Utrecht, filed in the office of the Register of the County, June 17, 1874.

of the Register of the County, June 17, 1874. Ist. Thence westerly and deflecting 83 degrees o minutes 9 seconds to the right from the prolongation of the western line of Third avenue for 705.25 feet to the eastern line of Second avenue

avenue.
2d. Thence southerly along the eastern line of Second avenue for 60.45 feet.
3d. Thence easterly, deflecting 96 degrees 59 minutes 51 seconds to the left for 633.37 feet.
4th. Thence easterly, deflecting 20 degrees 39 minutes 21 seconds to the left for 73.42 feet to
the western line of Third avenue.
5th. Thence northerly for 86.52 feet to the point of beginning.
JOHN J. MURPHY, DAVID L. VAN NOSTRAND, HERMAN SULZER, CHARLES
H. FRANCISCO. Committee on Streets and Highways.

H. FRANCISCO, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, June 30, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS—In pursuance of the provisions of section 436 of chapter 378, Laws of 1897, and by direction of the Board of Public Improvements, I herewith transmit to you, for your action thereon, a resolution adopted by the said Board at a meeting held on the 28th day of June, 1899, approving of and favoring a change in the map or plan of The City of New York, by laying out and extending Silliman place, from Second avenue to Third avenue, in the Borough of Brooklyn. The said resolution was adopted by the said Board of Public Improvements on the recom-mendation of the Chief Topographical Engineer of this Board. No objections were offered at a public hearing in the matter given by the Board. Should the resolution receive your approval, I inclose a form of ordinance, approved by this Board, for your adoption.

adoption.

Very respectfully, JOHN H. MOONEY, Secretary.

(Resolutions adopted by the Board of Public Improvements on the 28th day of June, 1899.)

(Resolutions adopted by the Board of Public Improvements on the 28th day of June, 1899.) Whereas, At a meeting of this Board, held on the 7th day of June, 1899, resolutions were adopted proposing to alter the map or plan of The City of New York, by laying out and extending Silliman place, from Second avenue to Third avenue, in the Borough of Brooklyn, City of New York, and for a meeting of this Board to be held in the office of this Board on the 28th day of June, 1899, at 2 o'clock P. M., at which meeting such proposed laying out and extending would be considered by this Board, and for a notice to all persons affected thereby of the aforesaid time and place at which such proposed laying out and extending would be considered, to be pub-lished in the CITY RECORD and the corporation newspapers, for at least ten days continuously, exclusive of Sundays and legal holidays, prior to the 28th day of June, 1899; and Whereas, II appears from the affidavit of the Supervisor of the City Record and of the publishers of the corporation newspapers that the aforesaid resolutions and notice have been pub-lished in the CITY RECORD and the corporation newspapers for ten days continuously, Sundays and legal holidays excepted, prior to the 28th day of June, 1899; and Whereas, At the aforesaid time and place, a public hearing was given to all persons affected by such proposed lying out and extending, who have appeared, and such proposed laying out and extending was duly considered by this Board ; now therefore be it Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by laying out and extending Silliman place, from Second avenue to Third avenue, in the Borough of Brooklyn, City of New York, does hereby tavor and approve of the same, so as to lay out and extend the atoresaid place as follows : Beginning at a point in the western line of Third avenue dist

the Register of the County, June 17, 1874. Ist. Thence westerly and deflecting 83 degrees o minutes 9 seconds to the right from the prolongation of the western line of Third avenue for 705.25 feet to the eastern line of Second

avenue.
2d. Thence southerly along the eastern line of Second avenue for 60.45 feet.
3d. Thence easterly, deflecting.96 degrees 59 minutes 51 seconds to the left for 633.37 feet.
4th. Thence easterly, deflecting 20 degrees 39 minutes 21 seconds to the left for 73.42 feet to the western line of Third avenue.
5th. Thence northerly for 86.52 feet to the point of beginning.
Resolved, That the foregoing resolution, approving of the above-named proposed change in the map or plan of The City of New York, by laying out and extending Silliman place, adopted by this Board, together with a statement of its reasons therefor, be transmitted to the Municipal Assembly for its action thereon.

ment, the estimated cost of said work being four thousand three hundred dollars. The said assessed value of the real estate included within the probable area of assessment is fifty-one thousand four hundred dollars.

And the said Board dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, HENRY FRENCH, CHARLES H. FRANCISCO, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN,

NEW YORK, July 31, 1899.

To the Honorable the Municipal Assembly of The City of New York : SIRS—I inclose herewith, for the action of your Honorable Body a form of ordinance approved by this Board at the meeting held on the 26th instant providing for the regulating, grad-ing and paving, etc., of Center street, between Hamilton avenue and Clinton street, in the Borough of Brooklyn.

I also inclose copy of the resolution of the Local Board recommending the above improvement.

Respectfully, JOIIN H. MOONEY, Secretary.

CITY OF NEW YORK—BOROUGH OF BROOKLYN, OFFICE OF THE PRESIDENT OF THE BOROUGH, May 8, 1899.

Board of Public Improvements :

Board of Public Improvements: GENTLEMEN—The Local Board of the Fifth District, Borough of Brooklyn, after hearing had at a meeting held on April 27, 1899, duly advertised, adopted the following: "Resolved, That the Local Board of the Fifth District, Borough of Brooklyn, after hearing had this 28th day of April, 1899, hereby recommends to the Board of Public Improvements of The City of New York that proceedings be initiated to regulate, grade and pave Center street with granite-block pavement between Hamilton avenue and Clinton street, in the Borough of Eventue, and the greenvelte set or meet combetones and flag or reflag cidewalls of eacid Brooklyn, and to lay crosswalks, set or reset curbstones, and flag or refleg sidewalks of said streets where not already done."

Attached : 1. Copy of petition. 2. Copy of report from Department of Highways. Respectfully, EDWARD M. GROUT, President of the Borough.

Report of the Committee on Streets and Highways. No. 2037.—(S. R. 692.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, grading, etc., One Hundred and Seventy-fourth street, between Third and Fulton avenues, Borough of The Bronx (page 478, Minutes, October 24, 1899), respectfully REPORT:

Fulton avenues, Borough of The Bronx (page 478, Minutes, October 24, 1899), respectfully REPORT: That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., One Hundred and Seventy-fourth street, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows: That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 11th day of Octo-ber, 1899, be and the same hereby is approved, and the public work or improvement therein pro-vided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided, namely: Resolved, by the Board of Public Improvements, That, in pursuace of sections 413 and 422 of the Greater New York Charter, the regulating and grading of One Hundred and Seventy-fourth street, between Third and Fulton avenues, in the Borough of The Bronx, and the paving of the roadway with granite blocks on a sand foundation, setting of curbstones, flagging of sidewalks a space four feet wide, and the laying of crosswalks where necessary, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value according to the last preceding tax-roll of the real estate included within the probable area of assessment, the estimated cost of said work being six thousand seven hundred dollars. Area the said Board does hereby the area of assessment is one hundred and ten thousand dollars. dollars.

And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, HENRY FRENCH, MARTIN ENGEL, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, October 16, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS-I inclose herewith, for the action of your Honorable Body, a form of ordinance pro-viding for the regulating, grading, etc., of One Hundred and Seventy-fourth street, between Third and Fulton avenues, Borough of The Bronx, which was approved by this Board at the meeting held on the 11th instant. I also inclose copy of the resolution of the Local Board recommending that such improve-

Respectfully, JOHN H. MOONEY, Secretary. ment be made.

BOROUGH OF THE BRONX, July 8, 1898.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

DEAR SIR—In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolutions were adopted by the Local Board of the Twenty-first District at its meeting on the 7th instant, viz. : By Councilman Hottenroth—

By Councilman Hottenroth— Resolved, That the action of the Local Board, Twenty-first District, on March 17 last, upon the petition of Marcus Nathan and Max Marx, dated February 25 last, relative to East One Hundred and Seventy-fourth street, sewering, regulating, grading and paving, between Third and Fulton avenues, be and it is hereby rescinded; and be it further Resolved, That this Board hereby recommends to the Board of Public Improvements, in lieu of its recommendation of March 17 last of the aforesaid petition, that East One Hundred and Seventy-fourth street, between Third and Fulton avenues, be regulated and graded, the curbstones set, the sidewalks flagged a space four feet in width, crosswalks laid at each intersecting street or avenue where not already laid, and the carriageway be paved with granite blocks on sand found-ation. LOUIS F. HAFFEN, President

Which was placed on the order of second reading.

Which was placed on the order of second reading. Report of the Committee on Streets and Highways

No. 1423.-(S. R. 691.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, etc., Centre street, Borough of Brooklyn (page 415, Minutes, August 9, 1899), respectfully

REPORT :

REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., Center street, Borough of Brooklyn. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 26th day of July, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and its hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely. The Greater New York Charter, the regulating, grading and paving of the carriageway of Centre street with granite-block pavement, between Hamilton avenue and Clinton street, in the Borough of Brooklyn, and the laying ot crosswalks, setting or resetting of curbistones and the fagging or reflagging of sidewalks of said street, where not already done, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, accord-ing to the last preceding tax-roll, of the real estate included within the probable area of assess-

No. 2038.-(S. R. 693.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, gtading, etc., East Two Hundred and Second Street, from Anthony to Briggs avenue, Borough of The Bronx (page 479, Minutes, October 24, 1899), respectfully REPORT:

avenue, Borough of The Bronx (page 479, Minutes, October 24, 1899), respectfully REPORT :
That, having examined the subject, the believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.
AN ORDINANCE to regulate, etc., East Two Hundred and Second street, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows :
That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 11th day of October, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided, namely :
Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading of East Two Hundred and Second street, from Anthony avenue to Briggs avenue, Borough of The Bronx, and the paving of the roadway with telford macadam, setting of curbstones, flagging of sidewalks a space four feet wide, laying of crosswalks, erecting of fences where necessary, and the planting of trees on the sidewalks, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being ten thousand dollars. The said assessed value of the real estate included within the probable area of assessment is seventy thousand two hundred dollars.

THE CITY RECORD.

And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, HENRY FRENCH, MARTIN ENGEL, BERNARD C. MURRAY, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, October 16, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS—I inclose herewith, for the action of your Honorable Body, form of ordinance approved by this Board at the meeting held on the 11th instant, providing for the regulating, grading, etc., of East Two Hundred and Second street, from Anthony to Briggs avenues, Borough of The Bronx. I also inclose copy of resolution of the Local Board of the Twenty-first District recommending the said improvement.

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, CITY OF NEW YORK,

April 5, 1899.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements : DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting

April 6, 1899, viz. : Resolved, That on petition of C. F. Langschmidl, and others, duly advertised, and submitted the 6th day of April, 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that East Two Hundred and Second street, from Anthony avenue to Briggs avenue, be regulated and graded, curbstones set and sidewalks flagged a space four feet wide through the centre thereof, crosswalks laid and fences erected where necessary, trees planted on the idewalks and the resoluon the sidewalks and the roadway be paved with telford macadam, and that a copy of this resolu-tion be transmitted forthwith to the said Board of Public Improvements. Respectfully, LOUIS F. HAFFEN, President of the Borough.

Which was placed on the order of second reading.

Report of the Committee on Streets and Highways-

No. 2039.-(S. R. 694.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, grading, etc., Summit avenue, from East One Hundred and Sixty-first street to East One Hundred and Sixty-sixth street, Borough of The Bronx (page 480, Minutes, October 24, 1899), respectfully

REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate etc., Summit avenue, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 11th day of October, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely, Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading of Summit avenue, from East One Hundred and Sixty-first street to East One Hundred and Sixty-sixth street, in the Bor-ugh of The Bronx, and the paving of the roadway with telford macadam, setting of curbstones, flagging of sidewalks a space four feet wide, laying of crosswalks where necessary, building of fences where required, and the planting of trees on the sidewalks, under the direction of the Cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of ass sement, the estimated cost of said work being twenty-two thousand five hundred dollars. The said assessed value of the real estate included within the probable area of ass sement is two hundred and eight thou-sand nine hundred dollars. And the said Board does hereby determine that no portion of the cost and expense thereof

the real estate included within the probable area of assessment is two hundred and eight their sand nine hundred dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, HENRY FRENCH, MARTIN ENGEL, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS--CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NUW YORK (Archart for 18cc NEW YORK, October 16, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS—I inclose herewith, for the action of your Honorable Body, a form of ordinance, ap-proved by this Board on the 11th instant providing for the regulating and grading of Summit avenue, from One Hundred and Sixty-first to One Hundred and Sixty-sixth streets, Borough of

I also inclose copy of resolution of the Local Board of the Twenty-first District, recommend ing that the said street be regulated, graded, etc.

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, NEW YORK CITY, May 19, 1899.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvemen's ;

DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting

the following resolution was adopted by the Local Board, Twenty-first District, at its meeting May 18, 1899, viz.: Resolved, That, on petition of A. E. Thomas and others, duly advertised, and submitted the 18th day of May, 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that Summit avenue, from East One Hundred and Sixty-first street to East One Hundred and Sixty-sixth street, be regulated and graded, curbstones set, side-walks flagged a space four feet in width, crosswalks laid where necessary, fences built where required and trees planted on the sidewalks, and the roadway paved with telford macadam, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements. Respectfully.

Respectfully, LOUIS F. HAFFEN, President, Borough of The Bronx.

Which was placed on the order of second reading.

Report of the Committee on Streets and Highways-

No. 2041.—(S. R. 695.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, grading, etc., Timpson place, from One Hundred and Forty-seventh to One Hundred and Forty-ninth street, Borough of The Bronx, page 483, Minutes October 24, 1899, respectfully

BOARD OF PUBLIC IMPROVEMENTS, CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, October 16, 1899. To the Honorable the Municipal Assembly of The City of New York: SIRS—I inclose herewith, for the action of your Honorable Body, form of ordinance approved by this Board on the 11th instant, authorizing the regulating, grading, etc., of Timpson place, from One Hundred and Forty-seventh to One Hundred and Forty-ninth streets, Borough of The

I also inclose copy of resolution of the Local Board of the Twenty-first District recommending that the above-named street be regulated and graded. Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, NEW YORK CITY, May 12, 1899. Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements: DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meet-ing May 11, 1800 with

that the following resolution was adopted by the Local Board, Twenty-first District, at its meet-ing May 11, 1899, viz.: Resolved, That, on petition of Anthony McOwen and others, duly advertised, and submitted the 11th day of May, 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that Timpson place, from One Hundred and Forty-seventh to One Hundred and Forty-ninth street, be regulated and graded, curbstones set and sidewalks flagged a space four feet wide through the centre thereof, crosswalks laid and fences erected where necessary, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements. Public Improvements.

Respectfully, LOUIS F. HAFFEN, President, Borough of The Bronx.

THE CITY OF NEW YORK, OFFICE OF PRESIDENT OF THE BOROUGH OF THE BRONX,

MUNICIPAL BUILDING, CROTONA PARK, October 30, 1899.

Cotober 30, 1899.) Hon. RANDOLPH GUGGENHFIMER, President of the Council: DEAR SIR—The Local Board of the Twenty-first District, on May 11 last, recommended to the Board of Public Improvements the grading of Timpson place, from One Hundred and Forty-ninth street to One Hundred and Forty-seventh street. On the 18th instant, the Local Board rescinded said resolution and recommended the regulat-ing and grading of Timpson place, from One Hundred and Forty-ninth street to One Hundred and Forty-fourth street. Understanding that an ordinance is now pending in the Municipal Assembly authorizing the grading of said street from One Hundred and Forty-ninth street to One Hundred and Forty-seventh street, I notify you of the second recommendation of the Local Board, so that your Body may act with full information in the matter. Yours truly,

Yours truly, LOUIS F. HAFFEN, President.

Which was placed on the order of second reading.

LOUIS F. HAFFEN, President. Which was placed on the order of second reading. Report of the Committee of Streets and Highways— No. 2042.—(S. R. 696.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regula ing, grading, etc., Lafayette avenue, from Longwood avenue to the Bronx river, Borough of The Bronx (page 484, Minutes, October 24, 1899), respectfully REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., Lafayette avenue, Borough of The Bronx. Bet Ordanied by the Municipal A-sembly of The City of New York, as follows: That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 11th day of October, 1899, be and the same hereby is approved, and the public work or improvement therein provided tor is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as herein provided; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading of Lafayette avenue, from Long-wood avenue to the Bronx river. Borough of the Bronx, setting of eurbstones, flagging of sidewalks a space four (4) feet wide, laying of crosswalks, and the erecting of iences where necessary, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writiny, in such detuil as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the cstimated cost of said work being fifty-nine thousand dolla.s. The said assessed value of the

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, October 16, 1899.

To the Honorable the Municipal Assembly of The City of New York; SIRS-I inclose herewith, for the action of your Honorable Body, a form of ordinance approved by this Board on the 11th instant, providing for the regulating and grading of Lafay-ette avenue, from Longwood avenue to the Bronx river, Borough of The Bronx. I also inclose herewith copy of resolution of the Local Board of the Twenty-first District, recommending the said improvement.

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, NEW YORK CITY, June 2, 1899.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements: DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting

June 1, 1899, viz. : Resolved, That, on petition of John D. Crimmins and others, duly advertised, and submitted the 1st day of June, 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that Lafayette avenue, from Longwood avenue to Bronx river, be regulated and graded, curbstones set and sidewalks flagged a space four feet wide through the centre thereof, crosswalks laid and fences erected where necessary, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements. Respectfully

Respectfully, LOUIS F. HAFFEN, President, Borough of The Bronx. Which was placed on the order of second reading.

Report of the Committee on Streets and Highways

7723

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., Timpson place, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows: That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 11th day of Octo-ber, t899, be and the same hereby is approved, and the public work or improvement therein pro-vided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading of Timpson place, from One Hun-dred and Forty-seventh street to One Hundred and Forty-ninth street, Borough of the Bronx, setting of curbstones, flagging of sidewalks a space four (4) feet wide, laying of crosswalks and the same hereby is authorized and approved, there having been presented to said Board an esti-mate in writing in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the six thousand dollars. The said asses-ed value of the real estate included within the probable area of assessment is eighteen thousand five hundred and twenty-five dollars. And the said Board does hereby determine that no portion of the cost and expense thereof be home and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, HENRY FRENCH, MARTIN ENGEL, Committee on Streets and Highways.

Which was placed on the order of second reading. Report of the Committee on Streets and Highways— No. 2043.—(S. K. 697.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, grading, etc., East One Hundred and Seventy-sixth street, from Jerome to Tremont avenue, Borough of The Bronx (page 485, Minutes, October 24, 1899), respectfully REPORT: That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., East One Hundred and Seventy-sixth street, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 11th day of October, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading of East One Hundred and Seventy-sixth street, from Jerome avenue to Tremont avenue, Borough of The Bronx, and the paving of the roadway with telford macadam, setting of curbstones, flagging of sidewalks a space four feet wide, laying of crosswalks, erecting of fences where necessary, and the planting of trees on the sidewalks, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposel work to improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being twenty-two thousand

THE CITY RECORD.

And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, HENRY FRENCH, MARTIN ENGEL, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, October 16, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIKS—I inclose herewith, for the action of your Honorable Body, a form of ordinance approved by this Board on the 11th instant providing for the regulating, grading, etc., of East One Hundred and Seventy-sixth street, from Jerome avenue to Tremont avenue, Borough of The Bronx.

I also inclose copy of resolution of the Local Board of the Twenty-first District, recommending Respectfully, JOHN H. MOONEY, Secretary. said improvement

BOROUGH OF THE BRONX, CITY OF NEW YORK, May 26, 1899.

BOROUGH OF THE BRONX, CITY OF NEW YORK, May 26, 1899. Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements: DEAR SIR—In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting, May 25, 1899, viz.: Resolved, That on petition of Charles H. Bull, and others, duly advertised, and submitted the 25th day of May, 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that East One Hundred and Seventy-sixth street, from Jerome avenue to Tremont avenue, be regulated and graded, curbstones set and sidewalks flagged a space four feet wide through the centre thereof, crosswalks laid and fences erected where necessary, trees planted on the sidewalks and the roadway be paved with telford macadam, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements. Respectfully.

Respectfully, LOUIS F. HAFFEN, President, Borough of The Bronx.

Which was placed on the order of second reading.

Report of the Committee on Streets and Highways

No. 204.-4(S. R. 698.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, grading, etc., East One Hundred and Eighty-third street, between Arthur avenue and Southern Boulevard, Borough of The Bronx (page 486, Minutes, October 24, 1899), respectfully

REPORT

respectfully REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., East One Hundred and Eighty-third street, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater York Charter, the following reso-lution of the Board of Public Improvements, adopted by that Board on the 11th day of October, 1899, be and the same hereby is approved, and the public work or improvement therein pro-vided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading of East One Hundred and Eighty-third street, between Arthur avenue and Southern Boulevard, Borough of The Bronx, the setting of curbstones, flagging of sidewalks a space four feet wide, laying of crosswalks and erecting of fences where necessary, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improve-ment, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being seventeen thousand dollars. The said assessed value of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, HENRY FRENCH, MARTIN ENGEL, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN. NEW YORK, October 16, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS—I inclose herewith, for the action of your Honorable Body, a form of ordinance approved by this Board at the meeting held on the 11th instant, providing for the regulating and grading, etc., of East One Hundred and Eighty-third street, between Arthur avenue and Southern Boulevard, Borough of The Bronx.

I also inclose copy of resolution of the Local Board of the Twenty-first District recommending the above improvement.

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, CITY OF NEW YORK, March 10, 1899.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting March 9, 1899, viz: Resolved, That on petition of Henry F. Osborne and others, duly advertised and submitted the 9th day of March, 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements, that East One Hundred and Eighty-third street, between Arthur avenue and the Southern Boulevard only, be regulated and graded, curbstones set and sidewalks flagged a space four feet wide through the centre thereof, crosswalks laid and fences erected where necessary, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements. Improvements.

Respectfully, LOUIS F. HAFFEN, President of the Borough.

Which was placed on the order of second reading. Report of the Committee on Streets and Highways

No. 2045.-(S. R. 699.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, grading, etc., Minford place, from Jennings street to Boston road, Borough of The Bronx (page 488, Minutes, October 24, 1899), respectfully

THURSDAY, DECEMBER 7. 1899.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, October 16, 1899. To the Honorable the Municipal Assembly of The Caty of New York: SIRS—Please find inclosed herewith, for the action of your Honorable Body, form of ordi-nance approved by this Board on the 11th instant, providing for the regulating, grading, etc., of Minford place, Borough of The Bronx, between Jennings street and Boston road. Also find inclosed copy of resolution of the Local Board of the Twenty-first District recom-mending said improvement.

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, NEW YORK, June 16, 1899.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

DEAR SIR - In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting June 15, 1899, viz.: Resolved, That, on petition of Edward Sweeney and others, duly advertised and submitted the 15th day of June, 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that Minlord place be regulated and graded, curbstones set and sidewalks flagged a space four feet wide through the centre thereof, crosswalks laid and approaches built where necessary, from Jennings street to Boston road, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements. Respectfully,

Respectfully, LOUIS F. HAFFEN, President of the Borough. Which was placed on the order of second reading.

Report of the Committee on Streets and Highways-No. 2047.—(S. R. 700.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, grading, etc., East One Hundred and Seventy-seventh street, from Jerome avenue to the Grand Boulevard and Concourse, Borough of The Bronx (page 490, Minutes, Outplet at 1800) respectively. October 24, 1899), respectfully

REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

AN ORDINANCE to regulate, etc., East One Hundred and Seventy-seventh street, Borough of The Bronx.

AN ONDIMAGE to regulate, etc., Last One Hundred and Seventy-seventh street, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 11th day of October, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely, Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading of East One Hundred and Seventy-seventh street, from Jerome avenue to the Grand Boulevard and Concourse, Borough of The Eronx, setting of curbstones, flagging of sidewalks a space four (4) feet wide, laying of crosswalks and erecting of fences where necessary, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being seven thousand two hundred and fifty dollars. The said assessed value of the real estate included within the probable area of assessment is one hundred and sixty-six thousand eight hundred dollars. And the said Board does hereby determine that no portiou of the cost and expense thereof

And the said Board does hereby determine that no portiou of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, HENRY FRENCH, MARTIN ENGEL, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN. New York, October 16, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS—I inclose herewith, for the action of your Honorable Body, form of ordinance approved by this Board on the 11th instant, providing for the regulating, grading, etc., of East One Hundred and Seventy-seventh street, from Jerome avenue to the Grand Boulevard, Borough of The Bronx. I also inclose herewith copy of resolution of the Local Board of the Twenty-first District, meanwarding the same recommending the same. Respectfully

JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, NEW YORK CITY, May 12, 1899.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements: DEAR SIR—In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting May 11, 1899, viz.: Resolved, That on petition of Davis L. Woodall and others, duly advertised, and submitted the 11th day of May, 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that East One Hundred and Seventy-seventh street, from Jerome avenue to the Grand Boulevard and Concourse, be regulated and graded, curbstones set and sidewalks flagged a space four feet wide through the centre thereof, crosswalks laid and fences erected where necessary, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements. Respectfully.

Respectfully, LOUIS F. HAFFEN, President, Borough of The Brons.

Which was placed on the order of second reading.

Report of the Committee on Streets and Highways-No. 2048.-(S. R. 701.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of paving Stebbins avenue, from Boston road to Westchester avenue, Borough of The Bronx (page 491, Minutes, October 24, 1899), respectfully REPORT:

That, having examined the subject, they believe the proposed improvement to be

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to pave Stebbins avenue, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 11th day of October, 1890, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely, Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the paving with grante blocks of the roadway of Stebbins avenue, from Boston road to Westchester avenue, Borough of The Bronx, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being forty thousand dollars. The said assessed value of the real estate included within the probable area of assessment is six hundred and thirty-seven thousand five hundred dollars. estate included within the probable area of assessment is six hundred and thirty-seven thousand nve-hundred dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, HENRY FRENCH, MARTIN ENGEL, Committee on Streets and Highways.

REPORT

REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., Minford place, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 11th day of October, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading of Minford place, from Jennings street to Boston road, Borough of The Bronx, setting of curbstones, flagging of sidewalks a space four (4) feet wide, laying of crosswalks and the building of approaches where necessary, under the direc-tion of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being twelve thousand five hundred dollars. The said assessed value of the real estate included within the probable area of assessment is one hundred and twenty six thousand seven hundred dollars.

assessed value of the real estate included within the probable area of assessment is one numerical and twenty-six thousand seven hundred dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, HENRY FRENCH, MARTIN ENGEL, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, October 16, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS - In accordance with a resolution adopted by the Local Board of the Twenty-first Dis-trict, Borough of the Bronx, on June 9 last, a resolution was adopted by this Board on the 11th instant authorizing the paving with granite-block pavement of Stebbins avenue, from Boston road to Westchester avenue, Borough of The Bronx, and I inclose herewith, for the action of your Hon-orable Body, a form of ordinance approving said resolution. I also inclose herewith copy of resolution of the Local Board above mentioned.

Respectfully, JOHN H. MOONEY, Secretary.

THE CITY RECORD.

7725

BOROUGH OF THE BRONX, CITY OF NEW YORK, June 9, 1899.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

DEAR SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting June 8, 1899, viz.: Resolved, That, on petition of Otto Vogel and others, duly advertised, and submitted the 8th day of June, 1899, the Local Board, Twenty-first District, hereby recommends to the Board of Public Improvements that Steibuns avenue, from Boston road to Westchester avenue, be paved with granite block, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements. Respectfully

Respectfully, LOUIS F. HAFFEN, President of the Borough. Which was placed on the order of second reading.

Report of the Committee on Streets and Highways— No. 2049.—(S. R. 702.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of paving East One Hundred and Sixty-seventh street, from the Southern Boulevard to Westchester avenue, Borough of The Bronx (page 493, Minutes, October 24, 1899), respectfully REPORT:

Westchester avenue, Borough of The Bronx (page 403, Minutes, October 24, 1899), respectfully REPORT:
That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.
AN ORDINANCE to pave East One Hundred and Sixty-seventh street, Borough of The Bronx. Be it Ordaned by the Municipal Assembly of The City of New York, as follows:
That, in pursuance of sections 413 and 422 of the Greater New York. Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 11th day of October, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely.
Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the paving of the carriageway with granite-block pavement of East One Hundred and Sixty-seventh street, from the Southern Boulevard to Westchester avenue, in the Borough of The Bronx, and the laying of crosswalks where necessary, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being the nhousand four hundred dollars.
The said assessed value of the real estate uncluded within the probable area of assessment, the estimated cost of said work being the nhousand four hundred dollars.
The said assessed value of the real estate uncluded within the probable area of assessment is one hundred and eighteen thousand seven hun

Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS -- CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, October 16, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS—I inclose herewith, for the action of your Honorable Body, a form of ordinance approved by this Board at the meeting held on the 11th instant, in accordance with recommenda-tion of the Local Board of the Twenty-first District, Borough of The Bronx (copy of which is also inclosed) providing for the paving of East One Hundred and Sixty-seventh street with granite block, between Southern Boulevard and Westchester avenue.

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, April 4, 1898.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements: DEAR SIR—In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting on March 31, last, viz.: Resolved, That on petition submitted of Henry D. Tiffany and others, and hearing given thereon this the 31st day of March, 1898, the Local Board, Twenty-first District, Borough of The Bronx, hereby recommends to the Board of Public Improvements and the Municipal Assembly that the roadway of East One Hundred and Sixty-seventh street, from Prospect avenue to Westchester avenue, be paved with granite-block pavement and crosswalks be laid where necessary, and that a copy of this resolution be transmitted forthwith to the said Board of Public Improvements and the Municipal Assembly. Respectfully, LOUIS F. HAFFEN, President. Which was placed on the order of second reading.

Which was placed on the order of second reading.

Which was placed on the order of second reading.
Report of the Committee on Streets and Highways— No. 2060. - (S. R. 703.)
The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of changing the grades of Fort Hamilton avenue, from Eightieth to Eighty-sixth street, Borough of Brooklyn (page 506, Minutes, October 24, 1899), respectfully REPORT :
That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.
AN ORDINANCE to change the grades of Fort Hamilton avenue, from Eightieth street to Eighty-sixth street, in the Borough of Brooklyn.
Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of section 436 of the Greater New York Charter, the tollowing resolution of the board of Public Improvements, adopted by that Board on the 18th day of October, 1899, be and the same hereby is approved, viz.:
Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by changing the grades of Fort Hamilton avenue, from Eightieth street to Eighty-sixth street, in the Borough of Brooklyn, City of New York, does hereby favor and approve of the same so as to change the grades of fort Hamilton avenue as follows:
I. Beginning at the intersection of Fort Hamilton avenue and Eightieth street, the elevaas follows :

a. Beginning at the intersection of Fort Hamilton avenue and Eightieth street, the elevation to be 76.0 feet above mean high-water datum, as heretofore.
2. Thence westerly to the intersection of Eighty-first street, the elevation to be 78.14 feet above mean high-water datum.

3. Thence westerly to the intersection of Eighty-second street, the elevation to be 80.28 feet above mean high-water datum.

4. Thence westerly to the intersection of Eighty-third street, the elevation to be 82.42 feet above mean high-water datum.

5. Thence westerly to the intersection of Eighty-fourth street, the elevation to be 84.57 feet above mean high-water datum.

6. Thence westerly to the intersection of Eighty-fifth street, the elevation to be 86.27 feet above mean high-water datum. 7. Thence westerly to the intersection of Eighty-sixth street, the elevation to be 88. to feet above mean high-water datum.

is on the 18th day of October, 1899.) Resolutions adopted by the Board of Public Impro

(Resolutions adopted by the Board of Public Improvements on the 18th day of October, 1899.) Whereas, At a meeting of this Board, held on the 27th day of September, 1899, resolutions were adopted proposing to alter the map or plan of The City of New York by changing the grades of Fort Hamilton avenue, from Eightieth street to Eighty-sixth street, in the Borough of Brooklyn, City of New York, and for a meeting of this Board to be held in the office of this Board on the 18th day of October, 1899, at 2 o'clock P. M., at which meeting such proposed change of grades would be considered by this Board, and for a notice to all persons affected thereby of the aforesaid time and place at which such proposed change of grades would be con-sidered, to be published in the CITY RECORD and the corporation newspapers, for at least ten days continuously, exclusive of Sundays and legal holidays, prior to the 18th day of October, 1800: and

days continuously, exclusive of Sundays and legal holidays, prior to the form usy or occourt, 1899; and Whereas, It appears from the affidavit of the Supervisor of the City Record, and of the publishers of the corporation newspapers, that the aforesaid resolutions and notice have been published in the CITY RECORD and the corporation newspapers, for ten days continuously, Sundays and legal holidays excepted, prior to the 18th day of October, 1899; and Whereas, At the aforesaid time and place, a public hearing was given to all persons affected by such proposed change of grades who have appeared, and such proposed change of grades was duly considered by this Board; now, therefore, be it Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by changing the grades of Fort Hamilton avenue, from Eightieth street to Eighty-sixth street, in the Borough of Brooklyn, City of New York, does hereby favor and approve of the same so as to change the grades of the aforesaid avenue as follows :

Beginning at the intersection of Fort Hamilton avenue and Eightieth street, the elevation to be 76.0 feet above mean high-water datum, as heretofore.
 Thence westerly to the intersection of Eighty-first street, the elevation to be 78.14 feet

above mean high-water datum. 3. Thence westerly to the intersection of Eighty-second street, the elevation to be 80.28 feet above mean high-water datum.

4. Thence westerly to the intersection of Eighty-second street, the elevation to be 80.28 feet

mean high-water datum.

above mean high-water datum.
5. Thence westerly to the intersection of Eighty-fourth street, the elevation to be 84.57 feet above mean high-water datum.
6. Thence westerly to the intersection of Eighty-fifth steet, the elevation to be 86.27 feet above mean high-water datum.
7. Thence westerly to the intersection of Eighty-sixth steet, the elevation to be 88.10 feet above mean high-water datum.
8. Thence westerly from the intersection point of the centre lines of Fort Hamilton avenue and Eighty-sixth street for 130 feet, the elevation to be 88.51 + feet above mean high water datum.

datum, as heretofore. All elevations refer to the mean high-water datum as established by the Department of High-ways, Borough of Brooklyn.

Resolved, That the foregoing resolution, approving of the above-named proposed change in the map or plan of The City of New York by changing the grades of Fort Hamilton avenue, adopted by this Board, together with a statement of its reasons therefor, be transmitted to the Municipal Assembly for its action thereon.

Which was placed on the order of second reading.

Report of the Committee on Streets and Highway

Which was placed on the order of second reading.
Report of the Committee on Streets and Highways. No. 2061.—(S. R. 704.)
The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of reregulating, regrading, etc., of Pearl, Leonard and old Elm streets, Borough of Manhattan (page 509, Minutes, October 24, 1899), respectfully
That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.
AN ORDINANCE to reregulate, regrade, etc., Pearl, Leonard, and old Elm streets, Borough of Manhattan.
Be it Ordained by the Municipal Assembly of The City of New York, as follows :
That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 18th day of October, 1890, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely.
Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York charter, the rener of old Elm street; iconard street, from Centre street to two hundred feet west of the westerly line of old Elm street; Leonard street, form Centre street to one hundred feet west or the ventre of old Elm street is exposed and reflagging of the sidewalks thereon, to conform to the approved changes of grade, under the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimate does and expense walue, according to the last preceding tax-roll, of the real estate included within the probable area of assessment is three million one hundred thousand doilars.
Mathematical and the same hereby is authorized and approved, there having been pr

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN, New York, October 23, 1899.

To the Honorable the Municipal Assembly of The City of New York: SIRS—I inclose herewith, for the action of your Honorable Body, a form of ordinance approved by this Board on the 18th instant, providing for the reregulating and regrading, etc., of Pearl, Leonard, new Elm and old Elm streets, in the Borough of Manhattan. I also inclose herewith copies of communications from the Local Board of the Tenth District, Borough of Manhattan, recommending the work in question. Respectfully

Respectfully, JOHN H. MOONEY, Secretary. Local Board, District No. 10-Meeting held in Borough Office, City Hall, April 14, 1898,

Adopted. Adopted.

AUGUSTUS PETERS, President of the Borough of Manhattan. Communications attached.

NEW YORK CITY, February, 16, 1899.

8. Thence westerly from the intersection point of the centre lines of Fort Hamilton avenue and Eighty-sixth street for 130 feet, the elevation to be $88.51 \pm$ feet above mean high-water datum as heretofore.

All elevations refer to the mean high-water datum as established by the Department of Highways, Borough of Brooklyn. JOHN J. MURPHY, HERMAN SULZER, HENRY FRENCH, MARTIN ENGEL,

Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, ONE OF MANHATTAN, NEW YORK, October 19, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS-In pursuance of the provisions of section 436, of chapter 378, Laws of 1897, and by direction of the Board of Public Improvements, I herewith transmit to you, for your action thereon, a resolution adopted by the said Board, at a meeting held on the 18th day of October, 1899, approving of and favoring a change in the map or plan of The City of New York by changing the grades of Fort Hamilton avenue, in the Borough of Brooklyn, City of New York. The said resolution was adopted by the said Board of Public Improvements at the request of the Department of Parks of the Borough of Brooklyn, and on the report of the Chief Topographical Engineer of this Board

Engineer of this Board. No objections were offered at a public hearing in the matter given by the Board. Should the resolution receive your approval, I inclose a form of ordinance approved by this Board, for your adoption. Very respectfully,

Very respectfully, JOHN H. MOONEY, Secretary.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements: SIR—At a meeting of the Board of Local Improvements of the Tenth District of the Borough of Manhattan, held February 16, 1899, in accordance with the provisions of the Charter of The City of New York, the following resolution was adopted: Resolved, That the Board of Local Improvements of the Tenth District of the Borough of Manhattan recommend to the Board of Public Improvements that the sidewalks and curbing of Pearl street, from the centre of Centre street to two hundred feet west of the westerly line of old Fine Street, be facered set regulated and graded where necessary old Elm Street, be flagged, set, regulated and graded where necessary.

Adopted.

Respectfully, JAMES J. COOGAN, President of the Borough of Manhattan.

NEW YORK CITY, February 16, 1899.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements .

SIR—At a meeting of the Board of Local Improvements of the Tenth District of the Borough of Manhattan, held February 16, 1899, in accordance with the provisions of the Charter of The City of New York, the following resolution was adopted : Resolved, That the Board of Local Improvements of the Tenth District of the Borough of Manhattan recommend to the Board of Public Improvements that the sidewalks and curbing of Manhattan recommend to the Board of Public Improvements that the sidewalks and curbing of the Improvements that the sidewalks and curbing of

old Elm street, from the centre of Worth street to the centre of Duane street, be flagged, set, regulated and graded where necessary. Respectfully, JAMES J. COOGAN, President, Borough of Manhattan. Which was placed on the order of second reading.

CITY RECORD. THE

Report of the Committee on Street d Highways

No. 2062.—(S. R. 705.) The Committee on Streets and Highways, to whom was reterred the annexed ordinance in favor of paving Trossach road, Second Ward, Borough of Richmond (page 510, Minutes, October 24, 1899), respectfully **REPORT**:

REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to pave Trossach road, Borough of Richmond. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 18th day of October, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the paving of the carriageway of Trossach road with macadam pavement, in the Second Ward, Borough of Richmond, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, accord-ing to the last preceding tax-roll, of the real estate included within the probable area of assess-ment, the estimated cost of said work being one thousand six hundred and fifty dollars. The said assessed value of the real estate included within the probable area of assess-ment, the estimated cost of said work being one thousand six hundred and fifty dollars. The said assessed value of the real estate included within the probable area of assess-ment, the detar mid Bened due to rebuild there in the state part of the cost and avenues thereof the due with Bened due to be due thereof be the state part of the cost and avenues thereof the due with Bened due to the state included within the probable area of assessement is thirty thousand nine hundre

said assessed value of the real estate included within the probable area of assessment is thirty thousand nine hundred and fifty dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, HENRY FRENCH, MARTIN ENGEL, Committee on Streets and Higeways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN,

NEW YORK, October 23, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS—Please find inclosed herewith, for the action of your Honorable Body, form of ordi-nance approved by this Board at the meeting held on the 18th instant authorizing the paving with macadam pavement of Trossach road, Borough of Richmond. This improvement was recommended by the Local Board of the said borough, as per copy of resolution inclosed.

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF RICHMOND, September 5, 1899.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements, New York City :

Hon. MAURICE F. HOLARAN, President, Board of Fueld improvements, New York City?
 DEAR SIR—At a meeting of the Local Board, First District, Borough of Richmond, The
 City of New York, held on the 5th day of September, 1899, the following resolution was adopted:
 Resolved, That the Local Board, First District, Borough of Richmond, The City of New
 York, hereby recommends to the Board of Public Improvements that proceedings be initiated for
 the macadamizing of Trossach road, in the Second Ward of the borough.
 I inclose herewith a copy of the petition on which the Local Board acted.
 Very respectfully yours,
 GEORGE CROMWELL, President of the Borough.

Which was placed on the order of second reading.

Report of the Committee on Streets and Highways-

No. 2146.—(S. R. 706.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of extending and changing the grade and lines of Van Corlear place, and changing the grade of Broadway and Terrace View avenue, Borough of Manhattan (page 597, Minutes, November 14, 1899), respectfully

REPORT

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to extend Van Corlear place, Borough of Manhattan. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of section 436 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 1st day of November, 1899, be and the same hereby is approved viz :

and the same hereby is approved, viz.: Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by the extension and changing the grade and lines of Van Corlear place, from Kingsbridge avenue to Broadway, in the Twelfth Ward, Borough of Manhattan, City of New York, and a change in the grade of Broadway and Terrace View avenue, in convection therewith does hereby layor and approve of the same so as to extend and change in connection therewith, does hereby favor and approve of the same, so as to extend and change the grades and lines of the aforesaid streets, as follows:

PARCEL "A."

Beginning at a point distant 30± feet northerly from the angle point in the western line of Kingsbridge avenue, south of Van Corlear place: Ist. Thence northerly along the western line of Kingsbridge avenue for 20.08± feet to the intersection with the southern line of Van Corlear place; 2d. Thence southwesterly along the southern line of Van Corlear place for 53.1± feet;

3d. Thence easterly on a line tangent to the preceding course for 40.0+ feet ;

4th. Thence tangent to the preceding course curving to the right forming an arc of a circle whose radius is $5.0\pm$ feet to the point of beginning.

PARCEL "B."

Beginning at a point in the western line of Terrace View avenue, distant 91.11 \pm feet northerly from the intersection of the western line of Terrace View avenue with the northwestern line of Broadway

Ist. Thence northerly along the western line of Terrace View avenue for 60.0 feet ; 2d. Thence westerly deflecting to the left 90 degrees for 200.0 feet to the eastern line of Ist.

Kingsbridge avenue 3d. Thence southerly along the eastern line of Kingsbridge avenue for 60.0 feet to an angle point

4th. Thence southwesterly along the southeasterly line of Kingsbridge avenue for 79.76 \pm feet

'5th. Thence southeasterly, deflecting to the left 90 degrees for 50.0 feet ; 6th. Thence northeasterly, deflecting to the left 90 degrees for 116.0 \pm feet to a point of tangency

Thence northeasterly, forming an arc of a circle whose radius is $60.0 \pm$ leet, curving to 7th

the right to a point in a line 60.0 feet southerly and parallel to the second course; 8th. Thence easterly tangent to the preceding course along the southerly line of the present public lane, for 108.0 \pm feet to the point of beginning.

All elevations refer to mean high-water datum established by the Department of Highways

Borough of Manhattan. JOHN J. MURPHY, HERMAN SULZER, HENRY FRENCH, MARTIN ENGEL, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, November 6, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS—In pursuance of the provisions of section 436 of chapter 378, Laws of 1897, and by direction of the Board of Public Improvements, I herewith transmit to you for your action thereon, a resolution adopted by the said Board, at a meeting held on the 1st of November, 1899, approving of and favoring a change in the map or plan of The City of New York, by the extension and changing the grade and lines of Van Corlear place, from Kingsbridge avenue to Broadway, in the Borough of Machattan, and a change in the grade of Broadway and Terrace View avenue, in connection therewith.

The said resolution was adopted by the said Board of Public Improvements, on the petition of property-owners and on the report of the Chief Topographical Engineer of this Board. Should the resolution receive your approval, I inclose a form of ordinance approved by this Board, for your adoption.

Very respectfully, JOHN H. MOONEY, Secretary.

(Resolutions adopted by the Board of Public Improvements on the 1st day of November, 1899.)

(Resolutions adopted by the Board of Public Improvements on the 1st day of November, 1899.) Whereas, At a meeting of this Board, held on the 11th day of October, 1899, resolutions were adopted proposing to alter the map or plan of The City of New York, by the extension and changing the grade and lines of Van Corlear place, from Kingsbridge avenue to Broadway, in the Twelfth Ward, Borough of Manhattan, City of New York, and a change in the grade of Broadway and Terrace View avenue, in connection therewith, and for a meeting of this Board to be held in the office of this Board on the 1st day of November, 1899, at 2 o'clock P. M., at which such proposed extension and changes would be considered by this Board, and for a notice to all persons affected thereby, of the aforesaid time and place at which such proposed extension and changes would be considered, to be published in the CITY RECORD for at least ten days continuously, exclusive of Sundays and legal holidays, prior to the 1st day of November, 1899; and

continuously, exclusive of Sundays and legal holidays, prior to the 1st day of November, 1899; and Whereas, It appears from the affidavit of the Supervisor of the City Record that the aforesaid resolutions and notice have been published in the CITY RECORD for ten days continuously, Sundays and legal holidays excepted, prior to the 1st day of November, 1899; and Whereas, At the aforesaid time and place a public hearing was given to all persons affected by such proposed extension and changes, who have appeared, and such proposed extension and changes were duly considered by this Board; now therefore be it Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by the extension and changing the grade and lines of Van Corlear place, from Kingsbridge avenue to Broadway, in the Twelfth Ward, Borough of Manhattan, City of New York, and a change in the grade of Broadway and Terrace View avenue, in connection therewith, does hereby favor and approve of the same, so as to extend and change the grades and line of the atoresaid streets as follows : PARCEL "A."

PARCEL "A."

Beginning at a point distant 30 + feet northerly from the angle point in the western line of

Kingsbridge avenue, south of Van Corlear place : Ist. Thence northerly along the western line of Kingsbridge avenue for 20.08 ± feet to the intersection with the southern line of Van Corlear place ; 2d. Thence southwesterly along the southern line of Van Corlear place for 53.1 ± feet ;

3d. Thence easterly on a line tangent to the preceding course for $40.0 \pm \text{feet}$;

4th. Thence taken you a mile tangent to the preceding course to the right forming an arc of a circle whose radius is $5.0 \pm \text{feet}$ to the point of beginning. PARCEL "B."

Beginning at a point in the western line of Terrace View avenue, distant 91.11 + feet northerly from the intersection of the western line of Terrace View avenue with the northwestern line of

Broadway: 1st. Thence northerly along the western line of Terrace View avenue for 60.0 feet; 2d. Thence westerly deflecting to the left 90 degrees for 200.0 feet to the eastern line of

3d. Thence southerly along the eastern line of Kingsbridge avenue for 60.0 feet to an angle point;

4th. Thence southwesterly along the southeasterly line of Kingsbridge avenue for 79.76 + feet ;

5th. Thence southeasterly deflecting to the left 90 degrees for 50.0 feet ; 6th. Thence northeasterly deflecting to the left 90 degrees for 116.0 \pm feet to a point of tangency

7th. Thence northeasterly forming an arc of a circle whose radius is $60.0 \pm$ feet curving to the

right to a point in a line 60.0 feet southerly and parallel to the second course ; 8th. Thence easterly tangent to the preceding course along the southerly line of the present public lane for $108.0 \pm$ feet to the point of beginning. PARCEL "C."

Beginning at the intersection of the eastern line of Terrace View avenue with the northwesterly line of Broadway : Ist. Thence northerly along the eastern line of Terrace View avenue for 98.91 feet ; 2d. Thence easterly deflecting to the right 90 degrees, for 113.71 feet to the northwestern of Broadway; line

3d. Thence southwesterly along said line for 150.71 feet to the point of beginning.

CHANGE OF GRADES.

Beginning at the intersection of Van Corlear place extension at Kingsbridge avenue the eleva-tion to be 45.0 ± 10^{-1} feet above mean high-water datum as heretofore :

1st. Thence southeasterly along the northeast curb of Van Corlear place extension for 28.0 + feet, the elevation to be 43.0 feet above mean high water datum;

2d. Thence southeasterly in the prolongation of the preceding course for 24.0 + feet, the elevation to be 42.0 feet above mean high-water datum ;

elevation to be 42.0 feet above mean high-water datum ; 3d. Thence easterly to the southwest curb intersection of Van Corlear place extension and Terrace View avenue, the elevation to be 21.0 feet above mean high-water datum ; 4th. Thence northerly to the northern curb intersections of Van Corlear place extension and Terrace View avenue, the elevations to be 22.0 feet above mean high-water datum ; 5th. Thence easterly to the intersection of Van Corlear place extension and Broadway, the elevation to be 16.0 feet above mean high-water datum ; 6th. Thence southwesterly to the intersection of Broadway and Ashley street (West Two Hun-dred and Twenty-sixth street), the elevation to be 17.0 feet above mean high-water datum ; 7th. Thence southwesterly to the intersection of Broadway and Hyatt street (West Two Hun-dred and Twenty-fifth street), the elevation to be 15.3 feet above mean high-water datum as here-tofore.

tofore. All elevations refer to mean high-water datum established by the Department of Highways, Borough of Manhattan. Resolved, That the foregoing resolution, approving of the above-named proposed change in

THURSDAY, DECEMBER 7, 1899.

PARCEL "C."

Beginning at the intersection of the eastern line in Terrace View avenue with the north-westerly line of Broadway; 1st. Thence northerly along the eastern line of Terrace View avenue for 98.91 feet; 2d. Thence easterly, deflecting to the right 90 degrees, for 113.71 feet to the northwestern

line of Broadway :

3d. Thence southwesterly along said line for 150.71 feet to the point of beginning. CHANGE OF GRADES. Beginning at the intersection of Van Corlear place extension at Kingsbridge avenue, the elevation to be 45.0+ feet above mean high-water datum as heretofore

1st. Thence southeasterly along the northeast curb of Van Corlear place extension for 28.0+ feet, the elevation to be 43.0 feet above mean high-water datum ; 2d. Thence southeasterly in the prolongation of the preceding course for 24.0± feet, the ele-

vation to be 42.0 feet above mean high-water datum ;

value to be 42.0 reet above mean high-water datum; 3d. Thence easterly to the south west curb intersection of Van Corlear place extension and Terrace View avenue, the elevation to be 21.0 feet above mean high-water datum; 4th. Thence northerly to the northern curb intersections of Van Corlear place extension and Terrace View avenue, the elevation to be 22.0 feet above mean high-water datum; 5th. Thence easterly to the intersection of Van Corlear place extension and Broadway, the elevation to be 16.0 feet above mean high-water datum; 6th. Thence easterly to the intersection of Van Corlear place extension and Broadway, the

6 oth. Thence southwesterly to the intersection of Broadway and Ashley street (West Two Hundred and Twenty-sixth street), the elevation to be 17.0 feet above mean high-water datum ; 7th. Thence southwesterly to the intersection of Broadway and Hyatt street (West Two Hundred and Twenty-fifth street), the elevation to be 15.3 feet above mean high-water datum, as heretofore.

the map or plan of The City of New York, by extending and changing the grade and line of the above-named streets adopted by this Board, together with a statement of its reasons therefor, be transmitted to the Municipal Assembly for its action thereon.

Which was placed on the order of second reading.

Report of the Committee on Streets and Highways-

No. 2211.-(S. R. 707.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of laying out and extending East Thirty-first street and East Thirty-second street, Borough of Brooklyn (page 632, Minutes, November 22, 1899), respectfully REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. ORDINANCE to lay out and extend East Thirty-first and Thirty-second streets, Borough

AN

AN ORDINANCE to lay out and extend East Thirty-first and Thirty-second streets, Borough of Brooklyn. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of section 436 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 15th day of November, 1899, be and the same hereby is approved, viz.: Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by laying out and extending East Thirty-first street (Fairview place), from Church avenue to Martense avenue, and laying out and extending East Thirty-second street (Raleigh place), from Church avenue to Martense avenue, in the Borough of Brooklyn, City of New York, does hereby favor and approve of the same, so as to lay out and extend the aforesaid streets, as follows :

Extension of East Thirty-first street (Fairview place), from Church avenue to Martense avenue.

Beginning at a point in the northern line of Church avenue to Martense avenue. Beginning at a point in the northern line of Church avenue distant 200.04 feet easterly from the intersection of the eastern line of Nostrand avenue and the northern line of Church avenue; ist. Thence easterly along the northern line of Church avenue for 60.01 feet; 2d. Thence deflecting 91 degrees 7 minutes 20 seconds to the left for 252.42 feet to the southern line of Martense avenue; 3d. Thence westerly along the southern line of Martense avenue for 60 feet; 4th. Thence southerly for 252 feet to point of beginning.

Extension of East Thirty-second street (Raleigh place), from Church avenue to Martense avenue. Beginning at a point in the northern line of Church avenue is Martense avenue. Beginning at a point in the northern line of Church avenue distant 205.04 feet westerly from the intersection of New York avenue and Church avenue; Ist. Thence westerly along the northern line of Church avenue for 60.01 feet; 2d. Thence northerly deflecting 88 degrees 52 minutes 40 seconds to the right for 253.8 feet to southern line of Martense avenue; 3d. Thence easterly along southern line of Martense avenue for 60 feet; 4th. Thence southerly for 254.21 feet to the point of beginning. JOHN J. MURPHY, HERMAN SULZER, MARTIN ENGEL, HENRY FRENCH, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, November 16, 1899.

To the Honorable the Municipal Assembly of The City of New York:

To the Honorable the Municipal Assembly of The City of New York: SIRS—In pursuance of the provisions of section 436 of chapter 378, Laws of 1897, and by direction of the Board of Public Improvements, I herewith transmit to you, for your action thereon, a resolution adopted by the said Board, at a meeting held on the 15th of November, 1899, approving of and favoring a change in the map or plan of The City of New York, by laying out and extending East Thirty-first street and East Thirty-second street, from Church avenue to Martense avenue, in the Borough of Brooklyn. The said resolution was adopted by the said Board of Public Improvements, on the petition of property-owners, and on the recommendation of the Local Board of the Borough of Brooklyn, and on the report of the Chief Topographical Engineer of this Board. No objection was offered at a public hearing in the matter given by this Board. Should the resolution receive your approval, I inclose form of ordinance approved by this Board for your adoption. Very respectfully.

Very respectfully, JOHN H. MOONEY, Secretary.

(Resolutions adopted by the Board of Public Improvements on the 15th day of November, 1899.)

(Resolutions adopted by the Board of Public Improvements on the 15th day of November, 1899.)
Whereas, At a meeting of this Board, held on the 25th day of October, 1899, resolutions were adopted proposing to alter the map or plan of The City of New York by Haying out and extending East Thirty-first street (Fairview place), from Church avenue to Martense avenue, and laying out and extending East Thirty-second street (Raleigh place), from Church avenue to Martense avenue, in the Borough of Brooklyn, City of New York, and for a meeting of this Board on the 15th day of November, 1899, at 2 o'clock P. M., at which meeting such proposed laying out and extending would be considered, to be published in the Citry RECORD and the corporation newspapers for at least ten days continuously, exclusive of Sundays and legal holidays, prior to the 15th day of November, 1899; and
Whereas, It appears from the affidavit of the Supervisor of the City Record and of the publishers of the corporation newspapers that the aforesaid resolutions and notice have been published in the Citry RECORD and the corporation newspapers for to the 15th day of November, 1899; and
Whereas, At the aforesaid time and place a public hearing was given to all persons affected by such proposed laying out and extending who have appeared, and such proposed laying out and extending who have appeared, and such proposed laying out and extending who have appeared, and such proposed laying out and extending who have appeared, and such proposed laying out and extending who have appeared, and such proposed laying out and extending who have appeared, and such proposed laying out and extending was duly considered by this Board ; now therefore be it
Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by laying out and extending East Thirty-first street (Raleigh p

Extension of East Thirty-first street (Fairview place), from Church avenue to Martense avenue.

Beginning at a point in the northern line of Church avenue distant 200.04 feet easterly from the intersection of the eastern line of Nostrand avenue and the northern line of Church avenue ; 1st. Thence easterly along the northern line of Church avenue for 60.01 feet ; 2d. Thence deflecting 91 degrees 7 minutes 20 seconds to the left for 252.42 feet to the

southern line of Martense avenue ;

3d. Thence westerly along the southern line of Martense avenue for 60 feet ; 4th. Thence southerly for 252 feet to point of beginning.

Extension of East Thirty-second street (Raleigh place), from Church avenue to Martense avenue. Beginning at a point in the northern line of Church avenue distant 205.04 feet westerly from

the intersection of New York avenue and Church avenue ; Ist. Thence westerly along the northern line of Church avenue for 60.01 feet ; 2d. Thence northerly deflecting 88 degrees 52 minutes 40 seconds to the right for 253.8 feet to southern line of Martense avenue ;

to southern line of Martense avenue ; 3d. Thence easterly along southern line of Martense avenue for 60 feet ; 4th. Thence southerly for 254.21 feet to the point of beginning. Resolved, That the foregoing resolution, approving of the above-named proposed change in the map or plan of The City of New York, by laying out and extending East Thirty-first and Thirty-second streets, Brooklyn, adopted by this Board, together with a statement of its reasons therefor, be transmitted to the Municipal Assembly for its action thereon. Which was placed on the order of second reading.

Report of the Committee on Streets and Highways-

No. 2212.-(S. R. 708.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of laying out and extending East One Hundred and Seventy-eighth street, from Prospect avenue to Southern Boulevard, Borough of The Bronx (page 635, Minutes, November 22, 1899), respectfully

REPORT:

That having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

AN ORDINANCE to lay out and extend East One Hundred and Seventy-eighth street, Borough of The Bronx.

Be it Ordained by the Municipal Assembly of The City of New York, as follows: That, in pursuance of section 436 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 15th day of November, 1899, be and the same hereby is approved, viz.: Resolved, That the Board of Public Improvements of The City of New York, in pursuance

PARCEL "C."

PARCEL "C." Beginning at a point in the eastern line of Marmion avenue distant 190 feet southerly from the intersection of said line with the southern line of East One Hundred and Seventy-ninth street : 1st. Thence easterly along the eastern line of Marmion avenue for 50 feet ; 2d. Thence easterly and parallel to East One Hundred and Seventy-ninth street for 156.30 feet to the western line of Southern Boulevard ; 3d. Thence northerly along last-mentioned line for 54.89 feet ; 4th. Thence westerly for 133.70 feet to the point of beginning. East One Hundred and Seventy-eighth street, from Prospect avenue to Southern Boulevard, is to feet wide.

50 feet wide. JOHN J. MURPHY, HERMAN SULZER, HENRY FRENCH, MARTIN ENGEL, BERNARD C. MURRAY, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, November 16, 1899.

To the Honorable the Municipal Assembly of The City of New York: To the Honorable the Municipal Assembly of The City of New York: SIRS—In pursuance of the provisions of section 436 of chapter 378, Laws of 1897, and by direction of the Board of Public Improvements, I herewith transmit to you, for your action thereon, a resolution adopted by the said Board at a meeting held on the 15th of November, 1899, approving of and favoring a change in the map or plan of The City of New York by laying out and extending East One Hundred and Seventy-eighth street, from Prospect avenue to Southern Boulevard, in the Borough of The Bronx. The said resolution was adopted by the said Board of Public Improvements on the petition of property-owners and on the recommendation of the Local Board of the Borough of The Bronx and on the report of the Chief Topographical Engineer of this Board. No objection was offered at a public hearing in the matter given by this Board. Should the resolution receive your approval, I inclose a form of ordinance approved by this Board for.your adoption.

Board for.your adoption.

Very respectfully, JOHN H. MOONEY, Secretary.

(Resolutions adopted by the Board of Public Improvements on the 15th day of November, 1899.)

(Resolutions adopted by the Board of Fuolic Improvements on the 15th day of November, 1899.) Whereas, At a meeting of this Board, held on the 25th day of October, 1899, resolutions were adopted proposing to alter the map or plan of The City of New York by laying out and extending East One Hundred and Seventy-eighth street, from Prospect avenue to Southern Boulevard, in the Borough of The Bronx, City of New York, and for a meeting of this Board to be held in the office of this Board on the 15th day of November, 1899, at 2 o'clock P. M., at which such proposed laying out and extending would be considered by this Board, and for a notice to all persons affected thereby, of the aforesaid time and place at which such proposed laying out and extending would be considered, to be published in the CITY RECORD for at least ten days continuously, exclusive of Sundays and legal holidays, prior to the 15th day of November, 1899 ; and and

and Whereas, It appears from the affidavit of the Supervisor of the City Record that the aforesaid resolutions and notice have been published in the CITY RECORD for ten days continuously, Sun-days and legal holidays excepted, prior to the 15th day of November, 1899; and Whereas, At the aforesaid time and place, a public hearing was given to all persons affected by such proposed laying out and extending who have appeared, and such proposed laying out and extending was duly considerd by this Board; now therefore be it Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by laying out and extending East One Hun-dred and Seventy-eighth street, from Prospect avenue to Southern Boulevard, in the Borough of The Bronx, City of New York, does hereby favor and approve of the same, so as to lay out and extend the aforesaid streets as follows :

PARCEL "A."

Beginning at a point in the eastern line of Prospect avenue distant 190 feet southerly from the intersection of said line with the southern line of East One Hundred and Seventy-ninth street;

street; Ist. Thence southerly along the eastern line of Prospect avenue for 50 feet; 2d. Thence easterly parallel to East One Hundred and Seventy-ninth street for 295.52 feet to the western line of Mapes avenue, as laid out on section 10 of the Final Maps of the Twenty-third and Twenty-fourth Wards; 3d. Thence northerly along said western line of Mapes avenue for 50 feet; 4th. Thence westerly for 295.52 feet to the point of beginning.

PARCEL "B."

Beginning at a point in the western line of Marmion avenue distant 190 feet southerly from the intersection of said line with the southern line of East One Hundred and Seventy-ninth street. Ist. Thence southerly along the western line of Marmion avenue for 50 feet; 2d. Thence westerly and parallel to East One Hundred and Seventy-ninth street for 295.37 feet to the eastern line of Mapes avenue, as laid out on section 10 of the Final Maps of the Twenty-third and Twenty-fourth Wards; 3d. Thence northerly along said western line of Mapes avenue for 50 feet; 4th. Thence easterly for 295.37 feet to the point of beginning.

PARCEL "C."

Beginning at a point in the eastern line of Marmion avenue distant 190 feet southerly from the intersection of said line with the southern line of East One Hundred and Seventy-ninth street;

street; Ist. Thence southerly along the eastern line of Marmion avenue for 50 feet; 2d. Thence easterly and parallel to East One Hundred and Seventy-ninth street for 156.30 feet to the western line of Southern Boulevard; 3d. Thence northerly along last-mentioned line for 54.89 feet; 4th. Thence westerly for 133.70 feet to the point of beginning. East One Hundred and Seventy-eighth street, from Prospect avenue to Southern Boulevard, is 50 feet wide

East One Hundred and Seventy-eighth street, from Prospect avenue to Southern Boulevard, is 50 feet wide. Resolved, That the foregoing resolution, approving of the above-named proposed change in the map or plan of The City of New York, by laying out and extending East One Hundred and Seventy-eighth street adopted by this Board, together with a statement of its reasons therefor, be transmitted to the Municipal Assembly for its action thereon. Which was placed on the order of second reading.

Report of the Committee on Streets and Highways-

No. 2230. -(S. R. 709.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of changing the grades of Creston avenue, from East One Hundred and Eighty-fourth street to East One Hundred and Eighty-ninth street, in the Borough of The Bronx (page 667, Minutes, November 24, 1899), respectfully

REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

AN ORDINANCE to change the grades of Creston avenue, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of section 436 of the Greater New York Charter, the following resolution he Board of Publi. Improvements, adopted by that Board on the 22d day of November, 1899,

Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York, by laying out and extending East One Hundred and Seventy-eighth street, from Prospect avenue to Southern Boulevard, in the Borough of The Bronx, City of New York, does hereby favor and approve of the same, so as to lay out and extend the aforesaid streets, as follows :

PARCEL "A."

intersec

Beginning at a point in the eastern line of Prospect avenue distant 190 feet southerly from the ersection of said line with the southern line of East One Hundred and Seventy-ninth street : 1st. Thence southerly along the eastern line of Prospect avenue for 50 feet ; 2d. Thence easterly parallel to East One Hundred and Seventy-ninth street for 295.52 feet to a western line of Mapes avenue, as laid out on section 10 of the Final Maps of the Twenty-third and Twenty-fourth Wards; 3d. Thence northerly along said western line of Mapes avenue for 50 feet; 4th. Thence westerly for 295.52 feet to the point of beginning.

PARCEL "B."

Beginning at a point in the western line of Marmion avenue distant 190 feet southerly from the intersection of said line with the southern line of East One Hundred and Seventy-ninth street : Ist. Thence southerly along the western line of Marmion avenue for 50 feet ;

2d. Thence westerly and parallel to East One Hundred and Seventy-ninth street for 295.37 feet to the eastern line of Mapes avenue, as laid out on section 10 of the Final Maps of the Twenty-third and Twenty-fourth Wards.
3d. Thence northerly along said western line of Mapes avenue for 50 feet;
4th. Thence easterly for 295.37 feet to the point of beginning.

of the Board of Publi. Improvements, adopted by that Board on the 22d day of November, 1899, be and the same hereby is approved, viz.: Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by changing the grades of Creston avenue, from East One Hundred and Eighty-fourth street to East One Hundred and Eighty-ninth street, in the Borough of The Bronx, City of New York, does hereby favor and approve of the same, so as to change the grades of the aioresaid avenue, as follows: Beginning at the intersection of Creston avenue with East One Hundred and Eighty-fourth street, the elevation to be 130 feet on the east curb and 131 feet on the west curb as heretofore. Ist. Thence 170 feet north of the north curb of East One Hundred and Eighty-fourth street, the elevation to be 132 feet above high-water datum. 2d. Thence to a point 270 feet southerly from the southeasterly intersection of the curb-lines of Creston avenue and East One Hundred and Eighty-fourth street, the elevation to be 132 feet above high-water datum.

feet above mean high-water datum.

3d. Thence to the intersection of East One Hundred and Eighty-ninth street with Creston avenue, the elevation to be 112.5 feet above high-water datum as heretofore. JOHN J. MURPHY, HERMAN SULZER, HENRY FRENCH, MARTIN ENGEL, Commiteee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, November 23, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS-In pursuance of the provisions of section 436 of chapter 378, Laws of 1897, and by direction of the Board of Public Improvements, I herewith transmit to you, for your action

THE CITY RECORD.

thereon, a resolution adopted by the said Board, at a meeting held on the 22d of November, 1899, approving of and favoring a change in the map or plan of The City of New York, by changing the grades of Creston avenue, in the Borough of The Bronx. The said resolution was adopted by the said Board of Public Improvements on the petition of property-owners and on the recommendation of the Local Board of the Borough of The Bronx, of the Commissioner of Highways and of the Chief Topographical Engineer of this Board Board.

No objections were offered at a public hearing in the matter given by the Board. Should the resolution receive your approval, I inclose a form of ordinance approved by this

Board, for your adoption.

Very respectfully, JOHN H. MOONEY, Secretary.

(Resolutions adopted by the Board of Public Improvements on the 22d day of November, 1899.)

(Resolutions adopted by the Board of Fuolt Improvements on the 22d ady of November, 1899.) Whereas, At a meeting of this Board, held on the 1st day of November, 1899, resolutions were adopted proposing to alter the map or plan of The City of New York, by changing the grades of Creston avenue, from East One Hundred and Eighty-fourth street to East One Hundred and Eighty-ninth street, in the Borough of The Bronx, City of New York, and for a meeting of this Board to be held in the office of this Board on the 22d day of November, 1899, at 2 o'clock P. M., at which such proposed change of grades would be considered by this Board, and for a notice to all persons affected thereby of the aforesaid time and place at which such proposed change of grades would be considered, to be published in the CITY RECORD for at least ten days continuously, exclusive of Sundays and legal holidays, prior to the 22d day of November, 1800: and

continuously, exclusive of Sundays and legal holidays, prior to the 22d day of November, continuously, exclusive of Sundays and legal holidays, prior to the 22d day of November, 1899; and
Whereas, It appears from the affidavit of the Supervisor of the City Record that the afore-said resolutions and notice have been published in the CITY RECORD for ten days continuously, Sundays and legal holidays excepted, prior to the 22d day of November, 1899; and
Whereas, At the aforesaid time and place, a public hearing was given to all persons affected by such proposed change of grades who have appeared, and such proposed change of grades was duly considered by this Board; now therefore be it
Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by changing the grades of Creston avenue, from East One Hundred and Eighty-fourth street to East One Hundred and Eighty-ninth street, in the Borough of The Bronx, City of New York, does hereby favor and approve of the same, so as to change the grades of the aforesaid avenue, as follows:
Beginning at the intersection of Creston avenue with East One Hundred and Eighty-fourth street, the elevation to be 130 feet on the carb of East One Hundred and Eighty-fourth street, and the north of the north curb of East One Hundred and Eighty-fourth street, the apoint 270 feet southerly from the southeasterly intersection of the curb-lines of Creston avenue and East One Hundred and Eighty-ninth street, the elevation to be 132 feet above high-water datum.
2d. Thence to a point 270 feet southerly from the southeasterly intersection of the curb-lines of Creston avenue and East One Hundred and Eighty-ninth street, the elevation to be 125.5 feet above mean high-water datum.

above mean high-water datum. 3d. Thence to the intersection of East One Hundred and Eighty-ninth street with Creston avenue, the elevation to be 112.5 feet above high-water datum as heretofore.

Resolved, That the foregoing resolution, approving of the above-named proposed change in the map or plan of The City of New York, by changing the grades of Creston avenue, adopted by this Board, together with a statement of its reasons therefor, be transmitted to the Municipal Assembly for its action thereon.

Which was placed on the order of second reading.

Report of the Committee on Streets and Highways-No. 2231.-(S. R. 710.) The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of changing the block-line of Leggett avenue, between Hewitt place and Dawson street, and of Hewitt place, between Leggett avenue and Longwood avenue, Borough of The Bronx (page 669, Minutes, November 24, 1899), respectfully

REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

AN ORDINANCE to change the block-lines of Leggett avenue and Hewitt place, Borough of The

AN ORDINANCE to change the block-lines of Leggett avenue and Hewitt place, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows: That, in pursuance of section 436 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 22d day of November, 1899, be and the same hereby is approved, viz.: Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378, Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by changing the block-line of Leggett avenue, between Hewitt place and Dawson street, and the block line of Hewitt place, between Leggett avenue and Longwood avenue, in the Twenty-third Ward, Borough of The Bronx, City of New York, does hereby favor and approve of the same, so as to change the block-lines of the aforesaid streets, as follows: streets, as follows :

Beginning at the intersection of the southern house-line of Longwood avenue and the eastern house-line of Hewitt place, distant 200 feet from the southern house-line of Longwood avenue and the western house-line of Dawson street.

Thence deflecting to the left 90 degrees 1 minute 51 seconds southwesterly for 560 feet.
 Thence deflecting to the left 89 degrees 58 minutes 9 seconds southeasterly for 199.70 feet, to the northwest house corner of Dawson and Craven streets, as previously filed.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, November 23, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS—In pursuance of the provisions of section 436 of chapter 378, Laws of 1897, and by direction of the Board of Public Improvements, I herewith transmit to you, for your action thereon, a resolution a lopted by the said Board, at a meeting held on the 22d of November, 1899, approving of and favoring a change in the map or plan of The City of New York, by changing the block-lines of Leggett avenue and Hewitt place, in the Borough of The Brox. The said resolution was adopted by the Said Board of Public Improvements, on the petition of property-owners and on the report of the Chief Topographical Engineer of this Board. No objections were offered at a public hearing in the matter given by the Board. Should the resolution receive your approval, I inclose a form of ordinance approved by this Board for your adoption.

Board for your adoption.

Very respectfully, JOHN H. MOONEY, Secretary.

(Resolutions adopted by the Board of Public Improvements on the 22d day of November, 1899.)

Whereas, At a meeting of this Board, held on the 11th day of October, 1899, resolutions were adopted proposing to alter the map or plan of The City of New York, by changing the block-line of Leggett avenue, between Hewitt place and Dawson street, and the block-line of Hewitt place, between Leggett avenue and Longwood avenue, in the Twenty-third Ward, Borough of The Bronx, City of New York, and for a meeting of this Board to be held in the office of this Board on the 1st day of November, 1899, at 2 o'clock P. M., at which such proposed change of block-lines would be considered by this Board, and for a notice to all persons affected thereby, of the aforesaid time and place at which such proposed change of block-lines would be considered, to be published in the CITY RECORD for at least ten days continuously, exclusive of Sundays and legal holidays, prior to the 1st day of Norember. 1800 : and CITY RECORD for at least ten days continuously, exclusive of Sundays and legal holidays, prior to the 1st day of November, 1899; and Whereas, It appears from the affidavit of the Supervisor of the City Record that the aforesaid resolutions and notice have been published in the CITY RECORD for ten days continuously, Sundays and legal holidays excepted, prior to the first day of November, 1899; and Whereas, At the aforesaid time and place a public hearing was given to all persons affected by such proposed change of block-lines who have appeared, and such proposed change of block-lines was duly considered by this Board; now therefore be it Resolved, That the Board of Public Improvements of The City of New York, in pursuance of the provisions of section 436 of chapter 378 Laws of 1897, deeming it for the public interest to alter the map or plan of The City of New York by changing the block-line of Leggett avenue, between Hewitt place and Dawson street, and the block-line of Hewitt place, between Leggett avenue and Longwood avenue, in the Twenty-third Ward, Borough of The Bronx, City of New York, does hereby favor and approve of the same, so as to change the block-lines of the aforesaid streets as follows: follow

Hewitt place, adopted by this Board, together with a statement of its reasons therefor, be trans-mitted to the Municipal Assembly for its action thereon. JOHN J. MURPHY, HERMAN SULZER, HENRY FRENCH, MARTIN ENGEL, Committee on Streets and Highways. Which was placed on the order of second reading.

MOTIONS AND RESOLUTIONS RESUMED.

No. 2325. Councilman Christman moved that when the Council adjourns it shall stand adjourned until Tuesday, December 12, 1899, at 2 o'clock P. M., in order to allow time for the various committees to consider, on Friday next, with proper care and deliberation, the matters referred to them. The President put the question whether the Council would agree to adopt said motion. Which was decided in the affirmative by the following vote : Affirmative—The Vice-Chairman, Councilmen Christman, Doyle, Ebbets, Foley, Hottenroth, Mundorf, Murphy, Murray, Sulzer, Wise, and the President—12. Negative—Councilmen Cassidy, Conley, Goodwin, Hart, Hester, Leich, O'Grady, and Williams—8. Councilman Ebbets mored that the Council to

Councilman Ebbets moved that the Council do now adjourn. The President put the question whether the Council would agree with said motion. Which was decided in the affirmative.

And the President declared that the Council stood adjourned until Tuesday, December 12, 1899, at 2 o'clock P. M.

P. J. SCULLY, City Clerk.

BOARD OF ALDERMEN.

STATED MEETING.

....

TUESDAY, December 5, 1899, I o'clock P. M.

The Board met in the Aldermanic Chamber, City Hall.

PRESENT : Hon. Thomas F. Woods, President.

Oscar S. Bailey, Abraham L. Bennett, James J. Bridges, John L. Burleigh, George A. Burrell, Francis J. Byrne, Jeremiah Cronin, Jehn Diemer John Diemer, Matthew E. Dooley, James J. Dunphy, James F. Elliott, Frederick F. Fleck, Joseph A. Flinn, James E. Gaffney, Frank Gass,

ALDERMEN Bernard Glick, John T. McMahon, Hector McNeil, Charles Metzger, Robert Muh, Emil Neufeld, John S. Roddy Bernard Glick, Elias Goodman, Elias Helgans, Patrick H. Keahon, William Keegan, Patrick S. Keely, Jeremiah Kennefick, Francis P. Kenney, John P. Koch, John T. Lang, Michael Ledwith, John T. McCall. John S. Roddy, Bernard Schmitt, William F. Schneider, Jr. P. Tecumseh Sherman, James J. Smith, Jawa J. Smith, Jacob J. Velton, Moses J. Wafer, Joseph E. Welling, William Wentz, Collin H. Woodward. Michael Ledwith, John T. McCall, Thomas F. McCaul, Edward F. McCaul, Lawrence W. McGrath, James H. McInnes, Stephen W. McKeever,

Henry Geiger, James H. McInnes, Collin H. Woodward. Joseph Geiser, Stephen W. McKeever, The Clerk proceeded to read the minutes. Alderman Smith moved that a further reading of the minutes be dispensed with and that they

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

MESSAGES FROM HIS HONOR THE MAYOR.

The President laid before the Board the following message from his Honor the Mayor :

No. 3813. CITY OF NEW YORK—OFFICE OF THE MAYOR, December 5, 1899.

To the Honorable the Board of Aldermen :

I return herewith, without my approval, a resolution adopted by you on November 14, 1899, giving permission to A. E. Spall to place and keep a sign across the sidewalk, from the house-line to a post to be erected at the curb-line in front of his premises on Atlantic avenue, in the Borough of Brooklyn.

My objection to this resolution is that such encroachments upon the sidewalk are not in the public interest.

ROBT. A. VAN WYCK, Mayor.

Resolved, That permission be and the same is hereby given to A. E. Spall to place and keep a sign across the sidewalk, from the house-line to a post to be erected at the curb-line, in front of No. 2704 Atlantic avenue, in the Borough of Brooklyn, the work to be done at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the placement of the Municipal Accemble.

the pleasure of the Municipal Assembly. Which was laid over, ordered to be printed in the minutes and published in full in the CITY RECORD.

The President laid before the Board the following message from his Honor the Mayor :

No. 3852.

CITY OF NEW YORK-OFFICE OF THE MAYOR, December 5, 1899.

To the Honorable the Board of Aldermen :

To the Honorable the Board of Aldermen: I return herewith, without my approval, a resolution adopted by you on November 21, 1899, permitting the William Garvey Association to place and keep a transparency on a lamp-post at the corner of Sixteenth street and Eighth avenue, in the Borough of Manhattan. My objection to this resolution is that there is nothing to show that the advertisement to be placed on the transparency relates to a religious or charitable object, and that the use of lamp-posts for advertising purposes should be restricted to advertisements of that character. ROBT. A. VAN WYCK, Mayor.

Resolved, That permission be and the same is hereby given to the William Garvey Associa-tion to place and keep a transparency on the lamp-post on the southeast corner of Sixteenth street and Eighth avenue, in the Borough of Manhattan, the work to be done at their own expense, under the direction of the Commissioner of Highways; such permission to continue only for a period of one month from the date of approval hereof by his Honor the Mayor. Which was laid over, ordered to be printed in the minutes and published in full in the CITY BECORD. RECORD.

The President laid before the Board the following message from his Honor the Mayor :

No. 3862. CITY OF NEW YORK-OFFICE OF THE MAYOR,] December 5, 1899.

To the Honorable the Board of Aldermen :

Beginning at the intersection of the southern house-line of Longwood avenue and the eastern house-line of Hewitt place, distant 200 feet from the southern house-line of Longwood avenue and the western house-line of Dawson street.

I. Thence deflecting to the left 90 degrees 1 minute 51 seconds southwesterly for 560 feet.
 2. Thence deflecting to the left 89 degrees 58 minutes 9 seconds southwasterly for 199.70 feet, to the northwest house corner of Dawson and Craven streets, as previously filed.
 Resolved, That the foregoing resolution, approving of the above-named proposed change in the map or plan of The City of New York, by changing the block-lines of Leggett avenue and

I return herewith, without my approval, a resolution adopted by you on November 21, 1899, giving permission to Zweig & Chotzen to place a sign upon an unused lamp-post on the corner of Broadway and Bond street, in the Borough of Manhattan. My objection to this resolution is that the use of lamp-posts, which are public property, for purposes of advertising the business of an individual should not be permitted. ROBT. A. VAN WYCK, Mayor. Baselund. That permission he and the same is hereby given to Zweig & Chotzen to place a

Resolved, That permission be and the same is hereby given to Zweig & Chotzen to place a sign upon the unused lamp-post on the northeast corner of Broadway and Bond street, Borough of Manhattan, the work to be done at their own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly. Which was laid over, ordered to be printed in the minutes and published in full in the Curv Brocep

CITY RECORD.

COMMUNICATIONS FROM THE COUNCIL.

The President laid before the Board the following communication from the City Clerk :

No. 3984. THE CITY OF NEW YORK, OFFICE OF THE CITY CLERK, CITY HALL, NEW YORK, December 4, 1899.

MICHAEL F. BLAKE, Esq., Clerk to the Board of Aldermen 4 SIR-I have the honor to transmit herewith a document adopted by the Council at their stated meeting on Friday, December 1, 1899. Int. No. 2289.

Very respectfully, P. J. SCULLY, City Clerk,

Which was ordered on file.

THE CITY RECORD.

The papers above referred to are as follows :

The papers above referred to are as follows: No. 3985. Resolved, That permission be and the same is hereby given to George W. McAdam, Jr., to build and extend the bay-windows of the eleven frame houses about to be erected by him, on northeast and northwest corners of One Hundred and Sixty-seventh street and River avenue, in the Borough of The Bronx, City of New York, two feet six inches on avenue and street beyond the building line (but inside the stoop line) on said street and avenue, plans for which buildings are now on file in the office of the Department of Buildings in The City of New York, the work to be done at his own expense under the direction of the Commissioner of Highways. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

COMMUNICATIONS FROM CITY, COUNTY AND BOROUGH OFFICERS. The President laid before the Board the following communication from the Board of Esti-mate and Apportionment :

No. 3986.

BOARD OF ESTIMATE AND APPORTIONMENT, New York, December 5, 1899.

Hon. THOMAS F. WOODS, President, Board of Aldermen :

DEAR SIR-Herewith I transmit resolutions authorizing the issue of Corporate Stock of The

City of New York, as follows : Boroughs of Manhattan and Brooklyn : \$1,000,000, for the purpose of providing means for the construction of foundations for piers, etc., for a bridge over the East river, between the bor-

oughs of Manhattan and Brooklyn. Boroughs of Manhattan and Queens: \$1,000,000, for the purpose of providing means for the construction of foundations for piers, etc., for a bridge over the East river, between the bor-oughs of Manhattan and Queens, which were adopted by the Board of Estimate and Apportion-ment at a meeting held this day.

Very respectfully, THOS. L. FEITNER, Secretary.

The papers above referred to are as follows :

THOS. L. FEITNER, Secretary. The papers above referred to are as follows : No. 3987. AN ORDINANCE providing for an issue of Corporate Stock in the sum of \$1,000,000 for the purpose of providing means for constructing necessary foundations for piers for a bridge over the East river, between the boroughs of Manhatan and Brooklyn. Bet Ordained by the Municipal Assembly of The City of New York, as follows : Section 1. The Municipal Assembly hereby concurs in and approves of the resolution adopted between the boroughs of section 43 of the Greater New York Charter, the Board of Estimate and Apportionment on December 5, 1890, reading as follows: The Soard of Estimate and Apportionment for purpose of the issue of Corporate Stock of The City amount of one million dollars (\$1,000,000) for the purpose of providing means for constructing and Broklyn, according to the plans approved by the Board of Public Improvements at its meet-ing held November 29, 1890, and for other necessary expenses connected with the construction of author: to the City of New York in the manner provided by section 160 of the greater New York Charter, the Kock of The City of New York in the manner provided by section 160 of the greater New York Charter, the prove of the first of the plans approved by the Board of Public Improvements at its meet-ing held November 29, 1890, and for other necessary expenses connected with the construction of author: to the amount of one million dollars (\$1,000,000), to provide for the payment of the conserved to issue such Corporate Stock to said amount and for the gurpose aforesit. The Advertise and Apportionment hereby approves of the issue of Corporate Stock of The City of New York, in the manner provided by section 160 of the Greater New York Charter, the Broth of Estimate and Apportionent hereby approves of providing means for constructing necessary foundations for piers for a bridge over the East river, between the boroughs of Manhatan and Brooklyn, according to the plans approved by the

CHAS. V. ADEE, Clerk.

1899. Draw 2012 AN ORDINANCE providing for an issue of Corporate Stock in the sum of one million dollars for the purpose of providing means for constructing necessary foundations for piers for a bridge over the East river, between the boroughs of Manhattan and Queers. The Municipal Assembly hereby concurs in and approves of the resolution adopted be Board of Estimate and Apportionment on December 5, 1899, reading as Gloss : The Municipal Assembly hereby concurs in and approves of the resolution adopted be Board of Estimate and Apportionment on December 5, 1899, reading as Gloss : The Municipal Assembly hereby concurs in and approves of the resolution adopted be Board of Estimate and Apportionment hereby approves of the Greater New York Charter, the for of Estimate and Apportionment hereby approves of the issue of Corporate Stock of The City amount of one million dollars (\$1,000,000), for the purpose of providing means for constructing hereing, held November 29, 1899, and for other necessary expenses connected with the con-struction of said bridge, and that, subject to concurrence by the Municipal Assembly, the Comp-ter eauthorized to issue such Corporate Stock to said amount and or the purposes aforeads. The Comptroller of The City of New York is hereby authorized to issue Corporate to the carter, to the amount of one million dollars (\$1,000,000, to provide for the paryoes dor the paryones dor the authorized to issue such Corporate Stock to said amount and to the purposes aforeads to expense described in and authorized by the first section of this ordinane. The first of New York, in the manner provided by section to for the paryone dor the paryone dor the sections for paries for a bridge over the fast rever, between the boroughs of Manhattan and Queers, 18,000,000, for the purposes of providing means for constructing necessary for the first and Apportionment hereby approves of the Greater New York Charter, the first been been dor for the purpose of Manhattan and Queers, 18,000,000, for t

1899.

CHAS. V. ADEE, Clerk.

Which were severally referred to the Committee on Bridges and Tunnels.

COMMUNICATIONS.

The President laid before the Board the following communication from the West Side Citizens' Taxpayers Association :

No. 3080.

No. 450 WEST THIRTY-SEVENTH STREET, (New York, December 4, 1899.

To the Honorable the President of the Board of Aldermen of Greater New York :

MOTIONS, ORDINANCES AND RESOLUTIONS.

No. 3990

By the President-Resolved, That the following-named persons be and they are hereby appointed Commission-of Deeds in and for The City of New York :

- By Alderman Bailey Abraham H. Kaffenburg, No. 89 Centre street, Manhattan. By
- Alderman Bennett— William P. Rider, No. 128 Quincy street, Brooklyn. Ethelyn M. Parfit, No. 26 Court street, Brooklyn.
- Alderman Geiger-Morris W. Cohen, No. 1236 Fulton avenue, Bronx.
- Alderman Koch— Philip Wirth, No. 43 First avenue, Manhattan. By
- Alderman Ledwith-
- Frederick Fischer, No. 315 East Fifty-fifth street, Manhattan. Alderman McEneaney— Myron Sulzberger, No. 320 Broadway, Manhattan. By
- Alderman McCaul— Vincenzo Garofalo, No. 2235 First avenue, Manhattan. By
- Alderman McMahon-By Fred Roffe, No. 220 Broadway, Manhattan.
- By
- Alderman McNeil— Valentine T. Ketcham No. 1565 Broadway, Manhattan. By Alderman Neufeld-
- Louis Chapp, No. 117 Avenue D, Manhattan.
- Louis Chapp, No. 117 Avenue D, Manhattan. By Alderman Wentz— James P. Tossiny, No. 215 Reid avenue, Brooklyn. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote : Affirmative—Aldermen Bailey, Bennett, Bridges, Burleigh, Burrell, Cronin, Diemer, Dooley, Dunphy, Elliott, Fleck, Gaffney, Gass, Geiger, Geiser, Goodman, Helgans, Keegan, Keely, Kennefick, Kenney, Koch, Lang, Ledwith, McCall, McEneaney, McGrath, McKeever, Metzger, Muh, Neufeld, Roddy, Schmitt, Sherman, Smith, Stewart, Wafer, Welling, Wentz, Woodward, and the President—41. No. 3991.

No. 3991.

By the President-By the President— Resolved, That permission be and the same is hereby given to the following-named persons whose applications for stands have been indorsed by the Aldermen of the districts in which they are to be located, to erect, keep and maintain stands for the sale of newspapers, periodicals, fruit and soda-water, and for bootblacking purposes, within the stoop-lines, at the locations set respectively opposite their names, and in compliance with the provisions of the ordinance in such case made and provided :

By Alderman Bennett-

- Newspaper Stand—J. Herman Rohrs, Nos. 223 and 225 Gates avenue, Brooklyn. Bootblack Stand—George Heissenbuttel, No. 282 Tompkins avenue, Brooklyn.
- Alderman Flinn-By

Newspaper Stand-Joseph Roth, No. 130 University place.

- By Alderman Roddy-Newspaper Stand-Hyman Zeitlein, northeast corner of One Hundred and Fifteenth street and Eighth avenue.
 - The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

No. 3992.

By Alderman Sherman— Resolved, That permission be and the same is hereby given to the "Manhattan Florist" to place and keep a portable canopy covered with flowers, with iron framework, in front of its prem-ises, No. 67 West Twenty-first street, Borough of Manhattan, provided that said canopy be erected in compliance with all existing laws and ordinances, the work to be done at its own expense, under the direction of the Commissioner of Highways; such permission to continue only during the fort-night beginning December 12, 1899. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative. By Alderman Sherman-

No. 3993-

By Alderman Smith— Resolved, That permission be and the same is hereby given to Solomon Gabelman to place, erect and keep a storm-door in front of his premises, No. 386 Madison street, in the Borough of Manhattan, provided the dimensions of said storm-door shall not exceed those provided by law, the work to be done at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

No. 3994.

By Alderman Roddy-By Alderman Roddy— Resolved, That permission be and the same is hereby given to Charles J. La Grassa to erect, place and keep an awning of iron and glass in front of his premises on the east side of the Boule-vard, ninety feet north of West Ninety-sixth street, in the Borough of Manhattan, provided said awning shall be erected so as to conform in all respects with the provisions of the ordinance in such case made and provided, the work to be done at his own expense, ander the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly.

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

By the same

No. 3995.

By the same— Resolved, That permission be and the same is hereby given to Joseph D. Jennings to place, erect and keep a bay-window, as shown upon the accompanying diagram, on the south side of Ninety-third street, two hundred feet west of Central Park, West, in the Borough of Manhattan, provided the dimensions of said bay-window shall not exceed those prescribed by law, the work to be done at his own expense, under the direction of the Commissioner of Highways; such per-mission to continue only during the pleasure of the Municipal Assembly. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

No. 3996.

By Alderman Neufeld-By Alderman Neuteld— Resolved, That permission be and the same is hereby given to the Jefferson Wheelmen to parade through the streets and avenues of the Borough of Manhattan on Wednesday, the 6th day of December, 1899, the work to be done at their own expense, under the direction of the Chief of Police; such permission to continue only for the day and date above mentioned. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

7729

DEAR SIR—The West Side Citizens' Taxpayers Association propose to hold a mass meeting in the near future to protest against the blockading of West street and around Gansevoort Market with switches and freight-cars, all of which is a violation of the laws; also a detriment to the interests of the traveling public. At this meeting we will adopt resolutions and appoint a com-mittee to wait upon your body at your next meeting, so that a full and fair expression of our views upon the subject can be heard. We remain, Respectfully yours

Respectfully yours, COL. JOHN J. GARBUTT, President.

P. J. MARTIN, Secretary.

To the Honorable the Board of Aldermen of Greater New York :

At a meeting of the West Side Citizens' Association, the following preamble and resolution was adopted :

Whereas, It is unlawful for the streets and avenues to be encumbered by trucks, and should be unlawful for freight cars to be side-switched off at Gansevoort Market, as it blockades the traffic

of the public thoroughfare; therefore be it Resolved, That we petition your Honorable Body to have the switches, tracks and cars removed from Tenth avenue, between Tweifth and Fourteenth streets, as they encumber the public thoroughfare. We remain,

Respectfully yours, COL. JOHN J. GARBUTT, President, No. 450 West Thirty-seventh Street.

P. I. MARTIN, Secretary,

Which was referred to the Alderman of the district.

No. 3997.

By Alderman Muh-Whereas, The Board of Estimate and Apportionment, by two resolutions adopted November 29, 1899, authorizes the issue of Corporate Stock of The City of New York in the amounts of \$365,333.90 and \$3,150, respectively, to provide for the payment of awards, costs, charges and expenses in the proceeding to acquire the lands on the northerly side of Fifteenth street and the southerly side of Sixteenth street, between First avenue and Livingston place, in the Eighteenth Ward, Borough of Manhattan, as a site for high-school purposes, under the authority of chapter 412 of the Laws of 1897, said issue having been authorized subject to the concurrence of the Municipal Assembly.

Wild, bloggi of Manager, and issue having been authorized subject to the concurrence of the 412 of the Laws of 1897, said issue having been authorized subject to the concurrence of the Municipal Assembly,
Resolved, That the Municipal Assembly hereby concurs in said resolutions and authorizes the Comptroller to issue Corporate Stock of The City of New York in the manner provided by section too of the Greater New York Charter, to the amount of three hundred 'and sixty-eight thousand four hundred and eighty-three dollars and ninety cents (\$368,483.90), the proceeds of which shall be applied to the payment of the expenses aforesaid.
Resolved, That, pursuant to the provisions of chapter 412 of the Laws of 1897, the Board of Estimate and Apportionment hereby approve of the requisition of the Board of Educa in by resolution adopted November 8, 1896, for three hundred and sixty-five thousand three hundred and thirty-three dollars and ninety certs (\$365 333.90) to provide for meeting expenditures necessary for the acquisition of the lands on the northerly side of Fifteenth street and the southerly side of Sixteenth street, between First avenue and Livingston place, in the Eighteenth Ward, Borough of Manhattan, as a site for high-school purposes, for the payment of awards, costs, charges and expenses (other than the expenses for the payment witnesses and special counsel); and for the purpose of providing means therefor, be it further

Resolved, That subject to concurrence herewith by the Municipal Assembly, the Comptroller be authorized to issue Corporate Stock of The City of New York, in the manner provided by sec-tion 169 of chapter 378 of the Laws of 1897, to the amount of three hundred and sixty-five thousand three hundred and thirty-three dollars and ninety cents (\$365.333.90). A true copy of resolutions adopted by the Board of Estimate and Apportionment, November 20 1800.

29, 1899.

THE CITY RECORD.

\$3,150 00

CHAS. V. ADEE, Clerk. Resolved, That, pursuant to the provisions of chapter 412, of the Laws of 1897, the Board of Estimate and Apportionment hereby approve of the requisition of the Board of Education by re-solution adopted November 22, 1899, for three thousand one hundred and fifty dollars (\$3,150) to provide for the payment of the following named bill of costs, as taxed by a Justice of the Supreme Court, pursuant to chapter 393, Laws of 1896, in the matter of acquiring a site for high-school purposes. located as follows: purposes, located as follows ;

On the northerly side of Fifteenth street, and the southerly side of Sixteenth street, between First avenue and Livingston place, in the Eighteenth Ward, Borough of Manhattan. T. G. Smith, expert witness

William W. Fogg, expert witness	1,050 00	
Thomas W. Harris, expert witness	1,050 00	lu
-		Be

7730

-and for the purpose of providing means therefor, be it further Resolved, That, subject to concurrence herewith by the Muninipal Assembly, the Comp-troller be authorized to issue Corporate Stock of The City of New York, in the manner provided by section 169 of chapter 378 of the Laws of 1897, to the amount of three thousand one hundred and fifty dollars (\$3,150). A true copy of resolutions adopted by the Board of Estimate and Apportionment, November

29, 1899. CHAS. V. ADEE, Clerk.

Which was referred to the Committee on Finance.

No. 3998.

By Alderman Metzger-By Alternan Metzger— Resolved, That permission be and the same is hereby given to the Holy Cross Lyceum to place and keep transparencies on the following lamp-posts in the Borough of Manhattan : Northeast corner of Forty-second street and Ninth avenue ; Northeast corner of Forty-second street and Tenth avenue ;

Northwest corner of Forty-steven street and Eighth avenue; Northwest corner of Thirty-fourth street and Eighth avenue; Northeast corner of Fifty-first street and Tenth avenue; Southwest corner of Forty-sixth street and Ninth avenue; Corner of Eleventh avenue and Thirty-eighth street;

Corner of Eleventh avenue and Forty-third street ;

-the work to be done at their own expense, under the direction of the Commissioner of Highways; such permission to continue only until January 12, 1900.
 The President put the question whether the Board would agree with said resolution.
 Which was decided in the affirmative.

No. 3999.

By Alderman Thomas F. McCaul-Resolved, That permission be and the same is hereby given to Leopold Holzman to place, erect and keep a stoop and portico in front of his premises, No. 123 East One Hundred and Six-teenth street, in the Borough of Manhattan, provided the dimensions of said stoop and portico shall not exceed those prescribed by law, the work to be done at his own expense under the direc-tion of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Accembly.

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

No. 4000.

By Alderman Keegan-Resolved, That permission be and the same is hereby given to Henry Shields to move a house from No. 1274 Fourth avenue to a position on the east side of Eighth avenue, between Fifty-second and Fifty-third streets, in the Borough of Brooklyn, the work to be done at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Assembly. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

No. 4001.

By Alderman Kennefick— Resolved, That his Honor the Mayor be and he is hereby respectfully requested to return to this Board for further consideration the following matters now in his hands : No. 3587. An ordinance providing for additional fire-hydrants in the Third Ward, Borough

of Queens

No. 3679. An ordinance to provide for water-mains in Broadway and Grand avenue, Borough

No. 3679. An ordinance to provide for water-mains in determains in Irving avenue, in No. 3729. An ordinance to authorize the laying of water-mains in Irving avenue, in Narrows street and in Bay Twenty-sixth street, Borough of Brooklyn. No. 3733. An ordinance to authorize the laying of water-mains in Camelia street, Van Alst avenue, and in Crescent street, Borough of Queens. No. 3755. An ordinance authorizing the laying of water-mains in Kouwenhoven and Pomeroy streets and in Vandeventer avenue, Borough of Queens. No. 3757. An ordinance authorizing the laying of water-mains in De Bevoise avenue and in Pomeroy street, Borough of Queens. No. 3751. An ordinance to authorize water-mains in various streets in the Borough of

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

Subsequently the papers were received from his Honor the Mayor, and are as follows : No. 3587.-(G. O. 371.)

The Committee on Water Supply, to whom was referred the annexed report and ordinance of the Council in favor of additional hre-hydrants in the Borough of Queens (Minutes of October 10, 1899), respectfully

REPORT

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said report and ordinance be concurred in. JAMES F. ELLIOTT, WILLIAM T. JAMES, JOHN J. VAUGHAN, JR., BERNARD SCHMITT, GEORGE A. BURRELL, Committee on Water Supply.

(Papers referred to in preceding Report.)

The Committee on Water Supply, to whom was referred the annexed ordinances in favor of providing additional fire-hydrants for the Third Ward, Borough of Queens, and of issuing Corporate Stock to pay for the same (page 607, Minutes, September 5, 1899), respectfully

REPORT : examined the

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN, New York, August 19, 1899.

SIRS—In accordance with resolution of the Local Board of the Borough of Queens, copy of which is inclosed, recommending that additional fire-hydrants be placed on the water-mains in the former Village of College Point, Borough of Queens, a resolution was adopted by this Board on the 16th instant authorizing that such additional fire-hydrants be placed. In accordance with said resolution, I inclose herewith, for the action of your Honorable Body, form of ordinance approved at said meeting, approving said resolution, and ordinance authorizing the issue of Corporate Stock to pay for the work. To the Honorable the Municipal Assembly of The City of New York :

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF QUEENS, LONG ISLAND CITY, May 16, 1899.

Board of Public Improvements, City of New York, Hon. M. F. HOLAHAN, President :

GENTLEMEN-The undersigned hereby certifies that the annexed copy of preamble and reso-ution, relative to petition for the erection of fire-hydrants in College Point, Third Ward, this Borough, was duly adopted by the Local Board of this Borough at its meeting of the 12th instant.

Yours truly, FREDERICK BOWLEY, President.

FREDERICK BOWLEY, President. N. B.—We have certified similar copy of the annexed preamble and resolution to the Deputy Fire Commissioner of this Borough, asking his indorsement of our view upon the subject, upon receipt of which will transmit same to you. Whereas, It appears from representations made to this Board that the fire-hydrants in connec-tion with the City's water-supply pipes in the built-up portion of College Point, Third Ward, this Borough, are generally now located at every other street crossing only ; and Whereas, The Taxpayers' Non-Partisan Association of said ward has, by communication dated May 2, 1899, urged that the number of fire-hydrants be increased therein ; and Whereas, After conference thereon between representatives of this Board and members of the Volunteer Fire Department in College Point, the latter suggested that a sufficient number of fire-hydrants should be placed so that there will be a fire-hydrant located at every street crossing and in the middle of each long block ; and Whereas, This Board, after due consideration of the foregoing subject, concurs in the views above set forth ; it is hereby accordingly Resolved, That recommendation be and it is hereby made to the Board of Public Improve-ments, this City, that this matter receive its most favorable consideration. No. 3670,-(G. O. 372.)

No. 3679.-(G. O. 372.) The Committee on Water Supply, to whom was referred the annexed report and ordinance of the Council in favor of water-mains in Broadway, etc., Borough of Queens (Minutes of October 24, 1899), respectfully

REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said report and ordinance be concurred in. JEREMIAH KENNEFICK, JAMES F. ELLIOTT, JOHN J. VAUGHAN, JR., GEORGE A. BURRELL, Committee on Water Supply.

(Papers referred to in preceding Report.)

The Committee on Water Supply, to whom was referred the annexed ordinances in favor of laying water mains in Broadway and Grand avenue, Borough of Queens, and of issuing Corporate Stock to pay for the same (page 163, Minutes, July 18, 1899), respectfully REPORT

REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinances be adopted. AN ORDINANCE to provide for water-mains in Broadway and Grand avenue, Borough of Queens. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of section 413 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 12th day of July, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is berehv authorized viz.

and the same hereby is approved, and the public work of improvement inform provided for a hereby authorized, viz.: Resolved, by the Board of Public Improvements, That, in pursuance of section 413 of the Greater New York Charter, the laying of water-mains in Broadway, from the Boulevard to Old Bowery Bay road, and in Grand avenue, from Main street to Old Bowery Bay road, in the First Ward of the Borough of Queens, and the making of a contract for the same by the Commissioner of Water Supply, be and the same is hereby authorized and approved, the cost of said public work or improvement to be paid for from the issue of bonds of the Corporate Stock of The City of New York. or im York

York.
AN ORDINANCE to authorize issue of Corporate Stock to the amount of \$10,700, to pay for water-mains in Broadway and Grand avenue, Borough of Queens.
Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of section 178 of the Greater New York Charter, the Comptroller of the City of New York is hereby authorized and directed to issue bonds of the Corporate Stock of The City of New York, to the amount of ten thou-and seven hundred dollars (\$10,700), to pay for the cost of laying water-mains in Broadway, from the Boulevard to Old Bowery Bay road, and in Grand avenue, from Main street to Old Bowery Bay road, in the First Ward, Borough of Queens. THOMAS F. FOLEY, EUGENE A. WISE, HARRY C. HART, WILLIAM A. DOYLE, JOSEPH F. O'GRADY, Committee on Water Supply.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN,

NEW YORK, July 17, 1899.

To the Honorable the Municipal Assembly of The City of New York.

SIRS—I inclose herewith, for the action of your Honorable Body, two forms of ordinance approved by this Board at the meeting held on the 12th instant, one authorizing the laying of water-mains in Broadway from the Boulevard to Old Bowery Bay road, etc., Borough of Queens, and the other providing for the issue of Corporate Stock of The City of New York to pay for the

proposed work. This action was taken by the Board on the recommendation of the Local Board of the Borough of Queens, copy of which resolution is also inclosed herewith. Borough of Queens, copy of which resolution is also inclosed herewith.

Respectfully, JOHN H. MOONEY, Secretary.

JOHN H. MOONEY, Secretary. Whereas, Broadway, from the Boulevard at the East river and extending to the Old Bowery Bay road, the dividing line between the First and Second Wards of this borough, as also Grand avenue, beginning at Main street, and by a block of same makes connection with the Boulevard, and from Main street running easterly extends also to aforesaid boundary line, are two important highways which to a considerable extent have been sewered, graded, paved and flagged, with trolley lines operating thereon and having electric lighting, but are deficient in not having the public water supply, with fire-hydrants, extended throughout the entire length thereof; now, in view of the foregoing, be it Resolved, That this, the Local Board of the Borough of Queens, City of New York, in meet-ing assembled this 26th day of May, 1899, deeming that the placing of public water-mains, with fire-hydrants attached thereto, throughout Broadway and Grand avenue, wherever the same is not already done, would be to the best interests of the City, do accordingly recommend same to the Board of Public Improvements for its favorable action thereon toward having the subject-matter of the foregoing promptly attended to.

of the foregoing promptly attended to.

THURSDAY, DECEMBER 7, 1899.

They therefore recommend that the said ordinances be adopted. ient to be necessary.

AN ORDINANCE providing for additional fire-hydrants in the Third Ward of the Borough of Queens

Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of section 413 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 16th day of August, 1899, be and the same hereby is approved and the public work or improvement therein provided for is hereby authorized. viz. :

Resolved, by the Board of Public Improvements, That, in pursuance of section 413 of the Greater New York Charter, the placing of fifty (50) additional fire-hydrants on the water-mains, in the water district formerly known as the Village of College Point, in the Third Ward of the Borough of Queens, and the making of a contract for the same by the Commissioner of Water Supply, be and the same is hereby authorized and approved, the cost of said public work or improvement to be paid for from the issue of bonds of the Corporate Stock of The City of New

York.
AN ORDINANCE to authorize the issue of Corporate Stock for additional fire-hydrants in the Third Ward, Borough of Queens.
Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 169 and 178 of the City Charter, chapter 378 of the Laws of 1897, the Comptroller of The City of New York is hereby authorized and directed to raise by the issue of Corporate Stock of The City of New York a sum not exceeding five thousand dollars, to pay for the placing of fifty additional fire-hydrants on the water-mains in the water district formerly known as the Village of College Point, in the Third Ward, Borough of Queens.
THOMAS F. FOLEY, EUGENE A. WISE, WILLIAM A. DOYLE, JOSEPH F. Q'GRADY, HARRY C. HART, Committee on Water Supply.

No. 3729.-(G. O. 373.)

The Committee on Water Supply, to whom was referred the annexed report and ordinance of the Council in favor of laying water-mains in Irving avenue, Narrows street, etc., Brooklyn (Minutes of October 31, 1899), respectfully

REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said report and ordinance be concurred in. JEREMIAH KENNEFICK, JAMES F. ELLIOTT, JOHN J. VAUGHAN, JR., GEORGE A. BURRELL, BERNARD SCHMITT, Committee on Water Supply.

(Papers referred to in preceding Report.)

The Committee on Water Supply, to whom was referred the annexed ordinance in favor of laying water-mains in Irving avenue, Narrows street and Bay Twenty-sixth street, Borough of Brooklyn (page 73, Minutes, July 11, 1899), respectfully

REPORT :

REPORT: That, having examined the subject, they believe the proposed improvements to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to authorize the laying of water-mains in Irving avenue, in Narrows street and in Bay Twenty-sixth street, Borough of Brooklyn. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of section 413 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 6th day of July, 1899, be and

THE CITY RECORD.

the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, viz.

authorized, viz.: Resolved, by the Board of Public Improvements, That, in pursuance of section 413 of the Greater New York Charter, the laying of water-mains in Irving avenue, between DeKalb avenue and Jefferson street, in Narrows street, between Bay Ridge avenue and Seventy-first street, and in Bay Twenty-sixth street, between Cropsey and Bath avenues, in the Borough of Brooklyn, and the making of a contract for the same by the Commissioner of Water Supply, be and the same is hereby authorized and approved, the cost of said public work or improvement to be paid for from the proceeds of bonds of the Corporate Stock of The City of New York. THOMAS F. FOLEY, ADOLPH C. HOTTENROTH, JOSEPH F. O'GRADY, EUGENE A. WISE, Committee on Water Supply.

A. WISE, Committee on water Supply. BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, July 10, 1899. To the Honorable the Municipal Assembly of The City of New York: SIRS— Please find herewith inclosed, for the action of your Honorable Body, a form of ordi-nance approved by this Board at the meeting held on the 6th instant providing for the laying of water-mains in Irving avenue, between DeKalb avenue and Jefferson street; in Narrows street, between Bay Ridge avenue and Seventy-first street; and in Bay Twenty-sixth street, between Cropsey and Bath avenues, all in the Borough of Brooklyn. I also inclose herewith copies of resolutions of the Local Boards of the districts recommend-ing the laying of the above mains.

ing the laying of the above mains.

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF BROOKLYN, CITY OF NEW YORK, June 7, 1899.

BOROUGH OF BROOKLYN, CITY OF NEW YORK, June 7, 1899. Board of Public Improvements: GENTLEMEN—The Local Board of the Ninth District, Borough of Brooklyn, after hearing had at a meeting held on June 3, 1899, duly advertised, adopted the following: "Resolved, That the Local Board of the Ninth District, Borough of Brooklyn, after hearing had this 3d day of June, 1899, deeming it for the public interest so to do, hereby recommends to the Board of Public Improvements of The City of New York that water-main be laid along Irving avenue, from DeKalb avenue to Jefferson street." Attached is copy of petition. Respectfully.

Respectfully, EDWARD M. GROUT, President of the Borough.

BOROUGH OF BROOKLYN, CITY OF NEW YORK, June 5, 1899.

Board of Public Improvements: GENTLEMEN—The Local Board of the Fifth District, Borough of Brooklyn, after hearing had this 1st day of June, 1899, and deeming it for the public interest so to do, hereby recom-mends to the Board of Public Improvements of the City of New York that water-mains be laid in Narrows avenue, between Bay Ridge avenue and Seventy-first street, in the Borough of Brooklyn klyn. Attached is copy of petition. EDWARD M. GROUT, President of the Borough. EDWARD M. GROUT, NEW YORK, May 29, 1899. Brooklyn.

BOROUGH OF BROOKLYN, CITY OF NEW YORK, May 29, 1899. Board of Public Improvements: GENTLEMEN—The Local Board of the Fifth District, Borough of Brooklyn, after hearing had at a meeting held on May 19, 1899, duly advertised, adopted the following: "Resolved, That the Local Board of the Fifth District, Borough of Brooklyn, after hearing had this 19th day of May, 1899, and deeming it for the public interest so to do, hereby recom-mends to the Board of Public Improvements of The City of New York that a water-main be laid in Bay Twenty-sixth street, between Cropsey avenue and Bath avenue, in the Borough of Brooklyn."

Respectfully, EDWARD M. GROUT, President of the Borough.

No. 3733.--(G. O. 374.) The Committee on Water Supply, to whom was referred the annexed report and ordinance of the Council in favor of laying water-mains in Camelia street, etc., Queens (Minutes of October 31, 1899), respectfully

REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said report and ordinance be concurred in. JEREMIAH KENNEFICK, JOHN J. VAUGHAN, JR., GEORGE A. BURRELL, JAMES T. ELLIOTT, BERNARD SCHMITT, Committee on Water Supply.

(Papers referred to in preceding Report.) The Committee on Water Supply, to whom was referred the annexed ordinance in favor of laying water-mains in Camelia street, Van Alst avenue and Crescent street, Borough of Queens (page 385, Minutes, August 9, 1899), respectfully KEPORT :

REPORT : That, having examined the subject, they believe the proposed improvements to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to authorize the laying of water-mains in Camelia street, Van Alst avenue and in Crescent street, Borough of Queens. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of section 413 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 2d day of August, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, viz. :

and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, viz.: Resolved, by the Board of Public Improvements, That, in pursuance of section 413 of The Greater New York Charter, the laying of water-mains in Camelia street, from the Boulevard to Crescent street; in Van Alst avenue, between Camelia and Lincoln streets, and in Crescent street, between Camelia street and Jamaica avenue, all in the Borough of Queens, and the making of a contract for the same by the Commissioner of Water Supply be and the same is hereby authorized and approved, the cost of said public work or improvement to be paid for from the issue of Corpo-rate Stock of The City of New York. THOMAS F. FOLEY, EUGENE A. WISE, JOSEPH F. O'GRADY, WILLIAM A. DOYLE, Committee on Water Supply. (Copy.)

(Copy.)

THE CITY OF NEW YORK, OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS, LONG ISLAND CITY, May 29, 1899.

LONG ISLAND CITY, May 29, 1899. Board of Public Improvements, City of New York, Hon. M. F. HOLAHAN, President: GENTLEMEN--The undersigned hereby certifies that the annexed copy of preamble and resolution, relative to petition for the laying of water-mains in Camelia street, from Boulevard to Crescent, First Ward, Borough of Queens, was duly adopted by the Local Board of this borough at its regular weekly meeting of the 26th instant, in approval of petition as annexed hereto. Yours truly, (Signed) FREDERICK BOWLEY, President. Whereas, Petition to cause the laying of public water-mains in Camelia street, from the Boulevard to Crescent, in First Ward, this borough, was submitted to the Local Board, Borough of Queens, at its meeting May 26, 1899; and Whereas, The requirements of the petitioners claim the favorable action thereon of this Board ; therefore be it Resolved. That recommendation he and the same is hereby media to the Devel of Public

the Board of Public Improvements, adopted by that Board on the 16th day of August, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is

and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, viz.: Resolved, by the Board of Public Improvements, That, in pursuance of section 413 of the Greater New York Charter, the laying of water-mains in Kouwenhoven and Pomeroy streets, between Flushing and Grand avenues, and in Vandeventer avenue, between Pomeroy street and Steinway avenue, in the Borough of Queens, and the making of a contract for the same by the Commissioner of Water Supply, be and the same is hereby authorized and approved, the cost of said public work or improvement to be paid for from the issue of bonds of the Corporate Stock of The City of New York. • THOMAS F. FOLEY, EUGENE A. WISE, JOSEPH F. O'GRADY, WILLIAM A. DOYLE, HARRY C. HART, COmmittee on Water Supply.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, New York, August 19, 1899.

To the Honorable the Municipal Assembly of The City of New York: SIRS—I inclose herewith, for the action of your Honorable Body, a form of ordinance approved by this Board at the meeting held on the 16th instant providing for the laying of water-mains in Kouwenhoven and Pomeroy streets, between Flushing and Grand avenues, and in Vande-venter avenue, between Pomeroy street and Steinway avenue, Borough of Queens. This improvement was recommended by the Local Board of the Borough of Queens, as per copy of resolution also inclosed herewith. I also inclose form of ordinance authorizing the issue of Corporate Stock of The City of New York to pay for the above work

York to pay for the above work.

Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF QUEENS, LONG ISLAND CITY, July 3, 1899. Board of Public Improvements, City of New York, Hon. M. F. HOLAHAN, President: GENTLEMEN—The undersigned hereby certifies that the annexed copy of preamble and resolution, relative to petition from property-owners to lay water-mains in Kouwenhoven street, Pomerdy street and Vandeventer avenue, all between Flushing and Grand avenues, First Ward, Borough of Queens, was duly adopted by the Local Board of this borough at its regular meeting held on theorem. held on June 30, 1899.

heid on June 30, 1899. Yours truly, FREDERICK BOWLEY, President. Whereas, Petition of owners of real estate to have public water-mains extended into Kouwen-hoven street, Pomeroy street and Vandeventer avenue, between Flushing avenue and Grand avenue, First Ward, this borough, was presented to this the Local Board of borough aforenamed at meeting held June 30, 1899; and Whereas, It appears that the private water-supply pipes from which water has in some parts thereof been obtained are insufficient in capacity to meet the growing requirements of such section ; it is hereby

it is hereby

Resolved, That recommendation be and the same is hereby made to the Board of Public Improvements, City of New York, that it take favorable action thereon to the end that the Com-missioner of Water Supply be authorized to make such prompt response to the needs of the petitioners as may appear proper in the premises.

No. 3757.--(G. O. 376.) The Committee on Water Supply, to whom was referred the annexed report and ordinance of the Council in favor of water-mains in the Borough of Queens and funds to pay therefor (Minutes of October 31, 1899), respectfully

REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said report and ordinance be concurred m. JEREMIAH KENNEFICK, JOHN J. VAUGHAN, JR., GEORGE A. BURRELL, JAMES F. ELLIOTT, BERNARD SCHMITT, Committee on Water Supply.

(Papers referred to in preceding Report.) The Committee on Water Supply, to whom was referred the annexed ordinances in favor of providing water-mains in DeBevoise avenue and Pomeroy street, Borough of Queens, and the funds to meet the expense thereof (page 610, Minutes, September 5, 1899), respectfully REPORT: That, having examined the subject, they believe the proposed improvement, to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to authorize laying of water-mains in DeBevoise avenue and in Pomeroy street, Borough of Queens.

AN ORDINANCE to autorize taying of water-mains in Debeodse avenue and in Fomeroy steet, Borough of Queens. Be it Ordained by the Municipal Assembly of The City of New York, as follows; That, in pursuance of section 413 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 23d day of August, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is borehe with original with the same hereby with the same hereby is approved.

and the same hereby is approved, and the public work of improvement therein provided for is hereby authorized, viz.: Resolved, by the Board of Public Improvements, That, in pursuance of section 413 of the Greater New York Charter, the laying of water-mains in DeBevoise avenue, between Grand avenue and Broadway, and in Pomeroy street, between Flushing and Potter avenues, both in the Borough of Queens, and the making of a contract for the same by the Commissioner of Water Supply, be and the same is hereby authorized and approved, the cost of said public work or improvement to be paid for from the issue of bonds of the Corporate Stock of The City of New York. THOMAS F. FOLEY, EUGENE A. WISE, HARRY C. HART, WILLIAM A. DOYLE, JOSEPH F. O'GRADY, Committee on Water Supply.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, August 25, 1899.

New YORK, August 25, 1899.) To the Honorable the Municipal Assembly of The City of New York: SIRS—I inclose herewith, for the action of your Honorable Body, two forms of ordinance approved by this Board at the meeting held on the 23d instant, one authorizing the laying of water-mains in DeBevoise avenue, between Grand avenue and Broadway, and in Pomeroy street, between Flushing and Potter avenues, Borough of Queens, and the other calling upon the Comp-troller to issue Corporate Stock of The City of New York to the amount of \$5,700 to pay for same. The laying of these mains was recommended by the Local Board of the Borough, as per resolutions, copies of which are also inclosed herewith. Respectfully.

Respectfully, MAURICE F. HOLAHAN, President.

BOROUGH OF QUEENS, LONG ISLAND CITY, July 14, 1899.

Board of Public Improvements, City of New York, Hon. M. F. HOLAHAN, President : GENTLEMEN—The undersigned hereby certifies that the annexed copy of preamble and resolution, relative to petition of property-owners for water-mains to be laid in DeBevoise avenue, from Newtown avenue to Broadway, First Ward, Borough of Queens, was duly adopted by the Local Board of said borough at its regular meeting held this 14th day of July, 1899, in approval of said petition, as hereto annexed. of said petition, as hereto annexed.

Yours truly, FREDERICK BOWLEY, President.

BOROUGH OF QUEENS, LONG ISLAND CITY, (

Board of Public Improvements, City of New York, Hon. M. F. HOLAHAN, President : GENTLEMEN-The undersigned hereby certifies that the annexed copy of preamble and resolu-tion, relative to petition of real estate owners for the extension of water-mains in Pomeroy street, from Ellushing to Potter environments. Description of the extension of the estate owners for the extension of the estate owners for the estate of the estate owners for the estate of the estate of the estate owners for the estate of the estate of the estate owners for the estate of the estate of the estate of the estate owners for the estate owners

Resolved, That recommendation be and the same is hereby made to the Board of Public Improvements that it extend to the matter such consideration as will advance same so that City water-mains, with fire-hydrants connected therewith, may be promptly placed in street as aforestated.

No. 3755.-(G. O. 375.) The Committee on Water Supply, to whom was referred the annexed report and ordinance of the Council in favor of laying water-mains in Kouwenhoven street, etc., Queens (Minutes of October 31, 1899), respectfully

REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said report and ordinance be concurred in. JEREMIAH KENNEFICK, JOHN J. VAUGHAN, JR., GEORGE A. BURRELL, JAMES F. ELLIOTT, BERNARD SCHMITT, Committee on Water Supply.

JAMES F. ELLIOTT, BERNARD SCHART 1, commune can that capped (Papers referred to in preceding Report.) The Committee on Water Supply, to whom was referred the annexed ordinance in favor of laying water-mains in Kouwenhoven and Pomeroy streets and in Vandeventer avenue, Borough of Queens (page 605, Minutes, September 5, 1899), respectfully REPORT :

REPORT: That, having examined the subject, they believe the proposed improvements to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE authorizing the laying of water-mains in Kouwenhoven and Pomeroy streets and in Vandeventer avenue, Borough of Queens. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of section 413 of the Greater New York Charter, the following resolution of

from Flatshing to Potter avenue, First Ward, Borough of Queens, was duly adopted by the Local Board of said borough at its regular weekly meeting held this 14th day of July, 1899, in approval of said petition as hereto annexed.

Yours truly, FREDERICK BOWLEY, President.

No. 3761.—(G. O. No. 377.) The Committee on Water Supply, to whom was referred the annexed ordinance of the Council in favor of authorizing water-mains in various streets, Brooklyn (Minutes of October 31, 1899), respectfully

1899), respectfully That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be concurred in. AN ORDINANCE to authorize water-mains in various streets in the Borough of Brooklyn. Be it Ordained by the Municipal Assembly of The City of New York, as follows: That, in pursuance of section 413 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 4th day of October, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, viz.: Resolved, by the Board of Public Improvements, That, in pursuance of section 413 of the Greater New York Charter, the laying of water-mains in the following streets in the Borough of Brooklyn:

Brooklyn:

In Seventy-second street, between Third and Sixth avenues; In Seventy-third street, between Fourth and Sixth avenues;

In Ninety-third street, between Second and Third avenues; In Hamburg avenue, between Halsey and Eldert streets; —and the making of a contract for the same by the Commissioner of Water Supply, be and the same is hereby authorized and approved, the cost of said public works or improvement to be paid for from the issue of bonds of the Corporate Stock of The City of New York. JEREMIAH KENNEFICK, JOHN J. VAUGHAN, JR., GEORGE A. BURRELL, JAMES F. ELLIOTT, BERNARD SCHMITT, Committee on Water Supply.

Alderman Kennefick moved a reconsideration of the vote by which the above papers were adopted. The President put the question whether the Board would agree with said motion. Which was decided in the affirmative. On motion of Alderman Kennefick, the papers were then laid over.

No. 4002.

By Alderman Dooley— Resolved, That it is recommended to the Board of Public Improvements that Sixteenth street, from Hamilton avenue to Ninth avenue, and from Tenth avenue to Coney Island avenue, in the Borough of Brooklyn, be repayed with asphalt. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

No. 4003.

By Alderman Bridges— Resolved, That the room known and designated as No. 1 in the Hall of Records, Borough of Brooklyn, be and the same is hereby assigned to the use of the Surrogate of the County of Kings. Alderman McInnes moved that the resolution be referred to the Committee on Public Build-

Alderman McInnes moved that the resolution be referred to the Committee on Public Build-ings, Lighting and Supplies. The President put the question whether the Board would agree with said motion. Which was decided in the negative by the following vote : Affirmative—Aldermen Burleigh, Diemer, Dunphy, Goodman, Helgans, Kennefick, McGrath, McInnes, McNeil, Schneider, Sherman, Stewart, Wentz, and Woodward— 14. Negative—Aldermen Bailey, Bennett, Bridges, Burrell, Byrne, Cronin, Dooley, Elliott, Gaffney, Geiger, Geiser, Keegan, Keely, Kenney, Koch, Lang, Ledwith, McCall, McEneaney, McKeever, McMahon, Metzger, Muh, Neufeld, Roddy, Schmitt, Wafer, and the President—28. The President then put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote : Affirmative—Aldermen Bailey, Bennett, Bridges, Burrell, Byrne, Cronin, Dooley, Dunphy, Elliott, Gaffney, Gass, Geiger, Geiser, Keegan, Keely, Kennefick, Kenney, Koch, Lang, Ledwith, McCall, McCaul, McEneaney, McGrath, McKeever, McMahon, Metzger, Muh, Neufeld, Roddy, Schmitt, Schneider, Water, and the President—34. Negative—Aldermen Diemer, Helgans, McInnes, McNeil, Sherman, Stewart, Wentz, and Woodward—8.

Woodward-8.

Excused-Aldermen Burleigh and Goodman-2.

No. 4004.

By Alderman Byrne--Resolved, That the resolution permitting Francis H. Nichols to place and keep a stand for the sale of newspapers and periodicals under the stairs of the elevated railroad in front of No. 404 Myrtle avenue, in the Borough of Brooklyn, which was adopted by the Board of Aldermen, July 3, 1899, by the Council July 11, 1899, and received from his Honor the Mayor, July 25, 1899. without his approval or disapproval thereof, be and the same is hereby annulled, rescinded and repealed repealed.

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

No. 4005

By Alderman Burrell-Resolved, That permission be and the same is hereby given to the John A. Bell Association, of No. 304 East Ninety-first street, to place transparencies on the following lamp-posts in the

Borough of Manhattan :

Southeast corner of Ninetieth street and Second avenue ;

Northwest corner of Eighty-fifth street and Second avenue; Northwest corner of Eighty-fourth street and First avenue; Northwest corner of Eighty-seventh street and First avenue; Northwest corner of Eighty-eighth street and First avenue; Northwest corner of Seventy-ninth street and Second avenue; —the work to be done at their own expense, under the direction of the Commissioner of High-wars: such permission to continue only until January 16, 1000.

ways ; such permission to continue only until January 16, 1900. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

No. 4006.

By the same Resolved, That permission be and the same is hereby given to the Thomas E. Daly Associa-tion to place and keep a transparency on the lamp-post at the northwest corner of Eighty-sixth street and Third avenue, in the Borough of Manhattan, the work to be done at their own expense, under the direction of the Commissioner of Highways; such permission to continue only until

January 27, 1900. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

REPORTS.

No. 3799. The Committee on Law, to whom was referred the annexed resolution and report of the Council in favor of placing two lamp-posts and lamps in front of the College of Pharmacy on West Sixty-eighth street, Borough of Manhattan (Minutes of November 14, 1899), respectfully **REPORT:**

That, having examined the subject, they recommend that the said resolution and report be

concurred in. GEORGE A. BURRELL, MATTHEW E. DOOLEY, JOSEPH A. FLINN, JAMES H. MCINNES, Committee on Law.

(Papers referred to in preceding Report.)

The Committee on Law Department, to whom was referred the annexed resolution in favor of placing two lamp-posts, etc., in front of the College of Pharmacy, Nos. 115 to 119 West Sixty-eighth street, in the Borough of Manhattan (page 1017, Minutes, December 27, 1898), respectfully REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary, but that the said resolution should be amended as hereto annexed. They therefore recommend that the said resolution as amended be adopted. Resolved, That the Commissioner of Public Buildings, Lighting and Supplies, be requested

to erect two lamp-posts [be erected], street lamps placed thereon and lighted, in tront of the premises of the College of Pharmacy of The City of New York, at Nos. 115 to 119 West Sixty-eighth street, in the Borough of Manhattan [under the direction of the Commissioner of Public Buildings, Lighting and Supplies]. ADOLPH C. HOTTENROTH, FRANK J. GOODWIN, BENJAMIN J. BODINE, DAVID L. VAN NOSTRAND, Committee on Law Department. By unanimous consent the report was moved to immediate consideration. The President then put the question whether the Board would agree with said report and adopt said resolution

"Resolved, further, That said joint committee shall also advocate and urge sufficient appro-priation for building and establishing additional Recreation Piers at such points throughout the greater city as will meet the requirements and necessities of the neighborhoods where the poor are

most generally located. "Resolved, That the joint committee shall report to this Board from time to time, showing what progress has been made, and shall introduce such resolutions or ordinances as will best serve the purpose of the foregoing, and provide all the legislative aid which the Municipal Assembly can render."

render." We are in full sympathy with the spirit of the foregoing, and believe all that is therein asked for should be complied with by the city authorities to the fullest extent. We are gratified to report that additional Recreation Piers have been provided for, and that the Department of Docks and Ferries is disposed to continue locating these much-needed, health-promoting structures along our river front to the most liberal extent. We are also pleased to state that the members of the Board of Estimate and Apportionment are all thoroughly impressed with the advisability of granting material aid, and will do so to a most satisfactory degree

are all thoroughly impressed with the advisability of granting material and, and will do so to a most satisfactory degree. As to the proposition to heat these piers during the winter season, and thus utilize them at all times, much can be said favorable thereto. By attracting the poor to these places, and thus creating a love for the influences which the refining and elevating conditions and surroundings will occasion, is a long step in the right direction. To make these piers the rendezvous for men, women and children in the several neighborhoods of the poor, and to establish a plan or system of education for their moral and intellectual advancement, is worthy our earnest consideration and our most hearty support.

our most hearty support. Under proper care of and supervision by the police, the respectable character of the piers will be maintained. The Board of Education and other city departments can and ought be urged and induced to utilize the available and spacious quarters thus at their disposal for pur-poses of the most beneficial character, in many obvious ways. Special Order No. 33, which has been on our calendar of unfinished business for many months, provides for adequate heating of one of the piers, the largest one of all. As the reasons for the authorization asked for is not fully understood by our Board, we present herewith the following copy of a communication addressed to the President of the Board of Aldermen in 1897, which explains in the most satisfactory manner the causes which have prompted the request for legislative assistance on our part :

" OCTOBER 21, 1897.

Hon. JOHN JEROLOMAN, President, Board of Aldermen :

"Hon. JOHN JEROLOMAN, President, Board of Aldermen: "SIR-Under the present arrangement it is costing this Department about \$13,500 per annum to light the Recreation Pier at the foot of East Twenty-fourth street, and as the plans for inclosing the building and using it in winter as well as in summer have been approved by the Board, it is estimated that it will cost about from \$10,000 to \$12,000 a year to heat the structure. "In order that the structure may be maintained as economically as possible, the Department believes it to be for the best interests of the City that it establish its own electrical plant on the pier for the lighting and heating of the premises. The installation of the two plants will cost about \$35,000, and for this amount can be obtained the most economical plant possible for the purpose. The saving on the lighting alone will amount to about \$9,000 a year. "The devices that will be needed for lighting, and a great many of those for heating, as well as the boilers required, are patented articles, and it would be restricted to the old types of genera-tors, the patents on which have long since expired ; to plain, uneconomical cylindrical boilers, and we would entirely fail in being able to obtain modern electrical lamps for lighting purposes. "I have been directed to request your Honorable Body to authorize this Department to incur the necessary expense for the installation of the heating and lighting plant otherwise than by contract.

contract.

"Yours respectfully, ed) "GEO. S. TERRY, Secretary." (Signed)

We recommend the adoption of said Special Order No. 33. We also offer the following : Resolved, That the Commissioners of Docks and Ferries be and they are respectfully urged to locate Recreation Piers wherever the conditions of the surrounding neighborhood warrant it,

to locate Recreation Piers wherever the conditions of the surrounding neighborhood warrant it, and to do so at the earliest practical period. Resolved, That the Board of Education be and is requested to co-operate with the Depart-ment of Docks and Ferries, with a view of preparing and completing arrangements during the summer months for a series of educational lectures, etc., at these piers during the season of winter. Resolved, That the Park Department be requested to likewise co-operate with the Board of Commissioners of Docks and Ferries to place upon the piers next winter plants of various kinds; and to educate the nearby residents in botany, etc., and to teach them the benefits of cultivating a taste therefor a taste therefor.

JAMES E. GAFFNEY, MICHAEL LEDWITH, JOSEPH A. FLINN, STEPHEN W. MCKEEVER, ROBERT MUH, CHARLES METZGER, FRANK DUNN, Committees on Docks and Ferries and Public Health.

Alderman John T. McCall moved that the report be recommitted to the Joint Committees on Public Health and on Docks and Ferries. The President put the question whether the Board would agree with said motion. Which was decided in the affirmative.

The hour of 2.30 o'clock having arrived, Alderman Woodward called up S. O. 80, being a report of the Committee on Streets and Highways, as follows :

No. 3736.

The Committee on Streets and Highways, to whom was referred the annexed report and ordinance of the Council in favor of regulating, etc., Van Corlear place, Manhattan (Minutes of October 31, 1899), respectfully

REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said report and ordinance be concurred in. JAMES F. ELLIOTT, JOHN L. BURLEIGH, FRANK DUNN, JEREMIAH CRONIN, JOHN S. RODDY, JAMES J. BRIDGES, Committee on Streets and Highways.

(Papers referred to in preceding Report.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, etc., Van Corlear place, Borough of Manhattan (page 391, Minutes, August 9, 1899), respectfully

REPORT:

REPORT: That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., Van Corlear place, Borough of Manhattan. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 26th day of July, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely, Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading, setting of curbstones and flagging of sidewalks a space four (4) feet wide through the centre thereof, of Van Corlear place (on Mar-Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading, setting of curbstones and flagging of sidewalks a space four (4) feet wide through the centre thereof, of Van Corlear place (on Mar-ble Hill, New York City), from Wicker place to Kingsbridge avenue, in the Borough of Man-hattan, under the direction of the Commissioner of Highways, be and the same hereby is author-ized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being thirteen thousand dollars. The said assessed value of the real estate included within the probable area of assess-ment is ninety-six thousand dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, DAVID L. VAN NOSTRAND, HERMAN SULZER, CHARLES H. FRANCISCO, Committee on Streets and Highways.

adopt said resolution. Which was decided in the affirmative.

UNFINISHED BUSINESS

By unanimous consent Alderman Woodward called up G.O. 320, being a report of the Joint Committees on Public Health and on Docks and Ferries, as follows :

No. 2990.

NEW YORK, May 2, 1899.

To the Honorable the Board of Aldermen :

The undersigned, Joint Committee on Public Health and on Docks and Ferries, have given due consideration to the following preamble and resolutions, referred to us : "Whereas, The Recreation Piers estublished in this city have been productive of much good and have proven beneficial breathing spots for the poor residing in the neighborhood where they are severally located : and

"Whereas, There is a popular demand for the public use of these piers during the winter season, as well as during the summer months—a demand which would doubtless be met and gratified were funds available; therefore

"Resolved, That the Committees on Health and on Docks and Piers-forming a joint com-mittee-be and they are hereby instructed to confer with the proper authorities and departments, with a view of bringing about the results desired, though it be necessary to curtail the benefits thereof to some extent.

"Resolved, That said joint committee take proper steps to influence the necessary demand for adequate appropriation in the provisional estimate for the coming year, now under considera-tion, in order that the Recreation Piers may be devoted to winter use thereafter, to the fullest extent desired by the public.

BOARD OF PUBLIC IMPROVEMENTS - CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, July 31, 1899.

To the Honorable the Municipal Assembly, City of New York :

SIRS—I inclose herewith, for the action of your Honorable Body, form of ordinance approved this Board at the meeting held on the 26th instant providing for the regulating, grading, etc., Van Corlear place, from Wicker place to Kingsbridge avenue, in the Borough of Manhatan. I also inclose copy of a resolution of the Local Board recommending the above improvement, Respectfully, JOHN H. MOONEY, Secretary.

THE CITY RECORD.

NEW YORK CITY, June 6, 1899.

SIR—At a meeting of the Board of Local Improvements of the Nineteenth District of the Borough of Manhattan, held June 6, 1899, in accordance with the provisions of the Charter of The City of New York, the following resolution was adopted : Resolved, That the Board of Local Improvements of the Nineteenth District of the Borough of Manhattan approve of the recommendation of the Common Council, adopted May 17, 1897, providing for the regulating, grading, curbing and flagging of Van Corlear place, from Wicker place to Kingsbridge avenue. Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

Yours truly, JAMES J. COOGAN, President, Borough of Manhattan (Signed)

The President put the question whether the Board would agree with said report and adopt said ordinance

Said ordinance.
 Which was decided in the affirmative by the following vote :
 Affirmative—Aldermen Bailey, Bennett, Bridges, Burleigh, Burrell, Byrne, Cronin, Diemer,
 Dooley, Dunphy, Elliott, Fleck, Flinn, Gaffney, Gass, Geiger, Geiser, Glick, Goodman, Helgans,
 Keegan, Keely, Kennefick, Kenney, Koch, Lang, Ledwith, McCall, McCaul, McEneaney,
 McGrath, McInnes, McKeever, McMahon, McNeil. Metzger, Muh, Neufeld, Roddy, Schneider,
 Sherman, Smith, Stewart, Wafer, Welling, Wentz, Woodward, and the President—48.

By unanimous consent, Alderman John T. McCall called up G. O. 317, being a report of the Committee on Finance, as follows :

No. 2909. The Committee on Finance, to whom was referred the annexed resolution in favor of authorizing an issue of Corporate Stock, \$365,250, for park purposes (Minutes of May 31, 1899), respectfully

REPORT :

That, having examined the subject, they believe the proposed issue to be necessary. They therefore recommend that the said resolution be adopted. Whereas, The Board of Estimate and Apportionment adopted a resolution on May 25, 1899, as follows :

Winters, The board of Estimate and ripportonmeth adopted a resolution of May 25, 1899;
 as follows:
 "Resolved, That, subject to concurrence herewith by the Municipal Assembly, the Comptroller be authorized to issue Corporate Stock of The City of New York, in the manner provided by section 169 of the Greater New York Chaiter, to the amount of three hundred and sixty-five thousand two hundred and fifty dollars (\$365,250), to provide for the payment of awards in the third separate report of the Commissioners of Estimate in the proceeding to acquire title to lands required for a public park bounded by One Hundred and Eleventh and One Hundred and Fourteenth streets, First avenue and the East river, as provided by chapter 746 of the Laws of 1894." Resolved, That the Municipal Assembly hereby concurs in said resolution, and authorizes the Comptroller to issue Corporate Stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, to the amount of three hundred and sixty-five thousand two hundred and fifty dollars (\$365,250), to provide for the payment of awards in the third separate report of the Commissioners of Estimate in the proceeding to acquire title to lands required for a public park bounded by One Hundred and Eleventh and One Hundred and Fourteenth streets, First avenue and the East river, as provided by chapter 746 of the Laws of 1894.
 ROBERT MUH, JOHN T. McMAHON, PATRICK S. KEELY, ELIAS GOODMAN, FRANCIS J. BYRNE, Committee on Finance.
 Resolved, That, subject to concurrence herewith by the Municipal Assembly, the Comptroller

FRANCIS J. BYRNE, Committee on Finance. Resolved, That, subject to concurrence herewith by the Municipal Assembly, the Comptroller be authorized to issue Corporate Stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, to the amount of three hundred and sixty-five thousand two hundred and fifty dollars (\$365,250), to provide for the payment of awards in the third separate report of the Commissioners of Estimate in the proceeding to acquire title to lands required for a public park bounded by One Hundred and Eleventh and One Hundred and Four-teenth streets, First avenue and East river, as provided by chapter 746 of the Laws of 1894. A true copy of resolution adopted by the Board of Estimate and Apportionment, May 25, 1899. CHAS. V. ADEE, Clerk.

The President put the question whether the Board would agree with said report and adopt

said resolution.

said resolution. Which was decided in the affirmative by the following vote : Affirmative—Aldermen Bailey, Bennett, Bridges, Burleigh, Burrell, Byrne, Cronin, Diemer, Dooley, Dunphy, Elliott, Fleck, Gaffney, Gass, Geiger, Geiser, Glick, Goodman, Helgans, Keegan, Keely, Kennefick, Kenney, Koch, Lang, Ledwith, McCall, McCall, McEneaney, McGrath, McKeever, McMahon, McNeil, Metzger, Muh, Neufeld, Roddy, Schmitt, Schneider, Sherman, Smith, Stewart, Water, Welling, Woodward, and the President—46. Negative—Aldermen McInnes and Wentz—2.

By unanimous consent, Alderman McKeever called up S. O. 77, being a report of the Com-mittee on Finance, as follows :

No. 3518. The Committee on Finance, to whom was referred the annexed resolution in favor of an issue of Corporate Stock, \$300,000, erection of an addition to the Brooklyn Institute of Arts and Sciences (Minutes of Septem ber 26, 1899), respectfully

REPORT:

That, having examined the subject, they believe the proposed issue to be necessary. They therefore recommend that the said resolution be adopted. Resolved, That the Municipal Assembly hereby approves of and concurs in the following reso-lution adopted by the Board of Estimate and Apportionment on September 15, 1899, and that the Comptroller be and is hereby authorized to issue bonds to the amount and for the purposes therein constituted. specified :

specified : "Resolved, That, pursuant to the provisions of chapter 406 of the Laws of 1896, the Comptroller be authorized, subject to concurrence herewith by the Municipal Assembly, to issue Corporate Stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, to the amount of three hundred thousand dollars (\$300,000), the proceeds whereof shall be applied to the erection of an addition to the Brooklyn Institute of Arts and Sciences." ROBERT MUH, JOSEPH GEISER, ELIAS GOODMAN, JOHN T. MCMAHON, JAMES J. DUNPHY, FRANCIS J. BYRNE, PATRICK S. KEELY, Committee on Finance.

Resolved, That, pursuant to the provisions of chapter 406 of the Laws of 1896, the Comptroller be authorized, subject to concurrence herewith by the Municipal Assembly, to issue Corporate Stock of The City of New York, in the manner provided by section 169 of the Greater New York Charter, to the amount of three hundred thousand dollars (\$300,000), the proceeds where of shall be applied to the erection of an addition to the Brooklyn Institute of Arts and Sciences. A true copy of resolution adopted by the Board of Estimate and Apportionment September 15, 1800.

1899 CHAS. V. ADEE, Clerk.

The President put the question whether the Board would agree with said report and adopt said

The President put the question whether the balance of the president put the question whether the balance of the president put the question whether the balance of the put the put the question whether the balance of the put the

The hour of 2.30 o'clock having arrived, Alderman John T. McCall called up S. O. 78, being a report of the Committee on Bridges and Tunnels, as follows :

No. 3875.-(S. O. 78).

REPORT :

That, having examined the subject, they believe the proposed authorization to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to authorize the making of a contract by the Commissioner of Bridges for the necessary soundings, etc., for the proposed bridges over the East river, between the boroughs of Manhattan and Brooklyn, and between the boroughs of Manhattan and One of the source of the borough of Manhattan and Brooklyn, and between the borough of Manhattan and

Queens. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of section 413 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 27th day of September, 1899, be and the same hereby is approved, and the public work or improvement therein provided for 1s hereby authorized, viz.: Resolved, by the Board of Public Improvements, That, in pursuance of section 413 of the Greater New York Charter, the making of a contract by the Commissioner of Bridges for the necessary soundings, borings and examinations for the proposed bridges over the East river, between the boroughs of Manhattan and Brooklyn, and between the boroughs of Manhattan and Queens, be and the same is hereby authorized and approved, the cost of said public work or improvement to be paid for from the proceeds of the sale of bonds authorized by the Board of Estimate and Apportionment on December 1, 1898. FRANK J. GOODWIN, HENRY FRENCH, STEWART M. BRICE, CONRAD H. HESTER, Committee on Finance.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, No. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, October 3, 1899.

To the Honorable the Municipal Assembly of The City of New York :

To the Honorable the Municipal Assembly of The City of New York? SIRS—I inclose herewith, for the action of your Honorable Body, a form of ordinance ap-proved by this Board on September 27 authorizing the Commissioner of Bridges to enter into contracts for the necessary borings, soundings and examinations in relation to the proposed bridges over the East river. The estimated cost of this work is \$50,000, payable from the issue of bonds authorized by the Board of Estimate and Apportionment in December, 1898. Respectfully, JOHN H. MOONEY. Secretary.

The President put the question whether the Board would agree with said report and adopt said ordinance.

Which was decided in the negative by the following vote, three-fourths of all the members

Which was decided in the negative by the following vote, three-tourns of all the memory elected having failed to vote in favor thereof:
 Affirmative—Aldermen Bailey, Bennett, Bridges, Burleigh, Burrell, Byrne, Cronin, Diemer, Dooley, Dunphy, Fleck, Flinn, Gaffney, Gass, Geiger, Geiser, Glick, Goodman, Keegan, Keely, Kennefick, Kenney, Koch, Lang, Ledwith, McCall, McCaul, McEneaney, McGrath, McInnes, McKeever, McMahon, Metzger, Muh, Neufeld, Roddy, Schmitt, Schneider, Sherman, Smith, Welling, Woodward, and the President—43.
 Negative—Aldermen Helgans, McNeil, Stewart, Wafer, and Wentz—5.
 Alderman John T. McCall moved that the vote by which the foregoing report and ordinance was lost be reconsidered.

was lost be reconsidered.

The President put the question whether the Board would agree with said motion. Which was decided in the affirmative. The paper was then, on motion of Alderman John T. McCall, made a special order for Tuesday, December 12, 1899, at 2.30 o'clock P. M.

The President laid before the Board the following report of the Committee on Streets and Highways, which had been made a special order at the last meeting : No. 3635. The Committee on Streets and Highways, to whom was referred the annexed report and ordinance of the Council in favor of regulating, etc., Cooper street, Brooklyn, respectfully REPORT :

REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said report and ordinance be concurred in. JAMES F. ELLIOTT, JOHN L. BURLEIGH, FRANK DUNN, JEREMIAH CRONIN, JOHN S. RODDY, JAMES J. BRIDGES, Committee on Streets and Highways. The Committee on Streets and Highways, to whom was recommitted the annexed ordinance in favor of regulating. etc., Cooper street, in the Borough of Brooklyn (page 767, Minutes, Sep-tember 5, 1899), respectfully REPORT -

REPORT:

That, having re-examined the subject, they still believe the proposed improvement to be

necessary. They therefore recommend that the said ordinance be adopted. JOHN J. MURPHY, HENRY FRENCH, BERNARD C. MURRAY, CHARLES H. FRANCISCO, DAVID L. VAN NOSTRAND, Committee on Streets and Highways.

(Papers referred to in preceding Reports.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, etc., Cooper street, Borough of Brooklyn (page 418, Minutes, August 9, 1899), respectfully

REPORT:

 REPORT :

 That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

 AN ORDINANCE to regulate, etc., Cooper street, Borough of Brooklyn.

 Be it Ordained by the Municipal Assembly of The City of New York, as follows :

 That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 26th day of July, 1890, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it, is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely.

 Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading of Cooper street, between Hamburg avenue and the county line, in the Borough of Brooklyn, the paving of the carriageway with asphalt pavement, with a guarantee of maintenance for five years from the contractor, and the setting or resetting of the curb and the flagging or reflagging of the sidewalks of the said street, where not already done, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being
 real estate included within the probable area of assessment, the estimated cost of said work being eleven thousand five hundred dollars. The said assessed value of the real estate included within

the probable area of assessment is seventy-eight thousand dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HERMAN SULZER, DAVID L. VAN NOSTRAND, CHARLES H. FRANCISCO, HENRY FRENCH, MARTIN ENGEL, Committee on Streets and Highware Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN,

NEW YORK, July 31, 1899. To the Honorable the Municipal Assembly of The City of New York :

The Committee on Bridges and Tunnels, to whom was referred the annexed report and ordi-nance of the Council in favor of authorizing a contract for soundings, etc., for proposed bridges over the East river (Minutes of November 24, 1899), respectfully

REPORT:

That, having examined the subject, they recommend that the said report and ordinance be

concurred in. PATRICK H. KEAHON, HENRY GEIGER, EMIL NEUFELD, WILLIAM F. SCHNEIDER, JR., JOHN T. LANG, Committee on Bridges and Tunnels.

The Joint Committee on Finance and Bridges and Tunnels, to whom was referred the annexed ordinance in favor of authorizing the making of a contract by the Commissioner of Bridges for necessary soundings, etc., for proposed bridges over the East river (page 418, Minutes, October 24, 1899), respectfully

REPORT :

That, having examined the subject, they believe the proposed authorization to be necessary. They therefore recommend that the said ordinance be adopted. FRANK J. GOODWIN, ADAM H. LEICH, CONRAD H. HESTER, JOSEPH F. O'GRADY, Committee on Finance. MARTIN F. CONLY, ADAM H. LEICH, WILLIAM J. HYLAND, JOSEPH CASSIDY, Committee on Bridges and Tunnels.

(Papers referred to in preceding Reports.)

The Committee on Finance, to whom was relerred the annexed ordinance in favor of author-izing the making of a contract by the Commissioner of Bridges for necessary soundings, etc., for proposed bridges over the East river (page 36, Minutes, October 4, 1899), respectfully

SIRS-I inclose herewith form of ordinance, for the action of your Honorable Body, approved by this Board at the meeting held on the 26th instant providing for the regulating, grading, etc., of Cooper street, between Hamburg avenue and the county line, in the Borough of Brooklyn. Also inclosed please find copy of the resolution of the Local Board, recommending the above improvement,

Respectfully, JOHN H. MOONEY, Secretary.

CITY OF NEW YORK-BOROUGH OF BROOKLYN, OFFICE OF THE PRESIDENT OF THE BOROUGH, June 7, 1899.

June 7, 1899.) Board of Public Improvements : GENTLEMEN—The Local Board of the Ninth District, Borough of Brooklyn, after hearing had at a meeting held on June 3, 1899, duly advertised, adopted the following : "Resolved, That the Local Board of the Ninth District, Borough of Brooklyn, after hearing had this 3d day of June, 1899, deeming it for the public interest so to do, hereby recommends to the Board of Public Improvements of The City of New York, that proceedings be initiated to regulate, grade and pave Cooper street with asphalt pavement, between Hamburg avenue and the county line, in the Borough of Brooklyn, and to set or reset curb and flag or reflag sidewalks of said street where not already done." Attached : Copy of petition.

Copy of petition. Copy of report from the Department of Highways.

Respectfully, EDWARD M. GROUT, President of the Borough.

THE CITY RECORD.

THURSDAY, DECEMBER 7 1899

The President put the question whether the Board would agree with said report and adop said of

Said ordinance. Which was decided in the affirmative by the following vote : Affirmative—Aldermen Bailey, Bennett, Bridges, Burleigh, Burrell, Byrne, Cronin, Diemer, Dooley, Dunphy, Fleck, Flinn, Geiger, Geiser, Glick, Goodman, Helgans, Keegan, Keely, Kennefick, Kenney, Koch, Lang, Ledwith, McCall, McCaul, McEneaney, McGrath, McInnes, McKeever, McMahon, Metzger, Muh, Roddy, Schmitt, Schneider, Sherman, Smith, Stewart, Velton, Wafer, Welling, Wentz, Woodward, and the President—45.

COMMUNICATIONS FROM THE COUNCIL RESUMED.

The President laid before the Board the following communications transmitted from the

No. 4007. Resolved, That permission be and the same is hereby given to E. Ayres of No. 406 Eighth avenue, in the Borough of Manhattan, to have a man parade in fancy costume in front of his premises at the above address, in the evening, between seven and nine o'clock, the work to be done at his own expense, under the direction of the Chief of Police ; such permission to continue only until December 31, 1899. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

No. 4008.

No. 4008. Resolved, That John C. Mullens be permitted to operate not to exceed twenty wagons for advertising purposes, the same to be driven through the streets of The City of New York, subject at all times to the laws and ordinances governing all such vehicles ; it being understood that no gongs, drums, or any so-called musical instruments for creating noise shall be used ; this permit to remain in force for the period of three months, and the wagons not to be run before 9 A. M. and not later than 9 P. M. on each day, Sunday excepted. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

MOTIONS, ORDINANCES AND RESOLUTIONS RESUMED. No. 4009.

By Alderman McMahon-

By Aldernan McMahon— Resolved, That permission be and the same is hereby given to Reynolds Brothers to erect and keep a storm-door in front of their premises on the southwest corner of Twenty-third street and Second avenue, Borough of Manhattan, provided said storm-door be erected in conformity with the provisions of the ordinance in such case made and provided, the work to be done at their own expense, under the direction of the Commissioner of Highways; such permission to continue only during the placement of the Manisipal Astemptic during the pleasure of the Municipal Assembly. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

UNFINISHED BUSINESS RESUMED.

The President laid before the Board the following report of the Committee on Streets and Highways, which had been made a special order at the last meeting :

No. 3725.

The Committee on Streets and Highways, to whom was referred the annexed report and ordinance of the Council in favor of regulating, etc., One Hundred and Fifty-fourth street, Borough of Manhattan (Minutes, October 31, 1899), respectfully REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said report and ordinance be concurred in. JAMES F. ELLIOTT, JOHN L. BURLEIGH, FRANK DUNN, JEREMIAH CRONIN, JOHN S. RODDY, JAMES J. BRIDGES, Committee on Streets and Highways.

(Papers referred to in preceding Keport.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of regulating, grading, etc., One Hundred and Fifty-fourth street, Borough of Manhattan, (page 842, Minutes, June 13, 1899), respectfully

REPORT :

(page 842, Minutes, June 13, 1899), respectfully REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted. AN ORDINANCE to regulate, etc., One Hundred and Fitty-fourth street, Borough of Manhattan. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 7th day of June, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely, Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading of One Hundred and Fifty-fourth street, from Eighth avenue to Macomb's Dam road, and the setting of curbstones and flagging of sidewalks a space of four (4) feet wide through the centre thereof, in the Borough of Manhattan, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being two thousand four hundred dollars. The said assessed value of the real estate included within the probable area of assessment is innety-six thousand five hundred dollars. And the said B-ard does hereby determine that no portion of the cost and expense thereof is the said as the said beard work whethy the whole of such cost and expense thereof is the the area eraid hereby there for the vertex w

And the said Board does hereby determine that no portion of the cost and expense thereo f shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HENRY FRENCH, HERMAN SULZER, DAVID L. VAN NOSTRAND, BERNARD C. MURRAY, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK, No. 21 PARK Row, BOROUGH OF MANHATTAN, New York, June 12, 1899.

To the Honorable the Municipal Assembly of The City of New York :

To the Honorable the Municipal Assembly of The City of New York: SIRS-I inclose herewith, for the action of your Honorable Body, a form of ordinance approved by this Board at the meeting held on the 7th instant providing for the regulating and grading, etc., of One Hundred and Filty-fourth street, from Eighth avenue to Macomb's Dam road, Borough of Manhattan, in accordance with resolution adopted at said meeting. I also inclose herewith copy of resolution adopted by the Local Board of the Nineteenth District, Borough of Manhattan, under date of March 18, 1898, recommending this improvement. Respectfully, JOHN H. MOONEV, Secretary.

Local Board, Nineteenth District-Meeting held in the Borough Office, City Hall, March 18, 1898, at 2 P. M.

Reso ved, That the Board of Local Improvements of the Nineteenth District of the Borough of Manhattan recommend to the Board of Public Improvements that the proper department be instructed to regulate and grade, pave and flag One Hundred and Fifty fourth street between Macomb's Dam and Eighth avenue.

AUGUSTUS W. PETERS, President.

Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the regulating and grading, setting of curbstones, flagging of sidewalks a space of four (4) feet in width, laying of crosswalks, where not already laid, construct-ing approaches, building fences, and paving gutters where required in Topping avenue, from East One Hundred and Seventy-sixth street to the entrance of Claremont Park, in the Borough of The Bronx, under the direction of the Commissioner of Highways, be and the same hereby is author-ized and approved, there having been presented to said Board an estimate in writine, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment, the estimated cost of said work being ten thousand seven hundred dol-lars. The said assessed value of the real estate included within the probable area of assessment is one hundred and fifty-six thousand nine hundred and twenty-five dollars. And the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JAMES F. ELLIOTT, JOHN L. BURLEIGH, FRANK DUNN, JEREMIAH CRONIN, JOHN S. RODDY, JAMES J. BRIDGES, Committee on Streets and Highways. ¶

BOARD OF PUBLIC IMPROVEMENTS, CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN,

NEW YORK, June 5, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS—I inclose herewith, for the action of your Honorable Body, a form of ordinance approved by this Board at the meeting held on May 3, 1899, providing for the regulating, grading, etc., of Topping avenue, from East One Hundred and Seventy-sixth street to the entrance of Claremont Topping avenue, from East One Hundred and Park, in the Borough of The Bronx. This improvement was recommended by the Local Board, Twenty-first District, under date of April 22, 1898. I inclose herewith copy of the resolution of the Local Board. Respectfully, JOHN H. MOONEY, Secretary.

BOROUGH OF THE BRONX, April 22, 1898.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

SIR-In accordance with section 384, chapter 378, Laws of 1897, I hereby certify that the following resolution was adopted by the Local Board, Twenty-first District, at its meeting on

following resolution was adopted by the Local Board, Twenty-uist District, at its incering on April 21 last, viz.: Resolved, That on petition submitted of George W. Boemer and others and hearing given-thereon this the 21st day of April, 1898, the Local Board, Twenty-first District, Borough of The Bronx, hereby recommends to the Board of Public Improvements and Municipal Assembly that Topping avenue, from East One Hundred and Seventy-sixth street to the entrance to Claremont Park, be regulated and graded, curbstones set and sidewalks flagged a space four feet wide through the centre thereof, and crosswalks laid where necessary, and that a copy of this resolution. be transmitted forthwith to the said Board of Public Improvements and Municipal Assembly. Respectfully, Respectfully, LOUIS F. HAFFEN, President.

The President put the question whether the Board would agree with said report and adopt: said ordinance. Which was decided in the affirmative by the following vote Poiley Bennett, Bridges, Bur

Affirmative-Aldermen Bailey, Bennett, Bridges, Burleigh, Burrell, Byrne, Cronin, Diemer, Dooley, Dunphy, Elliott, Fleck, Flinn, Gaffney, Geiger, Geiser, Glick, Goodman, Helgans, Keegan, Keely, Kennefick, Kenney, Koch, Lang, Ledwith, McCall, McCaul, McEneaney, McGrath, McInnes, McKeever, Muh, Neufeld, Roddy, Schneider, Sherman, Smith, Stewart, Velton, Water, Welling, Wentz, Woodward, and the President – 45.

The President laid before the Board the following report of the Committee on Salaries and Offices, which had been made a special order at the last meeting :

No. 3886. The Committee on Salaries and Offices, to whom was referred the annexed ordinance in favor of providing for service certificates for members of the Municipal Assembly (Minutes, November 24, 1899), respectfully

24, 1899), respectfully REPORT : That, having examined the subject, they recommend that the said ordinance be adopted. AN ORDINANCE to provide for service certificates for members of the Municipal Assembly. Be it Ordained by the Municipal Assembly of The City of New York, as follows : Section 1. Each and every member of the Municipal Assembly of The City of New York: shall be entitled to a service certificate, duly setting forth the term of service in either branch of the Municipal Assembly, whether it be in the Council or Board of Aldermen, and it shall be the duty of the City Clerk to have said service certificates duly printed or lithographed, each of said certificates to set forth the name, the district and the period of service of the member so receiving it, which certificate prior to distribution shall be duly authenticated and sealed ty the said City Clerk. Clerk.

Sec. 2. All ordinances or parts of ordinances inconsistent or conflicting with the pro-visions of this ordinance are hereby repealed. Sec. 3. This ordinance shall take effect immediately. JEREMIAH CRONIN, EMIL NEUFELD, LAWRENCE McGRATH, WILLIAM WENTZ, FRANK HENNESSY, Committee on Salaries and Offices.

The President put the question whether the Board would agree with said report and adopt said ordinance.

 Which was decided in the affirmative by the following vote :
 Affirmative—Aldermen Bailey, Bennett, Bridges, Burrell, Byrne, Cronin, Diemer, Dunphy,
 Elliott, Fleck, Flinn, Gaffney, Geiger, Glick, Goodman, Helgans, Keegan, Keeley, Kenney,
 Koch, Lang, Ledwith, McCall, McCaul, McEneaney, McGrath, McKeever, McMahon, Muh,
 Neufeld, Roddy. Schmitt, Schneider, Sherman, Smith, Wafer, Welling, Wentz, Woodward, and the President- 40. Negative-Aldermen Dooley, Kennefick, McInnes, Stewart, and Velton-5.

At this point Alderman Muh took the chair. The hour of 2.30 o'clock having arrived Alderman John T. McCall called up S. O. 74, being: a report of the Committee on Finance, as follows :

No. 3631. The Committee on Finance, to whom was referred the annexed resolution and report of the Council in favor of providing payment of the Building Code Commission, respectfully REPOR I':

That, having examined the subject, they recommend that the said resolution and report be

concurred in. ROBERT MUH, JAMES J. DUNPHY, JOHN T. MCMAHON, PATRICK S. KEELY, Committee on Finance.

The Committee on Finance, to whom was referred back the annexed resolution in favor of providing for payment of expenses of the Building Code Commission to further consider the ques-tion of compensation for the Commissioners (page 170, Minutes, April 11, 1899), respectfully **REPORT** :

That, having again carefully examined the subject, they believe the proposed resolution here-unto ann xed, providing for the payment as compensation to each expert Commissioner at the rate of \$500 per month from January 17 to July 11, 1899, amounting to the sum of \$19,000, to be neces-

sary and proper.

The President put the question whether the Board would agree with said report and adopt

Which was decided in the affirmative by the following vote

Adopted.

Which was decided in the affirmative by the following vote : Affirmative—Aldermen Bailey, Bennett, Bridges, Burleigh, Burrell, Byrne, Cronin, Diemer, Dooley, Dunphy, Elliott, Fleck, Flinn, Gaffney, Geiger, Geiser, Glick, Goodman, Helgans, Keegan, Keely, Kennetick, Kennev, Koch, Lang, Ledwith, McCall, McCaul, McEneaney, McGrath, McInnes, McKeever, McMahon, Metzger, Muh, Neufeld, Roddy, Schmitt, Schneider, Sherman, Smith, Stewart, Velton, Water, Welling, Wentz, Woodward, and the President 48. The President laid before the Board the following report of the Committee on Streets and Highways, which had been made a special order at the last meeting :

No. 3479. The Committee on Streets and Highways, to whom was referred the annexed ordinance of the Council, in favor of regulating, etc., Topping avenue, Bronx, respectfully REPORT:

REPORT : That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be concurred in. AN ORDINANCE to regulate, etc., Topping avenue, Borough of The Bronx. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 3d day of May, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be horne and paid as therein provided ; namely. borne and paid as therein provided ; namely,

FRANK I. GOODWIN, CONRAD H. HESTER, STEWART M. BRICE, HENRY FRENCH, Committee on Finance.

(Papers referred to in preceding Reports.)

The Committee on Finance, to whom was referred the annexed resolution in favor of pro-viding for the payment of the expenses of the Building Code Commission by an issue of Special Revenue Bonds to the amount of \$28,450 (page 920, Minutes, March 14, 1899), respectfully

REPORT:

That, having examined the subject, they recommend that the said resolution be adopted.

That, having examined the subject, they recommend that the said resolution be adopted. Resolved, That the sum of twenty-one thousand dollars (\$21,000) be and hereby is further provided tor payment loward the expenses of the Commission heretofore duly appointed and employed by the Municipal A-sembly to prepare a code of ordinances to be known as the Building. Code, pur-uant to the provisions of section 647 of the Greater New York Charter, and that the Board of Estimate and Apportionment be and hereby is respectfully requested to concur in the above provision, which amount shall be used for salaries to the seven expert Commissioners upon said Commissi n.

Resolved, tucher. That the following regular expenses of the said Commission be and hereby are authorized : For each expert Commissioner, at the rate of five hundred dollars per month, from January 17 to July 11, 1899, to be in full for the services that may be rendered by said

Commission at any time. Resolved, further, Fast the Comptroller be and hereby is authorized to make payments according to the for going provisions from time to time upon warrants certified by the signature of the Chairman of sale commission.

Resolved, further, That the Board of Estimate and Apportionment be and hereby is respect-fully requested to concur in the above authorization, and that thereupon Special Revenue Bonds to provide for the payment of expenses as aforesaid be issued, pursuant to the provisions of sub-division 8 of section 188 of the Greater New York Charter. Resolved, That the sum of twenty-eight thousand four hundred and fifty dollars be and hereby is provided for the payment of the expenses of the Commission heretofore duly appointed and employed by the Municipal Assembly to prepare a code of ordinances to be known as the Building Code, pursuant to the provisions of section 647 of the Greater New York Charter, and that the Board of Estimate and Apportionment be and hereby is respectfully requested to concur in the above provision. above provisi

Resolved, further, That the following regular expenses of the said Commission be and hereby are authorized : For each expert Commissioner at the rate of five hundred dollars per month from January 17 to July 11, 1899, to be in full for the services that may be rendered by said Commission at any time

sion at any time. Resolved, further, That the said Commission be and hereby is authorized to incur for regular monthly expenses for clerical and other help at the rate of eight hundred and twenty-five dollars per month, as follows : For an Assistant Secretary, at the rate of two hundred dollars per month; for a Stenographer, at the rate of two hundred dollars per month; for a Clerk, at the rate of one hundred and twenty-five dollars per month; for a Messenger, at the rate of one hundred dollars per month; for two Typewriters, at the rate of one hundred dollars per month each. Resolved, further, That the said Commission be and hereby is authorized to incur contingent expenses not exceeding the sum of two thousand five hundred dollars. Resolved, further, That the Comptroller be and hereby is authorized to make payments from time to time as may be necessary and within the foregoing provisions upon warrants drawn in accordance with resolutions of said Commission, certified by the signature of the Chairman thereof and incurred in accordance therewith.

and incurred in accordance therewith.

and incurred in accordance therewith. Resolved, further, That the Board of Estimate and Apportionment be and hereby is respect-fully requested to concur in the above authorization, and that thereupon Special Revenue Bonds to provide for the payment of expenses as aforesaid be issued, pursuant to the provssions of subdivi-sion 8 of section 188 of the Greater New York Charter. FRANK J. GOODWIN, JOSEPH F. O'GRADY, HENRY FRENCH, CONRAD H. HESTER, Committee on Finance.

The President pro tem. put the question whether the Board would agree with said report and

The President pro tem. put the question whether the Board would agree with said report and adopt said resolution. Which was decided in the affirmative by the following vote : Affirmative—Aldermen Bailey, Bennett, Bridges, Burleigh, Burrell, Byrne, Cronin, Diemer, Dooly, Dunphy, Elliott, Fleck, Flinn, Gaffney, Geiger, Glick, Goodman, Helgans, Keegan, Keely, Kennefick, Kenney, Koch, Lang, Ledwith, McCall, McCaul, McEneaney, McGrath, McInnes, McKeever, McMahon, Muh, Neufeld, Roddy, Schnitt, Schneider, Smith, Stewart, Velton, Wafer, Welling, Wentz, Woodward, and the President—45. Negative—Alderman Sherman—1.

The President laid before the Board the following report of the Committee on Streets and Highways, which had been made a special order at the last meeting :

No. 3746.

The Committee on Streets and Highways, to whom was referred the annexed report and ordinance of the Council in favor of grading, etc., Georgia avenue, Brooklyn (Minutes of October 31, 1899), respectfully

REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said report and ordinance be concurred in. JAMES F. ELLIOTT, JOHN L. BURLEIGH, FRANK DUNN, JEREMIAH CRONIN, JOHN S. RODDY, JAMES J. BRIDGES, Committee on Streets and Highways.

(Papers referred to in preceding Report.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of grading, etc., Georgia avenue, Borough of Brooklyn (page 419, Minutes, August 9, 1899), respectfully

REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

They therefore recommend that the said ordinance be adopted. AN ORDINANCE to grade, etc., Georgia avenue, Borough of Brooklyn. Be it Ordained by the Municipal Assembly of The City of New York, as follows: That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 26th day of July, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the grading and paving of the carriageway of Georgia avenue with granite-block pavement, between Liberty avenue and Glenmore avenue, in the Borough of Brooklyn, and the setting or resetting of the curb, laying of crosswalks, and the flagging or reflig-ging of sidewalks of said street where not already done, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improvement, and a statement of the assessed value, according to the last preceding tax-roll, ot the real estate included within the probable area of assessment ; the estimated cost of said work being six thousand dollars. The said assessed value of the real estate included within the probable area of assessment is one hundred and twelve thousand five hundred dollars. And the said Board does hereby determine that no pertion of the cost and expense thereof

estate included within the probable area of assessment is one hundred and there included within the probable area of assessment is one hundred and there included and the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MURPHY, HENRY FRENCH, BERNARD C. MURRAY, CHARLES H. FRANCISCO, Committee on Streets and Highways.

BOARD OF PUBLIC IMPROVEMENTS—CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, July 31, 1899.

To the Honorable the Municipal Assembly of The City of New York :

SIRS—I inclose herewith, for the action of your Honorable Body, a form of ordinance approved by this Board at the meeting held on the 26th instant providing for the grading, pav-ing, etc., of Georgia avenue, between Liberty avenue and Glenmore avenue, in the Borough of Brooklyn.

I also inclose the resolution of the Local Board recommending this improvement. Respectfully, JOHN H. MOONEY, Secretary.

CITY OF NEW YORK - BOROUGH OF BROOKLYN. OFFICE OF THE PRESIDENT OF HE BOROUGH, May 9, 1899.

Board of Public Improvements :

GENTLEMEN—The Local Board of the Ninth District, Borough of Brooklyn, after hearing had at a meeting held on April 29, 1899, duly advertised, adopted the following: "Resolved, That the Local Board of the Ninth District, Borough of Brooklyn, after hearing had this 29th day of April, 1899, hereby recommends to the Board of Public Improvements of The City of New York that proceedings be initiated to grade and pave Georgia avenue with granite-block pavement, between Liberty avenue and Glenmore avenue, in the Borough of Brooklyn, and to set or reset curb, lay crosswalks and flag or reflag sidewalks of said street where not already done."

REPORT:

That, having examined the subject, they believe the proposed issue to be necessary. They therefore recommend that the said ordinance be adopted.

THE CITY RECORD.

They therefore recommend that the said ordinance be adopted. AN ORDINANCE to authorize Comptroller to issue Corporate Stock in the sum of four hundred and seventy-five thousand dollars, to be applied to the acquisition of sites, and erection and equipment of station-houses, etc., for the Police Department. Be it Ordained by the Municipal Assembly of The City of New York, as follows : Section 1. The Municipal Assembly hereby approves of and concurs in the following resolution adopted by the Board of Estimate and App reionment September 15, 1899, and hereby authorizes the Comptroller to issue Corporate Stock of The City of New York to the amount and for the purposes therein specified : Resolved, That, pursuant to the provisions of chapter 350 of the Laws of 1892, chapter 495 of the Laws of 1895, and sections 48, 169 and 170 of the Greater New York Charter, the Comp-troller be authorized, subject to concurrence herewith by the Municipal Assembly, to issue Corporate Stock of The City of New York to the amount of four hundred and seventy five thousand dollars (\$475,000), the proceeds whereof shall be applied to the acquisition of sites, and the erection and equipment of station-houses, prisons and stables, for the Police Department as follows : as follows :

For the Twenty-fourth Precinct, at Highbridge, Borough of The Bronx..... For the Sixty-fith Precinct, at the intersection of East New York avenue and Liberty avenue, between Rockaway avenue and Thatford avenue, Borough of Brooklyn... \$90,000 00

85,000 00 100,000 00 100,000 00

or the Seventy-fifth Precinct (including Borough Headquarters) in Long Island City, Borough of Queens	100,000 00
Total	\$175,000 00

ROBERT MUH, JOSEPH GEISER, ELIAS GOODMAN, JOHN T. MCMAHON, JAMES J. DUNPHY, FRANCIS J. BYRNE, Committee on Finance.

Resolved, That, pursuant to the provisions of chapter 350 of the Laws of 1892, chapter 495 of the Laws of 1895, and sections 48, 169 and 170 of the Greater New York Charter, the Comptroller be authorized, subject to concurrence herewith by the Municipal Assembly, to issue Corporate Stock of The City of New York to the amount of four hundred and seventy-five thousand dollars (\$475,000), the proceeds whereof shall be applied to the acquisition of sites and the erection and equipment of station-houses, prisons and stables, for the Police Department, as follows:

For the Thirty-fourth Precinct, at Highbridge, Borough of The Bronx..... For the Sixty-fith Precinct, at the intersection of East New York avenue and Liberty avenue, between Rockaway avenue and Thatford avenue, Borough of Brooklyn For the Thirty-seventh Precinct at Tremont, Borough of The Bronx..... For the Fortieth Precinct at Kingsbridge, Borough of The Bronx..... For the Seventy-fifth Precinct (including Borough Headquarters) in Long Island City, Borough of Queens.... \$90,000 00 85,000 00 100,000 00 100,000 00 100,000 00

Total \$475,000 00

A true copy of resolution adopted by the Board of Estimate and Apportionment, September 15, 1899 CHAS. V. ADEE, Clerk

Alderman John T. McCall moved that the report be made a special order for Tuesday, December 12, 1899, at 2.30 o'clock P. M. The President pro tem. put the question whether the Board would agree with said motion. Which was decided in the affirmative.

COMMUNICATIONS FROM CITY, COUNTY AND BOROUGH OFFICERS RESUMED.

The President laid before the Board the following communication from the Board of Estimate and Apportionment :

No. 4010.

CITY OF NEW YORK-OFFICE OF THE MAYOR, December 5, 1899.

Hon. THOMAS F. WOODS, President of Board of Alderman, New York :

DEAR SIR-Herewith I transmit reports and resolution in the matter of the franchises of the Kingsbridge Railway Company and the Fort George and Eleventh Avenue Railroad Company, which was adopted by the Board of Estimate and Apportionment at a meeting held this day.

Respectfully, A.L.FEITNER, Secretary of Board of Estimate and Apportionment.

A.L. FEITNER, Secretary of Board of Estimate and Apportionment. The undersigned, a Committee appointed by the Board of Estimate and Apportionment to make inquiry as to the money value of the franchises or privileges proposed to be granted to the Fort George and Eleventh Avenue Railroad Company and the adequacy of the compensation proposed to be paid therefor, as set forth in a certain proposed ordinance granting to the said Fort George and Eleventh Avenue Railroad Company franchises or privileges of constructing, main-taining and operating street surface railroad in, through, upon and along certain streets, avenues and highways in The City of New York, which proposed ordinance was referred to said Board of Estimate and Apportionment by the Muncipal Assembly on the 25th day of July, 1899, in accordance with the terms of the Greater New York Charter, respectfully report : That they have made inquiry as to the money value of the franchises or privileges proposed to be granted to said Fort George and Eleventh Avenue Railroad Company by said proposed ordinance, and that they have also made inquiry as to the adequacy of the compensation therein proposed to be paid therefor, and believe that said compensation therein proposed is inadequate. Your Committee, after due consideration of this subject, believe and recommend that the fol-lowing should be fixed and adopted as the money value of said privilege or franchise, viz. : Four per centum of the gross receipts during the first five years of operation ; Six per centum of the gross receipts during the first five years of operation ; Eight per centum of the gross receipts during the remaining years of operation and Ten per centum of the gross receipts during the remaining years of operation and Ten per centum of the gross receipts during the remaining years of operation and Ten per centum of the gross receipts during the remaining years of operation and Elese to be offered for sale. Respectfully submitted, BIRD S.COLER, JOHN WHALEN, Committee. T

The undersigned, a Committee appointed by the Board of Estimate and Apportionment to make inquiry as to the money value of the franchises or privileges proposed to be granted to the Kingsbridge Railway Company and the adequacy of the compensation proposed to be paid therefor, as set forth in a certain proposed ordinance granting to the said Kingsbridge Railway Company franchises or privileges of constructing, maintaining and operating street surface railroad in, through, upon and along certain streets, avenues and highways in The City of New York, which proposed ordinance was referred to said Board of Estimate and Apportionment by the Mu-nicipal Assembly on the 25th day of July, 1899, in accordance with the terms of the Greater New York Charter, respectively report.

Vork Charter, respectively report: That they have made inquiry as to the money value of the franchises or privileges proposed to be granted to said Kingsbridge Railway Company by said proposed ordinance, and that they have also made inquiry as to the adequacy of the compensation therein proposed to be paid there-for, and believe that said compensation therein proposed to be paid there-

Attached : 1. Copy of petition. 2. Copy of report from Department of Highways. Respectfully, (Signed) EDWARD M. GROUT, President of the Borough. The President pro tem. put the question whether the Board would agree with said report and adopt said ordinance. Which was decided in the affirmative by the following vote

Mitch was decided in the amrinative by the following voie: Affirmative—Aldermen Bailey, Bennett, Bridges, Burleigh, Burrell, Byrne, Cronin. Diemer, Dooley, Dunphy, Elliott, Fleck, Flinn, Geiger, Glick, Goodman, Helgans, Keegan, Keely, Kennetick, Kenney, Koch, Lang, Ledwith, McCall, McCaul, McEneaney, McGrath, McInnes, McKeever, McMahon, Muh, Neufeld, Roddy, Schmitt, Schneider, Snerman, Smith, Stewart, Velton, Wafer, Welling, Wentz, Woodward, and the President—45. By unanimous consent Alderman McKeever called up G. O. 365, being a report of the Com-mittee on Einence.

The Committee on Finance, to whom was referred the annexed ordinance in favor of an issue of Corp rate Stock \$475,000—sites, etc., station-houses for Police Department (Minutes of September 26, 1899), respectfully

for, and believe that said compensation therein proposed is inadequate. Your committee, after due consideration of this subject, believe and recommend that the fol-lowing should be fixed and adopted as the money value of the said privileges or franchises, viz. : Four per centum of the gross receipts during the first five years of operation; Six per centum of the gross receipts during the second five years of operation; Eight per centum of the gross receipts during the third five years of operation, and Ten per centum of the gross receipts during the remaining years of operation under the lease to be offered for sale. to be offered for sale.

Respectfully submitted, BIRD S. COLER, JOHN WHALEN, Committee.

Resolved, That the reports of the Committee appointed to make inquiry as to the money Resolved, That the reports of the Committee appointed to make inquiry as to the money value of the franchises or privileges proposed to be granted to the Kingsbridge Railway Company and the Fort George and Eleventh Avenue Railroad Company, and the adequacy of the compen-sation to be paid therefor as set forth in certain proposed ordinances granting to said Kingsbridge Railway Company and said Fort George and Eleventh Avenue Railroad Company franchises or privileges for constructing, maintaining and opera ing street surface railroads in, through, upon and along certain streets, avenues and highways in The City of New York, which proposed oidi-nances were referred to said Board of Estimate and Apportionment by the Municipal Assembly, on the 25th day of July, 1800, in accordance with the terms of the Greater New York Charter, be and the same are hereby adopted ; and it is further Resolved. That the said reports be and the same are hereby ordered on file ; and further

Resolved, That the said reports be and the same are hereby ordered on file; and further Resolved, That the terms of said ordinances, as modified, amended and affected by the recommendations in said reports be hereby adopted and approved; and further

Council

THE CITY RECORD.

THURSDAY, DECEMBER 7, 1899.

Resolved, That a copy of said reports and a copy of the minutes of this meeting with regard to the matters of the Kingsbridge Railway Company and the Fort George and Eleventh Avenue Railroad Company be transmitted immediately to the Municipal Assembly. Alderman John T. McCall moved that a further reading of the foregoing communication be despensed with, it be ordered printed in full in the Minutes and referred to the Committee on

Railroads. The President pro tem. put the question whether the Board would agree with said motion. Which was decided in the affirmative. At this point the President resumed the chair.

COMMUNICATIONS FROM THE COUNCIL AGAIN RESUMED.

The President laid before the Board the following communications transmitted from the

Council: No. 4011. Whereas, The proposed ordinance granting to the Fort George and Eleventh Avenue Rail-road Company the franchise or right to maintain, construct and operate a street surface railway in, upon and along certain streets, avenues and highways in the City of New York, having been introduced, and having had its first reading in the Municipal Assembly, and having been referred by said Municipal Assembly to the Board of Estimate and Apportionment in accordance with the terms and provisions of the Greater New York Charter ; and Whereas, Said Board of Estimate and Apportionment has returned said proposed ordinance to said Municpal Assembly with certain amendments thereto ; and Whereas, Said Board of Estimate and Apportionment has approved the terms as set forth in said proposed ordinance, as so amended by said Board of Estimate and Apportionment, by reso-lutions of said Board, entered upon the minutes or record thereof ; now therefore it is Resolved, That, if the Board of Aldermen concur, said proposed specific grant, as amended by said Board of Estimate and Apportionment, embodied in the form of an ordinance, with all of the terms and conditions, including the provisions as to the rates, fares and charges, shall be pub-lished at least twenty (20) days in the CITY RECORD, and at least twice in two daily newspapers published in the City, to be designated by the Mayor, at the expense of the proposed grantee. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative. No. 4012.

Which was decided in the affirmative. No. 4012. Whereas, The proposed ordinance granting to the Kingsbridge Railway Company the fran-chise of right to maintain, construct and operate a street surface railway in, upon and along cer-tain streets, avenues and highways in The City of New York, having been introduced, and having had its first reading in the Municipal Assembly, and having been referred by said Municipal Assembly to the Board of Estimate and Apportionment, in accordance with the terms and pro-visions of the Greater New York Charter ; and Whereas, Said Board of Estimate and Apportionment has returned said proposed ordinance to said Municipal Assembly, with certain amendments thereto ; and Whereas, Said Board of Estimate and Apportionment has approved the terms as set forth in said proposed ordinance, as so amended by said Board of Estimate and Apportionment, by reso-lution of said Board, entered upon the minutes or record thereof ; now, therefore, it is Resolved, That, if the Board of Aldermen concur, said proposed specific grant, as amended by said Board of Estimate and Apportionment, embodied in the form of an ordinace, with all of the terms and conditions, including the provisions as to rates, fares and charges, shall be published at least twenty (20) days in the CITV RECORD, and at least twice in two daily newspapers pub-lished in the City, to be designated by the Mayor, at the expense of the proposed grantee. The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative. No. 4013.

No. 4013. Resolved, That permission be and the same is hereby given to Henry E. Schwab to erect, place and keep in front of his premises No. 200 Avenue A, Borough of Manhattan, an ornamental lamp, the work to be done and material supplied at his own expense, under the direction of the Commissioner of Highways; such permission to continue only during the pleasure of the Municipal Ascembly.

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

MOTIONS, ORDINANCES AND RESOLUTIONS AGAIN RESUMED.

Alderman Woodward called up and moved that the following report of the Committee on Streets and Highways be ordered on file :

No. 3749. The Committee on Streets and Highways, to whom was referred the annexed report and ordinance of the Council in favor of paving a hole at the intersection of Park avenue and Ninety-seventh street, Manhattan (Minutes of October 31, 1899), respectfully

REPORT :

That having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said report and ordinance be concurred in. JAMES F. ELLIOTT, JOHN L. BURLEIGH, FRANK DUNN, JEREMIAH CRONIN, JOHN S. RODDY, JAMES J. BRIDGES, Committee on Streets and Highways.

(Papers referred to in preceding Report.)

The Committee on Streets and Highways, to whom was referred the annexed ordinance in favor of paving a hole at the intersection of Park avenue and Ninety-seventh street, Borough of Manhattan (page 430, Minutes, August 9, 1899), respectfully REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend that the said ordinance be adopted.

AN ORDINANCE to pave a hole at the intersection of Park avenue and Ninety-seventh street, Borough of Manhattan.

AN ORDINANCE to pave a hole at the intersection of Park avenue and Ninety-seventh street, Borough of Manhattan. Be it Ordained by the Municipal Assembly of The City of New York, as follows : That, in pursuance of sections 413 and 422 of the Greater New York Charter, the following resolution of the Board of Public Improvements, adopted by that Board on the 19th day of July, 1899, be and the same hereby is approved, and the public work or improvement therein provided for is hereby authorized, and it is hereby determined that the cost and expense thereof shall be borne and paid as therein provided ; namely. Resolved, by the Board of Public Improvements, That, in pursuance of sections 413 and 422 of the Greater New York Charter, the paving of the hole in the pavement at the intersection of Park avenue and Ninety-seventh street with granite blocks on a concrete foundation, in the Borough ot Manhattan, under the direction of the Commissioner of Highways, be and the same hereby is authorized and approved, there having been presented to said Board an estimate in writing, in such detail as the said Board has directed, of the cost of the proposed work or improve-ment, and a statement of the assessed value, according to the last preceding tax-roll, of the real estate included within the probable area of assessment; the estimated cost of said work being four hundred and twenty-five dollars. The said assessed value of the real estate included within the probable area of assessment is two hundred and fifteen thousand dollars. Mot the said Board does hereby determine that no portion of the cost and expense thereof shall be borne and paid by The City of New York, but the whole of such cost and expense shall be assessed upon the property deemed to be benefited thereby. JOHN J. MUKPHY, BERNARD C. MURRAY, HERMAN SULZER, HENRY FRENCH, Committee on Streets and Highways.

The President put the question whether the Board would agree with said motion. Which was decided in the affirmative. Alderman Gaffney moved that the Board do now adjourn. The President put the question whether the Board would agree with said motion. Which was decided in the affirmative.

And the President declared that the Board stood adjourned until Friday, December 8, 1899, at 1 o'clock P. M.

MICHAEL F. BLAKE, Clerk of the Board of Aldermen.

DEPARTMENT OF SEWERS.

DEPARTMENT OF SEWERS-COMMISSIONER'S OFFICE, December 4, 1899.

Supervisor of the City Record : DEAR SIR—In accordance with section 1546, chapter 378, Laws of 1897, I herewith transmit for publication in the CITY RECORD a statement of the transactions of the Department of Sewers for the week ending November 25, 1899.

JAS. KANE, Commissioner of Sewers.

			Амот	INTS.
	NUMBER OF.	AMOUNT.	Appropri- ations.	Funds,
Moneys Received.				100
For sewer permits		\$1,983 50		
Number of permits issued	176			
For new sewer connections	137			
For old sewer connections (repairs)	38			
For other purposes	I			
Requisition drawn on Comotroller	19	\$52,479 42	\$29,485 85	\$22,993 5
Linear feet of sewer built	7,157			
Number of basins built	4			
Linear feet of sewer cleaned	11,435			
Number of basins cleaned	565			
Linear feet of sewer examined	20,740			
Number of basins examined	. 965			
Number of basins repaired	8			
Linear feet of sewer repaired	104			·
Number of manhole heads and covers set	5			
Number of manhole heads and covers reset	5			
Square yards of pavement relaid	28			
Linear feet culverts, drains and ditches repaired and cleaned.	7,413			
Number of manholes built	56			
Number of manhole covers put on	13			
Linear feet of box drains laid	98			
Cubic teet of brickwork built	252			
Number of basin grates put in	2			
Linear feet of pipe sewer relieved	3,620			
Number of mashole catch-pans cleaned	303			
Cart loads of dirt removed	747			
Cubic feet of earth excavated	88o			

Laboring Force Employed during the Week.

ectors of Sewers and Basins	7	Assistant Foremen	24
ector of Pipe Laying	1	Firemen	11
ectors of Construction	84	Mechanics	20
ectors of Sewer Connections	27	Laborers	397
men	42	Horses and Carts	91

CHANGES IN EMPLOYEES.

Borough of Manhattan.

T Basin Foreman, salary increased from \$3.50 to \$4.50 per day. T Basin Foreman, salary increased from \$3 to \$3.50 per day. T Assistant Foreman reinstated.

Peter O'Flynn, No. 682 Bergen street, Brooklyn, appointed Sewer Inspector but declined appointment.

I Laborer promoted to Foreman at \$3.50 per day. I horse and cart appointed at \$3.50 per day.

a horse and cart remstated.
2 Cleaners transferred from Borough of Richmond to Borough of Manhattan.

I Laborer dropped from roll. I Bricklayer died.

I Laborer appointed.

Inspe Inspe Inspe

SROd

Borough of Richmond. I Cleaner appointed but declined appointment.

Borough of The Bronx.

LAW DEPARTMENT.

The following schedules form a report of the transactions of the office of the Corporation Counsel for the week ending November 18, 1899:

BOARD OF PUBLIC IMPROVEMENTS-CITY OF NEW YORK,] NO. 21 PARK ROW, BOROUGH OF MANHATTAN, NEW YORK, July 24, 1899.

To the Honorable the Municipal Assembly, City of New York :

To the Honorable the Municipal Assembly, Cry of Year Fork. SIRS—I inclose herewith, for the action of your Honorable Body, form of ordinance approved by this Board at the meeting held on the 19th instant, in accordance with resolution of the Local Board of the Twentieth District, Borough of Manhattan, a copy of which is also inclosed herewith, providing for the paving of a hole in the pavement at the intersection of Park avenue and Ninety-seventh street. Respectfully, JOHN H. MOONEY, Secretary.

NEW YORK CITY, June 27, 1899.

Hon. MAURICE F. HOLAHAN, President, Board of Public Improvements :

SIR—At a meeting of the Board of Local Improvements of the Twentieth District of the Borough of Manhattan, held June 27, 1899, in accordance with the provisions of the Charter of The City of New York, the following resolution was adopted : Resolved, That the Board of Local Improvements of the Twentieth District of the Borough of Manhattan recommend to the Board of Public Improvements that hole in pavement at the inter-ection of Park avenue and Ninety-seventh street be paved with granite blocks on a concrete foundation foundation.

Adopted.

Yours truly, JAMES J. COOGAN, President, Borough of Manhattan.

I. E. RIDER, Secretary.

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

SCHEDULE "A."

SUITS AND SPECIAL PROCEEDINGS INSTITUTED.

COURT.	T	ER LIO.	WI Co MEN		TITLE OF ACTION.	NATURE OF ACTION.
	-		180	19.		
Cichmond	16	449	Nov	. 13	{ Wood, John J., as executor, }	To recover on Richmond County warrants, \$15.20.
upreme		450		13		To recover for transcribing stenographic notes of crimin.l actions, District Attorney, May zo to June 5. 1899, and August 5 to 20, 1890, \$513.87.
"…					Bush, William	For difference between wages paid and the previling rate at the time of service as Mechanic's Helper, Department of Street Cleaning, \$75.
·	16	452			Montgomery, William	For difference between wages paid and the prevailing rate at the time of service as Mechanic's Helper, Department of Street Cleaning, 880.
" …	16	453		13	Glynn, Michael C	For difference between wages paid and the prevailing rate at the time of service as Laborer, Park Department, \$32.5c.

•

•

THURSDAY, DECEMBER 7, 1800. THE CITY RECORD.

COURT.	REGIS- TER FOLIO.	WHEN COM- MENCED.	TITLE OF ACTION.	NATURE OF ACTION.	COURT.	REGIS- TER FOLIO.	WHEN COM- MENCED	TITLE OF ACTION.	NATURE OF ACTION.
		1899.	State		Supreme, } Queens Co }	16 500	1800.	Brown, William	For difference between wages paid and the
ch mond	16 454	Nov. 13	Dwyer, Michael	Summons only served.	Supreme	16 501	. 16	Turnall John	prevailing rate at the time of service a Stoker, Department of Charities, \$250. As assignce of Drivers and Sweepers, Stree
reme, }	16 455	" 14	Ganaird, Patrick	Damages for person I injuries by falling in	1	10 501		Tyrren, John	Cleaning Department, for difference be tween wages paid and the salaries deter
reme	16 456	** 14	Murray, Michael	for difference between wages paid and the	1				mined upon by chapter 368, Laws of 189
	16 457	. 14	Wenner, George	 For difference between wages paid and the prevailing fate at the time of service as Rigger, Dock Department, \$2,160. For diff.rence between wages paid and the prevailing rate at the time of service as Laborer, Bureau of Markets, \$312.60. 	"	17 3	** 16	tees of the Inebriates Home }	For maintenance and support of indigent ine briates from January 1, 1895, to May 1, 1899 under chapter 169, Laws of 1897, \$1:5,435.01
	10 457	1	Wenner, George	prevailing rate at the time of service as Laborer. Bureau of Markets, \$212.60.	Supreme,)		. 16	for Kings County)	under chapter 109, Laws of 1897, \$1:5,43.00 For payment of award for damage Parcel No 264, in the matter of Town of Mour Pleasant.
meme, }	16 458	" 14	LaForge, John E	For witness fees in People vs. Bailer Decker,	sings co.)			Woelk, Ernestine (Matter of).	264, in the matter of Town of Mour Pleasant. Damages to wagon run into by Street Cleanin
reme	No. 1 and a state	. 14	Todd, Margaret D., as execu-)	\$1.22. To foreclose mortgage on real estate on	Supreme			Hulle, Anna H. M O'Sullivan, Denis	cart \$20.
			trix of William J. Todd, deceased, vs. John Grimes	Twenty seventh street, near Seventh ave- nue, \$46,500.		-/ 9			Municipal Court, \$360.17.
	16 460	" 14	et al	Mandamus to compel Commissioners to certify	Supreme, } Kings Co. }	17 5	** 17	Smith, Joseph E. (ex rel.), vs. John J. Scannell, Fire Commissioner of The City	Mandamus to compel Commissioner to pay relator salary of \$2,500 as Medical Officer instead of \$2,000.
				that relator has been duly appointed a Dock Master, etc.	Supreme	17 20	" 17	[of New York] Sullivan, Jerry	To recover wages as Laborer in Park Depart
	16 461	" 14	Civil Service Commission of The City of New York. J Hennessy, Patrick (exrel.), vs. Charles H. Krox et al., constituting the Municipal			17 10	18	Gorman, William J	partment, during the period of discharge \$1,872 64. For difference between wages paid and the pre-
	0.00		Charles H. Knox et al., constituting the Municipal	Mandamus to compel Commissioners to certify that relator has been duly appointed a Dock		17 10	10	Gorman, witham J	valing rate at the time of service a Mechanic's Helper, Department of Stree
			of The City of New York.	Masiér, etc.			1	(Weissman, Lizzie, vs. Andrew)	Cleaning, \$120.
	16 462	" 14	Woolley, Peter (ex rel.), vs.) Charles H. Knox et al., constituting the Municipal	Mandamus to compel Commissioners to certify that relator has been duly appointed a Dock	Municipal Second District	17 11	** 18	J. Lalor, as Property Clerk of the Police Department	Action in replevin to recover \$300.
			Civil Service Commission	Master, etc.	City	17 13	" 18 " 18	of The City of New York J Williamson, Anna M	Summons only served.
• •••	16 463	" 14	of the City of New York. J White, John J. (ex rel), vs. Charles H. Knox et al., constituting the Municipal Civil Service Commission of The City of New York. J Powers, John R. (ex rel.), vs. Charles H. Knox et al., constituting the Municipal	Mandamus to compel Commissioners to certify	Supreme	17 12	" 18	Weissman, Lizzie, vs. Andrew J. Lalor, as Property Clerk of the Police Department of The City of New York. J Williamson, Anna M Braman, William R. (ex rel.), vs. James P. Keating, as Commissioner of Highways of The City of New York. J Connolly, Peter	Mandamus to compel Commissioner to appoin and assign relator to duty as Inspector of
			constituting the Municipal } Civil Service Commission	that relator has been duly appointed a Dock Master, etc.		17 14	" 18	of The City of New York.	Regulating, etc. For difference between wages paid and th
	16 464	" 14	of The City of New York. J Powers, John R. (ex rel.), vs.	M. I					Bridge Tender, Department of Bridge
			constituting the Municipal }	Mandamus to compel Commissioners to certify that relator has been duly appointed a Dock Master, etc.		17 15	" 18	Rose, William H	\$2,264. For difference between wages paid and th
	16 465	. 14	Civil Service Commission ot The City of New York. Heimburger, Victor (ex rel.). vs. Charles H. Knox et al.,	master, etc.			1		Steam Engineer, Department of Docks
	10 405		vs. Charles H. Knox et al., constituting the Municipal }	Mandamus to compel Commissioners to certify that relator has been duly appointed a Dock	"	17 16	" 18	Larkins, Thomas J	\$2,160.62. For services performed in Dock Departmen as Laborer (doing duty as Watchman), un
			Civil Service Commiss on of The City of New York.) Kennedy, Edwin F. (ex rel.),	Master, etc.	2				paid for \$240.81.
• •••	16 466	" 14	vs. Charles H. Knox et al.,	Mandamus to compel Commissioners to certify	Supreme, { Kings Co. {	17 17	" 18	Hendrickson, Moses T	lyn, during September and October, 1899 \$168.
	1.	1	constituting the Municipal } Civil Service Commission	that relator has been duly appointed a Dock Master, etc.	Supreme	17 18	" 18	Van Riper, Mary C	For award for Parcel No. 1, Twelfth War Park Proceeding, \$11,550.
mond }	16 467	14	of The City of New York] Van Pelt, John	To recover for plumbing work, etc., School Destrict No. 2, Town of Southfield, and	Supreme, } Kings Co.}	17 19	** 18	Baschwitz, Jacob	Damages to goods and premises in No. 46 Marcy avenue, Brooklyn, due to burstin
	16 468	" 14	Zephyr Hose 4	Middletown, \$45.41. To recover for storage on a Meyer's Voting	1000			Wheeler, George S. J. (ex rel.), vs. Bernard J. York	sewers, \$726.70.
eme		. 14	Fischer, Caroline, as adminis-	Machine for Town of Northfield, \$37.50. For difference between wages paid and the	Supreme, Oueens Col	13 308	" 13	et al., Commi-stoners, com- posing the Board of Police	Mandamus to compel reinstatement of relate to position of Sergeant of Police.
eme	16 469	. 14	tratrix of James Fischer, deceased	preva ling rate at the time of service as Caulker, Department of Water Supply,	Queens (.o)			of the Police Department of I he City of New York.	
	16 470	** 14		For difference between wages paid and the	" …	13 310	" 17	Budd, Robert M	To recover for materials furnished and wor performed in repairing street in front No. 762 Vernon avenue, Long Island Cit
			Numerat John	prevailing rate at the time of service as Laborer, Park Departmen', \$144. To recover salary (uring period of suspension			1		December, 1896, \$25.
	16 471	" 14	Nugent, John	from position of Driver, Street Cleaning Department, \$120.		13 311	1 17	Park, Samuel J., et al	Gaffney for labor, Borden Avenue Bridge
	16 472 12A 186	" 14 " 14	Dun, Robert G Smith, Maud Rives (ex rel.),)	Summons only served. Certiorari to teview assessment on relator's				*	September, 1897, assigned to plainti \$39.70.
eme,			vs. Commissioners of Taxes §	real estate for 1899.			-		
gs Co	16 474 16 475 16 475	" 15 " 15 " 15	Brice, Rober t Butler, James Cassidy, Thomas					SCHEDULE "I	3."
	16 475 16 475 16 476	" 15 " 15	Donnelly, Patrick Doran, John				JU	DGMENTS, ORDERS AND DEC	REES ENTERED.
	16 476 16 476	" 15	Dougherty, John Dowd, Thomas		People mandamus		. Henry	r. Goodwin vs. Bird S. Co	oler-Order entered denying motion for
	16 477	" 15 " 15	Feeney, Michael Ghee, John		Matth	ew Elli		oald Hamilton, Josiah S. L	indsay-Order entered discontinuing th
	16 477 16 478	" 15	Glacken, Daniel Gutzwiller, Charles Hawkins, Thomas			G. Pacl	kard-Or	der entered dismissing compl	
•	16 478 16 478 16 479	" 15 " 15 " 15	Hicks, Oliver P Hilman, Thomas		People of mandan			B. Greene vs. P. J. Scully-	-Order entered directing peremptory wr
	16 479	" 15	Hinchey, John		People	e ex rel	. Martin	H. Gulvin vs. August Moe	bus-Order entered denying motion for
	16 480 16 480	" 15	Martin, Louis		People	e ex rel	. Brokay	v Bros. vs. T. L. Feitner e	et alAppellate Division order entere
	16 480 16 481	" 15 " 15	McGarvey, Dominic Reiley, Jerry		The C	City of N	lew York	vrit of certiorari. vs. John J. McNamara et al	Judgment entered in favor of the Cit
	16 481 16 481 16 482	" 15 " 15 " 15	Romming, Frederick Ru-k, George Shand, William		for \$143.3 People	r. e ex rel	. Freder	ck Bachman vs. T. L. Feitn	er et al.; People ex rel. Charles Roser
	16 482 16 482 16 483 16 483 16 483 16 483 16 483 16 484	" 15 " 15	Shannon John		berg vs. T.	L. Fe	itner et a	l.; People ex rel. Edward M gs to William T. Holt, Esq.	. Muller vs. T. L. Feitner et alOrde
	16 483	" 15	Smith, John F. Stumpf, George Sweeney, Michael Watson, William.	:	Tames	Sween	ev et al	-Order entered referring case	to Edmund L. Mooney, Esq.
eme	16 483 16 484	" 15 " 15	Watson, William Roberts, Thomas	For difference between wages paid and the	érick, vs. I	e ex rel Police C	ommissio	mers-Orders entered dismission	nmissioners; People ex rel. Daniel Brooming writs of certiorari without costs.
				prevailing rate at the time of service as Ship Carpenter, Dock Department, \$649.05.	Sabas \$120.92 co	tiano Co	orbo—Ju	igment entered in favor of th	e City, dismissing the complaint and fo
	16 485	" 15	Tierney, Henry J	For difference between wages paid and the prevailing rate at the time of service as Mechanic's Helper, Fire Department, \$75.	James	H. Pl	ummer—	Judgment entered in favor o	f the City, dismissing the complaint wit
•	16 485	" 15	O'Connor, Michael A	To recover for printing invitation cards, etc., for New Year's celebration, 1898, \$49.25.		Blynn			ismissing the action as to defendant Lalo
• •••	16 487	" 15	McManus, John H	For difference between wages paid and the prevailing rate at the time of service as	upon depo People				x et al.—Order entered granting peremp
				Caulker, Department of Public Works, \$1,274.25.	tory writ o	f manda	mus.	-Order entered discontinuing	
•••	16 488	" 15	Beard, Frank S., No. 4	in criminal actions for the use of District	Louisa	J. Purd	y-Order	entered amending complaint	and setting aside motion to dismiss com
eme.)			William A.C.	Attorney, \$497. For difference between wages paid and the	plaint gran Judgn	nents we	re entere	d in favor of plaintiffs in the	following actions : John B. Frank Keim
s Co. }	16 489	" 15	Wilson, A. G	prevailing rate at the time of service as Riveter in Bridge Department, \$591. To recover for premises taken for Public Park,	\$142.41 ;]	Long Isl	and Wat	er Supply Company, \$661.27	; John F. Maillie, \$3,009; A. Lovell & erl, \$65.24; John J. McEntee, \$107.50
eme	16 490	" 15 " 15	Ellis, George W Haidewen, Joseph J., et al	Parcel No. 10, Twelfth Ward Park, \$11,825. To recover for stone flagging sold to Town of	Thomas H	I. J. He	atley, \$1	31.60; Wm. H. Miller, \$110	o.oi ; Josiah St. John, \$113.11 ; Alber
	16 191	15	(Burns, James (ex rel.), vs.)	Westchester, \$127.50.	Kesner et	al., \$53	.99; An	nie Proctor Webb, \$2,780.06	atthew Baird, \$1,763.23; Christian M ; George F. Flack, \$676.12; Faust D
		•	Joel Fowler, as Deputy Commissioner of Public	Mandamus to compel reinstatement of relator	Malzone et	al., \$11 harles R	3.60; R lichards.	obert Knight, \$29.60; Bartle \$24.62: Kate Buschman, as	y Quinn, \$1,098.61 ; Charles C. Brainard administratrix, \$294.96 ; George W. Mor
eme, ens Co}	16 493	" 15	Buildings, Lighting and Supplies for the Borough	to position of Assistant Janitor, Town Hall, Jamaica.	ton. No. I.	\$28.81	: George	W. Morton, No. 2. \$75.07 : 0	George W. Morton, No. 3, \$58.41 ; Georg 1, \$84.56 ; Gustave Schumacher, No. 2
		-	of Queens in The City of New York	and the second sec	\$45.03 : G	ustave S	Schumach	ner, No. 3, \$33.44 ; George	T. Bowman, No. I, \$26.58; George T
Dist.			f Rorden, Adolph Landon (Mat-		Bowman, 1	No. 3. \$	33.43; F	rederick J. DeBevoise, No. 3,	\$33.44.

U.S. Dist. So. Dist. of N. Y		492	"	16	Rorden, Adolph Landon (Mat- ter of)	Bankruptcy proceeding.	Bowman, No. 3, \$33.43 ; Frederick J. DeBevoise, No. 3, \$33.44.
Supreme	16	494		16	Champlin, George	For difference between wages paid and the	
					in the second	prevailing rate at the time of service as Mechanic's Helper, Department of Street Cleaning, \$42.50.	SUITS AND SPECIAL PROCEEDINGS TRIED AND ARGUED.
··	16	495	"	16	Gulliford, Edward J	For difference between wages paid and the prevai ing rate at the time of service as Laborer, Park Department, Brooklyn, \$45.	People ex rel. Manhattan Railway Company vs. Tax Commissioners. (Two proceedings for 1895)-Motions to vacate reassessment argued before Giegerich, J.; decision reserved; J. M.
•	17	X		16	Fletcher, Austin B., et al., as Trustees, vs. Clara E. Bliss et al., No. 2	To foreclose a mortgage on real property in Amsterdam avenue, between One Hundred and Forty-ninth and One Hundred and Fiftieth streets, \$23,000.	Ward for the City. Matter of Joseph Benedict—Argued at the U.S.Circuit Court of Appeals; decision reserved; H.T. Dykman for the City.
Land Office.	17	3	"	16	St. John, Lewis H. (Matter of)	Application for grant of land under water of Newark Bay in the Third Ward of the Borough of Richmond.	John O. Fordham—Tried before Andrews, J., and jury; verdict directed for the plaintiff for \$347.50; C. A. O'Neil for the City. People ex rel. John Pierce vs. Guggenheimer et al.—Motion to punish for contempt argued
Supreme, Queens Co}	16	496		16	Lebourveau, George F	For difference between wages paid and the prevailing rate at the time of service as Stoker, Department of Charities, \$8co.	before Scott, J.; decision reserved; C. Blandy for the City. People ex rel. Elizabeth W. Lester vs. Bird S. Coler.—Argued at Appellate Division; decision
"	16	497	1.5		McMahon, John J	For difference between wages paid and the prevailing rate at the time of service as Stoker, Department of Water Supply, \$730.	reserved; G. L. Sterling for the City. Patrick J. McNulty, No. 3-Reference proceeded and closed; two hearings held; G. H.
"	16	498	"	16	Kerr, John	For difference between wages paid and the prevailing rate at the time of service as Steam Engineer, Department of Water	Cowie for the City. People ex rel. Washington Building Company vs. T. L. Feitner et alMotion to quash writ of certiorari argued before Scott, J.; J. M. Ward for the City.
	16	499		16	Bolen, Frank A	Supply, \$1,005. For difference between wages paid and the prevailing rate at the time of service as Stoker, Department of Water Supply, \$153.30.	James Rogers—Tried before Bookstaver, J.; decision reserved; J.L. O'Brien for the City. People ex rel. Maurice E. Gray vs. B. J. York et al.—Motion for mandamus made and granted by consent; C. W. Ridgway for the City. People ex rel. John Lang, Jr., vs. B.J. York et al.—Submitted at Appellate Division; decision reserved; T. Connoly and C. W. Ridgway for the City.

-

.

THE CITY RECORD.

Rose Kreiser-Submitted at Appellate Division ; decision reserved ; T. Connoly and T. Farley for the City.

American Foreite Powder Company—Tried before Bookstaver, J.; decision reserved; J. L. O'Brien for the City. Lottie Lichtenstein—Motion to restore to calendar made and granted; T.G. Price for the

City. Mayor vs. East Bay Land and Improvement Company—Reference proceeded and adjourned; C. Blandy and E. J. Freedman for the City. Charles E. Rogers—Demurrer argued before Garretson, J.; decision reserved; W. J. Carr

the City.

before the City.
People ex rel. George W. Palmer vs. Benjamin—Motion to punish for contempt submitted to
W. M. Smith, J.; S. K. Probasco for the City.
William J. McGrath vs. City of New York et al.—Tried before Gaynor, J., and jury; complaint dismissed as to the City; L. D. Stapleton for the City.
People ex rel. James J. Miller vs. John J. Scannell, etc.—Motion for peremptory writ of mandamus argued before W. M. Smith, J.; decision reserved; L. D. Stapleton for the City.

Hearings Pefore Commissioners of Estimate in Condemnation Proceedings.

Sixty-sixth and Sixty-seventh streets school site, two hearing; Fifty-second and Fifty-fourth Streets Park, one hearing; East River Bridge approaches, one hearing; Seventy-seventh street fire site, one hearing; C. N. Harris for the City. Riverside Park, one hearing; Division Street Park, one hearing; C. D. Olendorf for the

City.

JOHN WHALEN, Corporation Counsel.

DEPARTMENT OF WATER SUPPLY.

DEPARTMENT OF WATER SUPPLY-COMMISSIONER'S OF Nos. 13 TO 21 PARK ROW, New York, December 1, 1899	
In compliance with section 1546 of the Greater New York Charter, the Department Supply makes the following report of its transactions for the week ending November	ent of Water 25, 1899 :
PUBLIC MONEYS RECEIVED AND DEPOSITED.	
Boroughs of Manhattan and The Bronx.	
Receipts for water rents	\$80,462 67
" penalties on water rents	1,517 55
" permits to tap water-mains	239 50
	\$82,219 72
Borough of Brooklyn.	
Receipts for water rents	\$11,100 04
" arrears of water rents	2,673 74
" permits to tap water-mains	213 25
" water for building purposes	153 70
" miscellaneous work.	83 40
	\$14,324 03
Borough of Queens.	
Receipts for water rents	\$1,658 67
" penalties on water rents	2 46
" permits to tap water-mains	4 00

Borough of Richmond.

Receipts for water rents..... \$12 41 CHANGES IN THE WORKING FORCE.

Boroughs of Manhattan and The Bronx.

Appointed—Daniel G. Daly, Clerk, \$1,000 per annum; William G. Myers, Engineman, ,000 per annum; Andrew A. Froehlich, Engineman, \$1,000 per annum; William J. Keenan, Engineman, \$1,000 per annum. Promoted-6 Laborers to Caulkers. Removed-1 Temporary Caulker. Resigned-1 Laborer.

Removed—I Temporary Caulker. WILLIAM DALTON, Commissioner of Water Supply. Borough of Queens.

MUNICIPAL ASSEMBLY.

THE CITY OF NEW YORK, OFFICE OF THE CITY CLERK, CITY HALL, NEW YORK, December 1, 1899.

To whom it may concern . The Committee on Law Department of the Council will hold a public hearing at 1 o'clock P. M., on Friday, December 8, 1899, in the Council Chamber, City Hall, to hear objections to proposed changes in the ordinances relative to plumbers and licenses for drivers. P. J. SCULLY,

City Clerk.

DEPARTMENT OF DOCKS AND FERRIES.

THE CITY OF NEW YORK, DEPARTMENT OF DOCKS AND FERRIES, PIER "A," N. R., BATTERY PLACE, NEW YORK, December 5, 1899.

Supervisor of the City Record: SIR-I beg to advise that at a meeting of the Board of Docks held December I, 1899, John J. McGrane, who is mentioned in our communication to you of the 1st instant, as having been transferred from Boatman to Sounder, was transferred to Marine Sounder, with compensa-tion at the rate of \$18 per week, to take effect

December 2, 1899. Please note correction, and oblige,

Branch Office, "Richmond Building," New Brighton, S. I.; WILLIAM H. MCCABE, Deputy Chief in Borough of Richmond. Branch Office, "Hackett Building," Long Island City; PETER FLANAGAN, Deputy Chief in Borough of Queens.

\$1,665 13

THE CITY RECORD OFFICE,

And Bureau of Printing, Stationery and Blank Books. No. 2 City Hall, 9 A.M. to 4 P. M., Saturday, 9 A.M.

No. 2 City June, y to 12 M. WILLIAM A. BUTLER, Supervisor; SOLON BERRICK, Deputy Supervisor; THOMAS C. COWELL, Deputy Supervisor and Accountant.

BOARD OF ESTIMATE AND APPORTIONMENT. The MAYOR, Chairman; THOMAS L. FEITNER (Presi dent, Department of Taxes and Assessments), Secre-tary the COMPTROLLER, PRESIDENT OF THE COUNCIL, and the CORFORATION COUNSEL, Members; CHARLES V. ADER, Clerk. Office of Clerk, Department of Taxes and Assess-ments, Stewart Building.

COMMISSIONERS OF THE SINKING FUND. The MAYOR, Chairman; BIRD S. COLER, COMp-troller; PATRICK KEENAN, Chamberlain; RANDOL-H GUGGENHEIMER, President of the Council, and ROBERT MUH, Chairman, Finance Committee, Board of Alder-men, Members. EDGAR J. LEVEY, Secretary. Office of Secretary, Room No. 11, Stewart Building.

BOARD OF ARMORY COMMISSIONERS.

THE MAYOR, Chairman ; PRESIDENT OF DEPARTMENT OF TAXES AND ASSESSMENTS, Secretary ; HENRY S. KRARRY, MCCOSKRY BUTT and JAMES MCLEER, COm-

Borough of Brooklyn President's Office, No. 1 Borough Hall. 9 A. M. to 4 M.; Saturdays, 9 A. M. to 18 M. EDWARD M. GROUT, President.

Borough of Queens. FREDERICK BOWLEY, President. Office, Long Island City. 9 A. M. until 4 P. M.; Satur-ays, from 9 A. M. until 12 M.

Borough of Richmond.

GEORGE CROMWELL, President. Office of the President, First National Bank Building New Brighton : 9 A. M. to 4 P. M. ; Saturdays, 9 A. M. to 12 M.

COMMISSIONERS OF ACCOUNTS. Rooms 114 and 115 Stewart Building, o A. M. to 4 P. M. JOHN C. HERTLE and EDWARD OWEN, Commissioners

PUBLIC ADMINISTRATOR. No. 119 Nassau street, 9 A. M to 4 P. M. WILLIAM M. HOES, Public Administrator.

PUBLIC ADMINISTRATOR, KINGS COUNTY. No. 189 Montague street, Brooklyn, 9 A. M. to 5 P. M., xcept Saturdays in June, July and August, 9 A. M. to

WM. B. DAVENPORT, Public Administrator.

AQUEDUCT COMMISSIONERS. Room 200 Stewart Building, 5th floor, 9 A. M. to 4 P. M. JOHN J. RYAN, MAURICE J. POWER, WILLIAM H. TEN EYCK, JOHN P. WINDOLPH and THE MAYOR, and COMPTROLLER, COmmissioners; HARRY W. WALKER, Secretary, A. FTELEY, Chief Engineer.

DEPARTMENT OF FINANCE.

Stewart Building, Chambers street and Broadway, 9

A. M. to 4 P.M. BIRD S. COLER, Comptroller. MICHAEL T. DALY, EDGAR J. LEVEY, Deputy Comptrollers.

Auditing Bureau

JOHN F. GOULDSBURY, First Auditor of Accounts, Borough of Manhattan. EDWARD J. CONNELL, Auditor of Accounts, rough of The Bronz.

The Bronz. WILLIAM MCKINNY, First Auditor of Accounts orough of Brooklyn. FRANCIS R. CLAIR, Auditor of Accounts, Borough of

Queens. WALTER H. HOLT, Auditor of Accounts, Borough of

Bureau for the Collection of Assessments and Arrears.

EDWARD GILON, Collector of Assessments and

Arrears. JOHN KELLEHER, Deputy Collector of Assessments and Arrears, Borough of Manhattan. JAMES E. STANFORD, Deputy Collector of Assessments and Arrears, Borough of The Bronx. MICHAEL O'KEEFFE, Deputy Collector of Assess-ments and Arrears, Borough of Brooklyn. JOHN F. ROGERS, Deputy Collector of Assessments and Arrears, Borough of Queens. GEORGE BRAND, Deputy Collector of Assessments and Arrears, Borough of Richmond.

Bureau for the Collection of Taxes.

DAVID E. AUSTEN, Receiver of Taxes, JOHN J. MCDONDUGH, Deputy Receiver of Taxes, Borough of Manhattan. JOHN S. UNDERHILL, Deputy Receiver of Taxes, Borough of The Bro x. JAMES B. BOUCK, 1 : puty Receiver of Taxes, Borough of Brooklyn. FREDERICK W. BLECKWENN, Deputy Receiver of Taxes, Borough of Queens. MATTHEW S. TULLY, Deputy Receiver of Taxes, Borough of Richmond.

Bureau for the Collection of City Revenue and of Markets.

DAVID O'BRIEN, Collector of City Revenue and Superintendent of Markets. ALEXANDER MEAKIM, Clerk of Markets.

Bureau of the City Chamberiain.

PATRICK KEENAN, City Chamberlain. JOHN H. CAMPBELL, Deputy Chamberlain. Office of the City Paymaster.

No. 83 Chambers street and No. 65 Reade JOHN H. TIMMERMAN, City Paymaster.

BOARD OF PUBLIC IMPROVEMENTS.

Nos. 13 to 21 Park Row, 18th floor, 9 A. M. to 4 P. M. aturdays, 0 A. M. to 12 M. MAURICE F. HOLAHAN, President. JOHN H. MOONEV, Secretary.

Department of Highways

Nos. 13 to 21 Park Row, 9 A. M. to 4 P. M. JAMES P. KRATING, Commissioner of Highways. WILLIAM N. SHANNON, Deputy for Manhattan. THOMAS R. FARBELL, Deputy for Brooklyn. JAMES H. MALONEY, Deputy for Bronz. JOHN P. MADDEN, Deputy for Queens. HUNRY P. MORRISON, Deputy and Chief Engine r for Richmond. Office, "Richmond Building," corne. Rich-mond Terrace and York avenue, New Brighton, S. I.

Department of Sewers.

Department of Severs. Nos. 13 to 21 Park Row, 9 A. M. to 4 P. M. JAMES KANE, Commissioner of Severs. MATTHEW F. DONOHUE, Deputy for Severs. THOMAS J. BURNES, Deputy for Bronk. WILLIAM BRENNAN, Deputy for Brooklyn MATTHEW J. GOLDNER, Deputy Commissione wers, Borough of Queens

HENRY P. MORRISON, Deputy Commissioner and Chief Engineer of Sewers, Borough of Richmond. Office, "Richmond Building," corner Richmond Terrace and York avenue, New Brighton, S. I.

Department of Bridges.

JOSEPH LIRBERTZ, Deputy Commissioner for Borough of The Bronx, No. 615 East One Hundred and Fifty-

THURSDAY, DECEMBER 7, 1899.

second street. Јонм Р. Мария, Deputy Commissioner for Borough of Queens. Municipal Building, Long Island City. Department of Buildings, Lighting and Supplies.

Nos. 13 to 21 Park Row, 9 A. M. to 4 P. M. HENRY S. KRARNY, Commissioner of Public Build-Ings, Lighting and Supplies. PRTER J. DOOLING, Deputy Commissioner for Man-

hattan. GRO. BEST, Deputy Commissioner for The Bronz. WILLIAM WALTON, Deputy Commissioner for Brooklyn

JORL FOWLER, Deputy Commissioner for Queens. EDWARD I. MILLER, Deputy Commissioner for Rich-

LAW DEPARTMENT.

Office of Corporation Counsel.

Staats-Zeitung Building, 3d and 4th floors 9 A.M. to P. M.: Saturdays, 9 A.M. to 12 M. JOHN WHALEN, Corporation Counsel. THEODORE CONNOLY, W. W. LAUD, Jr., CHARLES ULANDY, Assistants. WILLIAM J. CARR, Assistant Corporation Counsel for BL.

Brooklyn.

Bureau for Collection of Arrears of Personal Taxes.

Stewart Building, Broadway and Chambers street, 9 M. to 4 P. M. JAMES C. SPENCER, Assistant Corporation Counsel. Bureau for the Recovery of Femalities. Nos. 139 and 121 Nassau street. ADRIAN T. KIERNAN, Assistant Corporation Counsel.

Bureau of Street Openings. Nos. 90 and 92 West Broadway. JOHN P. DUNN. Assistant to Corporation Counsel.

POLICE DEPARTMENT.

Central Office. No. 300 Mulberry street, 9 A. M. to 4 P. M BERNARD J. YORK, President of the Board ; JOHN B. SEXTON, JACOB HESS, HENRY E. ABELL, Commis-tioners.

DEPARTMENT OF PUBLIC CHARITIES.

Central Office.

Central Office. Foot of East Twenty-sixth street, 9 A.M. to 4 F.M. JOHN W KELLER, President of the Board; Commis-sione: 'or Manhattan and Bronx. THOMAS S. BRENNAN, Deputy Commissioner. ADOLPH SIMIS, Jr., Commissioner for Brooklyn and Queens, Nos. 126 and 128 Livingston street, Brooklyn. EDWARD GLINNEN, Deputy Commissioner. JAMUS FRENEN, Commissioner for Richmond. Plans and Specifications, Contracts, Proposals and Estimates for Work and Materials for Building, Re-pairs and Supplies, Bills and Accounts, 9 A.M. to 4 P.M. Saturdays, 13 M. Out-door Poor Department. Office hours, 8.30 A.M. to 4.30 F.M.

DEPARTMENT OF CORRECTION.

Central Office. No. 148 East Twentieth street, 9 A. M. to 4 P. M. FRANCIS J LANTRY, Commissioner. N. O. FANNING, Deputy Commissioner. JAMES J. KIRWIN, Deputy Commissioner for Bor-oughs of Brooklyn and Queens

FIRE DEPARTMENT. Office hours for all, except where otherwise noted, om 9 A. M. to 4 P. M.; Saturdays, 12 M.

Headquarters.

Headquarters. Nos. 157 and 150 East Sixty-seventh street, JOHN J. SCANNELL, Fire Commissioner, Borough of Brooklyn and Queens. Aucustrus T. DOCHARTY, Secretary. Envance F. Crocker, Chief of Department, and in Charge of Fire-alarm Telegraph. JAMES DALE, Deputy Chief, in Charge of Boroughs of Brooklyn and Queens. GRORGE E. MUPRAY, Inspector of Combustibles. PTERS SERVY, Fire Marshal, Boroughs of Manhattan The Bronx and Richmond. ALONZO BEYMER, Fire Marshal, Boroughs of Brook-lyn and Queens. Central Office open at all hours.

DEPARTMENT OF DOCKS AND FERRIES. Pier "A,' N. R., Battery place. J. SREGRANT CRAM, President ; CHARLES F. MURPHY, reasurer ; PETER F. MEVER, Commissioners. WILLIAM H. BURKE, Secretary. Office hours, 9 A. M. to 4 P. M. ; Saturdays, 12 M.

DEPARTMENT OF HEALTH.

DEPARTMENT OF HEALTH. Southwest corner of Filty-fith street and Sixth ave-nue, o. A. to 4 P. M. MICHAEL C. MURPHY, President, and WILLIAM T. JENKINS, M. D., JOHN B. COSBY, M. D., THE PRESI-DENT OF THE POLICE BOARD, ex-officio, and the HEALTH OFFICER OF THE PORT, ex-officio, Commissioners. EMMONS CLARK, Scretery. CHARLES F. ROBERTS, M. D., Superintendent, Bor-ough of Manhattan. EUGENE MONAMAN, M. D., Assistant Sanitary Superintendent, Borough of The Bronz. ROBERT A. BLACK, M. D., Assistant Sanitary Super-tendent, Borough of Brooklyn. OBED L. LUSK, M. D., Assistant Sanitary Superin-tendent, Borough of Queens. JOHN I., FEENY, M. D., Assistant Sanitary Superin-tendent, Borough of Richmond.

to 4.30 P. M.

Yours respectfully, WM. H. BURKE, Secretary.

OFFICIAL DIRECTORY.

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

EXECUTIVE DEPARTMENT.

Mayor's Office

No. 6 City Hall 9 A. M. to 4 P. M.; Saturdays, 9 A.M. to 12 M. ROBERT A. VAN WYCK, Mayor ALFRED M. DOWNES, Private Secretary.

Bureau of Licenses.

BWFAN Of LICENSE. 9 A. M. to 4 P. M.; Saturdays, 9 A. M. to 12 M. DAVID J. ROCHK, Chief of Bureau. Principal Office, Room 1, City Hall, GEORGE W BROWN, Jr., Deputy Chief in Boroughs of Manhattan and The Bronz. Branch Office, Room 12, Borough Hall, Brooklyn; WILLIAM H. JORDAN, Deputy Chief in Borough of Benchking.

Address THOMAS L. FEITNER, Stewart Building. Office hours, 9 A. M. to 4 P. M.; Saturdays, 9 A. M. to 12 M.

MUNICIPAL ASSEMBLY.

THE COUNCIL.

RANDOLPH GUGGENHEIMER, President of the Council. P. J. Scully, City Clerk. Clerk's office open from to A. M. to 4 P. M.; Saturdays, to A. M. to 12 M BOARD OF ALDERMEN.

THOMAS F. WOODS, President. MICHABL F. BLAKE, Clerk.

BOROUGH PRESIDENTS. Borough of Manhattan. Office of the President of Manhattan. Nos. 10, 11 and 12 City Hall. 9 A. M. to 4 F. M.; Satur-days, 9 A. M. to 12 M. JAMES J. COOGAN. President. IRA EDGAR RIDER Secretary.

Borough of The Bronz.

Office of the President of the Borough of The Bronz, corner Third avenue and One Hundred and Seventy-seventh street. 9 A. M. to 4 P. M.; Saturdays, 9 A. M to LOUIS F. HAFFEN, President.

Nos. 13 to 21 Park Row, 9 A. M. to 4 P. M. ; Saturdays,

Nos. 13 to 21 Park Row, 9 A. m. to 4 F. m. John L. Shra, Commissioner, Thomas H. York, Deputy, SAMUEL R. PROBASCO, Chief Engineer, MATTHEW H. MOORE, Deputy for Bronz. HARRY BRAM, Deputy for Bronzy, JOHN E. BACKUS, Deputy for Queens.

Department of Water Supply

Department of Water Supply. Nos. 15 to 21 Park Row, 9 A. M. 10 4 F. M. WILLIAM DALTON, Commissioner of Water Supply. JAMBS H. HASLIN, Deputy Commissioner, GRONGE W. BIRDSALL, Chief Engineer. W. G. BYENE, Water Register. JAMSS MOFFETT, Deputy Commissioner, Borough Brooklyn, Municipal Building. WILLIAM RASQUIN, Jr., Deputy Commissioner, Borough of Queens, Long Island City. THOMAS J. MULLIGAN, Deputy Commissioner, Borough of The Bronz, Crotons Park Building. HENRY P. MORFINON, Deputy Commissioner, Borough of Richmond. Office, "Richmond Building," corner Richmond Terrace and York avenue, New Brighton, S. J.

Department of Street Cleaning.

Nos. 13 to 21 Park Row, 0 A. M. to 4 P. M. JAMES MCCARTNEY, Commissioner. F. M. GIBSON, Deputy Commissioner for Borough Manhattan, No. 346 Broadway. PATRICK H. QUINN, Deputy Commissioner for Borough of Brooklyn, Room 37 Municipal Building. of

for

Saturdays, 12 M. GEORGE C. CLAUSEN, President, Commissioner in Manhattan and Richmond, GEORGE V. BROWER, Commissioner in Brooklyn and

DEPARTMENT OF PARKS.

Arsenal Building, Central Park, o A. M. to 4 P. M. ;

GBORGE V. BROWER, Commissioner in Brooklyn and Queens. AUGUST MORBUS, Commissioner in Borough of The Bronz, Zbrowski Mansion, Claremont Park.

DEPARTMENT OF BUILDINGS.

Main Office, No. 220 Fourth avenue, Borough of Man-attan. Office hours, 9 A. M. to 4 P. M.; Saturday,

Main Office, 100, 200 routs, 9 A. M. to 4 P. M.; Saturday, 9 A. M. to 13 M. THOMAS J. BRADY, President of the Board of Build-ings and Commissioner for the Boroughs of Manhattan and The Bronz. John GUILFOYLE, Commissioner for the Borough of rooklyn. DANIEL CAMPBELL, Commissioner for the Boroughs of Oucens and Richmond. A. J. JOHNSON, Secretary. Office of the Department for the Boroughs of Man-hattan and The Bronz, No. 220 Fourth avenue, Borough of Manhattan. Office of the Department for the Borough of Brook-lyn. Borough Hall, Borough of Brookylyn. Office of the Department for the Boroughs of Queens and Richmond, Richmond Hall, New Brighton, Staten Island, Borough of Richmond. Branch office : Room I, second floor, Town Hall, Jamaica, Long Island, Borough of Queens.

DEPARTMENT OF TAXES AND ASSESSMENTS. Stewart Building, 9 A. M. to 4 P. M.; Saturdays, 12 M. THOMAS L. FRITWER, President of the Board; ED-WARD C. SHEBHY, ARTHUR C. SALMON, THOMAS J. PATTERSON and WILLIAM GRELL, Commissioners.

BUREAU OF MUNICIPAL STATISTICS. Nos. 13 to 21 Park Row, Room 1911. Office hours om 9 A. M. to 4 P. M.; Saturdays, from 9 A. M. to

¹² M. JOHN T. NAGLE, M. D., Chief of Bureau. Municopal Statistical Commission: FREDERICK W. GRUBE, LL. D., HARRY PAYNE WHITNEY, ANTONIC RASINES, JULIUS G. KUGELMAN, RICHARD T. WILSON Jr., ERMEST HARVIER.

MUNICIPAL CIVIL SERVICE COMMISSION. Criminal Court Building, Centre street, between Franklin and White streets, 9 A. M. to 4 P. M. CHARLES H. KNOX, President, ALEXANDER T. MASOP IN WILLIAM N. DYKMAN, Commissioners. LEE PHILLIPS, Secretary.

BOARD OF ASSESSORS.

Office, No. 320 Broadway, 9 A. M. to 4 P. M. EDWARD CAHILI, THOMAS A. WILSON, EDWARD MCCUE, PATRICK M. HAVERTY and JOHN B. MEYEM-BORG, Board of Assessors, WILLIAM H. JASPER, BORG, Boa Secretary.

DEPARTMENT OF EDUCATION.

BOARD OF EDUCATION No. 146 Grand street, Borough of Manhattan, 9 A. M. 5 F. M.; Saturdays, 9 A. M. to 12 M. JOSEPH J. LITTLE,, President ; A. EMERSON PALMER,

School Board for the Boroughs of Manhattan and The Bronz. No. 146 Grand street, Borough of Manhattan. JOSEPH J. LITTLE, President ; ARTHUR MCMUL.IN, Secretary.

School Board for the Borough of Brooklyn. No. 131 Livingston street, Brooklyn. CHARLES E. ROBERTSON, President; GEORGE BOWN. Secretary.

School Board for the Borough of Queens.

Flushing, L. I. F. DE HAAS SIMONSON, President ; JOSEPH H PATRICK, Secretary.

School Board for the Borough of Richm JOHN T. BURKE, President ; FRANKLIN C. VITT, Sec-retary.

SHERIFF'S OFFICE.

Stewart Building, 9 A. M. to 4 P. M. THOMAS J. DUNN, Sherifi ; HENRY P. MULVANY, Under Sheriff.

SHERIFF'S OFFICF, KINGS COUNTY. County Court-house Brooklyn, FRANK D. CPRAMER, Sheriff ; WILLIAM J. BOGEN-SHUTZ, Under Sheriff.

SHERIFF'S OFFICE, QUEENS COUNTY.

County Court-house, Long Island City, 9 A.M. to 4 P. M. WILLIAM CAS BAKER, Sheriff; WILLIAM METHVEN, Under Sheriff,

SHERIFF'S OFFICE, RICHMOND COUNTY. County Court-house, Richmond, S. I., 9 A. M. to 4 P. M. AUGUSTUS ACKER, Sheriff.

REGISTER'S OFFICE.

East side City Hall Park, 9 A. M. to 4 P. M. ISAAC FROMME, Register; JOHN VON GLAHN Deputy Pegister.

REGISTER, KINGS COUNTY.

Hal of Records. Office hours, 9 A. M. to 4 P. M., ex-cepting months of July and August, then from 9 A. M to 2 P. M., provided for by statute. HENRY F. HAGGENTY, Register. WILLIAM BARRE, Deputy Register.

COMMISSIONER OF JURORS.

Room 127 Stewart Building, Chambers street and Broadway, o A. M. to 4 P. M. CHARLES WELDZ, Commissioner ; JAMES E. CONNER, Denuty Commissioner Cor

SPECIAL COMMISSIONER OF JURORS. No. 111 Fifth avenue. H. W. GRAY, Commissioner.

COMMISSIONER OF JURORS, KINGS COUNTY. 3 Court-house. WILLIAM A. FURBY, Commissioner.

SPECIAL COMMISSIONER OF JURORS, KINGS COUNTY. No. 325 Fulton street. EDWARD J. DOOLEY, Commissioner.

COMMISSIONER OF JURORS, QUEENS COUNTY.

EDWARD J. KNAUER, Commissioner.

COMMISSIONER OF JURORS, RICHMOND COUNTY.

CHARLES J. KULLMAN, Commissioner. J. HOWARD VAN NAME, Deputy.

THE CITY RECORD.

NEW FAST RIVER BRIDGE COMMISSION. Commissioners' Office, Nos. 49 and 51 Chambers street, New York, 9 A. M. to 4 P. M. LEWIS NIXON, President; JAMES W. BOYLE, Vice-President; JAMES D. BELL, Scretary; JULIAN D. FAIRCHILD, Treasurer; JOHN W. WEBER, SMITH E. LANE and The MAYOR, Commissioners. Chief Engineer's Office, No. 84 Broadway, Brooklyn, E. D., 9 A. M. to 5 P. M.

DISTRICT ATTORNEY.

New Criminal Court Building, Centre street, 9 A. M. to 4 P. M. Asa Bird Gardiner, District Attorney; William J. McKenna, Chief Clerk.

KINGS COUNTY DISTRICT ATTORNEY.

Office, County Court-house, Borough of Brooklyn. Hours, 9 A. M. to 4 P.M. HIRAM R. STEELE, District Attorney; ARTHUR H WALKLEY, Chief Clerk. QUEENS COUNTY DISTRICT, ATTORNEY

GEORGE W. DAVISON, District Attorney.

RICHMOND COUNTY DISTRICT ATTORNEY. Port Richmond, S. I. EDWARD S. RAWSON, District Attorney.

CORONERS.

Borough of Manhattan. Office, New Criminal Court Building. Open at all times of day and night. EDWARD T. FITZPARICK JACOB E. BAUSCH, EDWARD W. HART, ANTONIO ZUCCA.

Borough of The Bronz. ANTHONY MCOWEN, THOMAS M. LYNCH.

Borough of Brooklyn. ANTHONY J BURGER, GEORGE W. DELAP

Borough of Queens. PHILIP T. CRONIN, Dr. SAMUEL S. GUY, Jr., LEONARD ROUFF, Jr., Jamaica, L. I.

Borough of Richmond. JOHN SEAVER, GRORGE C. TRANTER.

SURROGATES' COURT.

New County Court-house. Court opens at 10.30 A. M.; adjourns 4 P. M. FRANK T. FITZGERALD, JAMES M. VARNUM, Sur rogates; William V. LEARV, Chief Clerk.

CHANGE OF GRADE DAMAGE COMMISSION TWENTY-THIRD AND TWENTY-FOURTH WARDS.

Room 58, Schermerhorn Building, No. 96 Broadway. Meetings, Mondays, Wednesdays and Fridays, at

P. M. WILLIAM E. STILLINGS, Chairman ; WARREN W. FOSTER, CHARLES A. JACKSON, Commissioners. LAMONT MCLOUGHLIN, Clerk.

CITY MAGISTRATES' COURTS.

CITY MAGISTRATES' COURTS. "Courts open irom 9 A. M. until 4 P. M. City Magistrates—Henry A. BPANN, ROBERT C. CORNELL, LEROY B. CRANE, JOSEPH M. DEUEL, CHARLES, A. FLAMMER, LORENZ ZELLER, CLARENCE W MEADE, JOHN O. MOTT, JOSEPH POOL, JOHN B. MAYO, ED-WARD HOGAN W. H. OLMETRAD. LODWIG F. THOMA, Secretary. FITST District—Criminal Court Building Second District—Jefferson Market. Third District—No. 69 Essex street Fourth District—No. 49 Essex street Fourth District—No. 49 Essex street Fourth District—Fifty-seventh street, near Lexington avenue.

Fifth District-One Hundred and Twenty-first street

outheastern corner of Sylvan place. Sixth District—One Hundred and Fifty-eighth street

and Third avenue. Seventh District—Fifty-fourth street, west of Eighth avenue.

SECOND DIVISION.

Borough of Brooklyn. First District-No. 318 Adams street. JACOB BREN-NER, Magistrate. Second District-Court and Butler streets. HENRY

Second District--Court and Butler streets. HENRY BRISTOW, Magistrate. Third District--Myrtle and Vanderbilt avenues. CHARLES E. FEALR, Magistrate. Fourth District--Nos.6 and 8 Lee avenue. WILLIAM KRAMER. Magistrate. Fifth District---Ewen and Powers streets. ANDREW LEMON. Magistrate. Sixth District--Gates and Reid avenues. LEWIS R. WORTH. Magistrate.

Sixth District—Gates and Reid avenues. LEWIS R. WORTH, Magistrate. Seventh District—No. 31 Grant street, Flatbush ALFRED E. STERRS, Magistrate. Eighth District—Coney Island. J. LOTT NOSTRAND Magistrate. Borough of Queens

First District-Nos. 21 and 23 Jackson avenue, Long Island City. MATTHEW J. SMITH, Magistrate. Second District-Flushing, Long Island. LUKE J. CONNORTON, Magistrate. Third District-Far Rockaway, Long Island. ED-MUND J. HEALY, Magistrate.

Borough of Richmond.

First District—New Brighton, Staten Island. JOHN CROAK, Magistrate. Second District—Stapleton, Staten Island. NATHANIFL MARSh, Magistrate. Secretary to the Board, FRANK J. GARDNER, Myrtle and Vanderbilt avenues. Borough of Brooklyn.

KINGS COUNTY SURROGATE'S COURT. County Court-house, Brooklyn. GRORGE R. ABBOTT, Surrogate ; MICHARL F. MCGOLD-RICK, Chief Clerk.

COUNTY JUDGE AND SURROGATE. County Office Building, Richmond, S. I. STEPHEN D. STEVENS, County Judge.

KINGS COUNTY TREASURER

Trial Term, Part VI., Room No. 31. Trial Term, Part VII., Room No. 30. Trial Term, Part VIII., Room No. 20. Trial Term, Part X. Room No. 21. Trial Term, Part IX., Room No. 22. Naturalization Bureau, Room No. 26. Sustices-Abraham R. Lawrence, Charles H. TRUAX. CHARLES F. MACLEAN, FREDERICK SMYTH, JAMES FITZGERALD, MILES BEACH, DAVID LEVENTRITT, LEONARD A. GEIGERICH, HENRY W. BOOKSTAVER, HUNRY BISCHOFF, Jr., JOHN J. FRIEDMAN, GEORGF P. ANDREWS, P. HENRY DUGRO, DAVID MCADAM, HENRY R. BERKMAN, HENRY A. GILDERSLEEVE, FRANCIS M SCOTT. WILLIAM SOMMER, Clerk.

CITY COURT.

Brown-stone Building, City Hall Park. General Term. Trial Term, Part I. Part I.

Part II. Part II. Part IV. Special Term Chambers will be held 10 A. M. to 4 Special Term Chambers Building, No. 32 Cham-

P M. Clerk's Office, Brown-stone Building, No. 32 Cham-bers street, 9 A. M. to 4 P. M. JAMRS M. FITZSIMONS, Chief Justice ; JOHN H. MCCARTHY, LRWIS J. CONLAN, EDWARD F. O'DWYRR JOHN P. SCHUCHMAN and THRODORE F. HASCALL JUS-tices. THOMAS F. SMITH, Clerk.

APPELLATE DIVISION, SUPREME COURT,

Court-house, No. 111 Fifth avenue, corner Eighteenth street. Court opens at 1 P. M. CHARLES H. VAN BRUNT, Presiding Justice; GRORGE C. BARRETT, CHESTER R. MCLAUGHLIN, EDWARD PAT-TERSON, MORGAN J. O'BRIEN, GEORGE L. INGRAHAM, WILLIAM RUMSEY, JUSTICES. ALFRED WAGSTAFF, Clerk. WILLIAM LAMB, Jr., Deputy Clerk.

CRIMINAL DIVISION, SUPREME COURT.

New Criminal Court Building, Centre street. Court opens at '0.30 o'clock A. M. EDWARD R CARROLL, Clerk. Hours from 10 A. M. to

4 P. M.

COUNTY COURT, KINGS COUNTY.

County Court-house, Brooklyn. JOSEPH ASPINALL AND WM. B. HURD, JR., County

Juages CHARLES V VAN DOREN, Chief Clerk,

OUEENS COUNTY COURT. County Court-nouse, Long Island City. HARRINON S. MOORE, County Judgs.

COURT OF GENERAL SESSIONS.

Held in the building for Criminal Courts, Centre Im, White and Franklin streets. Court opens at 11

Elm, White and Franklin streets. Control of the court of a context of the court of

Held in the building for Criminal Courts. Court

EDWARD R. CARROLL, Clerk. Hours from 10 A. M. to

COURT OF SPECIAL SESSIONS. Building for Criminal Courts, Centre street, between Franklin and White streets, Borough of Manhattan,

ourt opens at 10 A. M.

open from Q A. M. to 4 P. M.

Clerk

Court opens at 10 A.M. Justices, First Division - ELIZUR B. HINSDALE, WILLIAM TRAVERS JEROME, EPHRAIM A. JACOB, JOHN B. MCKEAN, WILLIAM C. HOLBROOK. WILLIAM M. FULLER, Clerk J. JOSTPH H. JONES, Deputy Clerk. Clerk's office open from 0 A. M. to 4 P.M. Second Division- I rial days-Borough Hall, Brook-lyn, Mondays, Wednesdays and Fridays, at 10 o'clock; Town Hall, Jamaica, Borough of Queens, Tuesdays, at to o'clock; Town Hall, New Brighton, Borough of Richmond, Thursdays, at 10 o'clock. Justice-John Courners, Howard J. FORKER, PATRICK KEADY, JOHN FLEMING, THOMAS W. FITZORRALD, JOSEPH L. KERRIGAN, Clerk; CHARLES F. WOLZ, Deputy Clerk. Clerk's office, Borough Hall, Borough of Brooklyn, open from 9 A.M. to 4 P.M.

MUNICIPAL COURTS. Borough of Manhattan. First District- Third, Fifth and Eighth Wards, and all that part of the First Ward lying west of Broadway and Whitehall street, including Governor's Island, Bedloe's Island, Ellis Island and the Oyster Islands, New Court-house, No. 128 Prince street, corner of Wooster street.

New Court-house, No. 138 Prince street, corner of Wooster street. Waumork Lynn, Justice. FRANK L. BACON, Clerk. Clerk's office open from 9 A.M. to 4 P.M. Second District-Second, Fourth, Sixth and Four-teenth Wards, and all that portion of the First Ward lying south and east of Broadway and Whitehall street. Court-room, corner of Grand and Centre streets. HREMANN BOLTE, Justice. FRANCIS MANGIN, Clerk. Clerk's office open from 9 A.M. to 4 P. M. Third District-NINEN and Fitteenth Wards. Court-room, southwest corner Sixth avenue and West Tenth street. Court open daily (Sundays and legal holidays excepted) from 9 A.M. to 4 P. M. WM. F. MOORE, Justice. JANIEL WILLIAMS, Clerk Fourth DISTRICH-Ienth and Seventeenth Wards. Court-orom, No. 30 First street, corner Second avenue. Court opens 9 A.M. daily, and remains open to close of business. GENERGE F. ROESCH, Justice. JOHN E. LYNCH, Clerk.

business. GRORGE F. ROESCH, Justice. JOHN E. LVNCH, Clerk. Fifth District—Seventh, Eleventh and Thirteenth Wards. Court-room, No. 154 Clinton street. HENRY M. GOLDFOGLE, Justice. _____,

NEW YORK COUNTY JAIL. No. 70 Ludlow street, 9 A. M. to 4 P. M. PATRICK H. PICKETT, Warden.

COUNTY CLERK'S OFFICE Nos. 7 and 8 New County Court-house, 9 A. M. to 4

WILLIAM SOHMER, County Clerk. GEORGE H. FAHRBACH, Deputy.

KINGS COUNTY CLERK'S OFFICE. Hall of Records, Brooklyn, 9 A.M. to 4 P.M. WILLIAM P. WUBST, County Clerk, WILLIAM J. LYNCH, Deputy.

QUEENS COUNTY CLERK'S OFFICE. Jamaica, N. Y., Fourth Ward, Borough of Queens. Office hours, 8 A. M. to 5 P. M.; Saturdays, 8 A. M. to JOHN H. SUTPHIN, County Clerk. CHARLES DOWNING, Deputy County Clerk

RICHMOND COUNTY CLERK'S OFFICE. County Office Building Richmond, S. I., 9 A. M. to P. M. JOSEPH SIMONSON, County Clerk. CROWELL M. CONNER, Deputy.

JOHN W. KIMBALL, Treasurer ; THOMAS F. FARRELL, Deputy Treasurer.

THE COMMISSIONERS OF RECORDS Kings County.-Room 7, Hall of Records. GEORGE E. WALDO, Commissioner. FRANK M. THORBURN, Deputy Commissioner.

EXAMINING BOARD OF PLUMBERS

Rooms 14, 15 and 16 Nos. 149 to 152 Church street. President, John RENEHAN; Secretary, JAMES & MCGOVERN; Treasurer, EDWARD HALEY, HORACE Looms, P. J. ANDEWS, ex-oficio. Meet every Monday, Wednesday and Friday at 2

SUPREME COURT.

SUPREME COURT. County Court-house, 10.30 A. M. to 4 P. M. Special Term, Part II., Room No. 2. Special Term, Part II., Room No. 35. Special Term, Part IV., Room No. 35. Special Term, Part V., Room No. 33. Special Term, Part VI., Room No. 35. Special Term, Part VI., Room No. 35. Special Term, Part VI., Room No. 36. Trial Term, Part II., Room No. 76. Trial Term, Part II., Room No. 78. Trial Term, Part V., Room No. 78. Trial Term, Part V., Room No. 78.

Clerk. Sixth District-Eighteenth and Twenty-first Wards. Court-room, northwest corner Twenty-third street and Second avenue. Court opens 9 A. M. daily, and continues open to close of business DANIEL F. MARTIN, Justice. ABRAM BRUNARD, Clerk. Seventh District-Nineteenth Ward. Court-room, No. 251 East Fifty-seventh street. Court opens every morning at 9 o clock (except Sundays and legal holi-days), and continues open to close of business. HREMAN JOSEPH, Justice. PATRICK MCDAVITT, Clerk.

HREMAN JOSEPH, Justice. PATRICK MCDAVIT, Clerk. Eighth District—Sixteenth and Twentieth Wards. Court-room, northwest corner of Twenty-third street and Eighth avenue. Court opens at 9 A. M. and con-tinues open to close of business. Clerk's office open from 9 A. M. to 4 P. M. each Court

times open to close of business. Clerk's office open from 9 A.M. to 4 P.M. each Court day. Trial days, Wednesdays, Fridays and Saturdays. Return days Tuesdays, Thursdays and Saturdays. JOSEPH H. STINER, Justice. THOMAS COSTIGAN, Clerk. Minth District.-Twelfth Ward, except that portion reterminus of Lenox avenue. Court-room, No, 170 East On Hundred and Twenty-first street, southeast corner of cleok except Sudays and legal holidaysi, and con-tinues open to close of business. Joster P. FALLON, Justice. WILLIAM J. KENNEDY, Clerk. Clerk's office open gaily from 9 A.M. to 4 P.M. Tenth District.-I wently-second Ward and all that portion of the Twelfth Ward which is bounded on the north by the centre line of Sixth avenue, and on the west by the North river. Court-room, No.

Be it Ordained by the Municipal Assembly of The City of New York, as to lows: WHEREAS, THE FORT GEORGE AND Eleventh Avenue Railroad Company has duly presented to the Municipal Assembly of The City of New York, by presenting and filing with each house thereof, its application, in writing, for a grant of the franchise or right to use the streets, avenues, parkways and highways in The City of New York, hereinafter mentioned, and for the construction, maintenance and operation of a double-track str et surface railroad in or up in the surface of the sam: j and Whereas, The said Municipal Assembly, by resolu-tion adopted November 22, 180⁵, approved by the Mayor on the 5th day of December, t80⁵, approved by the Mayor on the 5th day of December, t80⁵, approved by the Mayor on the 5th day of December, t80⁵, approved by the Mayor such application of said railroad company would be first considered and a public hearing had thereon, which notice was published daily for at least fourteen days prior to the hearing, in two daily newspapers published in The City and the York in the Stoureen days notice was published daily for at least fourteen days prior to the hearing, in two daily newspapers published in The City of New York, viz., in the "New York World" and in the "New York Journal and Adver-tiser," which papers were first de-ignated, in writing, by the Mayor of said City, on the said 5th day of Decem-ber, 1898; and

7739

318 West Fifty-fourth street. Court opens daily (Sundays and legal holidays excepted) from 9 A. M. to 4

P. M. JAMES A. O'GORMAN Justice. JAMES J. GALLIGAN Clerk.

Clerk. Eleventh District—That portion of the Twelfth Ward which lies north of the centre line of West One Hun-dred and Tenth street and west of the centre line of Lenox or Sixth avenue, and of the Harlem river north of the terminus of Lenox or Sixth avenue. Court-room, corner of One Hundred and Twenty-sixth street and Columbus avenue. Court opens daily (Sundays and legal holidays excepted) from to A.M. to 4 P. M. FRANCIS J. WORCKSTER, Justice. ADOLPH N. DUMA-HAUT, Clerk Borough of The Bronx.

HAUT, Clerk Borough of The Bronx. First District—All that part of the Twenty-fourth Ward which was lately annexed to the City and County of New York by chapter 1034 of the Laws of 1805, com-prising all of the late 1 own of Westchester and part of the Towns of Eastchester and Peham, including the Villages of Wakefield and Williamsbridge. Court.room, Town Hall, Main street, Westchester Village. Court opens daily (Sundays and legal holidays excepted) from 9.4. M. to 4.P. M.

A. M. to 4 P. M. WII LIAM W. PENFIELD, Justice. JOHN N. STEWART,

Clerk Second District—Twenty-third and Twenty-fourth Wards. Court-room, corner of Third avenue and One Hundred and Fifty-eighth street. Office hours from 9 A. to 2 F.M. Court opens at 0 A.M. JOHN M. TIERNEY, Justice. HOWARD SPEAR, Clerk.

JOHN M. HERNEY, JUSTICE. HOWARD SPEAR, Clerk. Borough of Brooklyn. First District-Comprising First, Second, Third, Fourth, Fifth, Sixth, Tenth and Twelfth Wards of the Borough of Brooklyn. Court-house, northwest corner State and Court streets. JACOB NEU, JUSTICE. EDWARD MORAN, Clerk. Clerk's office open from 9 A.M. to 4 P.M. Second District-Seventh, Eighth, Ninth, Eleventh, Iwentieth, Twenty-first, Twenty-second and Twenty= third Wards. Court-room located at No. 794 Broad-way, Brooklyn.

Iwentieth, Twenty-first, Twenty-second and Twentys-third Wards. Court-room located at No. 794 Broad-way, Brooklyn.
 GERARD B. VAN WART, Justice. WILLIAM H. AILEN, Chief Clerk.
 Clerk's office open from o A. M. to 4 P. M.
 Third District-Includes the Ihriteenth, Fourteenth, Fifteenth, Sixteenth, Seventeenth, Eighteenth and Nuneteenth Wards. Court-house, Nos. 6 and 8 Lee ave-nue, Brooklyn.
 WILLIAM. SCHNITZPAHN, Justice. CHARLES A. CON-RADY, Clerk.
 Clerk's office open from 9 A. M. until 4 P. M. Court opens at to o'clock.
 rourth District - Twenty-lourth, Twenty-fifth, Wards. Court-room, No. 14 Howard avenue.
 ADOLPH H. GOPTTING, JUSTICE. HERMAN GOHLING-HORTS Clerk; JAMES P. SINNOTT, ASSISTAT Clerk.
 Clerk's office open from o A. M. to 4 P. M
 Fitth District - Twenty-second street, Bath Beach.
 CORBELIUS FURGUESON, JUSTICE. JEREMIAH J.
 O'LEARY, Clerk.
 Borougen of Long A. M. to 4 P. M
 Borougen of Long A. M. to 4 P. M

Borough of Queens First District—First Ward all of Long Island City, formerly composing five Wards. Court-room Queens County Court-house (located temporarily). THOMAS C. KADIEN, JUSTICE. THOMAS F. KENNEDY, Charle

Clerk. Clerk's office open from 9 A. M. to 4 P. M. each week day. Court held each day, except Saturday. Second District—Second and Third Wards, which includes the territory of the late Towns of Newtown and Flushing. Court-room in Court-house of late Town of Newtown, corner of Broadway and Court street, Elmhurst, New York. P. O. address, Elmhurst, New York

York. WILLIAM T. MONTEVERDE, Justice. HENRY WALTER,

Clerk's office open from 9 A. M. to 4 P. M. Third District-JAMES F. MCLOUGHLIN, Justice; Geo. W. DAMON, Clerk. Court-house, Town Hall. Jamaica.

Borough of Richmond.

First District—First and Third Wards (Towns Castleton and Northfield). Court-room, torner Vills Hall, Lafayette avenue and Second street, N Brighton

Brighton John J. KENNEY, Justice. FRANCIS F. LEMAN, Clerk. Court office open from 9 A. M. to 4 P. M. Court held each day, except Saturday, from 10 A. M. Second District-Second, Fourth and Fifth Wards (Towns of Middletown, Southfield and Westfield). Court-room, former Edgewater Village Hall, Stapleton. ALBERT REYNAUD, Justice. PETER TIERNAN, Clerk. Court office open from 9 A. M. to 4 P. M. Court held each day from 10 A. M., and continues until close of business.

MUNICIPAL ASSEMBLY.

PUBLIC NOTICE.

AN ORDINANCE granting to the Fort George and Eleventh Avenue Railroad Company the right or franchise to construct and operate a street surface railroad in, upon and along certain streets, avenues, parkways and highways in The City of New York. Be it Ordained by the Municipal Assembly of The City of New York, as to lows:

Whereas, After public notice given as aforesaid and at a public hearing duly held in pursuance of such notice, whereat all persons so desiring were given an opportunity to be heard and were heard, such applica-tion was first considered by the Railroad Committees of both houses of said Municipal Assembly of The City of

both nouses of said Municipal Assembly : Section r. The Municipal Assembly of The City of New York hereby grants to the Fort George and Eleventh Avenue Railroad Company, subject to the conditions and provisions hereinalter set forth, the right and franchise to use the streets, avenues, parkways and highways of the city, and to construct, maintain and operate a double-track street surace railroad in and upon the following streets, avenues, parkways and high-ways, viz. :

ways, viz.: Commencing at the intersection of One Hundred and Thirtleth street and the Boutevard, or Eleventh avenue, now known as Broadway, and connecting there with the railroad of the Metropolitan Street Railway Company at present constructed on the Boulevard, or Eleventh avenue, now known as Broadway, to the intersection of One Hundred and Seventy-fifth street and Eleventh avenue, including that portion of the Boulevard or Eleventh avenue, now known as Broad-

way, which is situated between One Hundred and Filty-fifth street and One Hundred and Filty-seventh street, which was also known as the Boulevard Lafayette; and also from the junction of said Boulevard, or Eleventh avenue, now known as Broadway, with One Hundred and Forty-fifth street; running thence east-erly through, upon and along One Hundred and Forty-fifth street; all in the Borough of Manhattan, City of New York. together with the neces-sary connections, switches, sidings and turnouts re-quired for the accommodation and operation of said railroad. Sec. 2. The grant of said franchise or right to use

Manhattan, City of New York, together with the neces-sary connections, switches, iddings and turnouts re-quired tor the accommodation and operation of said railroad. Sec. 2. The grant of said franchise or right to use said streets, avenues, parkways and highways, is made aubject to the followidg conditions: First-That the said right, privilege and franchise to construct and operate its said railway shall be held and enjoyed by said railroad company, its lessee or success-ors, for the term of twenty-five years with the privilege of a renewal of said grant for the further period of twenty-five years upon a fair revaluation of the right, such revaluation to be of the right, privilege and franchise to maintain and operate said rail-road by itself, and not to include any value derived from the ownership, control or operation of any other rail-road, line or tracks by the grantee, its successors or assigns; provided, however, that the consent of the owners of one-half in value of the property bounded on such streets, avenues, parkways and highways shall be first obtained, or in lieu thereof the favorable deter-mination of three Commissioners, approved by the Appellate Division of the Suprem- Court, that such railroad should be constructed and operated. Second-Upon the terminati in of the said franchise or right, whether original or renewed, there shall be a fair valuation of the grant on paying the grante such vialuition. Such payment shall be at a fair valuation of the said plant and property of the City on the termination of the grant on paying the grants such valuations herem provided for shall be as follows: On dis interested freeholder shall be a follows in the treeholder shall be chosen by the Board of Estimate and Apporti nment; one dis nerested freeholder shall be chosen by the Board of Estimate and Apporti nment; one dis nerested freeholder shall be chosen by the Board of Estimate and Apporti nment; one of its renewal threefo, at d their renort shall be filed with the Comproller of the City non ther tha

ine the books of the railroad company. The valuations so accertained, fixed and determined shall be conclusive upon both parties. Tourth—The said Fori George and Eleventh Avenue Railroad Company shall for and during the first five years after the commencement of the operation of any portion of its railroad annually, on November 1st, pay in o the treasury of the City, to the credit of the Sinking Fund thereot, three per cent. of its gross receipts for and during the y-ar ending September 3oth next pre-ceding ; and after the expiration of such five years make a like annual payment into the treasury of the City to the credit of the 3 are fund, of five per cent. of its gross receipts, as required by section 95 of the Railroad Law. The Board of Estimate and Apportionment having among other things made inquiry and determined said above mentioned precentage to be inadequate, and on D-cember 5th, 1890, fixed and adopted as the money value of said privileges or franchises, as follows: S x per centum of the gross receipts during the first five years of operation; S x per centum of the gross receipts during the re-maining years of operation, and The per centum of the gross receipts during the third five years of operation. The suid Fort George and Eleventh Avenue Railroad Company in addition to the percentages first herein set forth, as required to be paid by the Railroad Law, after commencement of the operation of any portion of its railroid, shall pointo the treasury of the City, to the credit of the Sinking Fund, percentages of its gross receipts as follows: For and during the first five years one per cent. of

For and during the first five years one per cent. of

For and during the third five years one per cent of such gross receipts. For and during the second five years one per cent. of such gross receipts. For and during the third five years three per cent. of such gross receipts, and thereafter five per cent. of such

For and during the third five years three per cent. of such gross receipts, and thereafter five per cent. of such gross receipts, and thereafter five per cent. of such gross receipts from operated in connection there with, and that the gross receipts from joint business shall be divided in the proportion that the length of said raitroad operated hereunder shall be at the entire length of the raitroad system which shall be operated in connection there with, and that the gross receipts from joint business shall be divided in the proportion that the length of said raitroad operated hereunder shall be at the entire length of the raitroad system which shall be operated in connection therewith, and of the raitroad to be constructed thereunder. The said raitroad come substantially similar to the system of underground electrical traction now in use on the raitroad sole constructed thereunder shalt be approved by the Eorard of Raitroad Commissioners and constrol of the provisions of the Raitroad shall be constructed and maintend subject to the supervision and control of the commissioner of Highways and the Commissioner of Public Building, Lighting and Supplies, of The City of New York, in all matters with respect to which sa d Commissioners are respectively invested with the power of regulation and control by the Charter of saud city. Sec. 3. The said grant is also pon the further conditions, namely: This - The said railroad shall be constructed and operated in the latest improved manner of street rail.

Second-The rate of the for any parameters.

Second—The rate of tare for any passenger upon said railroad shall be five cents; and said company shall not charge any passenger more than said sum for one con-tinuous rice from any point on its road or any road, line or branch operated by it or under its control, to any point thereon or any connecting branch thereof within the limits of The City of New York. The cars on said railroad shall be run as often as the public convenience may resure. may require.

THE CITY RECORD.

Sec. 6. The said railroad company, so long as it shall continue to use any of its tracks upon said streets, ave-nues or public places, shall have and keep in permanent repair that portion of such streets, avenues and public places between its tracks, the rails of its tracks and two feet in width outside of its tracks, under the supervision of the proper local authorities and whenever required by them to do so and in such manner as they may pre-orting.

Places between its tracks, the rais of its tracks and two feet in width outside of its tracks, under the supervision of the proper local authorities and whenever required by them to do so and in such manner as they may prescribe.
Sec. 7. This grant is also upon the further condition that if the right to construct and operate a railway on the Boulevard now known as Broadway, between Manhattan street and One Hundred and Sizy-ninth street, shall also be acquired by any other railroad company under a grant for which application.was pending on the arad day of November, 18:8, such other company shall have an equal right in and to the railway tracks constructed thereon and to the structure appurtenant to the tracks, upon paying one-halt of the cost of construction; the said companies to adjust and arrange their respective rights and intere ts in said property and the ownership thereof as they may deem most beneficial to their interests and convenient for the operation of their respective railroads, it being the intent and purpose of this provision to restrict the number of tracks on said portion of the Boulevard now known as Broadway to two, allowing, however, to each company its separate slot and conduit construction with necessary switches and connactions and requirements in this origin company shall all promise, covenant and agree on its part and be and portion of the Boulevard now known as Broadway to two, allowing, however, to each company shall apply to company shall all the conductions and requirements in the ordin nec fixed and contained, and file the same in the ordin continued its corporate. See, O, This ordinance shall take effect immediately.
New York, December 6, 18:9, and approved by his hor the May or on the same day.
New York, December 6, 18:9, and approved by his hor the May or on the same day.

PUBLIC NOTICE.

AN ORDINANCE granting to the Kingsbridge Railway Company the right or fran hise to construct and operate a street surface ra lroad in, upon and along certain streets, avenues, parkways and highways in The City of New York.

Be it Ordained by the Municipal Assembly of The City of New York, as follows :

<text>

<text>

railroad shall be run as often as the public convenience may require. Third—The said railway company shall app'y to each car a proper fender and wheel-guard conformably to such laws and ordinances as may hereatter be enacted or adopted by the State or City authorities. Fourth—Alt cars of said railway company shall be heated during cold weather conformably to such laws and ordinances as are now in force or may hereafter be enacted or adopt dby the State or City authorities, and each car shall be well lighted either by the Pin sch gas system or by electricity, or by some system of lighting equally efficient. Fifth—In case of any vielation or breach of or failure to comply with any or the provisions of this section, this grant may be forfeited by suit brought by the Corpora-tion Counsel, on notice of ten days to the said railway company.

company.

company. Sec 4. This grant is also upon the further and ex-pressed condition that the p ovisions of Article IV. of the Railroad Law applicable thereto be complied with. Sec. 5. The said company shall at all times keep the street between its tracks, and for a distance of two feet beyond the rails upon either side thereof, free and clear from ice and snow.

way company shall duly execute under its corporate seal and instrument in writing, wherein said company shall promise, covenant and agree on its part and behalf to pay the com ensation and to conform to, abide by and perform all the codditions and requirements in this office of the Comptroller of The City of New York. Sec. 9. This ordinance shall take effect immediately. Tublished in accordance with resolution adouted by the Municipal Assembly of The City of New York on the 5th day of Drecmber, 1899, and approved by his Honor the Mayor on the same day. New York, December 6, 1899. P. J. SCULIAY, City Clerk.

BOROUGH OF QUEENS.

BOROUCH OF QUEENS. OFFICE OF PRESIDENT OF THE BOROUGH OF QUEENS, LONG ISLAND CITY, December 5, 1890. PUBLIC NOTICE IS HEREBY GIVEN THAT I, the undersigned, am in receipt of petition from the property-owners along the line of Carlton and Cedar avenue, Far Rockaway, "fifth Ward, Borough of Queens, City of New York, asking that said Carlton avenue, from Columbus avenue to Cedar avenue, be placed upon the official map of said ward to be adopted, in width corresponding with the other portion of said avenue as it now exists, or of equal width, as may be hereafter determined to make said avenue; that said petition is new on file in my office for public inspection, and I have appointed Friday, December 15, 1890, at 10.300 A.M., in my office, Borough Hall, corner of Jackson ave-nue and Fifth street, Long Island City, as the time and place for public hearing thereon. FREDERICK BOWLEY, President.

BOROUCH OF RICHMOND.

BOROUGH OF RICHMURL. OFFICE OF PRESIDENT OF BOROUCH OF RICIMOND.] NEW BRIGHTON, N. Y., December 5, 1800.] NOTICE IS HEREBY GIVEN, IN ACCORD-of New York, that a petition signed by residents of the First District for Local Improvements, for the placing of flags, curbs and gutters on both sides of Myrle avenue, First Ward, has been presented to me, and is on file in this office for inspection, and that a meeting of the Local Board will be held in the Borough Office, in the First National Bank Building, at St. George, Borough of Richmond, on the right day of December, 1890, at 10 o'clock in the forenoon, at which meeting said petition will be submitted to said Board. GEORGE CROMWELL, President. ALBERT E, HADLOCK,

ALBERT E. HADLOCK, Secretary.

THE COLLEGE OF THE CITY OF NEW YORK.

A N ADJOURNED SESSION OF THE BOARD of Trustees of the College of The City of New York will be held at the Hall of the Board of Education, No. 146 Grand street, Borough of Manhattan, on Wed-nesday, December 13, 1893, at 3.30 o'clock P. M. Dated BOROUGH OF MANHATAN, December 7, 1899. JOSEPH J. LITTLE, Chairman.

A. EMERSON PALMER, Secretary.

BOARD OF PUBLIC IMPROVE-MENTS.

BAERTS. BOARD OF PUBLIC IMPROVEMENTS, CITY OF NEW YORK, NO. 21 PARK ROW, BOROUGH OF MANHATTAN. NOTICE IS HEREBY GIVEN ITHAI THE Board of Public Improvements of the City of New York, in pursuance of the provisions of section 486 of chapter 378, Laws of 1807, will give a public hearing, at a meeting of the said Board, to be held at the office of the said Board, as above, on Wednesday, December y, 1809, at 2 o'clock P. M., to all persons affected by or interested in a "Map showing lands in the lowns of Lewisbord', Poundridge and Bedford, Westchester County, New York, to be acquired for the purpose of maintaining, preserving and increasing the supply of pure water, for the use of the City of New York" which said map bas been pripared by the Commissioner of Water Supply and submitted to the said Board of Public Improvements for approval. Dated New York, December 1890.

JOHN H. MOONEY,

Secretary.

MUNICIPAL CIVIL SERVICE COM-MISSION.

MISEION. MUNICIPAL CIVIL SERVICE COMMISSION OF THE CITY OF NEW YORK, CENTRE, ELM, FRANKLIN AND WHITE STREETS, NEW YORK, December 1, 1800. DUBLIC NOTICE IS HEREBY GIVEN THAT open competitive examinations will be held at the offices of this Commission for the following positions, upon the dates specified: Monday, December 11, 10 A. M. STEAM ENGI-NEER. Subjects of examination : Writing, arithmetic, technical knowledge and experience. No notice to application filed after Monday, December 4, 1809. Thursday, December 14, 10 A. M. CHIEF OF BERTILLON SYSTEM. Subjects of examination : Writing, arithmetic, technical knowledge and expe-rience. Eriday. December 14, 10 A. M. BUILDING IN.

Tience, Triday, December 15, 10 A. M. BUILDING IN-SPECTOR, IRON AND STEEL CONSTRUCTION. Subjects of examination : Writing, arithmetic, technical knowledge and experience; also an oral examination. Mon ay. December 18, 10 A. M. ATTENDANCE OFFICER (fem.le). Subjects of examination : Duties, experience and arithmetic. Tnesday, December 19, 10 A. M. MECHANICAL DRAUGHISMAN. Subjects of examination : Writ-ing, arithmetic, technical knowledge and experience. Wednesday, December 29, 10 A. M. TYPEWRIT-RS.

ing, arithmetic, technical knowledge and EWKI1ERS. Wednesday, December 2c, 10 A. M. TYPEWKI1ERS. Subjects of examination : Handwriting, accuracy, arith-metic s, elling, punctuation and time. Candidates must furni-h their own machines. Friday, December 22, 10 A. M. CORONER'S PHYSI-CIAN. Subj.cts of examination : Technical knowledge and experience. Thursday, December 98, 10 A. M. MEDICAL OFFI-CER (Fire Department). Subjects of examination : Technical knowledge and experience. LEE PHILLIPS, Secretary.

THURSDAY, DECEMBER 7, 1899.

Third—The said railroad company shall apply to each car a proper fender and wheel-guard conformably to such laws and ordinances as may hereafter be enacted or adopted by the State or City authorities.

Fourth—All cars of said railroad company shall be heated during cold weather conformably to such laws and ordinances as are now in force or may hereafter be enacted or adopted by the State or City authorities, and each car shall be well lighted either by the Pintsch gas system or by electricity, or by some system of lighting equally efficient.

Fifth—In case o^c any violation or breach of or failure to comply with any of the provisions of this section, this grant may be forfeited by suit brought by the Corpora-tion Counsel, on notice of ten days to the said railroad

company. Sec. 4. This grant is also upon the further and expressed condition that the provisions of article IV. of the Rail-road Law applicable thereto be compiled with. Sec. 5. The said company shall at all times keep the street between its tracks and for a distance of two feet beyond the rails upon either side thereof iree and clear from ice and snow.

from ice and show. Sec. 6. The said railway company, so long as it shall continue to use any of its tracks upon said streets, ave-nues or public places, shall have and keep in permanent repair that portion of such streets, avenues and public places between its tracks, the rails of its tracks and two feet in width outside of its tracks under the supervision of the proper local authorities and whenever required by them to do so and in such manner as they may pre-scribe.

by them to do so and in such manner as they may pre-scribe. Sec. 7. This grant is also upon the further condition that if the right to construct and operate a railway on the Bouleward, now known as Broadway, between Manhattan street and One Hundred and Nixty-minth street, shall also be acquired by any other railway rom-pany under a grant for which application was pending on the zod day of November, 1698, such other company shall have an equal right in and to the railway tracks constructed thereon and to the structure appurtenant to the tracks upon paying one-half of the cost of construction; the sud companies to adjust and arrange their respective rights and interests in said property and the ownership thereof as they may deen most beneficial to their interests and convenient for the operation of their respective railways, it being the intent and purpose of this provision to restrict the number of tracks on sud portion of the Boulevard now known as Broadway to two, allowing, however, to each company its separa e slot and conduit construction with necessary switches and connections. Bec. 8. This grant shall not become operative unless within ten days after the passage thereof the said rail-

tary.

FIRE DEPARTMENT.

FIRE DEPARTMENT. HEADQUARTERS FIRE DEPARTMENT, I NEW YORK, December 7, 1800. SEALED PROPOSALS FOR FURNISHING tris Department with the FIRE HOSE below sp cified will be received by the Fire Commissioner, at the office of the Fire Department, Nos. 157 and 150 East Sixty-seventh street, Borough of Manhattan, in The City of New York, until no 30 o'clock A. M. WEDDRESDAY, Desc EMBER 40. 1899. At which time and place they will be publicly opened by the head of said Department and read. Browghas and Bircockiym and Queens. A Five thousand (5,000) feet 3/2-inch Cotton, Rubber-ined Fire Hose, "Elephant" brand or equal thereto. The amount of security required is Two Thousand Dollars, and the time for delivery thirty days.

No estimate will be considered unless accompanied by either a critified check upon one of the banks of the City of New York, drawn to the order of the comparation of the second of the banks of the city of New York, drawn to the order of the comparation of the second or the amount of five per contain of the second period by the contractor for each day the the contract may be unfulfilled after the time pecified for the completion thereof shall have expired, are fixed and liquidated at Ten (10) Dollars. Most stand will be received or considered after the hour named. The form of the agreement, with specifications, show ing the manner of payment for the Hose, may be seen and forms of proposals may be obtained at the office of the Department. JOHN J. SCANNELL.

JOHN J. SCANNELL, Commissioner.

HEADQUARTERS FIRE DEPARTMENT, | NEW YORK, December 2, 1849.

SEALED PROPOSALS FOR FURNISHING ANTHRACITE COAL IN THE BOROUGHS OF BROOKLYN AND QUEENS, VIZ.:

800 Tons Egg Size, 200 Tons Broken Size,

-will be received by the Fire Commissioner at the head of the Fire Department, at the office of said De-partment, Nos. 157 and 159 East Sixty-seventh street, in the Borough of Manhattan, in The City of New York, until 10.30 o'clock A. M.,

WEDNESDAY, DECEMBER 13, 1899,

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 either of the kinds known and mined as follows: "Lackawanna," by New York, Ontario and Western Railroad, or any other free-burning coal. --all to weigh 2,000 pounds to the ton, and be well screened and free from slate.

screened and free from slate. The bidder must name the particular kind of coal he proposes to furnish and state where and by whom it is mined. All of the coal is to be delivered at the various houses and the fire-boats of the Department in the Boroughs of Brooklyn and Queens, 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 De-partment. All as more fully set forth in the specifica-tions to the contract, to which particular attention is directed. No estimate will be presided on considered of the the

partment. An anote the set of the farticular attention is directed. No estimate will be received or considered after the hour named. Bidders must write out the amount of their estimate in addition to inserting the same in figures, stating the price per ton for each size and the total amount. 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. Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, no its being so awarded, become bound as surelies for its faithful performance in the sum of Two Thousand (2,000) Dollars. No estimate will be considered unless accompanied

(2,000) Dollars. No estimate will be considered unless accompanied by either a certified check upon one of the banks of The City of New York, drawn to the order of the Comptroller, or money to the amount of One Hun-dred (100) Dollars. JOHN J. SCANNELL, Commissioner.

FIRE DEPARTMENT-CITY OF NEW YORK, BUROUGHS OF BROOKLYN AND QUEENS.

THOMAS A. KERRIGAN, AUCTIONEER, on behalf of the Fire Department, will offer for sale at public auction, at the Hospital and Training Stables, Canton and Bolivar streets, Borough of Brooklyn,

FRIDAY, DECEMBER 8, 1899,

at 1.30 P. M., the following-named property

Lot	No. 1. 7 Old Desks.	32.
	2. 270 Old Bedsteads in parts ; 5 lots of 54	
	each.	33.
41	3. Old Bedclothes.	34.
	4. 2 Old Boilers, upright, small.	36.
	s. Old Cast Iron ; about 8,000 pounds.	
	6. Old \crap Iron ; about 7,500 pounds.	37.
	7. Old Brass ; about 900 pounds.	
	8. Old Brass Couplings.	39.
	q. Old Copper and Copper Dross; about	40.
	1,500 pounds.	1.1
	10. Old Wheels.	41.
	11. Old Rope and Jumping Nets.	42.
	12. Old Battery Zincs ; about 1,600 pounds.	43.
	13. Old Tires ; about 6,000 pounds.	44.
	14. Old Hose, 1/4 inch and 3/4-inch.	45.
	15. Old Rubber Valves and Old Rubber.	40.
••	16. 7 Old Hay Cutters.	
	17. 2 Old Bell Striking Apparatus and	
	Weights	1
Lot	No. 18. 2 O.d Fire ExtInguishers.	
	10. 3 Old Chester Gongs.	
	20. 5 Old Clock in parts.	
	21. 1 box Parts of Gongs.	10.00
	22. 320 pounds Iron Cable.	1 Car
	23. 8 carboys of Electropoin Fluid.	47.
"	24. 5 Fresh Water Tanks.	48.
	25. 250 pieces Old Rubber Hose, 21/2-inch.	49.
	26. 120 pieces Old Cotton Hose, 21/2 inches.	50.
	27. 15 pieces Old Rubber Hose, 31/2 inches.	51.
"	28. 8 pieces Old Rubber Hydrant connec-	52.
	tions.	1.5
"	29. 28 pieces Old Chemical Hose, 34-inch.	53.
**	30. 10 pieces Old C emical Hose, 1 inch.	54.
	31. Rotary Engine, Reg. No. 2243.	55.
**	32. Clapp & Jones Horizontal Engine, Reg.	
	No. 508.	56.
**	33. Amoskeag Engine, Reg. No. 473.	1000
	34. Hose Wagons, Reg. Nos. 1, 3, 7, 16, B.	
**	35. I Two-wheel Chemicalizer.	57.
	- Old Light Wagon	01.

35. I Old Light Wagon Each lot will be sold separately The right to reject all bids is re

THE CITY RECORD.

72.

73.

The form of agreement, including specifications and showing the manner of payment and surety required, may be seen and blank forms of proposals, with any further information desired, will be furnished upon application at the main office of the Commis-sioner of Street Cleaning, Nos. 13 to 21 Park row, Borough of Manhattan. gh of Mannattan. JAMES McCARTNEY, Commissioner of Street Cleaning.

PERSONS HAVING BULKHEADS TO FILL, IN the vicinity of New York Bay, can procure mate-rial 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, Nos. 13 to 21 Park row Borough of Manhattan.

JAMES McCARTNEY, Commissioner of Street Cleaning.

DEPARTMENT OF PUBLIC CHARITIES.

DEPARTMENT OF PUBLIC CHARITIES, BOROUGHS OF MANHATTAN AND THE BRONX, FOOT OF EAST TWENTY-SIXTH STREET, New York, December 5, 1899.

PROPOSALS FOR GROCERIES, HARDWARE, ETC., FOR LODGING-HOUSE FOR HOME-LESS MEN FOR THE YEAR 1900.

BOROUGHS OF MANHATTAN AND THE BRONX.

SEALED BIDS OR ESTIMATES FOR FURnishing the above-mentioned Supplies, in con-formity with samples and specifications, will be received at the Central Office of this Department, foot of East Twenty-sixth street, until 12 o'clock noon,

MONDAY, DECEMBER 18, 1899. CLASS NO. 1-GROCERIES.

Bids to be made on each iten in this class. Award will be made to the lowest bidder for the class complete. 300 pounds Apples, dried. 12 bushels Beans, dried; not older than crop of 1800, to weigh 62 lbs. net to the bushel.

of 1800, to weigh 62 lbs. net to the bushel. 720 pounds Butter in tubs of about 60 lbs. each, net, known as Western Extra Creamery, fresh made. 730 pounds Coffee, Naracaibo. 74 dozen Chow-chow, C. & B. pts. 750 pounds Coffee, Naracaibo. 750 pounds Farina, 1-lb. packages. 750 pounds Hominy. 750 pounds Mustard, 50 lbs. net per tub (prime Ketile-rendered leaf). 750 pounds Oatmeal. 750 pounds Autmeal. 750 pounds Autmeal. 750 pounds Autmeal. 750 pounds Autmeal. 750 pounds Salt (320 lbs. net each). 75 barrels Salt (320 lbs. net each). 75 dozen Sauce, Worcestershire, L. & P. pints. 750 pounds Soap. Brown, as per sample.

3.

9. 10. 11. 12. 13. 14.

15.

21.

22.

25.

27. 29. 30. 31.

58.

71.

- 300 2,403 24 100 30 180

- 300

12 dozen Sauce, Worcestershire, L. & F pints. 1,500 pounds Soap, Brown, as per sample. 2,000 cakes Soap, Carbolic, as per sample. 48 dozen Scouring Soap, as per sample. 6,000 pounds Sugar, brown. 500 pounds Sugar, cut Loaf. 60 pounds Tea, fine, black. 36 pounds Tea, fine, black. 36 dozen Tomatoes, canned. 24 dozen Tomatoes, canned. 24 dozen Tomato Catsup.

CLASS NO. 2-HARDWARE, ETC. Bids to be made on each item in this class. Award will be made to the lowest bidder for the class complete.

- bidder for the class complete.
 6 Cleavers.
 700 pounds Cord, sash, No. 8, "Silver Lake."
 12 dozen Handles, mop.
 6 pairs Knives and Forks.
 20 dozen pairs Knives and Forks.
 21 dozen Mop Wringers, sample.
 240 rolls Paper, Toilet.
 28 boxes Polishing Paste, 1-lb. boxes, as per sample.
 20 dozen Sporns, table, common.
 20 dozen Sporns, tea, common.
 6 Steels, butcher.
 72 pounds Twine, coarse.
 14 pounds Twine, medium.
 4 dozen Wooden Buckets, sample.

- CLASS NO. 3-PAINTS, ETC. CLASS No. 3-PAINTS, ETC. Bids to be made on each item in this class. Award will be made to the lowest bidder for the class complete. All deliveries in this class must conform to the specifications of 1899 of this Depart-ment for similar articles. 15 punds Lamp Black, dry, coach-makers. 1 barrel Oil, boiled, Linseed. 1 barrel Oil, machine. 1 barrel Oil, machine. 1 barrel Oil, machine. 2 barrel Oil, machine. 2 barrel Oil, machine. 2 barrel Oil, machine. 300 pounds Red Lead, in oil, in packages not to exceed as Ibs. each. 1 barrel Turpentine. 300 pallons Varnish, Copal. 3,600 pounds White Lead "Atlantic," in 25-lb. 300 pounds White Enamel.

- MISCELLANEOUS. 72 pieces Bacon, smoked, average 6 lbs., prime quality. city cured. 48 pieces Ham, smoked, average 14 lbs., prime quality, city cured. 60 pieces Tongues, smoked

awards made to the lowest bidder on each item or class. The said Flour to conform to the samples exhibited and to be delivered in sacks of 140 pounds net, each, as required during the year 1900. Empty sacks to be re-turned from Pier foot of East Twenty-sixth awards made to the lowest bidder on each item or class. All estimates not conforming to these requirements may be considered as informal. 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 Comp-troller, 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 paymen, can be obtained at the office of the General Bookkeyber and Awditor, foot of East Twenty-sixth street, and bidders are carefully, as the Board of Public Charities will insist upon its absolute enf recement in every particular. JOHN W. KELLER, President, ADOLPH SIMIS, Jr., Commissioner, JAMES FEENY, Commissioner, Department of Public Charities.

7741

DEPARTMENT OF PUBLIC CHARITIES. BOROUGHS OF MANHATTAN AND THE BRONX, FOOT OF EAST TWENTY-SIXTH STREET, NEW YORK, December 5, 1899.

PROPOSALS FOR THE MATERIALS AND WORK REQUIRED FOR ADDITION TO THE PRESENT "PAVILION F," ON RAN-DALL'S ISLAND.

SEALED BIDS FOR ESTIMATES FOR THE above-mentioted work, in conformity with plans and specifications, will be received at the office of the Department of Public Charities, foot of East Twenty-sixth street, in The City of New York, until 120'clock M.,

MONDAY, DECEMBER 18, 1899.

the year rooc. Empty sacks to be re-turned from Pier foot of East Twenty-sixth street.
The Flour to be delivered free of all ex-pense at the Bakehouse Pier, Blackwell's Island, east side.
The Contractor shall furnish a certificate of inspection by the Flour Inspector of the New York Produce Exchange; also an award from the Committee on Flour of the Exchange that the Flour offered is equal to the standards of the Department, and which Certificate shall accompany each inspection and award to be borne by the Contractor, also a certificate of weight and, tare to be furnished with each delivery. Furnish Electric Current, Iamps, carbon, etc. (6,000 kilowatts), tor lighting the building No. 308 First avenue; gas to be clean and of standard illuminating power.

be clean and of standard illuminating power. 74. 1⁶4 pounds Veast, compressed, 1 lb, packages; to be delivered as required. All goods to be delivered in installments as may be required during the year 1900 free of expense. No empty packages are to be returned to bidders or contractors except as herein specified, and none will be paid for by the Departments. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Groceries, Hardware, etc., for Lodging House," with his or their name or names and the date of presentation to the head of said Depart-ment, at the said office, on or before the day and hour above named, at which time and place the bids or esti-mates received will be publicly opened by the President of said Department, or his duly authorized agent, and read.

of said Department, or nis duly additioned agent, aread. 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 SEC-TION 410, CHAPTER 378, Laws OF 1897. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Cor-poration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Cor-poration.

MONDAY, DECEMBER 18, 1809. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for the Materials and Work required for addition to the present 'Pavilion F.' on Randall's Island," 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 of said De-partment, or his duly authorized agent, and read. The BOARD OF PUBLIC CHARITIES RESERVES THE RIGHT TO REFECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE FUELIC INTEREST, AS PROVIDED IN SEC-TION 410, CHARTER 378, LAWS OF 1897. No hid crestimate will be accepted from, of contract awarded to, any person who is in arrears to the Cor-poration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Cor-poration.

All sufety of otherwise, upon any obligation to the cor-poration. 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 solution of the solution of the solution of the solution of the person or persons to whom the contract may be awarded will be required to give security for the performance of the upon of the solution of the solution of the solution of the bid for each article. (No bonds or deposit required to give security for the performance of the upon bids under One Thousand Dollars) The bid for each article. (No bonds or deposit required to give security for the performance of the third for each article. (No bonds or deposit required on bids under One Thousand Dollars) The bid for each article of the persons making the solution on bids under One Thousand Dollars) The the ames of all the persons interested with him or the therein, and if no other person making the solution of the profits thereof. The bid or the Municipal Assembly, head of a department, chief of a burean, deputy thereof or clerk therein, or other offi-cer of the Corporation, is directly or indirectly inter-tates, or in any portion of the profits thereof. The bid or the sumicipal value of a solution of the profits thereof. The bid or the parties may be verified by the oath, in writing, of the party or parties making the estimate that the everal matters stated therein are in all resects true. Where my than one person is interested, it is requised thit be artiss, or residence, to the effect that if the contract be awarded to the person making the estimate, the y will, on its being so warried, become bound as his surries for its furtiful performance, and that if he shall omit or refu-busins. So residence, to the effect that if the contract be avarded to the person making the estimate, the y will, on its being sowarried, become bound as his surrits for its furtiful

ved. The highest bidder for each lot, in case the bids are accepted, will be required to pay for the same in cash at the time of sale, and must remove the articles within twenty-four hours thereafter. 59. 60. The articles may be seen at any time before the day of sale at the place above mentioned. JOHN J. SCANNELL, Fire Commissioner. 61. DEPARTMENT OF STREET CLEANING. 62. DEPARTMENT OF STREET CLEANING-MAIN OFFICE, NOS. 13 TO 21 PARK ROW, BOROUGH OF MANHATTAN, November 24, 1899. SEALED PROPOSALS, IN PURSUANCE OF the provisions of section 341, of the Greater New York Charter, and subject to the conditions, limitations, and requirements of section 410 and 420 of said Charter, for lurnishing new stock and plant for the Department of Street Cleaning. in the **Borough of Brookiym**, will be received at the main office of the Department, Nos. 73 to 27 Park row, Borough of Manhattan, until 12 M. on the 67. 69. 19TH DAY OF DECEMBER, 1899.

The items to be bid for are : 28 Two-horse Sweeping Machines. 200 Can-carriers.

- prime quality, city cured.
 60 pieces Tongues, smoked, averaging 6 Ibs., prime quality, city cured (no piece to weigh less than 5 lbs.).
 600 dozen Eggs, all to be firesh gathered; Western firsts and candled at the time of delivery, and to be furnished in cases of the usual size.
 60 barrels Po' atoes, white, to be good, sound and fair size, to weigh 172 lbs. net to the b.rrel; barrels to be returned; to be delivered as required, 30 bbls. crop of r&g and 30 bbls. crop of 1900.
 20 dozen Cups and Saucers, "Greenwood," heavy pattern.
 20 dozen Dinner Plates, W.G.
 20 dozen Coal, Pea, 2,000 lbs. to the ton.
 0,000 pounds Ice, prime quality, to be not less than to inches thick; to be delivered in quantities as required; weights to be
- 30,000 D
- than 10 inches thick; to be delivered in quantities as required; weights to be as received by the Department; weights to be billed monthly. 2 barrels Lime. White Wash. 100 yards Linen, table, damask, bleached. 8 dozen Uni'orm caps, as per sample. 460 loaves Vienna Bread, to be of the best quality and to be delivered as required; to weigh 1½ lbs. each. 1,460

FLOUR SPECIFICATIONS. 160 barrels Flour, No. 1, as per sample.

Should the person or persons to whom the contract may be awarded neglect or refuse to accept the con-tract 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 Corpora-tion, and the contract will be readvertised and relet, as provided by law.

provided by law. The quality of the articles, supplies, goods, wares and merchandise must conform in every re be to the samples of the same on exhibition at the office of the said Department, or, in the absence of samples, to the printed specifications. Bidders are cautioned to examine the specifications. Bidders are cautioned to examine the specifications for particulars of the ar-ticles, etc., required before making their estimates, or specifications other than those furnished by the De-partment. Such references are cause for rejecting govern the action of the Department officers in passing upon tenders.

Bidders must state the price of each article per ound, dozen, gallon, yard, etc., by which the bids will e tested. The extensions must be made and footed by, as the bids will be read from the total footing and be test

<text><text><text><text><text>

tion, and the contract will be readvertised and relet, as provided by law. Bidders are cautioned to examine the plans and specifications for particulars of the work, etc., required before making their estimates, and are cautioned against referring to any specifications other than those furnished by the Department. Such references are cause for rejecting bids wherean they are written, and will in no case govern the action of the Deb riment officers in passing when lend rz. 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 Comp-troller, in accordance with the terms of the contract. The form of the contract, including specifications, and showing the manner of payment, can be obtained and plans seen at the office of Horgan & Slattery. architects, No. 1 Madison avenue, New York City, and bidders are cautioned to examine each and all of its provisions

11000	fully, as the Board of Public Charities will insist its absolute enforcement in every particular.	
apon	OHN W. KELLER, President, ADOLPH SIMIS. Jr., Commissioner, JAMES FEENEY, Commissioner, Department of Public Charities.	1
1	JAMES FEENEY, Commissioner, Department of Public Charities.	69. 70.
		71.
-	DEPARTMENT OF PUBLIC CHARITIES, BOROUGHS OF MANHAITAN AND THE BRONX, FOOT OF EAST TWENTY-SILTH STREET, NEW YORK, December 5, 1899.	
÷	NEW YORK, December 5, 1899.	72.
1		73- 74-
	POSALS FOR GROCERIES, PROVISIONS FLOUR, COAL, GAS, ETC., FOR THE YEAR	75.
,		
	BOROUGHS OF MANHATTAN AND THE BRONX.	76.
CE	ALED BIDS OR ESTIMATES FOR FURNISH- ing the above-mentioned Supplies, in conformity	78. 79. 80.
with	samples and specifications, will be received at the	81. 82.
sixth	ral Office of this Department, foot of East Twenty- street, until 12 o'clock noon,	
· · · ·	MONDAY, DECEMBER 18, 1899.	83.
CLAS	s No. 1—CANNED GOODS, FANCY GROCERIES, ETC. Bids to be made on each item in this class. Award will be made to the lowest	84. 85.
	class. Award will be made to the lowest bidder for the class complete.	86.
1.	50 dozen Apricots, canned. 50 dozen Asparagus, canned.	87. 88.
3.	110 dozen Beans, Lima, canned. 65 dozen Beans, String, canned.	89.
5.	75 dozen Cherries, canned. 170 dozen Corn, canned.	90. 91.
7:	170 dozen Peaches, canned.	92. 93.
9. IC.	100 dozen Peas, canned. 120 dozen Salmon, canned.	
11. 12.	400 dozen Tomatoes, canned. 25 cases Sardines, ½s.	
13. 14.	5 dozen Capers. 40 dozen Chow-chow, C. & B., pints.	7
15.	10 dozen French Mustard. 30 dozen Gherkins, C. & B., pints.	94.
17. 18.	60 dozen Olives, Queen. 10 dozen Olive Oil, quarts. 30 dozen Pickled Onions, C.& B., pints.	95.
19.	30 dozen Pickled Onions, C. & B., pints. 30 dozen pickles, C. & B., pints.	96.
21. 22.	30 dozen pickles, C. & B., pints. 130 dozen Tomato Catsup. 115 dozen Worcestershire Sauce, L.& P., pints.	
23. 24.	60 dozen Currant Jelly, 10 ounces. 50 dozen Jams, assorted. 100 dozen Marmalade, assorted.	
25.	CLASS NO. 2-COFFEE.	
	Bids to be made on each item in this class. Award will be made to the lowest	97. 98.
26.	bidder for the class complete. 19,000 pounds Maracaibo, roasted.	99. 100. 101.
27.	50,000 pounds Rio, roasted. CLASS NO. 3-DRIED FRUITS. Bids to be made on each item in this	102.
	class. Award will be made to the lowest	
28.	bidder for the class complete.	103.
29. 30.	2,7co pounds Apricots, dried. 1,2co pounds Currants, dried. 14,000 pounds Prunes, dried, 60-70.	
32.	125 boxes Raisins, L. L.	104.
	CLASS NO. 4—FARINACEOUS FOODS. Bids to be made on each item in this class. Award will be made to the lowest	105.
		105.
33. 34.	bidder for the class complete. 18,000 pounds Barley, No. 3. 5,500 pounds Corn Starch, 1-lb. pkges., 40-lb. boxes, first quality, "Kingstord's" or "Duryea's." 1,000 pounds Farina, 1-lb. pkges., 48-lb. boxes. 600 pounds Flour, Buckwheat. 300 pounds Flour, Graham. 27,000 pounds Flour, Graham.	107.
35.	"Duryea's." 1.coo pounds Farina, 1-lb, pkges., 48-lb, boxes.	108.
35. 36. 37.	600 pounds Flour, Buckwheat. 300 pounds Flour, Graham.	
38.	1,700 pounds Macaroni, 1-lb, pkges., 25-lb, boxes.	
40. 41.	6,500 pounds Meal, fine. 50,000 pounds Oatmeal.	109.
42. 43.	3,400 pounds Pearl Tapioca. 40,000 pounds Rice.	110.
44.	6,800 pounds Wheaten Grits.	
	CLASS No. 5-FLOUR. Bids to be made on each item in this	
	class. Award will be made to the lowest bidder for the class complete.	
46. 47.	5,900 barrels Flour, No. 1, as per sample. 5,700 barrels Flour, No. 2, as per sample.	
	Flour Specifications. The said Flour to conform to the samples	
	exhibited and to be delivered in sacks of	
	140 pounds net, each, as required during the year 1900. Empty sacks to be returned from Pier foot of East Twenty-sixth street.	
	expense at the Bakehouse Pier, Blackwell's	112.
	Island, east s de. The Contractor shall furnish a certifi-	
	The Contractor shall furnish a certifi- cate of inspection by the Flour Inspector of the New York Produce Exchange; also	
	an award from the Committee on Flour of the Excharge that the Flour offered is equal to the Standards of the Department,	
	and which Certificate shall accompany each delivery of flour. The expense of	
	such inspection and award to be borne by the Contractor, also a certificate of we ght	
48.	and tare to be furnished with each delivery. 125 barrels Flour, fine, Pillsbury's Best,	
	XXXX.	
	CLASS No. 6.—PROVISIONS, ETC. Bids to be made on each item in this class. Award will be made to the lowest	
-	bidder for the class complete. 7,000 pounds Cheese, State factory full cream.	
49.	fine, and bearing State Brand stenciled on each box.	
50.	1,200 pieces Bacon, smoked, average 6 pounds,	113.
51.	1,500 pieces Hams, smoked, average 14 pounds, prime quality, c.ty cured. 60 barrels Mess Pork, best family, 1899,	114.
52.	60 barrels Mess Pork, best family, 1899,	116. 1

	2.0	
CLASS No. 8-SUGAR. Bids to be made on each item in this class. Award will be made to the lowest bidder for the class complete.		***
bidder for the class complete. 05,000 pounds Sugar, brown. 10,000 pounds Sugar, cut loaf, standard. 00,000 pounds Sugar, granulated, standard. CLASS NO. 9-SUNDRIES. Bids to be made on each item in this	-	
bidder for the class complete		
10 pounds Allspice, whole. 250 pounds Borax, powdered, 1-lb, pkges. 88 dozen Baking Powder, Cleveland, 1-lb. cans.		
 cans. 650 bushels Beans, dried, not older than crop of 1899, to weigh 62 pounds net to the bu. 140 pounds Citron. 	5	
200 dozen Condensed Milk, "Eagle" brand. 80 dozen Gelatine, Cox's 100 pounds Mince Meat. 900 pounds Mustard, pure ground.	132.	175
to pounds Nutmers. 550 bushels Peas, dried, not older than crop of 1899, to weigh 60 pounds net to the bu.	133. 134. 135.	90 50 5,000
400 pounds Pepper, ground, black, quarters in foil, pure. 1,300 pounds Pepper, whole, black, sifted.	136. 137. 138.	55 400 120
50 dozen Sage. 350 barrels Salt, American, prime quality, 320 pounds net each.	139. 140.	40
350 pounds Saltpetre. 12 cases Shredded Wheat Biscuit (50 cartons each). 750 barrels Soda Crackers.	141. 142.	400
320 pounds Stick Candy. 50 dozen Thyme.		•
1,200 pounds Tobacco, Plug, pocket pieces, 16s. 240 pounds Tobacco, Smoking, 2-ounce packages.	143.	110
CLASS NO. 10-TEA. Bids to be made on each item in this	144.	600
Bids to be made on each item in this class. Award will be made to the lowest bidder for the class complete. 13,000 pounds Tea, common, black, Oolong, in ½ chests, free from all admisture and in original packages. 1,000 pounds Tea, fine, black, in original packages, "Formosa Oolong." 1,700 pounds Tea, fine, green, "Young Hyson," in original packages.	145.	12
1,000 pounds Tea, fine, black, in original packages, "Formosa Oolong." 1,700 pounds Tea, fine, green, "Young Hyson," in original packages.	146.	144
CLASS NO. 11-VEGETABLES. Bids to be made on each item in this class. Award will be made to the lowest	147. 1	,045,00
bidder for the class complete.	148.7,	780,600
30 barrels Potatoes, sweet. 1,6co barrels Cabbage. 800 barrels Carrots. 1,400 barrels Onions. 2,100 barrels Yellow Turnips.	149. 1,	026,000
CLASS NO. 12- HAY, STRAW, ETC. Bids to be made on each item in this class. Award will be made to the lowest	150.	923,600
bidder for the class complete. bidder for the class complete. yo,coo pounds Hay, prime quality, "Timothy," tare not to exceed 3 pounds per bale, weight charged as received on Black-	151.1,	052,000
well's Island. 1,000 bags Bran, in bags of 50 pounds net, bags to be returned. 60 bags Meal Oil, 100 pounds net.	152.	116,000
 bags Meal, coarse, free from cobs, bags too pounds net, bags to be returned. coc bushels Oats, white No. 2, 32 pounds net to bushel, bags to be returned. 	153.	
and tare same as on Hay.		
CLASS NO. 13—BREAD AND ROLLS. Bids to be made on each item in this class. Award will be made to the lowest bidset for the class complete		
bidder for the class complete. 4,400 dozen French Rolls, to be delivered to the various institutions as required 10,000 loaves Vienna Bread, to be of the best		
quality and to be delivered to the vari- ous institutions as required. To weigh 1½ pounds each.		
CLASS NO. 14-ICE. Bids to be made on each item in this class. Award will be made to the lowest bidder for the class complete.		
3,000 tons (more or less) prime quality Ice, to be not less than 10 inches thick. To be delivered at Blackwell's and Randall's Islands in quantities as required Weights to be in all cases as received		
by the Department. Bidders to name price per ton of 2,000 pounds, all of which shall be delivered at the points		
1,875 tons Ice (more or less), prime quality, to		
delivered in quantities as required and at institutions as named below. Weights to be as received by the Department. Weights to be billed monthly. Bidders to name price per ton of 2,000 pounds. Deliveries to be made free ot expense to the City		
Deliveries to be made free ot expense to the City. Bellevue Hospital		
to the City. Bellevue Hospital		
Steamboats		
Hospital Supplies. Bids to be made on each item in this		
class. Award will to be made to the lowest bidder for the class complete. 8,000 pounds Cotton Batting, "Manhattan." 600 pieces Crinoline.		

THE CITY RECORD.

600 pieces Crinoline. 14,000 yards Muslin, bleached, 4/4 " Shroud."

 CORD.
 T

 be delivered within go days after contract is awarded. The soap to be delivered in boxes of about 80 pounds and the weight to be determined on its arrival at the Storehouse, Blackwell's Istand, an average tare being based upon the weight of ao boxes, select d at random from each delivery. The soap must be free from added carbonate of sod, silica, mineral soap stock or other foreign material; it must be of good firmness, soluble in to parts alcohol of ga per cent, and contain not more than 30 per cent, of water nor more than 31 per solution and the weight of an obset nor set as required at the following institutions (daren 20 per cent, set of water and on the weight of a per song and the set of a per set of the following institutions (daren 20 per song and set of the set of a per set of the following institutions (daren 20 per set as required at the fo Gas to be clean and of standard illumi-nating power. cubic feet Illuminaring Gas, delivered in various buildings at Fordham Hos-pital; Gas to be clean and of standard illuminating power. cubic feet Illuminating Gas, delivered in various buildings at Gouverneur Hos-pital; Gas to be clean and of standard illuminating power. cubic feet Illuminating Gas, delivered in various buildings at Harlem Hospital; Gas to be clean and of standard illumi-nating power. Gas to be clean and of standard illumi-nating power. cubic feet Illuminating Gas, delivered at Central Office; Gas to be clean and of standard illuminating power. Furnish Electric Current, Lamps, Carbons, etc., for lighting the various buildings and grounds of Bellevue Hospital, also Central Office and Pier foot of East Twenty-sixth street; also for furnishing Electric Current required for power motors at present installed or that may be installed in said premises for the year 1900. motors at present installed or that may be installed in said premises for the year 1900. The Contractor to deliver approxi-mately reo,cookilo-watts (more or less), of two-phase alternatung current suit-able for operating the motors, incan-descent lamps and arc 'amps belonging to the City at present installed on the premises. He shall furnish all neces-sary poles, wires, underground ducts and cables, etc., necessary to conduct the current from the street to a central point on the Hospital grounds; thence to the service cut-outs in each building, and shall there make connection to the present house wiring. The Conductors shall be of sufficient size to supply the following lamps, motors, etc., equivalent to about 1,400 r6-candle-power lamps, and such excess as future necessities are likely to re-quire: Incan-descent. Motor. Arc. Main Building 3 HP 210 .. Insane Pavilion ... 60

..

..

..

50 ..

60 ..

10

22 ..

65 ..

94

40 ...

100 ·..

Alcoholic Ward...

Old Morgue

Wash-house

Bath-room

Old Isolated Ward

Boiler-house

New Isolated Ward

Erysipelas Ward...

....

....

....

....

....

THURSDAY, DECEMBER 7, 1899.

<text><text><text><text><text><text><text><text><text>

time aforesaid, the amount of his deposit will be re-turned 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 detault to the Corporation, and the contract will be readvertised and relet, as provided by law.

The guality of the articles, supplies, goods, wares and merchandize must conform in every respect to the guality of the articles, supplies, goods, wares and merchandize must conform in every respect to the same of the same on exhibition at the office of the same Department, or, in the absence of samples, to the printed specifications. Bidders are cautioned to examine the specifications for particulars of the ar-ticles, etc., required before making their estimates, and are cautioned against referring to any samples or specifications other than those furmished by the De-partment. Such references are cause for rejecting bids whereon they are written, and will in no case govern the actions of the Department officers in passing upon tenders. Bidders must state the price of each article per pound, dosen, gallon, yard, etc., by which the bids will be tested. The extensions must be made and footled up, as the bids will be read from the total footing and awards made to the lowest bidder on each item or class. All estimates not conforming to these requirements

....

class. All estimates not conforming to these requirements

53.	 300 barrels. 300 bb arrels. 300 Tongues, smoked, averaging 6 pounds, prime quality, city cured. No piece to weigh less than 5 pounds. 	117. 118.	(bandage), 600 pieces Oil Muslin, 180 great gross Pins, Safety, Lindsay's, 80 No. 2 and 100 No. 3,	Pier 209 New Morgue 136	.	may be considered as informal. 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 Comp- troller, in accordance with the terms of the contract, or
54.	 150 quintals Codfish, Salt, prime quality, Grand Bank, to be perfectly cured and to average not less than 5 pounds each, to be delivered as required in boxes of 4 quintals each. 60 kits Mackerel, No. 7, new, good quality, 	119. 120. 121. 122.		Total	-	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 General Bookkeeper and Auditor,
56. 57. 58.	 1899 (20 lbs. each). 8 barrels Mackeral, No. 2, new, good quality, 1899, large, 200-lb. barrels. 2,500 pounds Cottolene, 36 pounds net per tub. 2,400 pounds Lard, 50 pounds net per tub (prime kettle rendered leat). 		136,000 pounds Buiter, in tubs of about 60 pounds each, net, known as Western Extra Creamery, fresh made. 130,000 dozen Eggs, all to be fresh gathered West- ern firsts, and candled at the time of delivery, and to be furnished in cases	All primary or high-tension <i>i.e.</i> , circuits having a different tential or more than 400 volts	nce of p s betwe	foot of East Twenty-sixth street, and bidders are cautioned to examine each and all of its provisions carefully, as the Board of Public Charities will insist its, upon its absolute enforcement in morry particular. JOHN W. KELLER, President, en ADOLPH SIMIS, JR., Commissioner,
59.	CLASS NO. 7-LAUNDRY SUPPLIES. Bids to be made on each item in this class. Award will be made to the lowest bidder for the class complete. 350 pounds Ball Blue, 1-lb. packages. 15 dozen Bon Ami.	125. 126. 127. 128.	of the usual size. 9,000 pounds ('Occa, 1-lb, pack ages. 650 pounds Chocolate, "Baker's Premium." 50 barrels Pickles, 9,000 to barrel of 40 gal- lcns. 40 barrels Vinegar, averaging 45 gallons each. 5,000 barrels Vintoes, White, of the crop of	any two wires, shall be und Wires carrying circuits whose is less than 400 volts may be poles or underground. The contractor shall furni charge, the meters necessary of	sh, free	ial Department of Public Charities. on DEPARTMENT OF PUBLIC CHARITIES, of BOROUGHS OF MANNATTAN AND THE BRONX, s- FOOT OF EAST TWENTY-SIXTH STREET,
61. 62. 63. 64.	 200 pounds Caustic Potash, 98-99 per cent. pure, imported, Roessler & Hasslacher Chemical Co., in rolb. original drums. 40 dozen Electro Silicon. 25 boxes Pearline. 360 barrels Sal Soda, 375 pounds net each. 	129.	 1895, to be good, sound and fair size, to weigh 172 pounds net to the barrel. Barrels to be returned. 5,coo barrels Potatoes. White, of the crop of 1900, to be good, sound and fair size, to weigh 172 pounds net to the barrel. 	uring the electrical energy, si all standard incandescent la same are exhausted by use o rent, and shall furnish and h so are lamps; he shall also fu bon, and retrim all are lan necessary, and replace all bre	mps wh f the cu ang abo rnish ca nps wh takage.	PROPOSALS FOR MEATS FOR THE DEPART- MENT OF PUBLIC CHARITIES OF THE CITY OF NEW YORK FOR THE YEAR 1900.
656. 67. 68.	400 dozen Sapolio, É. Morgan's Sons. 200 dozen Scouring Soap, as per sample. 280 dozen Soap, Ivory. 9,500 pounds Starch, Laurdry, 40-lb. boxes, Kingsford's or Duryea's.	131.	Barrels to be returned. 150,000 pounds Brown Soap, of the grade known to the trade as "Commercially Pure Family Soap," to be delivered in lots not less than 40,000 pounds and all to	All goods to be delivered in installments a required during the year 1900, free of expense No empty packages are to be returned to contractors, except as herein specified, and no paid for by the Department.	bidders	or

ations, will be received at the Central Office of this partment, foot of East Twenty-sixth street, until 12 MONDAY, DECEMBER 18, 1899,

at which time they will be publicly opened and read.

Chucks of Beef	1,500,000	poun
Extra Dict Beef, about	40,300	
Chucks of Mutton	200,000	
Roasting Pieces of Beef, about	140,500	
Beefsteak, Sirloin, about	90,700	**
Corned Beef, Rump, and Plates or		
Navel, about	54,500	**
Mutton, Hindquarters, about	170,400	
Pork, Loins, about	18,200	
Veal. Cutlets and Loins, about	48.400	

Total 2,353,000 pounds more or less

"All Beef, Lamb, Mutton, and Veal used by this Department to be from animals killed and dressed in New York State." See specifications for full details.

In New York State." See specifications for full details. Deliveries to be free of all expense. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for all the Meats required for 1900 for the Department of Public Charities," and with his or their name or names, and the date of presentation, to 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 CHARTITES RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTREST, AS FROVIDED IN SECTION 419, CHAPTER 378, LAWS OF 1897. No bid or estimate will be accepted from, or co tract awarded to, any person who is in a rears to the Cor-poration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corpora-tion. The award of the contract will be made as soon as

awarded to, any person who is in arrears to the Cor-poration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corpora-tion. 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 furnish satisfactory testimonials that he is engaged in the business of "Butcher" in The City of New York, and has the plant necessary to carry our promptly and regularly the con-tract, if it be awarded, to the entire satisfaction of the Commissioners of Public Charities, and the person or perons to whom the contract may be warded will be required to give security for the performance of the contract, by his or their bond, with two sufficient surc-ties, each in the penal amount of FIFIY THOUXAND (50,000) DOLLARS. Bach 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 tact; also that it is made with-out 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 Municipal Assembly, head of a department, chief of a bureau, deputy thereof or clerk therein, or other officer of the Corporation is directly or indirectly inter-ested therein, or in the supplies or work to which it relates or in any portion of the profits therein. The bid or estimate must be verified by the coath, in writing, of the party or parties making the estimate, the usereral matters stated therein are in all respects true. When more than one person is interested, it is requisite that the versifications be made and subscribed by all the parties matters.

thue. 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 laithful performance, and that if he shall omit or relues to execute the same they will pay to the Corporation any difference between the sum to 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 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 astiribabilities 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 rao chapter, if the contract shall be accompanied by the out or flimation, in writing, of each of the City of New York, if the contract shall be awarded to the person or persons for whom the 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 hod or estimate will be considered unless accompanied by either a certified check upon one of the same the scharter of the City of New York. Such check or money must sort be inclosed in the scharter of the construct shall be avarded to the person and to the security required for the achieve performance of the contract. Such check or money must sort be inclosed in the scharter of the construct has been awarded to the officer or clerk and no estimate can be deposited in said box until such check or mo

Payment will be made by a requisi ion on the Comp-troller in accordance with the terms of the contract, or from time to time, as the Commissioners may deter-mine. they accept but do not execute the contract and give 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 mine. The form of the contract, including specifications, and showing the manner of payment, can be obtained at the office of the General Bookkeeper and Auditor, foot of East Twenty-suith stret, and bidders are cautioned to examine each and all of its provisions carrfully, as the Board of Public Charities will inside upon its absolute enforcement in every particular. JOHN W KELLER, President, ADOLPH SIMIS, Jr., Commissioner, JAMES FEENY, Commissioner, Department of Public Charities. the contract will be readvertised and react, 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 Comp-troller, in accordance with the terms of the contract, from time to time, as the Commissioners may determine. BOR 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 General Bookkeeper and Auditor, foot of East Twenty-sixth Stret, 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. JOHN W. KELLER, President, ADOLPH SIMIS, Jr., Commissioner, JAMES FEENY, Commissioner, Department of Public Charities. 1900. DEPARTMENT OF PUBLIC CHARITIES, ROUGHS OF MANHATTAN AND THE BRONX, FOOT OF EAST TWENTY-SIXTH STREET. New York, December 4, 1899. BOR PROPOSALS FOR FRESH FISH, ETC., FOR 1900. DEPARTMENT OF PUBLIC CHARITIES, DUGHS OF MANHATTAN AND THE BRONX, FOOT OF EAST TWENTY-SIXTH SIREET, NEW YORK, December 4, 1899. DEPARTMENT OF PUBLIC CH. RITIES, BOROUGHS OF MANHATTAN AND THE BRONX, FOOT OF EAST TWENTY-SHITH STREET, NEW YORK, December 4, 1899. BOROUGHS OF MANHATTAN AND THE BRONX SEALED BIDS OR FSTIMA1ES FOR FURNISH-ing the below-mentioned Fresh Fish, etc., in con-formity with specifications, will be received at the Central Office of this Department, foot of East Twenty-sixth street, until 12 o'clock noon, PROPOSALS FOR 1,150,000 QUARTS FRESH COWS' MILK FOR 1HE DEPARTMENT OF PUBLIC CHARITIES OF THE CITY OF NEW YORK FOR THE YEAR 1900.

THE CITY RECORD.

qual.

BOROUGHS OF MANHATTAN AND THE BRONX

SEALED BIDS OR ESTIMATES FOR FUR-nishing as may be required the below-mentioned Coal, in conformity with specifica ions, will be received at the Central office of this Department, foot of East Twenty-sixth street, until 12 o'clock noon. MONDAY, DECEMBER 18, 1898

6,000	tons Grate.				
3,000	tons Egg.				
600	tons Chestr	ut.			
3,000	tons Stove.				
8,000	tons Buckw	heat No. r.			
6,500	tons Bitum	inous Coal,	Victor	Mine	or ec

b,500 tons bituminous Coal, victor Mine or equal. a7,100 tons, more or less, to be delivered at the follow-img-named places: Blackwell's Island. Pier foot of Twenty-sixth street, East river. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for 27,100 Tons of White Ash and Soft Coal," and with his or their name or names, and the date of presentation, to the head of said Depart-ment, at the said office, on cr before the day and hour above named, at which time and place the bids or esti-mates received will be publicly opened by the President, or his duly authorized agent, of said Department and ad.

or his duly authorized agent, of said Department and ad. The BOARD OF PUBLIC CHARITIES RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS FROVIDED IN SEC-TION 419, CHAPTER 378, LAWS OF 1897. No bid or estimate will be accepted from or contract awarded to any person who is in arrears to the Cor-poration 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.

Delivery will be required to be made from time to usid 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 eff. ct, and the per-son or persons to whom the contract may be awarded will be required to give security for the pe formance of the contract, by his or their bond, with two sufficient sureties, each in the penal sum of FORTY THOU-SAND 140,ccol DOLLARS. Each bid or estinate shall contain and state the name and place of residence of each of the persons making the sam, 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 with-out any connection with any other person making an es-timate for the same purpose, and is in all respects fair and without collusion or fraud, and that no member of the Municipal Assembly, head of a department, chief of a lurean, deputy thereol, 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 therein. 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 the verification be made and subscribed by all the parties interested. Each bid or estimate shall be accompanied by the

<text>

MONDAY, DECEMBER 18, 1899.

	FRESH FISH, ETC.
20,000	pounds Common Fish.
20,000	pounds Boston Steak Cod.
15,000	pounds Blue Fish.
	pounds Black Fish.
	pounds Fresh Mackerel (No. 1).
30,000	pounds Halibut.
5,000	pounds Shad.
	pounds Smelts.
	pounds Salmon Trout.
	pounds Flounders.
	pounds White Fish.
	pounds Sheepshead.
	pounds Red Snapper.
	pounds Pompano.
	pounds Sea Bass.
	pounds Lobster.
	Hard Clams.
	Soft Clams.
	Box Oysters.
00 000	Culle

6.0 quarts Scallops. 300 dozen Soft Shell Crabs.

o. o quarts Scallops.
3co dozen Soit Shell Crabs.
The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Fresh Fish, etc. for the year ending December 37, 1900," 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 by 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 4.9, CHAPTER 378, LAWS OF 1897.
No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation.
The award of the contract will be made as soon as mouting a soon as soon as

poration upon defit 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 furnish testimo-nials that he is engaged in the business of selling fish in The City of New York, and has the plant necessary to carry out promptly and regularly the contract, if it be awarded, to the entire satisfaction of the Commis-sioners of Public Charities, 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 in the penal amount of TEN THOUSAND (10,00C) DOLLARS. Each bid or estimate shall contain an 1 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 is shall distictly state that fact; also that it is made with-out 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 Municipal Assembly, Head of a Department. Chief of a Bureau, Deputy thereof or Clerk therein, or other officer of the Corporation, is directly or indirectly inter-ested 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 incrested it is requisite that the VERFIGATION be made and subscribed by all the areaset. Did or estimate shall be accompanied by the degrees the weighter of two householders or fremolders

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 VERTICATION be made and subscribed by all the parties interested. 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 calculated upon the estimated amount of the Fresh Fish, etc., 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 treeholder in The City of New York, and is worth the amount of the scentry required for the completion of this contract, over and above all his debts of every nature, and over and above all his abilities as ball, 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 is 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, and to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must nor be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of

The 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 Corpora-tion, and the contract will be readvertised and relet as provided by law. Bidders will write out the amount of their estimate in addition to inserting the same in figures. The form of the contract, including specifications, and showing the manner of payment, can be obtained at the office of the General Bookkeeper and Auditor, foot of East Twenty-sixth stre t, and bidders are continent to examine each of Public Charities will insist upon its absolute en/or cement in every particular. JOHN W. KELLER, President, ADOLPH SIMIS, JR., Commissioner, JAMES FEENY, Commissioner, JAMES FEENY, Commissioner, JAMES FEENY, Commissioner,

BOROUGHS OF MANHATTAN AND THE BRONX

SEALED BIDS OR ESTIMATES FOR THE above-mentioned Fresh Cows' Milk will be re-cerved at the Central Office of this Department, foot of East I wenty-sixth street, until 12 o'clock noon,

MONDAY, DECEMBER 18, 1899,

<text><text><text><text><text><text><text>

provided by law. 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 Comp-trolier, 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 General Bookkeeper and Auditor, fost of East Twenty-sixth stret, and bidders are cautioned to examine each and all of its provisions carefully, as the Board of Public Charities will in ist upon its absolute enforcement in every particular. JOHN W. KELLER, President, ADOLPH SIMIS, 18., Commissioner, IAMES FEENY. Commissioner,

ADOLPH SIMIS, JR., Commissioner, JAMES FEENY, Commissioner, Department of Public Charities. DEPARTMENT OF PUBLIC CHARITIFS, ROUGHS OF MANHATTAN AND THE BRONX, FOOT OF EAST TWENTY-SIXTH STREET, NEW YORK, December 4, 1899. PROPOSALS FOR POULTRY FOR THE YEAR BOROUGHS OF MANHATTAN AND THE BRONX. SEALED BIDS OR ESTIMATES FOR FURNISH-Scheb Bis or Estimates for For North and the second MONDAY, DECEMBER 18, 1899, The person or persons making any bid or estimate shall furnish the same in a scaled envelope, indorsed "Bid or Estimate for Poulry for the year 19 o," and with his or their name or names, and the date of pre-sentation 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

7743

PROPOSALS FOR 27,100 TONS (2.240 POUNDS EACH) OF WHITE ASH AND SOFT COAL FOR 1900.

<text><text><text><text><text><text><text><text><text>

the contract will be readvertised and relet as provided by aw. Bidders will write out the amount of estimate in addi-tion to inserting the same in figures. Payment will be made by a requisition on the Comp-troller, in accordance with the terms of the contract. The form of the contract, including sprey-minor and showing the manner of payment, can be obt. inc. foot of the General Bookkeeper and Audior, foot of the Board of Public Charities with in ist carefully, as the Board of Public Charities with in ist woon its absolute enforcement in every particular. JOHN W. KELLER, President, ADOLPH SIMIS, JR., Commissioner, JAMES FLENY, Commissioner, Department of Public Charities.

DEPARTMENT OF PUBLIC CHARITIES, ROUCHS OF MANHATTAN AND THE BRONX, FOOT OF EAST TWENTY-SIXTH STREET, NEW YOKK, December 4, 1899. Bor

PROPOSALS FOR 125,000 QUARTS CONDENSED COWS' MILK FOR THE DEPARTMENT OF PUBLIC CHARITIES OF THE CITY OF NEW YORK FOR THE YEAR 1900.

BOROUGHS OF MANHATTAN AND THE BRONX.

THE CITY RECORD.

<text>

DEPARTMENT OF PUBLIC CHARITIES, BOROUGHS OF BROOKLYN AND QUEENS, NEW YORK, December 1, 1899.

PROPOSALS FOR GROCERIES, PROVISIONS, DRY GOODS, COAL, HEADSTONES, EN-GINEERS AND PLUMBERS' SUPPLIES, AND MISCELLANEOUS SUPPLIES. SEALED BIDS OR ESTIMATES FOR FUR-nishing Groceries, Provisions, Dry Goods, etc., from lanuary 1, 900 to July 1, 1900, in conformity with samples and specifications, will be received at the office of the Department of Public Charities, foot of East Twenty-sixth street, in The City of New York, until 12 o'clock noon, on

THURSDAY, DECEMBER 14, 1899.

THURSDAY, DECEMBER 14, 1999. at which timy they will be publicly opened and read. The person or persons making any bid or estimate shall furnish the same in a scaled envelope, indorsed "Miscellaneous Supplies," with his or their name or names and address, which also should be written on the page of the specifications designated therefor, and the date of presentation, to the head of said Depart-ment, 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 Depart-ment, and read. The awards will be made to the lowest bidders (see also note at end of specifications for supplies).

- 18,500
- 7,000 pounds Beans, in original packages, as per sample.
 3,500 pounds Crackers, soda, fresh, good quality.
 70,000 quarts Milk, fresh and pure.
 600 quarts Cream, fresh, in pint jars.
 18,500 quarts Crondensed Milk.
 The Milk to be of such quality that one quart thereof, when mixed with three quarts of pure water, will equal four quarts of liquid milk of a quality equal to the best pure country milk. Such milk must be perfectly and absolutely pure at the time of delivery, in a condensed form, free from all adulteration and be subject to test as to quality as specified. No milk will be received that has been made or manufactured from skimmed cow's milk, or that has been subjected to such process as to impair its flavor after diluton.
 8,000 dozen Eggs, tresh, new taid.
- 8,000 dozen Eggs, tresh, new laid. 900 pounds Leaf Lard, strictly pure, kettle
- 8.
- 10. 11.
- 8,000 dozen Eggs, tresh, new taid.
 900 pounds Leaf Lard, strictly pure, kettle rendered.
 No compound or adulterated lard will be accepted.
 150 gallons Vinegar, cider, pure.
 70 sacks Salt, Hamilton's, factory filled, free from wet or stain.
 ro bushels Salt, Turk's Island.
 480 pounds Compressed Yeast, Fleischmann & Co.'s, in one-pound packages, to be delivered as may be required.
 400 tons Ice, prime quality, not less than 10 inches thick, to be delivered at institutions, Flatbush. Central Office, and Morgue, in quantities as required. The weight to be in all cases as received by Depaitment. Bidders to name price per ton of 2,000 pounds.
 4,000 pounds Sould, Soda, in strong barrels.
 500 pounds Shuff, Scotch, as per sample.
 3,000 pounds Tobacco, plug, as per sample, 8 pieces to b.
 500 pounds Hams, fresh smoked, sound, sugar cured, not to weigh more than 15 lbs. each.
 100 barrels Pork, extra prime, new, 1898 or 180, in 200-b. 109. 110. 111. 112. 113. 114. 115. 116. 117.

- 15.
- 16.
- 17.
- 19.
- 20.
- 21.
- - 123.
- 27.
- 28. 29.
- 30.
- 500 pounds Cheese, factory, full cream, State brand,
 4 barrels Sugar, cut loaf, standard.
 25,000 pounds Sugar, white, domestic, granulated, standard.
 1,000 pounds Sugar, white, powdered, standard.
 100 gallons Molasses, New Orleans, centrifugal, good quality, in bbls., as required. 125.

23.

24

- tugal, good quality, in bbls., as required.
 450 gallons Svrup, as per sample.
 4500 pounds Coffee, Java, as per sample.
 11,000 pounds Coffee, Maracalbo, as per sample. All coffee to be delivered in the green berry and roasted by the Department, at the expense of the contractor, as required, as to time, quantity and place, prices to include cost of roasting.
 5,001 pounds Tea, Black, Formosa, as per sample.
 50 boxes Oranges, sound and sweet, averaging 200 to box.
 25 bunches Bananas, sound, 125 to bunch.
 250 gallons Disinfectant, Little's Soluble Phenyle, in small barrels.
 20 gallons Disinfectant, Little's Soluble Phenyle, in r-gal.cons.
 400 pounds Sole Leather "Oak."
 2 gallons Bols Ink.
 600 Bedspreads, tr-4 Bates crochet.
 600 yards English Long Cloth, as per sample.
 100 yards India Muslin, sample at Hospital. 126.
- 37.
 - 128.
- 39.
- 40. 41. 42. 43. 44.
- pital.
 roo yards India Muslin, sample at Hospital.
 roo yards India Muslin, sample at Hospital.
 roo yards Linen, table, unbleached, as per sample, 60 in.
 roo yards Linen, table, damask, as per sample, 60 in. 45.
- 47. 62 in.
- 48.
- 49.
- 50

- 54
- 36 yards Pintel, table, damask, as per sample, 62 in.
 35 dozen Linen Napkins, 28 in. sq., same quality as above.
 1,500 yards Prints. Merrimac, D., patterns to be selected.
 5,500 yards Prints, American, indigo blue, heavy 32 inch.
 2,500 yards Flannels, white, sample at Hospital.
 2,500 yards Flannels, white, sample at Hospital.
 3,500 yards Flannels, cotton, Amoskeag, A. A., unbleached.
 100 yards Flannel, red, as per sample.
 1,500 yards Flannel, red, as per sample.
 1,500 yards Gois Co's apron stripes and checks, patterns to be selected.
 1,500 yards Jeans, Kenucky, Humboldt's doeskins. 55. 56. 57. 58.
- 500 yards White Duck, as per sample. 1,000 yards White Duck, as per sample. 59. 60.
- pareil.
- 1,000 yards Muslin, bleached, 4-4, Ulica, Non-pareil.
 16,000 yards Muslin for bandages, unbleached, Ulica C.
 12,000 yards Muslin for bandages, unbleached, Enterprise EE.
 1,000 yards brilliantine, as per sample.
 200 yards brilliantine, sample at Hospital.
 200 yards Singen at Hospital.
 200 yards Sheeting Brown, 6-4 Pequot.
 2,000 yards Sheeting Brown, 6-4 Pequot.
 2,000 yards Sheeting, bleached, 8-4 Ulica.
 1,500 yards Sheeting, bleached, 8-4 Ulica.
 200 yards Sheeting, bleached, 6-4 Ulica.
 200 yards Sheeting, bleached, 6-4 Ulica.
 200 yards Sheeting, bleached, 6-4 Ulica.
 200 yards Sheeting, Bleached, 8-4 perica.
 200 yards Sheeting, bl 62.
- 63. 64. 65. 66.
- 67. 68. 69. 70. 71. 72. 73.
- 150 yards Carpets, Body Brussels, Bigelow's or Lowell 5-frame body, made, laid and lined, patterns to be selected.
 75 yards Carpets, for stairs, Bigelow's or Lowell 5-frame body, laid with pads, patterns to be selected.
 50 yards Linoleum, laid, patterns to be selected, as per sample.
 2 Awnings, as per specification.
 100 Window Shades, with patent rollers, as per sample.
 3 barrels Boiler Cleaning Compound, as per sample.
 3 barrels Boiler Cleaning Compound, as per sample.
 3 con feet Metal Lath, sample at Storehouse.
 60 pounds Ground Bone, raw, ground pure.
 1,000 feet Metal Lath, sample at Almshouse.
 2 dozen Night Chairs, sample at Idiot Pavilion.
 80 Orchestra Chairs, sample at Almshouse.
 2 dozen Hose Nozles, as per sample at Almshouse.
 300 Headstones, as per specification, etc., at Cantral Office.
 300 Postage stamps, zc.
 300 Postage stamps, zc. Annsnouse.
 Tentral Office.
 Coo Postage stamps, rc.
 Postage stamps, sc.
 Postage stamps, Electric Light Supply for Male and Female Almshouses and Idiots' Pavilion, when wired.
 Gas Supply, Flatbush, per M. feet.
 Gas Supply, Flatbush, per M. feet.
 Water Supply, for Hospital and Almshouse Departments, Flatbush.
 Furnish all material and labor necessary to keep in repair all Electric Bells and Private Telephones now in use in the various Buildings, comprising the Kings County Hospital, Infants' Hospital, Idiot Hospital, Stable, Store-house and Almshouses, from January ist to July 1st, 1000.
 Furnish all labor and material necessary to move to internal telephones from their present location in rear corridors and nurses' quarters at Kings County Hos-pital, to points in the new wings to be designated by Medical Superintendent, and leave entire system in complete working order.
 Furnish all labor, material and apparatus necessary to equip the food laboratory at Infants' Hospital, as storehouse at Flat-bush.
 Furnish all labor and material necessary specifications at Storehouse at Flat-bush. Furnish all labor and material necessary to apply Chamberlains' metal weather strips to a5 windows. 5,000 square feet of pressed metal for ceil-ings, samples at Kings County Alms-house. ings, samples at Kings County Almshouse.
 ings, samples at Kings County Almshouse.
 500 linear feet ra-inch metal cove for ceiling work, patterns to be selected.
 130. 1,150 square feet virified tile, lail complete, as per sample at Kings County Hospital. Concrete foundation to be furnashed by Department, and work to be guaranteed for 3 years.
 131. 2,160 square feet of glazed tile, with cap, colored bordered and sanitary base, laid complete and guaranteed for 3 years, walls to be made ready by Department.
 132. Furnish all labor and material necessary to wire for electric lighting Male and Female Almshouses and Idiot Hospital, as per specifications at Kings County Hospital.
 133. Shoeing Horses, Flatbush, per shoe.
 134. Resetting Horseshoes, per shoe.
 135. Transportation and burial of pauper dead, Borough of Brooklyn.
 136. Transportation and burial of pauper dead, Borough of Queens. A deposit of \$1co will be required on all bids for items 135 sand 136.
 CLASS NO. 1-FLOUR FOR INSTITUTIONS, FLATBUH.

THURSDAY, DECEMBER 7, 1899.

gr. 92.

93. 94· 95. 96. 97. 98. 99. 100. JOI.

102.

1020.

103 104

107.

118.

120.

121. 122.

124.

127.

CLASS NO. 1-FLOUR FOR INSTITUTIONS, FLATBUSH. Bidder to name price on each item in this class, otherwise bid will be declared informal.

bitter to make pitce of actor that min cross, other wise bid will be declared informal.
137. 1, coo barrels Flour, bakers' spring wheat, extra as per sample A.
138. 1, coo barrels Flour, bakers' winter wheat, extra, as per sample B.
139. 70 barrels flour, best family, for officers' use, as per sample C.
All of the above Flour to be of good quality, and to produce a sweet and who'esome bread. Weight 196 lbs. net per barrel, and to be delivered at the Storehouse of the County Buildings, at Flatbush, as required. All to be delivered as above in well-coopered barrels in good order free of expense. Each barrel to be distortly marked with Inspectors stamp, and all delivered to be judged and tested by quality and not exclusively by brand.
CLASS NO. 2-VEGETABLES.

SEALED BIDS OR ESTIMATES FOR THE above-mentioned Condensed Cows' Milk will be received at the Central Office of this Department, foor of East Twenty-sixth street, until 12 o'click noon,

MONDAY, DECEMBER 18, 1899,

MONDAY, DECEMBER 18, 1899, at which time they will be publicly opened and read. The person or pers ns making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Condensed Cow's Mik, 1900," 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 DEFMED TO BE FOR THE FUBLIC INTERERT, AS FROUDED IN SEC-

RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEFMED TO BE FOR THE FUBLIC INTEREST, AS FROVIDED IN SEC-TION 409, CHAPTER 378, LAWS OF 1897. No bid or estimate will be accepted from or contract awarded to, any person who is in arrears to the Cor-poration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation. Th award of the contract will be made as soon as mercicable after the opening of the bids.

Corporation. Th 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 engaged in and well prepared for the business and m

The awards will be made to the lowest bidders (see also note at end of specifications for supplies). The Department reserves the right to take more or less, or none at all, of any of the articles, according as the demand therefor may be. All bids must be based upon the descriptions fur-nished or samples exhibited by this Department and not on samples furnished by the bidder. Biaders must state the price of each article per pound, down, galton, yard, etc., by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total footing and awards made to the lowest bidder on each item, from No. 1 to No. 131, inclusive. In classes, very liem must be bid on, and award will be made to lowest bidder for class.

be bid on, and award will be made to lowest bidder for class. All stimates not conforming to these requirements may be considered as informal. The two or more bids are alike, the Department reserves the right to allot the article or articles among the bid-ders, or to award to any one of them. Bidders are not compelled to fur-ish more than 20 per cent, of any article in excess of the mentioned amount. But if they are willing, and the Department deems it advan-tageous, turther purchases of the respective articles may be made, at the contract price, during the balance of the year. Mamples during office hour, until the bids are opened. All goods to be delivered as directed, at Storehouse, Flatbush, Borough of Brooklyn (unless otherwise flatbush, Borough of Brooklyn (unless otherwise) flatbush (Borough otherwise) flatbush

74. 50 yard Silesia Black, as per sample a yawa chosta bitch, as per sample at Hospital.
4 dozen pairs White Cotton Gloves, as per sample at Hospital, sizes to be selected.
50 dozen pairs Mittens, men's as per sample.
50 dozen Hoods, women's as per sample.
60 dozen Straw Hats, men's, as per sample.
60 dozen Straw Hats, seper sample No. 2.
80 dozen Straw Hats, women's, as per sample.
120 dozen Straw Hats, women's, as per sample.
80 dozen Straw Hats, seper sample No. 2.
80 dozen Straw Hats, seper sample No. 2.
80 dozen Straw Hats, as per sample No. 2.
80 dozen Straw Hats, seper sample No. 3.
90 dozen Straw Hats, seper sample No. 4.
90 dozen Straw Hats, sepe Hospital. 75. 140. 141. 142. 143. 144. 145. 76. 77. 78. 79. 146. 80. 81. 82. 83. 84. 85. 86. 148. 87. 88.

25 yards Red Rubber Cloth, double-faced, as per sample.
80 yards Rubber cloth, white and black, 5-4 best extra thick.
2 American Flags, r6 feet.
7,000 yards Kersey, white, as per sample.
All Dry Goods, etc., to be of the kind and quality specified. Where articles are called for by sample, the deliveries of the same must be fully qual in all respects to the sample is other articles not specified by name or trade mark to be of good quality and a fair merchantable article.
600 pounds Curled Hair, horse, pure South American, gray, in rolls.

CLASS NO. 2-VECETABLES. Bidder to name price on each item in this class, ot her-vise bid will be declared informal. 140. 40 bushels Potatoes, sweet, good and sound. 141. 9,000 pounds Onions. 142. 20,000 pounds Carbage, guod and sound. 144. 2,500 pounds Carbage, guod and sound. 144. 2,500 pounds Carbage, russets, baldwin or greenings. 146. 20 bushels Cranberries, good quality, in crates. rates. 147. 4,000 bushels Potatoes, 60 lbs. to bushel, good size and quality, delivered in good condition. CLASS NO. 3-FANCY GROCENES, ETC. Bidder to name price on each item in this class, other-vise bid will be declared mformal. 148. To pounds Allspice, best quality, ground or whole. 140. To pounds Cloves, ground or whole. 150. To pounds Nutmegs, No.7. 151. 450 pounds Pepper, black, pure, in the grain, price to include the cost of grinding. All pepper to be delivered whole, and ground by the Department, at the expanse of the contractor, as required, as to time, quantity and place. 153. 145 pounds Mustard, Coleman's Durham, English, 10-lb, cans. CLASS No. 3-FANCY GROCERIES, ETC.
. .

T	HURSDAY,	DECEMBER 7, 189	9. THE CITY	7 F	RECORD.		7745
154. 155. 156.	15 pounds Gr 12 dozen Gela	ound Ginger, pure African. https, Cooper's res, Hazzard's, Selected, 36-oz.	pounds nor more than two hundred, and the hindquarters not less than one hundred	309.	10 gallons Spirits Turpentine, in' gallon- cans, perfectly pure.	435. 436.	25 pounds Shoe Nails, quality as called for. 36 dozen Curry Combs.
	bottles.	ALC: NOT THE REAL PROPERTY OF	and thirty pounds nor more than one hundred dred and seventy pounds. Mutton (lights and livers excluded) to be delivered by the carcass. Mutton to weigh not less than thirty-five nor more than	310.	10 quires Sand Paper, assorted sizes. 20 boxes Window Glass, first quality, 50 ft. per box, assorted sizes.	437. 438.	I dozen Fire Axes, with handles, sample at Hospital.
157. 158. 159.	10 dozen Sala 44 dozen Wor	i Sauce, Shrewsbury, pints. d Dressing, Durkee's, pints. cestershire Sauce, Lea & Per-	delivered by the carcass. Mutton to weigh not less than thirty-five nor more than	312.	15 pounds Wax, Japan. 15 pounds Wax, Sperm. 3 Paint Brushes, 6 O, Martin's super extra. 1 dozen Varnish Brushes.	439.	400 feet Garden Hose, ¾ inch. 3 ply, with couplings and brass nozzles. 1¼ dozen Clocks, Seth Thomas, octagon eight
160.	rin, pin 40 dozen Chor	ts. w Chow, Heinz, qt. bottles.	for delivery.	314.	3 Paint Brushes, 6 O, Martin's super extra. 1 dozen Varnish Brushes.	440.	day. z dozen Cork Screws, as per sample.
161. 162.	14 dozen Oliv	kens, Heinz, qt. bottles. ve Oil, Charles Voilleque, pint	All the meats to be in good merchantable condition, fresh killed at the time of de-	316.	40 pounds Concentrated Lye, 1-1b cans, Col- gate or Babbits.	441.	1 Mitchel Plow, Oliver Chilled No. 4.
163.	to dozen Shre	dded Wheat Biscuit. vell's Fancy Curry Powder.	livery, and to be from animals in good keeping and fit to slaughter.	317. 318. 319.	 2 dozen Fitches, assorted sizes. 2 Glaziers' Diamond. 2 dozen Sash Tools, 6 to 10, super extra, 	443.	1-3 dozen Carpet Sweepers, Bissel's Gran Rapids Cycobearing. 100 Bed Card Cases, as per sample, Almshouse
164. 165. 166.	to dozen Pine	apple Cheese, 4 in case.	CLASS NO.9-POULTRY. Bidder to name price on each item in this class, other- wise bid will be declared informal.	320.	Martin's. 40 pounds Chrome, yellow, in oil, in r-pound	445.	1/2 dozen Potato Forks, 4 prong. r dozen Grass Hooks.
168.	to gross Mate	ches, Colonia', parlor, 65s.	227. 5,000 pounds Chickens, fresh, young, dressed,	321.	cans. 60 pounds Yellow Ochre, in oil, in 5-lb. cans. 10 pounds Cobalt Blue, in oil, in 5-lb. cans.	447.	9 dozen boxes Toothpicks, wooden, as pe sample.
169.	Tidahol	ches, Vulcan Superior Safety, m. ried Apples, new, good quality.	228. 3,000 pounds Turkeys, fresh, young, dressed, 1st quality, weighing not less than 6 lbs.	322. 323.	40 pounds Raw Sienna, in oil, in 5-lb. cans.	448. C	1 dozen Ice Picks, as per sample. LASS NO. 17—CROCKERY, GLASSWARE, ETC. d-r to name price on each item in this class, other
170.	150 pounds Di ity.	ried Currants, new, good qualty,	each. 229. 500 pounds Ducks.	324. 325. 326.	40 pounds Burnt Sienna, in oil, in 5-lb. cans. 40 pounds Burnt Umber, in oil, in 5-lb. cans. 40 pounds Raw Umber, in oil, in 5-lb. cans.	wise b 449.	id will be declared informal. 2 dozen Vegetable Dishes, covered, ro-incl
172.	150 pounds Po quality,	eaches, evaporated, new, good peeled, in boxes.	Poultry to be delivered as required. CLASS NO. 10—FRESH FISH AND CLAMS. Bidder to name price on each item in this class, other-		to gallons Furniture Varnish. 40 pounds Prussian Blue.	450.	as per sample. 3 dozen Butter Dishes, covered, as per sam
73.	1,500 pounds Fr	ench or California Prunes, 60s. 10ns, good size.	wise bid will be declared informal. 230. 1,200 pounds Codfish. 231. 700 pounds Halibut.	329.	io pounds Imperial Green, in oil, in 1-lb. cans. 30 pounds Enamel Paint.	451.	2 dozen Slop Jars, crockery, with lid.
175.	sized.	sins, London layer, new, full-		331. 432.	200 pounds Dark Chrome Green, in oil, in r-lb.cans. 200 pounds Beeswax.	452.	4 dozen Chambers, with covers, as pe sample. 5 dozen Chambers, children's, without cov
.,	or 10 Hecker	king powder, best quality, in 5 pound tins, Royal, Redhead's, 's or Cleveland's, at buyer's	232. 800 pounds Smalls. 233. 800 pounds Shad (with Roe) in season. 234. 900 pounds Bluefish- 235. 700 pounds Weakfish.	333- 334-	50 pounds Indian Red.	451.	ers, as per sample. 10 dozen Gas Globes, porcelain, as per sam
177.	option.	ocolate, Baker's No. 1. ndles, coach, as per sample.	235. 700 pounds Weakhsh. 236. 1,000 pounds Whitefish. 237. 25,000 Hard Clams, large, to be delivered freshly	335. 330.	25 points while wood Filter. 5 gallons Brown Shellac and Grain Alcohol. 5 gallons White Shellac. 20 gallons Liquid Dryer, "Liszka Terebine" 10 gallons Wood Alcohol.	455-	ple. 3 dozen Gas Globes, red, as per sample.
78.	20 pounds Ca CLASS NO.	4-CANNED GOODS.	opened, in prime order, with liq.or, in weekly quantities, as directed. 238. 10,000 Box Oysters, in shell, large, fresh, to be	337.	20 gallons Liquid Dryer, "Liszka Terebine" 10 gallons Wood Alcohol,	456.	4 dozen Holders for Gas Globes, as pe sample.
	d will be declared	4-CANNED GOODS. on each item in this class, other- 1 informal. ned Corn, as per sample.	delivered as ordered.	340.	too pounds Paris Green, dry. 30 pounds Lamp Black, in oil, 5 lb. cans. 30 pounds Lamp Black, dry.	457.	 25 dozen 1 umblers, as per sample. 25 dozen Goblets, as per sample. 35 dozen Sauce Plates, as per sample.
79. 80. 181.	130 Canned Pe	aches, as per sample. anned Bartlett Pears, as per	239. 200 quarts Scallops.' All of the above fish to be of the best quality of the kind specified, and in the	341. 342. 343.	50 gallons Machine Oil, as per sample,	4 9. 460. 461.	to dozen Desert Plates, as per sample. to dozen Tea Plates, as per sample.
82.	sample. 220 dozen Can	ned Peas, as per sample.	best merchantable order at the time of de- livery, cleaned and dressed. The substi-	344.	50 gallons Cylinder Oil, as per sample. 80 barrels Charcoal. 4 barrels Flour of Sulphur.	462. 463.	20 dozen Dinner Plates, as per sample. 25 dozen Soup Plates, as per sample.
183.	to dozen Can	ned Salmon, as per sample. ned Lobster, as per sample.	tution of one kind of fish for another will not, under any circumstances, be allowed.	346.		465.	4 dozen Pie Plates, earthen, as per sample 25 dozen Cups and Saucers, coffee, as p
185.	75 dozen Can	ned Tomatoes, as per sample. ned Sardines, as per sample. ned Lima Beans, as per sample.	CLASS NO. 11-HAY, STRAW, ETC. Bidder to name price on each item in this class, other-	Bid	CLASS NO. 15-LUMBER, TIMBER, ETC. der to name price on each item in this class, other-	466.	sample. 20 dozen Cups and Saucers, tea, as per san ple.
187. 188. 189.	6 dozen Can 55 dozen Can	ned Pumpkin, as per sample. ned Plums, as per sample.	wise bid will be declared informal. 240. 1,800 bushels Oats, white, No. 2, per bushel of	347.	bid will be declared informal. 8,000 feet Pine Shelving, good quality, 7s-inch	467. 468.	4 dozen Pitchers, pint, as per sample. 4 dozen Pitchers, quart, as per sample.
190. 191.	35 dozen Can 60 dozen Can	ned Pine Apple, as per sample. ned Apricots, as per sample.	32 pounds, as per sample. 241. 2,000 pounds Meal, Indian, fine white, granula- ted blue no shore for borrale.		when planed on both sides, for coffins, r6 to 22 in, wide,	469. 470.	 4 dozen Pitchers, 2 quarts, as per sample. 4 dozen Pitchers, 4 quarts. 4 dozen Sugar Bowls, 1 quart, as per san
192. 193.	20 dozen Can	ned Cherries, as per sample. ned Asparagus, as per sample.	ted, bhls., no charge for barrels. 242. 35 bags Fine Feed, bags, 60 pounds each. 243. 35 bags Fine Feed, bags, 40 pounds each.	348.	4,000 feet Pine Sleiving, good quality, %-inch when planed on both sides, for coffins, 16 to 22 inches.	471.	ple.
194.	sample	nned Chicken Soup, as per nned Ox Tail Soup, as per	 243. 35 bags Fine Feed, bags, 40 pounds each. 244. 200 pounds Oil Meal. 245. 25 bushels Yellow Corn. 	349.	100 Pine Ceiling, 1 by 9, good quality, planed on both sides.	472.	10 dozen Individual Butter Dishes, as po sample. 10 dozen Individual Vegetable Dishes, as po
195.	sample. Canned	goods to be delivered strictly in	All the articles enumerated above to be of the kind and quality described. Bags		3,000 feet Clear Pine Lumber, r to 3 inches thick when planed on both sides.	473.	sample.
	accordance quality wil	e with samples. No inferior Il be accepted.	turned to the contractor.	352.	500 feet White Wood, ½-inch, assorted widths. 2,000 feet White Wood, ½-inch when dressed on both sides from 8 to 18 inches wide.	475.	 5 dozen Bowls, stone, china, quarts, extr heavy, as per sample. 5 dozen Bowls, stone china, pints, extr heavy, as per sample. r dozen Soup Tureens, as per sample. 2 dozen Wash Pitchers, as per sample.
Bidd	LASS NO. 5-RO	LLED OATS, FARINA, ETC. ce on each item in this class, clared informal.	quality, a ballos, rimonity, best	353.	1,000 feet Spruce Plank, 8 to 10 inches wide.	476.	heavy, as per sample. I dozen Soup Tureens, as per sample.
therw 196.	ise bid will be de 150 pounds Bu	clared informal. ckwheat, best quality, crop 1899 arina, first quality, in bbls.,	248. 50,000 pounds Straw, rye, baled, best quality. 249. 125 pounds Rock Salt, for horses.	355.	2,000 Spruce Lath. 5,000 fe-t Georgia Pine Flooring, % by 2½,clear.	477.	2 dozen Wash Pitchers, as per sample. 2 dozen Wash Basins, as per sample. 10 dozen Glass Salt and Pepper Shakers, met
	Hecker	s	CLASS NO. 12-DRY GOODS, NOTIONS, ETC. Bidder to name price on each item in this class, other-	357.	100 Pine Boards, sound, 1 by 10, 13 feet long, planed on one side, tongued and	479. 480.	tops. 14 dozen Bowls, yellow, earthenware, 2 gal
199. :	8,000 pounds Pe	ominy, Pearl, new, 5-1b. packages. olled Oats, per sample. arl Barley.	wise bid will be declared informal. 250. 1 dozen cards Hooks and Eyes, De Long's,	1 .	grooved. 1,500 feet Ash, for screens, 2 by %.	48r.	each. ¼ dozen Bowls, yellow earthenware, 3 gal
201.	700 pounds Sta 1,150 pounds St	arch, Kingsford's or Duryea's,	white, sample at Hospital. 251. 25 pounds Darning Cotton.	359. 360. 361.		482.	each. 1 dozen Squeezers, Lemon, glass.
203.	300 pounds Co	s, name on box. orn Starch, first quality, in 1-lb. es, Kingsford's or Duryea's.	252. 18 boxes Tape, white, ¼ to 1 inch wide, assorted. 253. 1,400 pounds Cotton Batting, best quality, ½	301.	edge headed, dressed one side, tongued and grooved.	483. 484.	6 dozen Salt Cellars, glass, as per sampl K. C. H. ½ dozen Water Pitchers, samples of follow
204.	300 pounds Ta	apioca, flake. lacaroni, Italian, 1 lb. packages,	 253. 1,400 pounds Cotton Batting, best quality, ½ pound bats, Eastern or Western Star, 254. 150 yards Oll Silk, best qu dity, in yd. rolls. 	362. 363.	500 feet Yellow Pine Timber, sizes as called for, 200 feet Spruce Timber, 3 by 9 inches and under	485.	ing items at K. C. H. % dozen Pickle Dishes.
	5.500 pounds Ri	ality, imported. ce, as per sample.	255. 100 pounds Thread, linen, white and black, Nos. 30 to 40, in hanks, Marshall's or	364.	wide, 23 feet and under long. 3co feet Spruce Timber, 3 by 10 inches and over	486. 487. 488.	½ dozen Gravy boats. ½ dozen Soup Tureens.
Bidd	CLASS N er to name price	0.6-SOAP, ETC. on each item in this class, other-	Earbour's best, in paper boxes. 256. 6 gross Thimbles, steel, women's, as per	365.	wide, any length. roo Oak, plained on one side, %. roo Hemlock Joist, 3 by 4, 13 feet long.	489.	^{1/2} dozen Sauce Tureens. 2 dozen Meat Platters.
rise bi 207.		oolio, Enoch Morgan's Sons,	sample at Hospital. 257. 25 gross Buttons, pearl, as per sample. 258. 62 great gross Buttons, agate, porcelain,		CLASS NO. 19-HARDWARE, ETC.	490.	to dozen Preserve Dishes. to dozen Dinner Plates. to dozen Breakfast Plates.
208.	cakes. 100 pounds Ax	le Grease, Fraser's. ry Soap, toilet size.	258. 62 great gross Buttons, agate, porcelain, No. 40. 259. 15 gross Buttons, rubber, vest.	Bid	der to name price on each item in this class, wise bid will be declared informal.	492. 493. 494.	ro dozen Tea Plates. ro dozen Bread and Butter Plates.
210.	3 dozen Buc	han's Carbolic Toilet Soap.	260. 17 gross Buttons, rubber, coat, No. 30. 201. 10 gross Buttons, overcoat.	367.	6 Pennsylvania Lawn Mowers, 15 in., cut, high wheel.	495.	10 dozen Soup Plates. 10 dozen Oatmeal Dishes.
212.	to pounds Sh to boxes Har	aving Soap, Williams', in cakes. mess Soap, Miller's, as per sam-	252. 47 great gross Buttons, pants, 27 horn, first quality.	368. 369.	50 pounds Hemp Twine, as per sample. 35 pounds Linen Twine, Barbour's Hand	497. 498.	10 dozen Coffee Cups and Saucers. 1 dozen Oval Vegetable Dishes, covered. 1 dozen Round Vegetable Dishes, covered.
114.	3,500 pounds So	ap, the Friedman-Doscher, or	263. 110 dozen Combs, strong, raw horn, dressing, 1 inch teeth, 2 D's, 5½ inches long. 264. 110 dozen Combs, United States Comb Co.,	370.	Spun, No. 3, 6 cord, gray. 13 pounds Cotton Twine, as per sample.	499. 500.	i dozen Round Vegetable Dishes, covered i dozen Round Vegetable Dishes, uncov ered.
215.	in boxe	equal in quality, pure laundry, s, bidder to submit sample. pap, hard, Colgate's Mahogany,	264. 110 dozen Combs, United States Comb Co., No. 11 S.S. 265. 6,000 Needles, Milward's Helix, assorted Nos.	371. 372. 373.	100 pounds, Sash Cord, as per sample, 5 dozen Shoe Blacking, Bixby's No. 4. 8 dozen Stove Polish, Dixon's.	501. 502.	1/2 dozen Salad Bowls, 1/2 dozen Fruit Dishes, 1/2 dozen Covered Butter Dishes.
	or bra	nd equal in quality, in 1-lb. in boxes, bidder to submit	266. 125 packs Pins, Plume & Atwood's or Wind- sor Oakville Co., best quality, in packs.	374.	16 boxes Bath Brick, 4 doz. per box. 15 dozen Mop Heads, cotton, 10 lbs. per	503. 504.	8 dozen Egg Cups.
216. 1	sample.	ap. Chip. Colgate.	S. C. & F., 3½. 267. 300 dozen Spool Cotton, white and black, Clark's O. N. T. and Barstow Thread	376.	dozen. 4 dozen Mop Handles.	505. 506.	2 dozen Sugar Bowls. ½ dozen Cream Pitchers.
17.	Leghor		Co., assorted numbers.	377· 378.	2 dozen Cocoa Mats, as per sample. 50 gross Clothes Pins, wooden.	Bid	CLASS NO. 18-TINWARE, ETC. der to name price on each item in this clas wise bid will be declared informal.
Bidd	er to name pric	BRANDY, WHISKY, ETC. e on each item in this class,	268. 1 dozen Spool Silk, black, for machine. 269. 45 gross Laces, women's glace braid half round, 6-8.		and 2, as per sample.	507.	1/2 dozen Coal Hods, galvanized iron, 18 in
therw.	ise bid will be de 20 gallons Br in bond.	randy, Hennessy, vintage 1892,	270. 10 gross Buckles, pants, as per sample. 271. 50 packs Hair Pins, good quality, 12 oz.	380. 381. 382.	 35 dozen Knives and Forks, as per sample. 4 dozen Knives, as per sample. ½ dozen Knives, Meat, 11 inch. 	508.	as per sample. 2 dozen Chamber Pails, covered, gal. iron as per sample.
119.	70 gallons W	hisky, rye, not less than two d, standard brand.	packs. 272. 150 gross Pins, safety, assorted sizes, Clinton	383. 384.	dozen Knives, Meat. 7 inch. I Carving Knife and Fork, 18 in.	5c9. 510.	6 Frying Pans, 14 in. 21/2 dozen Shovels, No. 2, Rowland, square of
220.	20 gallons Wi	ine, sherry, standard brand. cohol.	or Stewart's Duplex Shield, nickel- plated. 273. 200 yards Black Elastic, 1/2-in., for Garters.	385.	2 Butcher's Steel, 18 in. 1 Butchers Saw, 18 in.	511.	round pointed. 2 dozen Coal Scoops, Rowland, No. 3 as per sample.
	The Whi two-stamp	isky to be supplied must be of copper distilled, Pure Rye	273. 200 yards Black Elastic, ½-in, for Garters. 1274. 85 gross Laces, leather, men's round, ¾ yard. 275. 5 dozen Sewing Machine Needles.	387. 388.	1 Butcher's Cleaver, 18 in. 2 dozen Knives, Carving, as per sample.	512. 513.	2 Agateware Tea Pots, 2 gts., as per sample
	to this dep	be delivered free of all charges artment, in lots of not less than s at a time. The Whisky is not	276. 5 dozen Brushes, shaving, as per sample.	389. 390. 391.	 Jorden Knives, Carving, as per sample. dozen Forks, Carving, as per sample. dozen Knives, Plated, as per sample. dozen Forks, Plated, as per sample. dozen Teaspoons, Plated, as per sample. 	514.	 2 Cooking Pots, porcelain lined, 5 gallon. 2 Cooking Pots, porcelain lined, 3 gallon. 4 dozen Agate Trays, as per sample.
	to be less t	han two years old from the date	All Dry Goods, etc., to be of the kind and quality specified. Where articles are called for by sample, the deliveries of the	392. 393.	I dozen l'ablespoons, Flated, as per sample.	516.	4 dozen Agate Trays, as per sample. 2 Saucepans, porcelain lined, 3 gallons. 2 Saucepans, porcelain lined, 2 gallons.
	shipped di tillery war	rehouse entry stamp, and to be irect from a United States dis- ehouse, and to be consigned by ing to Commissioner of Public	same must be fully equal in all respects to the sample ; other articles not specified by name or trade mark to be of good quality	394- 395-	5 Bread Cutter, as per sample. 2 doz. Razors, Wade & Butcher, concave	518. 519.	2 dozen Agate Foot Baths, as per sample. 12 dozen Agate Wash basins, as per sample 3 dozen Agate Coffee Pails, 5 gallons, wit
	bill of ladi Charities.	ing to Commissioner of Public Upon arrival of each shipment ty of New York, it shall be	and a fair, merchantable article.	396.	best. 3 dozen Scissors, steel, trimming, 7-in., good	520,	lid, as per sample.
	in The Ci gauged at	the dock or depot, at the ex-	CLASS NO. 13-BRICK, CEMENT, ETC. Bidder to name price on each item in this class, other-	397.	quality. 20 rolls Picture Wire, No.3. 5 dozen Picture Hooks, Brass.	521. 522.	r dozen Agate Coffee Pots, 4 qts. each. 6 dozen Washboards, double zinc, as pe sample.
	proper age	the dock or depot, at the ex- he contractor, who shall then be at once delivered to the ent for said department. The	wise bid will be declared informal. 277. 25,000 No. 1 Haverstraw or best up-river hard	398. 399. 400.	1/2 dozen Step-ladders, 10 feet. 1/2 dozen Step-ladders, 12 feet.	523. 524.	1/2 dozen Can Openers. 1/2 dozen Agate Colanders, sample at Hos
	gauger's c attached to	ertificate is, in all cases, to be o the bill. The bidder is to	278. 25 barrels Rosendale Cement.	401.	30 dozen Screen Lifts, sample at Hospital. 4 dozen Shade Tacks, for window.	525.	pital. ½ dozen Agate Kettles, 2 qts., sample a
	and irresp	id on the basis of proof gallons, bective of any disposal to be	279. 30 barrels Common Lime. 280. 30 barrels Rockland Finishing Lime. 281. 200 barrels Portland Cement, Atlas, Heyn,	403.	20 dozen Carpet Tacks, 6, 8 or 10-02., as required.	526.	Hospital. ¼ dozen Agate Tea Kettles, 3 quart, sam
	made of th Any alte	e empty barrels. eration in the United States	Hemmoor, Breitenberger or Teutonia. 282. 12 barrels Plaster Paris.	404. 405.	15 kegs Nails, cut, 4d. to 6od. 15 kegs Nails, finishing, 6, 8, 10 and 12d.	527.	ple at Hospital. 2-12 dozen Agate Fish Kettles, 3 gal.
	during the	evenue Tax on Distilled Spirits, year 1900, shall cancel so much tract as may remain unfilled at	283. 200 Oven Tile, 12 x 12, best quality. 284. 5,000 Fire Brick, for baker's oven or furnace,	406. 407. 4c8.	3 kegs Nails, wire, 1, 1½ and 2-in, 2 kegs Nails, Lath. 1 keg Nails, roofing, tinned.	528.	2-3 dozen Water Cooler, porcelain lined, gallons, sample at Hospital. 500 feet Copper Sash Chain Cable, as pe
	the time w	hen the act making such alter-	285 200 Fire Brick, arched for furnace.	409.	5 dozen Thermometers, C.J. Tagliabue, 10-	529.	sample.

proper agent for said department. The	brick.	400. /2 donen oreprinted, an iter Themited	pital.
gauger's certificate is, in all cases, to be	278. 25 barrels Rosendale Cement.	401. 30 dozen Screen Lifts, sample at Hospital.	
attached to the bill. The bidder is to	279. 30 barrels Common Lime.	402. 4 dozen Shade Tacks, for window.	525. 1/2 dozen Agate Kettles, 2 qts., sample at
make his bid on the basis of proof gallons,	280. 30 barrels Rockland Finishing Lime.	403. 20 dozen Carpet Tacks, 6, 8 or 10-02., as	Hospital.
and irrespective of any disposal to be	281. 200 barrels Portland Cement, Atlas, Heyn,	required.	526. ¼ dozen Agate Tea Kettles, 3 quart, sam-
made of the empty barrels.	Hemmoor, Breitenberger or Teutonia.	404. 15 kegs Nails, cut, 4d. to 6od.	ple at Hospital.
Any alteration in the United States	282. 12 barrels Plaster Paris.	405. ID kegs Nails, finishing, 6, 8, 10 and 12d.	527. 2-12 dozen Agate Fish Kettles, 3 gal.
Internal Revenue Tax on Distilled Spirits,	283. 200 Oven Tile, 12 x 12, best quality.	406. 3 kegs Nails, wire, 1, 11/2 and 2-in.	528. 2-3 dozen Water Cooler, porcelain lined, 5
during the year 1900, shall cancel so much	284. 5,000 Fire Brick, for baker's oven or furnace,	407. 2 kegs Nails, Lath.	gallons, sample at Hospital.
of this contract as may remain unfilled at	No. T.	4c8. I keg Nails, roofing, tinned.	529. 500 feet Copper Sash Chain Cable, as per
the time when the act making such alter-	285 200 Fire Brick, arched for furnace.	409. 5 dozen Thermometers, C. J. Tagliabue, 10-	sample.
ation shall go into effect.	286 10 barrels Fire Clay, best quality, in barrels.	in., name on face.	530. I dozen Picks.
Brandy to be delivered from bond, duty		410. I Horse Clipper, as per sample.	531. 1 dozen Steel Rakes, 14 teeth.
paid. Wine to be delivered in good order		411. 200 Brass Nosings, for stairs, go-in., sample at	512. 1 dozen Steel Hoes.
and condition, in well-coopered barrels,		Hospital.	533. 11/2 dozen Scythe Stones, Rifles.
for which no charge shall he made, to be	CLASS NO. 14-PAINTS, OILS, ETC.	412. 1 dozen Dietz Dead Locks, No. 352.	534. ¼ dozen Scythe and Sheath.
accompanied in all cases with the United	Bidder to name price on each item in this class, other-	413. 2 dozen Mortise Locks, No. 5.	535. I set Rubber Tires for Ambulance.
States Inspector's Certificate as to quan-	wise bid will be declared informal.	414. 2 dozen Mortise Locks, No. 6.	536. I dozen Agate Pails, porcelain lined, 4 gal.
tities.	220 50 pounds Common Glue, best quality.	415. 3 dozen Draw Locks, Brass, 2 x 21/2.	
Alcohol to be 188 degs., and to be	20. 20 pounds White Glue, best quality.	416. I dozen Spades, Steel, short handles.	537. 1 dozen Agate Pitchers, 1 gal. 538. 2 dozen Agate Pails, 1 gal.
accompanied with the United States In-			530. 2 dozen Agate Fans, I gai.
spector's Certificate at the time or times of		417. 50 lbs. Sash Weights. 418. 5 gross Brass Screws, 5% in.	539. I dozen Agate Saucepans, I qt.
			540. 500 Agate Bowls, as per sample.
delivery in well-coopered iron-bound	293. 7,000 pounds White Lead, in oil, Atlantic or Brocklyn.		541. 500 Agate Pans, as per sample.
barrels, for which no charge shall be	1 1 1 1 1 1 1		542. 1/2 dozen Strainers, wire handled. sample at
made.			Hospital.
CLASS NO. 8-BEEF AND MUTTON.	295. 200 pounds Venetian Red, first quality, dry	422. 4 dozen Saw Files, assorted 3, 4, 6 and 8 in. each, r dozen.	543. 6 sets Skewers, steel, sample at Hospital.
Bidder to name price on each item in this class, other-	and in oil.		544. 3 dozen Dish Covers, wire, assorted sizes,
vise bid will be declared informal.	296. 20 pounds Vermillion Red, in oil.	423. 10 gross Screw Eyes, No. 111, sample at Hos-	sample at Hospital.
222. 165,000 lbs. Beef.	297. 100 pounds Ultra Marine Blue, in oil (5-lb.	pital.	545. 2 dozen Match Safes, for safety matches,
223. 27,000 lbs. Mutton.	cans).	424. 10 gross Screw Eyes, sample at Hospital.	hanging, bronzed iron.
224. 2,000 lbs. Veal, in carcass or halves.	298. 50 pounds Ultra Marine Blue, dry.	425. I dozen Rat Traps, as per sample.	CLASS NO. 10 COAL.
225. 5.700 lbs. Fresh Pork, in carcass or halves.	299. 20 pounds Bronze, gold, best.	426. 200 boxes Fly Paper, Tanglefoot, 25 double	
226. 1,200 lbs. Beef Liver, tresh.	300. 20 pounds Bronze, Aluminum, best.	sheets to box.	Bidder to name price on each item in this class, otherwise bid will be declared informal.
Beef to be delivered at the storehouse of	301. 50 pounos Paris White, English.	427. 25 dozen Spectacles, assorted, convex, as per	
the County Buildings, Flatbush, from time	302. 300 gallons Pure Linseed Oil, raw.	sample.	546. 2,250 tons Coal, Pea, No.1.
to time as required and after being	303. 300 gallons Pure Linseed Oil, boiled.	428. I dozen Shoemaker's Rasps.	547. 650 tons Coal, Stove.
weighed, taken to the several institutions	304. 10 gallons Neatstoot Oil.	429. 5 pounds Shoemaker's Thread.	548. 25 tons Coal, Egg.
as directed. All deliveries to be in quarters,	305. 100 gallons Kerosene Oil, 150 deg. test, water	430. 60 dozen Tablespoons, Tinned, No. 40.	The above coal to be of either of the
in the proportion of two (2) forequarters to	white,	431. I dozen Shoemaker's Sharpening Stone.	following kinds: Lehigh Valley Coal
one (1) hindquarter and to be of good	306. 2 pounds Aniline, Blue.	432. 4c dozen Teaspoons, Tinned, No. 305.	Company's "Babylon" or "Wyoming,"
quality Steer Beef. The forequarter to	307. 10 gallons Benzine.	433 2 dozen Dusters, ostrich feathers, 12 inch.	Pennsylvania Coal Company's "Pitts-
weigh not less than one hundred and fifty	308. 800 gallons Spirits Turpentine.	434 30 gross Wood Screws, sizes as called for.	ton," Delaware, Lackawanna and Western

THE CITY RECORD.

Railroad Company's "Scranton," Cos Brothers & : ompany's "Cross Creek," Lehigh and Wilkeshare Coal Company's "Wilkeshare," or Delsware and Hudson Railroad Company's "Lackawana,"
To be free from dust, dirt, slate or other impurities. To be delivered at the Contral Office, Morgue or Institutions at Flat-bush, as directed by the proper authori-ties, and to be succompanied at the time or time of delivery with the original bills of hoding in all access to dispersive the original bills access to dispersive the one count of quality, the cost of inspection account of quality, the cost of inspection to be chargeable to the Contractor. Received by the life of the contractor. Teceived by the life of the contractor. Teceived by the life given for wights as received by the life given for wights as received by the properties.
Hidder to name proce on act item in this class, otherwise do will be day pipe 1/4 A.A. 150. s coils Lead Pipe 1/4 A.A. 151. s coil D.Waste Pipe, 1/4 A.A. 152. s coils Lead Pipe 1/4 A.A. 153. s coils Lead Pipe, 1/4 A.A. 154. s coine and proce on act item in this class, otherwise to dozen T. Branches, galv., 1/4. 155. s co dozen T. Branches, galv., 1/4. 156. s co feet Iron Pipe, galv., 1/4. 157. s dozen T. Branches, galv., 1/4. 158. to dozen T. Branches, galv., 1/4. 159. zoo feet Iron Pipe, light sewer, 3 inch. 150. zoo feet Iron Pipe, light sewer, 3 inch. 150. zoo feet Iron Pipe, light sewer, 3 inch. 150. zoo feet Iron Pipe, light sewer, 3 inch. 150. zoo feet Iron Pipe, light sewer, 3 inch. 150. zoo feet Iron Pipe, light sewer, 3 inch. 150. zoo feet Iron Pipe, light sewer, 3 inch. 150. zoo feet Iron Pipe, light sewer, 3 inch. 150. z dozen Bends, 1/4, inch. 150. z dozen Benaches, Half Y, 5 x a. 157. z dozen Branches, Half Y, 5 x a. 1 724. 725. 726. 727. 728. 730. 731. 732. 733. 734. 735. 735. 735. 736. 735. 735. 738. 739. 744. 745. 744. 745. 745. 2 dozen L Burner Cocks, ¾ inch.
2 dozen L Burner Cocks, ¾ inch.
1 set Armstrong's Dies, from ¼ to 1 inch, right.
1 set Armstrong's Dies, from ¼ to 1 inch, left.
2 dozen Wheels, Armstrong Cutters, No. 2.
1 dozen Wheels, Armstrong Cutters, No. 2.
1 dozen Wheels, Armstrong Cutters, No. 2.
2 dozen Wheels, Armstrong Cutters, No. 2.
2 dozen Wheels, Armstrong Cutters, No. 2.
2 dozen Hack Saw, with 1 doz. blades.
2 Wrenches, Stilson, 12 inch.
2 Wrenches, Stilson, 13 inch.
2 Brass Oil Cans.
2 Washer Cutter, small.
2 dozen Soldering Nipples, ¼ inch, heavy brass, male.
2 dozen Soldering Nipples, ¼ inch, heavy brass, female.
2 dozen Globe Valves, ½ inch, Jenkins.
3 dozen Globe Valves, ½ inch, Jenkins.
3 dozen Globe Valves, ½ inch, Jenkins.
3 dozen Compression Draw Cocks for Iron Pipe, ¼ inch, plain, Bibbs.
2 dozen Compression Draw Cocks for Iron Pipe, ¼ inch, hose, Bibbs.
3 dozen Compression Draw Cocks for Iron Pipe, ½ inch, hose, Bibbs.
30 Boss Washers, ½ inch.
30 Boss Washers, ½ inch.
30 Boss Washers, ½ inch.
4 dozen Fuller Washer, ½ inch.
4 dozen Fuller Washer, ½ inch.
4 dozen Henry Huber's Self-Closing Cocks for bain, ½-och.
4 dozen Fuller Sak Cleanout Screw Ferrules, 4 inch.
4 dozen Brass Cleanout Screw Ferrules, 4 inch. 747. 748. 749. 750. 751. 1 752. 753. 754. 755. 756. Cast Ire 757. 758. 7560. 763. 763. 765. 766. 776. 776. 776. 777. 777. 777. 777. 777. 777. 778. 776. 776. 776. 776. 776. 776. 776. 776. 776. 776. 776. 776. 776. 776. 776. 776. 776. 776. 777. 778. inch.
inch.
inch.
dozen Brass Cleanout Screw Ferrules, 3 inch.
dozen Brass Cleanout Screw Ferrules, 2 inch.
dozen Pipe Hooks, large and small, from

613.

614. 615. 616. 617. 618. 619. 620. 621.

622.

623. 624.

625. 626. 627.

628.

629.

63c.

631. 632. 633. 634. 635. 636. 637. 638.

639. 640. 641.

642.

643.

644

THEE CLIPY671.75 feet Cast Iron Pipe, 4-inch, extra heavy,
double hub.672.30 feet Cast Iron Pipe, 3-inch, extra heavy,
double hub.673.30 feet Cast Iron Pipe, 4-inch, extra heavy,
double hub.674.1 Cast Iron Pipe, 4-inch, extra heavy,
double hub.675.30 feet Cast Iron Pipe, 4-inch, extra heavy,
double hub.676.1 Cast Iron Pipe, 4-inch, extra heavy,
double hub.677.12 Branches, 3x2, extra heavy.678.6 Heavy With cleanout address.679.6 Heavy Brass Cleanout Screw Ferrules,
4 inches.679.6 Heavy Brass Cleanout Screw Ferrules,
4 inches.680.94 Pipe Hooks, 5 inches.681.94 Pipe Hooks, 5 inches.682.94 Pipe Hooks, 5 inches.683.94 Pipe Hooks, 5 inches.684.96 feet Stove Pipe, 5-inch.685.1 dozen Galvanized Elbows, 1/2-inch.686.1 dozen Galvanized Elbows, 1/2-inch.687.1 dozen Galvanized Elbows, 1/2-inch.688.1 dozen Galvanized Elbows, 1/2-inch.689.1 dozen Soldering Nipples, 1/4-inch, male.691.1 dozen Soldering Nipples, 1/4-inch, male.692.1 dozen Soldering Nipples, 1/4-inch, male.693.1 dozen Soldering Nipples, 1/4-inch, male.694.1 dozen Soldering Nipples, 1/4-inch, male.695.1 dozen Soldering Nipples, 1/4-inch, male.696.1 dozen Soldering Nipples, 1/4-inch, male.697.1 dozen Calvanized Flows, 1/4-inch, male.698.1 dozen Calvanized Flows, 817. 818. 820. 820. 821. 822. 823. 824. 824. 824. 825. 826. 827. 828. 829. 830. 831. y dozen Panch Forgular Franke, Franke, Franke, Franke, Soffeet Double Leather Oak Tanned Belting, 14 inch.
so feet Double Leather Oak Tanned Belting, 24 inch.
Screw Wrenches, 12-inch.
dozen Round Iron Bars, 14-inch.
dozen Square Iron Bars, 14-inch.
dozen Seuge Check Valves, 14-inch.
dozen Engineer's Lantens, white.
t Valve Stem for engine at Almshouse.
dozen Seimg Check Valves, 14-inch.
agallons Axle Oil.
zoo feet Wrought Iron Steam Pipe, 14-inch.
gaallons Axle Oil.
zoo feet Wrought Iron Steam Pipe, 14-inch.
dozen EWrought Iron Steam Pipe, 14-inch.
zoo feet Wrought Iron Steam Pipe, 2-inch.
dozen Elbows, 14-inch.
dozen Elbows, 14-inch.</li

1 dozen Jenkins Bros. Glove Valves, 1/2 inch. 816. 1 dozen Jenkins Bros. Glove Valves, ½ inch. CLASS NO. 22-FARM AND GARDEN SEEDS.
Bidder to name price on each item in this class, therwise bid will be declared informal.
817. 1 peck New Bush Lima, Hendersons.
818. 1 peck Yosemite Mammoth Wax.
819. 1 pound Beet, Edmund's Blood Turnip.
820. 1 pound Red Onion, Wethersfield.
821. 2 pound Radish, Red Rocket.
823. 3 pound Spinach. Norfolk Savoy leaved.
825. 1 pound Flag Leek.
826. 1 pound Flag Leek.
827. 1 pound Flag Leek.
828. 2 pound Radish, Nether Tipped Rocket.
829. 3 pound Spinach. Norfolk Savoy leaved.
820. 1 pound Flag Leek.
827. 2 pound Radish, Kel Rocket.
828. 2 pound Spinach. Norfolk Savoy leaved.
829. 3 pound Spinach. Norfolk Savoy leaved.
829. 4 pound Spinach. Norfolk Savoy leaved.
829. 4 pound Spinach. Norfolk Savoy leaved.
829. 4 pound Sussey. Long Smooth.
828. 2 pound Scarrots, New York Market.
829. 3 pound Squash, Cream Colored Crook Neck.
831. 2 pound Squash, Cream Colored Crook Neck.
832. 4 ounces Calbage, Drumhead Savoy.
834. 4 ounces Calbage, Drumhead Savoy.
835. 4 ounces Calbage, Drumhead Savoy.
836. 5 ounces Lettuce, Mignonette.
838. 8 ounces Lettuce, New York.
839. 2 ounces Tomato, Mikado.
844. 4 pushels Red Onion Sets.
844. 4 pushels Lawn Grass Seed.
844. 4 pushels Lawn Grass Seed.
845. 4 bushel Corn.
846. 4 bushel Pease, Horsford's Market Garden.
846. 4 bushel Pease, Prosperity.
847. 4 bushels Lawn Grass Seed.
848. 4 bushel Pease, Prosperity.
844. 5 bushel Corn.
845. 4 bushel Pease, Prosperity.
846. 4 bushel Pease, Prosperity.
846. 4 bushel Pease, Prosperity.
847. 4 bushels Pease, Prosperity.
848. 4 bushel Pease, Prosperity.
844. 5 bushel Corn. CLASS NO. 22-FARM AND GARDEN SEEDS. No bonds or deposit required on bids under One Thousand Dollars. No empty packages are to be returned to bidders or contractors except such as are designated in the specifi-cations. Bidders will state the price for each article, by which the bids are tested. Bidders will state the price for each article, by which the bids are tested. THE BOARD OF PUBLIC CHARITIES RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DERMED TO BE FOR THE FUBLIC INTEREST, AS PROVIDED IN SECTION 410, CHAPTER 378. LAWS OF 1897. No bid or estimate will be accepted from or contract awarded to any person who is in arrears to the Corpo-ration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corpo-ration. awards of the 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 amount of fifty (50) per cent, of the bid for each article. Take the bid or estimate shall contain and state the name and place of residence of each of the persons making the same, then anes 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 collusion or fiaud, and that no member of the for opcation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits three.

DEPARTMENT OF PUBLIC CHARITIES, BOROUGHS OF BROOKLYN AND QUEENS, NEW YORK, December 1, 1899. PROPOSALS FOR DRUGS AND MEDICINES, DRUGGISTS' SUPPLIES AND GLASSWARE, SURGICAL INSTRUMENTS, ETC.

SEALED BIDS OR ESTIMATES FOR FUR-nishing Drugs and Medicines, Druggists' Sup-plies, and Glassware, Surgical Instruments, etc., from January 7, 1900, to July 7, 1900, in conformity with samples and specifications will be received at the Office of the Department of Public Charities, foot of East Twenty-sixth street, in The City of New York, until 22 o'clock noon, on

THURSDAY, DECEMBER 14, 1899,

<text><text><text><text><text><text>

year. The Department reserves the right to take more or less, or none at all, of any of the articles according as the demand therefor may be. All bids must be based upon the descriptions fur-nished or samples exhibited by this Department, and not on samples furnished by the bidder. Samples will be on exhibition at the Kings County Hospital, Flatbush, during office hours, until the bids are opened.

CLASS NO. 23-DRUGS AND MEDICINES.

CLASS NO. 23—DRUGS AND MEDICINES.
Bidder to name price on erch item in this class, otherwise bid will be declared informal.
82. 50 pounds Acacia Gum, Tutkey, 2d selected, in 25-lb, bags.
83. 25 pounds Acacia Gum, powdered, in 5-lb packages.
84. 260 tins Acther, fort, for anaesthesia, in 250-gm. tins, Squibb's
855. 15 vials Amyl Nitrite, in 25-gm. vials, Squibb's
856. 50 pounds Acacia Michael Carbolicum, crystals, Calvert's No. 2, in 1-lb, bottles.
857. 4 ounces Acidum Carbolicum, crystals, Calvert's No. 2, in 1-lb, bottles.
858. 3 pounds Acidum Benzoicum, English, 'C. P. Howard's, in bottles.
859. 80 pounds Acidum Benzoicum, English, 'C. P. Howard's, in bottles.
850. 30 pounds Acidum Benzoicum, English, 'C. P. Howard's, is bottles.
856. 30 pounds Acidum Benzoicum, English, 'C. P. Howard's, is bottles.
857. 4 ounces Acidum Boricum, powdered, purs 5-lb. cartons, Squibb's.
866. 30 pounds Acidum Belicum, in 1-oz. vials.
861. 80 vials Acidum Gallicum, in 1-oz. vials.
862. 30 pounds Acidum Gallicum, in 1-oz. vials.
863. 5 pounds Acidum Salicylic, in 1-lb. boxes, Schering's.
854. 30 pounds Acidum Muriaticum, C. P., rand 3-lb bottles. P. & W.
866. 15 pounds Acidum Muriaticum, Commercial, 6-lb. bottles.
866. 35 pounds Acidum Muriaticum, Commercial, 6-lb. bottles.
867. 30 pounds Acidum Muriaticum, Commercial, 6-lb. bottles.
868. 35 pounds Acidum Sulphuric, C. P., P. & W., in 1-ad 3-lb. bottles.
869. 35 pounds Acidum Muriaticum, Commercial, 6-lb. bottles.
870. 35 pounds Acidum Muriaticum, Commercial, 6-lb. bottles.
871. 50 pounds Acidum Muriaticum, Commercial, 6-lb. bottles.
872. 50 pounds Acidum Oxalicum, in r-lb. bottles, P. & W.

871. 872.

873.

874. 875.

876.

877.

878.

879. 88o. 881.

882. 883.

884. 885.

886.

887.

888.

889 890. 891

892, 893, 894, 895, 895, 896,

807. 898. 899. 900.

901.

902. 903. 904. 905. 906. 907. 908

- 125 poinds Acidum Oxalicum, in 1-10, bottles, P. & W.
 50 pounds Acidum Oxalicum, Commercial.
 1 pound Acid Tannicum, in 1-lb. boxes, P. & W.
 1 bottle Acid Tartaricum, powdered, Squibb's, so-cgm. bottles.
 6 ounces Acid Arsenious, crystals, C. P., 1-0-2. vials, Merck's.
 10 ounces Acid Camptoric, in 1-02 car-tons, Merck's.
 10 ounces Acid Camptoric, in 1-02. vials, Merck's.
 1-6 dozen Arsenic Antidote, elements sep-arate, squibb's.
 4 ounces Antifebrin, in 1-02. tins, Kalle, Merck's.
 210 pounds Aqua Ammonia, FFF, S. & Co., demijohns, 28 per cent.
 1 pound Alum Crystals.
 5 pounds Alumen, powdered, 5-lb. bottles, pure.
 8 bottles, Alcohol, Absolute Souibb's. in 2

- pounds Alumen, powdered, 5-1b. botties, pure.
 bottles Alcohol, Absolute, Squibb's, in 2 kilo bottles.
 it in Alocs, red, S., powdered, C. P., in tins of 500 gm., Squibb's.
 sounces Argenti, Nitras, rus, L. C., P. & W., in oz. vials.
 pounds Ammonia, bromid., in 1-lb. bottles, P. & W.
 pounds Ammonia, Chlorid. medicinal use, powdered C. P., in 5-lb. bottles, P. & W.
 bot les Ammonia, carbonas, pure, Squibb's, in so-gm. bottles.
 counces Anipyrene, Farbwerke, Vorm.

	3% to r inch.	786.	I dozen Irregular Tees, 11/2 x I x 11/2.	successful bidder shall refuse or neglect, within five
645.	5 dozen Straps, galvanized, 1/4 inch.	787.	1 dozen Irregular Tees, 11/4 x 3/4 x 11/2.	
646.	5 dozen Straps, galvanized, 3% inch.	788.	1 dozen Irregular Tees, 21/2 x 11/4 x 3.	days after notice that the contract has been awarded to
647.	5 dozen Straps, galvanized, 1/2 inch.	789.	2 dozen plugs, 2-inch.	him, to execute the same, the amount of the deposit
648.	5 dozen Straps, galvanized, 34 inch.	740.	3 doren Plugs, 11/2-inch.	made by him shall be forfeited to and be retained by
649.	5 dezen, 1 roll. Straps, galvanized, 1 inch.	791.	5 dozen Plugs, 1¼-inch.	The City of New York as liquidated damages for such
650.	1 roll Copper Wire for plumber's use.	792.	5 dozen Plugs, 1-inch.	neglect or refusal, but it he shall execute the contract
651.	5 gallons Lard Oil.	793.	5 dozen Plugs, 34-inch.	within the time aforesaid the amount of his deposit will
652.	2 dozen Ricketts, rubber connections, 11/-	794.	5 dozen Plugs, 1/2-inch.	returned to him.
	inch pipe long.	795.	4 dozen Plugs, 3%-inch.	Should the person or persons to whom the contract
653.	1/2 dozen Ricketts, rubber connections, 2-inch		Bushings for Wrought Iron Steam Pipe.	may be awarded neglect or refuse to accept the contract
- 35-	pipe long.	796	4 dozen Bushings, 1 1/2 x 1 1/4.	within five days after written notice that the same has
654.	3 dozen Branches T, galvanized, 3/ x 1/2.	797	7 dozen Bushings, 11/4 x 1.	been awarded to his or their bid or proposal, or if he or they accept but do not execute the contract and give the
655.	1 Gas Fitter's Alcohol Torch, brass.	798	5 dozen Bushings, 1 x 3/4.	proper security, he or they shall be considered as hav-
656.	1 box Nickel Plated Chain.	799	2 dozen Bushings, 11/4 x 1/2.	ing abandoned it and as in default to the Corporation,
657.	100 feet Cast Iron Pipe, 5 inches, extra heavy.	800	2 dozen Bushings, 11/2 x 1/2.	and the contract will be readvertised and relet as pro-
	single hub.	801	2 dozen Bushings, 11/4 x 3/4.	vided by law.
658.	50 feet Cast Iron Pipe, 5 inches, extra heavy,	802	r dozen Bushings, 3 x 21/2.	Payment will be made by a requisition on the Comp-
	double hub lengths.	803	z dozen Bushings, 3 x 2.	troller, in accordance with the terms of the contract, or
659.	6 Branches, 5 x 4, extra heavy.	804	1 dozen Bushings, 2 x 1 4.	from time to time as the Commissioners may determine.
660.	12 Bends, 1/8, 5 inches, extra heavy.	805.	2 dozen Bushings, 34 x 1/2.	The form of the contract, including specifications,
661.	6 Bends, ¼, 5 inches, extra heavy.	806.	2 dozen Bushings, 1/2 x 3/4.	and showing the manner of payment, can be obtained
662.	12 Bends, 1/8, 4 inches, extra heavy.	807.	2 dozen Bushings, 3/ x 1/4.	at the office of the Department, Nos. 126 and 128
663.	12 Bends, ¼, 4 inches, extra heavy.	808.	1 dozen Bushings, 2 x 11/2.	Livingston street, Brosklyn, and bidders are cautioned
664.	6 Branches, T, 5x4, extra heavy.	809.	1 dozen Union Flanges, 4 inches.	to examine each and all of its provisions carefully.
665.	6 Branches, V. 5x3, extra heavy.	810.	1 dozen Union Flanges, 3 inches.	as the Board of Public Charities will insist upon its
666.	12 Bends, 1/8, 3 inches, extra heavy.	811.	1 dozen Union Flanges, 21/2 inches.	absolute enforcement in every particular.
667.	12 Bends, 14, 3 inches, extra heavy.	812.	1 dozen Union Flanges, 2 inches.	IOHN W. KELLER, President,
668.	12 Branches, T, 4x4, extra heavy.	813.	3 dozen Jenkins Bros. Globe Valves, 1 inch.	ADOLPH SIMIS, JR., Commissioner,
669.	6 Vent Cups, 4 inches.	814.	2 dozen Jenkins Bros. Globe Valves, 3/4 inch.	JAMES FEENY, Commissioner,
670.	75 feet Cast Iron Pipe, 3-inch, extra heavy,	815.	2-12 dozen Jenkins Bros, Globe Valves, 2½ inches.	Department of Public Charities.
	single hub.		menes,	

20 ounces Antipyrene, Farbwerke, Vorm. Meister, Lucius & Brunning, Hocht,	
a-m., in 1-02. tins.	
5 pounds Auranti Amari, cortex, fresh, No. 30 powder, in 10-lb, papers.	
1 ounce Atropinae sulph., in 1/2-oz. vials, Merck's.	
20 pounds Amylum Powder, in 5-lb. papers	
2 ounces Antimonii et Potasii, tart., powd.	
5 pounds Asafætida, powdered.	
20 ounces Aristol, Bayer, 1-oz. packages.	
6 gallons Aqua Distillata, in 1 gallon demi- johns.	
1 gallon Acetum Scillae.	
1 pound Acid Sulph., Aromat., 1-lb. bottles.	
I pound Acid Phos. Dilut., 1-lb. bottles.	
8 ounces Acetanilid, powd. and cryst., in 4-oz. packages.	
5 tins Belladonnae, folio, in fine powder, Squibb's, 500-gm. tins.	
2 ounces Beta-Naphthol Bismuth, Merck's,	
1 pint Benzoin, Merck's.	
2 pints Benzoinol.	
2 pounds Benzine, Anthracid, B. Ph., 80° to 84°, 1-lb. bottles.	
16 ounces Bromeom, or Bromine, in 1-oz.	
2 ounces Beta Naphthol, cryst., C. P., 1-oz. vials, Merck's.	
as pounds Balsam Peru, true, in packages of	

THURSDAY, DECEMBER 7, 1800. '

Т	HURSDAY, DECEMBER 7, 189	9. '
909.	3 pounds Balsam Tolu, true, in 1-lb. porce-	1001.
910.	lain pots. 30 tins Bismuth subnitrate, in 1-lb. tins, Squibb's.	1002.
911.	3 tins Bismuth, subcarbon, in 500-gm. tins, Squibb's.	1003.
912. 913. 914.	 2 ounces Bismuth, subiodide. 4 ounces Bismuth, Basic Nitrate, Merck's. 8 ounces Bismuth Subgallate, Merck's 1 oz. 	1004.
915.	cartons. 2 ounces Boro Thymol, 8-oz. bottles.	1006.
916. 917.	25 pounds Calomel. 5 tins Capsicum, powdered, in 500-gm. tins, Squibb's.	1007.
918. 919.	to pounds Calx, for liq., Calcis, in tin. 1 ounce Calcium, Sulphide, 1-oz. vials, P. & W.	1008.
920. 921.	roo pounds Cereal Milk, Hospital size,	1009.
922.	50 pounds Camphor, Gum, pure. 10 pounds Chloral, Hydrat. crystals, 1-lb. bottles, Shering's. 35 pounds Chloroformum, venale, in 5-lb. bot.	1011.
923.	McK. & R.	1012.
924.	so bottle. Chloroformum, purificat, in bot-	1014.
925. 926. 927.	tles, 500-gms., Squibb's. % pound Cupri, Sulphas, crystals. 2 ounces Cupri Sulphas, crystals, C. P. 4 ounces Codeia, German, Merck's, in 1-oz.	1015.
928.	r ounce Codeia, Sulphate, Merck's, in 1-oz.	1017.
929.	vials. 100 vials Collodium, flexile, in 25-gm. vials, Squibb's.	1018.
930.	20 vials Collodium, cum Cantharides, in 25-gm. vials, Squibb's. 4 tins Calumba, No. 20, powder, in 1-lb.	1019.
931.	4 this calumoa, No. 20, powder, in 1-10. tins. 30 pounds Caustic Potassa, white, in 1-lb. bottles, P. & W.	1021.
933.	5 pounds Cardamomum, Malabar, short and	1022. 1023. 1024.
934- 935-	fresh. 30 pounds Cera Flava, pure. 2 pounds Cera Alb., Star brand.	1025.
936.	5 pounds Ceratim Adipis. 4 ounces Caffeine, Cit., 1-oz. vials, Merck's. 5 pounds Carbo Ligni, powdered, C. P., in	1026.
938. 939.	I-lb, cartons.	1027.
940.	5 pounds Carum. 10 pounds Creta, Praeparata, English, pow- dered.	1029.
941. 947.	6 tins Cinchona, Flava, in No. 60 powder, assayed, Squibb's, 500-gm. tins. 2 ounces Coccus.	1030
943. 944.	6 pounds Carophyllus pulv. 5 pounds Caryophyllus.	1031
945. 946.		1032
947.	to this Cinchona, Kinora, in No. oo powder assayed, Squibb's, soo.oo, gm. tins. r pound Cinnamon, Ceylon. to this Cinnamon, Ceylon, powdered, in 50:- gm. tins, Squibb's.	1033
948.	14 pound Creosote, Carbonate, Schering's or Merck's. 4 ounces Calamino (Calamina Lapis).	1035 1036
950. 951.	5 pounds Catechu, strained M. C. powder. 20 pounds Copaiba, in 5-lb. bottles.	1037
952. 953.	12 pounds Creosotum, English, ¼-lb. vials, Morson & Son. 100 pounds Calx Chlorate, in 25-lb. boxes and	1038
954.	packages, close. 56 pounds Compressed Antiseptic Tablets,	1039 1040,
	in 1-lb. bottles. R 7 7 gr. Hydr. Chlor. Cor. 7 3 gr. Ammonia Chlor.	1041.
955.	Sharp & Dohme. 3 ounces Cocaine Hydroch., 1-oz. P.D.&	1042.
956.	Co. 6 bottles Collodion, flexible, in 250-gm. bottles, Squibb's.	1043.
957. 958.	8 poundz Digitalis, fol. English, Allen's, in	1045.
959.	1-lb. tins, fresh, not musty. 6 dozen Elixir Ferri et Quinin., et Strych., I.W. & Bro.	1046.
960.	J.W. & Bro. 3 yards Emplastrum, Cantharides, 1 yard rolls, S. & J.	1048.
951.	40 rolls Emplastrum, Adhesive, Rubber on cloth, 5-yard rolls, 12 inches wide, S. & I.	1049.
9-2.	cloth, 5-yard rolls, 12 inches wide, S.& J. 14 dozen Emplastrum, Ichthyocallae, water- proof, Seabury & Johnson, on silk. 8 gross Emplastrum, Poor Man's Cloth, 8 dozen Emplastrum, Poor Man's Cloth,	1030.
963.	8 gross Emplastrum, Poor Man's Cloth, porous, Seabury & Johnson, 2 doz. in box.	1052.
964.	30 rolls Emplastrum, Diachlyn, 12 in. wide, 5 yard rolls, S. & J.	1053.
965. 966.	 rolls Emplastrum, Belladonae, porous, 7 inches, 5 ya d rolls, S. & J. dozen Ethyl Chloride, Dr. Benque. 	1055.
967. 968.	5 grains Eserine. 3 ounces Eucalyptol, 1-oz. vials.	1056.
969.	4 pounds Extract Aur. Cort. fluid, for mak- ing syrup.	1057.
970.	5 bottles Extract Buchu, fluid, Squibb's, in 500-gm. bottles. 50 pounds Extract Cascara Sagrada, fluid, P.,	1058.
972.	D. & Co., 1-lb. bottles. 4 bottles Extract Ooffee, fluid, R., Squibb's,	1059.
973.	500-gm. bottles. 2 pounds Extract Digitalis, fluid, P, D. & Co.	1060. " 1061. 1062.
974.	 2 pounds Extract Hydrastus, U. S. P., fluid, P., D. & Co., 1-1b. bottles. 20 bottles Extract Gentian. Comp., fluid, 1-1b. bottles, Squibb's or McK. & R. 	1063.
975. 976.	bottles, Squibb's or McK. & R. 1 ounce Extract Canab, Indica, Alc., 1-oz.	1064.
977.	r ounce Extract Canab, Indica, Alc., 1-oz. jars, Herring & Co., London 2 bottles Extract Canabis Indica, fluid, Souibl's 250-970 hottles	1066.
978.	Squibb's, 250-gm. bottles. 10 bottles Extract Senegae, fluid, Squibb's, in 500-gm. bottles.	1068.
979. 980.	in 5co-gm. bottles. 15 pounds Extract Grindelia Robusta, fluid, U.S.P., Sharp & Dohme, in 5-lb bottles. 40 pounds Extract Pruni Virg., fluid, for making syrup, P. D. & Co., 1-lb,	1070.
		1071.
981. 982.	 38 pounds Extract Vanilla, fluid, No. 4, Hance Bros. & White, 1-lb. bottles. 2 pounds Extract Hamanelis, Virg., fluid, Sharp & Dohme, 1-lb. bottles. 3 bottles Extract Cimicifugae, in 500-gm. bottles, Squibb's. 15 bottles Extract Cinchona, fluid, Com- nund in 10-gram bottles. Souibb's. 	1073.
982. 983.	Sharp & Dohme, 1-lb. bottles. 3 bottles Extract Cimicifugae, in 500-gm.	1074. 1075. 1076.
984.	bottles, Squibb's. 15 bottles Extract Cinchona, fluid. Com-	1077.
	pound, in 500-gm. bottles, Squibb's.	

30 pounds Extract Carns, Armour's Chicago Brand, solid.
30 pounds Extract Glycyrrhizae, powdered, in ro-lb. tins.
2 bottles Extract Taraxci, fluid, in r-lb. bottles. Squibb's or S. & D.
3 bottles Extract Valerian, fluid, Squibb's, bottle of 500 gm.
3 bottles Extract Viburnum Pruni, fol., fluid.
2 pounds Ferri et Ammon. Citras, P. & W., in r-lb. bottles.
2 pounds Ferri, Sub Carbonas, pure, in r-lb. bottles, P. & W.
2 pounds Ferri, Sub Carbonas, pure, in r-lb. bottles, P. & W.
3 pounds Ferri, Sub Carbonas, pure, in r-lb. bottles, P. & W.
3 pounds Ferri, Sub Carbonas, pure, in r-lb. bottles, P. & W.
3 pounds Ferri, Sub Carbonas, pure, in r-lb. bottles, P. & W.
3 pounds Ferri, Sub Carbonas, pure, in r-lb. bottles, P. & W.
4 pounds Ferri, Sub Parbonas, pure, in r-lb. bottles, P. & W.
5 pounds Ferri, Sub Carbonas, pure, in r-lb. bottles, P. & W.
5 pounds Ferri, Sub Carbonas, pure, in r-lb. bottles, P. & W.
5 pounds Ferri, Sub Carbonas, pure, in r-lb. bottles, P. & W.
5 pounds Ferri, Sub Carbonas, pure, in r-lb. bottles, P. & W.
6 pounds Glycerin, concentrated, in 50-lb. cases, C. P.
10 pounds Glycyrthizae, Radix, fine pow-1107. 1108. 1109. 1110. 1111. 1112. 1113. 1114. to pounds Glycyrthizae, Radix, fine pow-dered, in 5-lb. tin boxes. to pounds Guaiac, Gum, select M., coarse poundered 1116. 10 pounds Guañac, Gum, select M., coarse powdered.
10 pounds Hydrarg. Chlor., Mit. English, Howard & Sons, in 1-pound bottles.
30 pounds Hydrarg. Chlor. Cor. Crystals, P & W. or Merck's, in 1-lb. bottles.
1 ounce Hydrarg. Sulph. Flava.
4 ounces Hydrarg. Iodi. Rubr., 1-oz. vials.
2 ounces Hydrargyr Oxid, Flav., in oz. vials.
2 ounces Hydrargyr Oxid, Flav., in cz. vials.
2 pounds Ichthyol (ammon. sulph. ichthyol) Merck's or MeK. & R., in 1-lb. vials.
20 pounds Iodoform, powdered, P. & W. or S. & Co., in ½-lb. bottles.
20 poackages Imperial Granum, large. 1117. 1119. 1120. 1121. 1122. 1123. 1124. 250 packages Imperial Granum, large. 2 pounds Iodum, resublimed, P. & W., 1-lb. 1125. pointes.
 ounces Iodide of Ammonia, 1-oz. vials, Merck's.
 Deurdar Persian, S. & Co., 1126. Merck's. 20 pounds Insect Powder, Persian, S. & Co., or McK. & R., in 10-lb, tins. 8 bottles Liquor Potassi Arsentis (Fowler's Solution), 1-lb, bottles, Squibb's or S. & D. 1127. 1128. pounds Lini Farina, fresh, in sound 200 zoo pointos Linir Farma, rresh, in Solniu barrels.
 4 via's Lithum, Salicylate, 25-gm. vials, Squibb's.
 5 pounds Linum.
 2 ounce S Lath i, Cit., in 1-oz. vials, Merck's.
 35 pounds Lycopodium, in 5-lb. packages, Rus. 36 pounds Liq. Ferri, Chloride, 6-lb. bottles, Shap & Dohme, for making tincture. 1 bottle Liquor Arsenit, et Hydr. Iodi, (Donovan's sol.), 250-gm. bottles, Sombly's. Obite Hight Arsen, et al., 250 gm. bottles, Squibb's.
8 dozen Liquid Peptoncids Beef, A. C. Co. 2 ounces Lithii, Carbonas, 1-oz. vials, Merck's.
2 pounds Liquor Ferri Iodide, ¼-lb. bottles, Smith & Kline, Phila.
6 dozen Maltene, Maltine Co.
400 pounds Magnesia, Sulphas, in sound barrels.
8 dozen Malt Vinegar, pure, in pints, Crosse & Blackwell.
20 ounces Morphine, Sulphas, P. & W., 1-oz. vials.
5 pounds Magnesia, Carbonas, Jennings', in ¼-lb. papers.
10 dozen Meat Tuice, Dr. S. Valentine, Richmond, Va., ½ doz. in box.
1 pound Myristica, sound. a pound Myristica, sound.
20 pounds Naphthaline or tar camphor, in squares or balls.
20 tins Nucis Vomicae, powdered, for tinc-ture, Squibb's. in tins of 500 gm.
40 gallons Oleum Olivae, Malaga, opt. in 10-and 100 cm. 1140 gal. cases. 2 ounces Oleum Carri, 1-oz. vials. 1 gallon Oleum Gossypium sem., in 1-gal. 1142 cans. 4 ounces Oil Cinnamon, Ceylon, in 1-oz. vials.
 pounds Oleum Gaultheriae, true, r-lb. bottles, S.& Co. or McK. & R.
 barrels Oleum Morrhuoe, flava, Norwegian; 3 Fish, to be delivered in sound barrels as required, S.& Co. 1143. 1144. 1146. sound barrels as required, 5. & Co.
20 pounds Oleum Ricini, Baker's Crystal, in 40-lb. cans.
21 vials Oleum Ethereum, U. S. P., Squibb's, in 25-gm. vials.
21 gallon Oleum Adipis.
22 ounces Oleum Foenical, 1-02, vials.
62 pounds Oleum Lavander, flowers, French Chris, in 1-lb. bottles.
12 pound Oleum Aurantii Corticis, in ½-lb. bottles. 1147. 1149. 1151. 1152 1153. Chris, in 1-lb, bottles.
pound Oleum Aurantii Corticis, in ½-lb. bottles.
r ounce Oleum Senapis Volatile.
r ounce Oleum Aurantii, for.
2 ounces Oleum Phosphoratum, 1-oz. vials.
4 vials Oleatum, Hydrargyri, Squibb's, 20 per cent., in 25-gm. vials.
r pound Oleum Cassia, 5-oz. bottles.
f pound Oleum Limonis, S. F. De Pasquale & Bro., in 1-b. bottles.
20 gallons Oleum Limi, Raw, pure, in clean 5-gal. tin cans, for medical use.
1 pounds Oleum Menthae, Fiperitae, English, ½-lb. bottles.
15 pounds Oleum Menthae, Fiperitae, English, ½-lb. bottles.
20 ounces Oleum Minethae, Fiperitae, English, ½-lb. bottles.
15 pounds Oleum Origani, fine, in <-lb. tins.
2 ounces Oleum Pimetna, 1-oz. vials.
2 ounces Oleum Pinetna, 1-oz. vials.
10 ounce Oleum Anygdalae, Exp.
1 pound Oleum Amygdalae, Exp. 1155. 1156. 1157. 1158. 1159. 1161. 1113. 1164. 1163. 1166. 4 ounces Oleat Hydr., 5 per cent., 1-02. vials, S. & Co.
1 pound Oleum Amygdalae, Exp.
6 ounces Oleum Santalum, Turkish, true, in 2-oz. vials.
1 ounce Oleum Hedamonae.
4 ounces Oleum Hedamonae.
4 ounces Oleum Hedamonae.
4 ounces Oleum Hedamonae.
4 ounces Oleum Hedamonae.
5 ounce Oleum Medamonae.
5 ounces Oleum Aryophylli, ½-lb. bottles.
9 pounds Oleum Caryophylli, ½-lb. bottles.
9 ounds Oleum Rosmarini, flowers, French, eperle, r-lb. bottles.
9 pounds Oleum Theobromae, in ½-lb cakes
6 ounces Oleum Tiglii, in 2-oz. vials.
8 pounds Oleum Theobromae, in ½-lb cakes
6 ounces Oleum Myricae, in 1-oz. vials.
9 pounds Oleum Theobromae, in ½-lb
176.
177.
178.
179.
178.
179.
179.
179.
170.
179.
179.
170.
170.
171.
172.
172.
173.
174.
175.
176.
177.
176.
177.
178.
179.
178.
179.
178.
179.
178.
179.
178.
179.
178.
179.
178.
179.
178.
179.
178.
179.
178.
179.
178.
179.
180.
179.
180.
181.
179.
180.
181.
182.
183.
184.
185.
185.
185.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186.
186. 1167.

2 pounds Extract Rhei, Aromatic, fluid, S.& Co. or S. & D.
 2 bottles Extract Belladonn, Rad., Squibb's, 250-gm. bottles.
 4 bottles Extract Belladonnae leaf, fluid, Squibb's or S. & D., r-lb. bottles.
 30 pounds Extract Carnis, Liebig's, London, England, in z-lb. pots, imported.
 30 pounds Extract Carnis, Armour's Chicago Brand, solid.
 30 pounds Extract Clarmis, Armour's Chicago

a pound Potassii, Bromidum, Cryst., in 5-1b. bottles, P. & W.
pounds Potassii et Sodu Tartras, in 10-1b. papers, Kilder.
tins, Squibb's
pounds Potassii, Nitras, crystal, pure, in 5-1b bottles. P. & W.
pounds Potassii, Nitras, powdered, pure. in bottle, P. & W.
tins Potassi, Bitart, powdered, 2-kilo, tins, Squibb's. 1102. 1103. 1104. 1105. 1106. Squibb's,
 pounds Potassi, Carbonas, pure, in 5-lb.
 bottles, P. & W.
 pounds Pepsine, Sacchi, Hawley's American, ½-lb bottles. an, ½-1b bottles.
t dozen Pencils, Cupri Sulph.
t dozen Pencils, Alum, for treating eyelids.
t dozen Pencils, Alum, for treating eyelids.
t dozen boxes Peptonizing Tubes, Fairchild, boxes of t dozen.
t dozen Pencis, Mangan, Gude's.
t dozen Pepts, Mangan, Gude's.
pounds Prunus, Virginiana, select, No. 20, powder in to-lb papers.
to ins Plumbi, Acctate, C. P., 500-gm. tins, Squibb's.
pounds Plumbi, Oxidum, pure.
poinds Plumbi, Oxidum, pure. 4,000 Pil Analgesine, gr. 5, 120 in vial, J. W. & Bro.
200 Pil Val. of Iron Quin. et Zinci, S. & Co., 100 vial.
18,000 Pil Cathart., Comp., U. S. P., Sharp & Dohme, G. C., 1,00 in bottle.
6,000 Pil Quinine Sulph., gel. coated, 2 grs., 500 in bottle, Sharp & Dohme.
10,000 Fil Quinine Sulph., gel. coated, 5 grs., 500 in bottle, Sharp & Dohme.
10,000 Fil Quinine Sulph., gel. coated, 5 grs., 500 in bottle.
5,000 Pil Hydr. Iod., Vird., 1-6 grain, G. C., S. & Co., 100 in vial.
200 Pil Asafoetida, G. C., S. & Co., 100 in vial. Pil Asaroenda, G. C., S. & Co., 12 (1997)
gco Pil Resin, Podoph., ¼ gr., G. C., S. & Co., 100 in vial.
3 barrels Petrolatum, in barrels.
500 Pil Quinine Ferri et Nucis Vom., S. & Co., 500 in bottle.
R. Quinine sulph., 1 gr., Ferri Carb. or Vallett's Ft. 1 pill, mass, 2 gr. R. Quinine sulph., r gr. Ferri Carb. or Vallett's Ext. nucis vom. ½ gr. Fr. r pill, G. C. Ext. nucis vom. ½ gr. Fr. r pill, G. C. Fr. r pill, For pounds Peroxide of Hydrogen, Marchand's solution, 1-1b bottle, 24 pounds in box. Fr. for pounds Peroxide of Hydrogen, Marchand's solution, 1-1b bottle, 24 pounds in box. Fr. Ferri sulph., 2 1-2 gr. | Ft. r pill, Potas. carb., 2 1-2 gr. | Ft. r pill, For pounds. carb., 2 1-2 gr. | Ft. r pill, For pounds. carb., 2 1-2 gr. | Ft. r pill, Potas. carb., 2 1-2 gr. | Ft. r pill, For pill Podophyllin Comp., roo in bottle, McK. & R. R. Ext. resin podophylli, Poss. r pill, 1-2 gr. Ferri et Amon. cit. r gr. Ferri et Amon. cit. r gr. Ferri et Amon. cit. r gr. For Tablets, Calomel and Soda, Bicarb. ot each, r gr. No. r. S. & D. Fills and Granules. Pills and Granules. 200 Pil Atropial, 1-100 to 1-60 gr., G. C. 5,000 Pil Aloin, Strychnina et Belladonnae, 2d form, 100 in vial, Sharp & Dohme. R. Aloin, 1-5 gr. Strychnina, 1-60 gr. Ext. Belladonnae., G. C. Ext. Belladonnae., G. C. 1-8 gr. 500 Granules Elaterin, 1-10 gr., Clutterbuck, 100 in vial, S. & Co. 500 Granule Podophyllin, ¼ gr., S. & Co. 100 Pil Aloes et Mvrrh, U.S. P., J. W. & Bro. 2000 Pillae Rhei Compositae, J. W. & Bro. 100 in bottle. 4,000 Pills, comp. Calomel, ¼ gr., J. Wyeth & Bro., Phila., 100 in vial. 20 pounds Pulv. Delphinum, in 5-lb. papers. 100 pounds Calcium Chloride. 1 ounce Saccharin. r ounce vanilin. r ounce Saccharin. r pound Pumice Stone, lump. r ounce Guaiacol Carbonate. r ounce Arsenic Brunide. too cunces Quinae, Sulphas, in 1-oz. bottles, P. & W. 2 ounces Quimme Bramide, in 1-oz. vials, S & Co. 5 & Co.
10 pounds Quassia, ground, for tinct., No. 40, powder.
16 ounces Resorcin, pure cryst., in 1-oz. vials, Merck's.
24 pounds Robinson's Barley, in Ib. jars.
10 pounds Ro.ch Lime, for Aqua Calcio.
6 pounds Sodii Bichromate, pure, in 1-lb. bottles.

6 pounds Sodii Bichromate, pure, in 1-lb. bottles.
2 pounds Salol, S. & Co., in 1-lb. bottles.
30 pounds Sulphur, Lotum, in 10-lb. papers.
100 tins Saccharum Lactic, powd., in 500-gm. tins, Squibb's.
1 ounce Spirits Glonoin, 1 per cent., 1-02. vials, P. D. & Co.
10 bottles Spiritus Ammoniae Aromaticus, in 500 cm. bottles, Squibb's.
12 bottles Spiritus Aetheris Nitrosi, in 2-kilo. bottles, Squibb's.
12 bottles, Squibb's.
12 bottles, Squibb's.
14 bottles, Powders, full weight, 1 blue 10 gross Seidling Powders, full weight, and I white to each powder's, full weight, I blue and I white to each powder, fresh, I gross in box, not musty, U. S. P.
pounds Salats, Glauber's.
pounds Salamoniac.
I dozen Sapo Virdis, in I-lb. jars, Steffel's.
pounds Senna, powdered, Alexandria, in in backets. 10 pounds Senna, powdered, Alexandria, in 5-lb. papers.
1 pound Soapstone, pulv.
5 pound Senna, Alexandrid.
2 tins Sapo Castile, white, scraped, in 1 500-gm. tns, Squibb's.
100 pounds Sodii, Bicarbonas, in 10-lb. papers, Kidder's.
2 ounces Sodii, Nitrite, in 1-02., vials, Merck's.
20 pounds Sodii, Salicylis, in 1-lb. bottles, Merck's. a ounces soon, Antrice, in 1-02., Auto, Merck's.
ao pounds Sodii, Salicylis, in 1-lb. bottles, Merck's.
35 pounds Sodii Sulphite, cryst., C. P., 1-lb. bottles, Merck's.
15 pounds Syrups. Ferii, Iodidi, U. S. P., 1-lb. bottles, Sharp & Dohme.
10 tins Sodii, Boras, powdered, fine, in tins of 2 kllos, Squibb's.
5 pounds Sodii, Carbonas, cryst., C. P., P. & W., 1-b. bottles.
6 ounces Sparteine, Sulph., cryst., Merck's, 1-02, vials.
15 pounds Sodii Bromidum, in 1-lb. bottles, P. & W.
0 pounds Sodii, Anophas, cryst., and gran., C. P., P. & W., in -lb. bottles. 1274. 1275. 1276. 1277. 1279. 1280. 1282.

P7747
Po pounds Scillae, white, fresh, selected.
2 ounces Scillae, white, powdered, select r-oz, vials, Squtbys.
2 tims Sinapis leaves, J. & J., in tims.
2 ounce Syroups Hypophysic Comp., Fellows'.
2 unce Rosolic Acid.
2 nunce Phenolphtalalein.
2 ounce Pernoryanide, Potassium.
2 ounce Ammon. Molybdate.
3 ounce Ammon. Molybdate.
4 ounce Ammon. Phosphate.
4 ounce Barium Carbonate.
4 ounce Barium Carbonate.
4 ounce Barium Mirrate.
9 ounce Sulphide.
4 ounces Sulphide.
9 ounce Sulphides, desic., 1-oz. bottles, P. D. & Co.
900 Tablets, Lithi Cit., gr. g. noo in vial, S. Wyeth & Bro. or S. & D.
900 Tablets, Argentin, gr. 1-to, Sharp & Dohme or Fraser & Co. or S. & D.
900 Tablets, Argentin, gr. 1-to, Sharp & Dohme or S. W. & Co., roo invial.
900 Tablets, Argentin, R. 1. too invial. Fraser & Co. or S. & D.
900 Tablets, Argentin, Nit., gr. %, Fraser & Co. or S. & D.
900 Tablets, Comp. Hypodermic, Morph., Sulph r-3 gr. et Atropia, sulph., rao. Fraser & Co. or S. & D., noo invial.
900 Tablets, Comp., Hypodermic, Atropia sulph., rao. Fraser & Co. or S. & D., noo invial.
900 Tablets, Comp., Hypodermic, Morph., Sulph r-3 gr. et Atropia, sulph., sec. or S. & D., noo invial.
900 Tablets, Comp., Hypodermic, Atropia sulph., rao. Fraser & Co. or S. & D., noo invial.
900 Tablets, Comp., Hypodermic, Marpin, S. Wyeh & Bro. or S. & D., noo invial.
900 Tablets, Comp., Hypodermic, Marpin, Sulph r-3 gr. et Atropia, sulph., rao. Fraser & Co. or S. & D., noo invial.
900 Tablets, Comp., Hypodermic, Marpin, S. M. S. & D., noo invial.
900 Tablets, Comp., Hypodermic, Marpin, S. M. S. & D., noo invial.
900 Tablets, Comp., Hypodermic,

7747

pounds Tincture Benzoin, Comp., 1-lb. bottles.
 pounds Tinct, Warburg's, with and with-out Aloes, ¼.lb. bottles.
 bottles Tinct. Cannabis Indica, Squibb's, 500-50m, bottles.
 gallons Tinct. Catdamon, Comp.
 pounds Tinct. Catechu, Comp.
 bottles Tinct. Ipecac and Opium, in roo-gm. bottles.

bottles. 2 gallons Tinct. Lavandul, Comp. 4 bottles Tinct. Opii, U. S. P., Squibb's, 500-gm. bottles. 7 bottle Tmct. Opi Deodrata, Squibb's, 250-gm. bottles. 5,000 Tablets. Hypod. Morph., sulph., 1/8 gr., J. W. & Bro. 5,000 Tablets, Hypod. Hyoscin. Hydrobromate, 1-100 gr., Fraser & Co., 100 in bottle. 2 bottles Tmcture Guaiac, Squibb's, 500-gm. bottles.

- a bottles Tincture Tolutana, McK. & R., or S. & Co., r.lb. bottles.
 bottles.
 pounds Tincture Tolutana, McK. & R., or S. & Co., r.lb. bottles.
 bottle Tinct. Myrrhae, in bottles, of 500 gm., Squibb's.
 bottles Tinct. Aconiti, rad., Squibb's, in 500 gm. bottles.
 a bottles Tinct. Aconiti, rad., Squibb's, in 500 gm. bottles.
 gallon Tinct. Calumbo.
 pounds test for Esbach's Albuminometer.
 tounce Quinine Hydrarg, in 1-lb. pots, 1-3 U.S.P. (porcelain pots with porcelain covers).

U.S.P. (porcelain pots with porcelain covers).
% ounce Urethran, Boehringer & Lochne, 1% oz. vials.
100 cases Vichy Water, in Siphons, Schultz.
12 pints Vinum Colchi Sem. in pint bottles, English.
3 dozen Veronica Water.
20 pounds Vaseline, Cheeseborough Mfg. Co., in 1 02. compressible tubs.
16 dozen Vaseline, Cheeseborough Mfg. Co., in 1 oz. compressible tubs.
1 gallom Witchazel, in z gal. demijohns.
1 pound Zinci, Chloridum, P.& W.
60 pounds Zinci, Oxidum, pure.
2 pounds Zinci, Oxidum, pure.
10 tins Zinci, Sulphas, C. P. Squibb's georgm. tins.
12 ounces Zinci Compound Sterate

to tins Zinci, Compound Sterate. 12 ounces Zinci, Compound Sterate. 10 tins Zingiber, powdered, Squide a

tins. 5 pounds Zingiber, Cochin.

Tablet Triturates and Compressed, etc., Sharp & Dohme or Fraser & Co.

Dohme or Frazer & Co.
Dohme or Frazer & Co.
1254. 100 Tablets, Menthol, Throat.
1255. 1,000 Tablets, Trit., Brown M.xture, 1 gr.
1256. 1;000 Tablets, Trit., Calomel, 1-ro gr., 1,000 in vial.
1257. 5,000 Tablets, Trit., Calomel, 1-ro gr., 1,000 Tablets, Trit., Pepsin and Charcoal.
1260. 500 Tablets, Trit., Pepsin and Charcoal.
1260. 500 Tablets, Trit., Pepsin and Charcoal.
1261. 1,000 Tablets, Trit., Rheii et Sodi.
1262. 200 Tablets, Trit., Sodii Saleylat, 5 gr., 500 in bottle.
1263. 100 Tablets, Trit., Sodii Saleylat, 5 gr., 500 in bottle.
1264. 800 Tablet Hypodermic Digitalin, gr. 1-1:co, Sharp & Dohme, 100 in vial.
1265. 500 Tablet Hypodermic Piccarine Hydroch., gr. 1-8, Sharp & Dohme, 100 in vial.
1266. 3,000 Tablet Hypodermic Notome, 100 in vial.
1266. 400 Tablet Hypodermic Notomic, 100 in vial.
1266. 100 Tablet Hypodermic Notomic, 100 in vial.
1266. 100 Tablet Hypodermic Notomic, 100 in vial.
1265. 100 Tablet Hypodermic Notomic, 100 in vial.
1266. 100 Tablet Hypodermic Notomic, 100 in vial.
1267. 2000 Tablet Hypodermic Notomic, 100 in vial. 1-100, Sharp & Dohme, 100 in vial. 2,000 Tablet Hypodernic Strych. Sulph., gr. 1-30, Sharp & Dohme, 100 in vial. 1268. 3,000 Tablet Hypodernic Strych. Sulph., gr. 3,000 Tablet Hypodermic Strych. Sulph., gr. r.60.
 1269. 4,000 Tablet Triturates Calomel, gr. ½, Sharp & Dohme, roo in vial.
 1270. 500 Tablet Triturates Agaricin, 1 gr., roo in vial, Sharp & Dohme.
 1271. 2 bottles Extract Acomit, Rad., fluid, Squibb's, 250 gm. bottles.
 1272. 32 ounces Guaiacol, pure, Gehe & Co., Merck, in 1 oz. vials.
 1273. 4 ounces Lithii, Bromide, Merck, in 1 oz. vials. vials. 80 ounces Trional, Bayer & Co., 1 oz. cartons. 2 pounds Galla, fine powder. 4 ounces Lactopeptine, 1 oz. vials. 6 ounces Menthol, 4 oz. vials, P., D. & Co. 500 Pil Calcis Sulph., gr. ¼, 100 in vial, S. & 500 Pil Calcis Sulph., gr. ¼, roo in vial, S. & Co.
4 pounds Sodii Hyposulphis, C. P., 1 lb. bottles, P. & W.
2 ounces Thymol. r-qz. vials, Merck.
500 Tablets, Calomel et Sodii bicarb. comp.
R. Colomel, gr. 1-2.
Sodii Bi. Carb., gr. 1-2.
Podophi, gr. 1-12.
roo in vial, J. W. & Bro.
36 ounces Tincture Strophantus, 1-oz. vials, Merck.
Drugs to be delivered of the kind Drugs to be delivered of the kind described, perfectly pure and free from mixture, or adulteration with any other

THE CITY RECORD.

1099

1100.

50 pounds Potassium, Permang., pure, in 1-lb. bottles. 1 pound Potassii, Tartras. 2 pound Paraldehyde, Merck's, in 1-lb bot-

1188. 1189. 1190. 1191. 1192. 1193. 1194. 1195. 1196. 1197. 1198. 1199. 1200.

1186.

1201.

1208.

1209.

1210.

1211.

1212.

1213.

1214.

1219.

12:0.

1221.

1222. 1223.

1225.

1227.

1228.

1229.

1230.

1231.

1234.

1235.

1237.

1239.

1240,

1241.

1242.

1243.

1245.

1246. 1247. 1248. 1249.

1250.

1251.

1253.

1203. 1204. 1205. 1206. 1207.

1215.

1216.

1217.

1218.

- - 1232.

1233.

| bottles, Squiob's or S. & D. ro bottles Extract Ergotae, fluid, in r-lb. bottles, Squibb's or S. & D. g87. 2 bottles Extract Gilsemii, fluid, Squibb's, ior S. & D., in r-lb. g88. 15 bottles Extract Gilcyrrhizae, fluid, in Gaussian and the strate of th | 80.
81.
82.
83. |
|--|--------------------------|
| 986. to bottles Extract Ergotae, fluid, in r-lb.
bottles, Squibb's or S. & D. 987. 2 bottles Extract Gilsemii, fluid, Squibb's,
or S. & D., in bottles of 250 gm. 988. 15 bottles Extract Gilseynthizae, fluid,
Squibb's or S. & D., in 1-lb. bottles, 989. 2 bottles Extract Vicearpus, fluid, Squibb's re
or S. & D, in 1-lb. bottles. 990. 2 bottles Extract Rhei, fluid, Squibb's or S.
& D, in 1-lb. bottles. 991. 6 bottles Extract Rhei, fluid, Squibb's or
S. & D, in 1-lb. bottles. 993. 10 bottles Extract Sansaparilae Comp., fluid,
Squibb's or S. & D, in 1-b. bottles. 994. 25 gallons Ferro Mangan Peptonate, S. & D.,
r-gal. bottles. 995. 6 bottles Extract Scillae, fluid, Squibb's or
S. & D, in 1-lb. bottles. 995. 6 bottles Extract Scillae, fluid, Squibb's or
S. & D, in 1-bb. bottles. 995. 6 bottles Extract Scillae, fluid, Squibb's or
S. & D, in 1-bb. bottles. 995. 6 bottles Extract Scillae, fluid, Squibb's or
S. & D, in -lb. bottles. 995. 7 bottles Extract Scillae, fluid, Squibb's or
S. & D, in -lb. bottles. 995. 8 bottles Extract Scillae, fluid, Squibb's or
S. & D, in -lb. bottles. | 81.
82.
83. |
| 987. 2 bottles Extract Gilsemii, fluid, Squibb's, or S. & D., in bottles of zsogm. 988. 15 bottles Extract Gly cyrnhizae, fluid, Squibb's or S. & D., in 1-lb. bottles, 2 bottles Extract Proseami, fluid, Squibb's restract Piocarpus, fluid, 1-lb. bottles. 990. 2 bottles Extract Rhei, fluid, Squibb's or S. & D., in 1-lb. bottles. 991. 6 bottles Extract Rhei, fluid, Squibb's or S. & D., in 1-lb. bottles. 992. 10 bottles Extract Sansaparilae Comp., fluid, Squibb's or S. & D., in 1-lb. bottles. 993. 10 bottles Extract Sansaparilae Comp., fluid, Squibb's or S. & D., in 1-lb. bottles. 994. 25 gallons Ferro Mangan Peptonate, S. & D., regal. bottles. 995. 6 bottles Extract Scillae, fluid, Squibb's or S. & D., in -lb. bottles. 995. 7 bottles Extract Scillae, fluid, Squibb's or S. & D., regal. bottles. 995. 8 bottles Extract Scillae, fluid, Squibb's or S. & D., regal. bottles. 995. 6 bottles Extract Scillae, fluid, Squibb's or regal. bottles. 996. 7 pound Extract Sansaparilot, fluid, J. W. | 82.
83. |
| or S. & D., in bottles of 250 gm.
988. 15 bottles Extract Gly cyrrhize, fluid,
Squibb's or S. & D., in 1-b. bottles,
989. 2 bottles Extract Hyoscami, fluid, Squibb's
or S. & D., in 1-b. bottles.
990. 2 bottles Extract Pilocarpus, fluid, 1-lb. bot-
tles, Squibb's or S. & D.
991. 6 bottles Extract Rhei, fluid, Squibb's or S.
& D., in 1-lb. bottles.
992. 10 bottles Extract Sanae, fluid, Squibb's or
S. & D., in 1-lb. bottles.
993. 10 bottles Extract Sanaparilae Comp., fluid,
Squibb's or S & D., in 1-lb. bottles.
994. 25 gallons Ferro Mangan Peptonate, S. & D.,
10 bottles Extract Scillae, fluid, Squibb's or
S. & D., in 1-lb. bottles.
995. 6 bottles Extract Scillae, fluid, Squibb's or
S. & D., in 1-b. bottles.
995. 7 bottles Extract Scillae, fluid, Squibb's or
S. & D., in 1-b. bottles.
995. 7 bottles Extract Scillae, fluid, Squibb's or
S. & D., in 1-b. bottles.
995. 7 bottles Extract Scillae, fluid, Squibb's or
S. & D., in 1-b. bottles.
996. 7 pound Extract San-Palmetto, fluid, J. W. | 83. |
| Squibb's or S. & D., in 1-lb. bottles,
or S. & D., in 1-lb. bottles.
989. 2 bottles Extract Hyoscami, fluid, Squibb's
or S. & D., in 1-lb. bottles.
990. 2 bottles Extract Pilocarpus, fluid, 1-lb. bot-
tles, Squibb's or S. & D.
991. 6 bottles Extract Rhei, fluid, Squibb's or S.
& D., in 1-lb. bottles.
993. 10 bottles Extract Sarsaparillae Comp., fluid,
Squibb's or S & D., in 1-lb. bottles.
993. 10 bottles Extract Sarsaparillae Comp., fluid,
Squibb's or S & D., in 1-lb. bottles.
994. 25 gallons Ferro Mangan Peptonate, S. & D.,
10 bottles Extract Scillae, fluid, Squibb's or
S. & D., in 1-lb. bottles.
995. 6 bottles Extract Scillae, fluid, Squibb's or
S. & D., in 1-lb. bottles.
996. 1 pound Extract Sarsaparille. | |
| 989. 2 bottles Extract Hyoscami, fluid, Squibb's or S. & D., in r-lb. bottles. 990. 2 bottles Extract Pilocarpus, fluid, 1-lb. bottles. 991. 6 bottles Extract Pilocarpus, fluid, 1-lb. bottles. 992. 10 bottles Extract Rein, fluid, Squibb's or S. & D., in r-lb. bottles. 993. 10 bottles Extract Sarsaparillae Comp., fluid, Squibb's or S. & D., in r-lb. bottles. 994. 25 gallons Ferro Mangan Peptonate, S. & D., regal. bottles. 995. 6 bottles Extract Scillae, fluid, Squibb's or S. & D., in s-lb. bottles. 995. 6 bottles Extract Scillae, fluid, Squibb's or S. & D., regal. bottles. 996. 1 pound Extract Sarsaparilo, fluid, J. W. | |
| or S. & D., in 1-lb. bottles. g90. 2 bottles Extract Pilocarpus, fluid, 1-lb. bottles, Squibb's or S. & D. g91. 6 bottles Extract Rhei, fluid, Squibb's or S. & D., in 1-lb. bottles. g92. 10 bottles Extract Sensae, fluid, Squibb's or S. & D., in 1-lb. bottles. g93. 10 bottles Extract Sarsaparilae Comp., fluid, Squibb's or S & D., in 1-lb. bottles. g94. 25 gallons Ferro Mangan Peptonate, S. & D., regal. bottles. g95. 6 bottles Extract Scillae, fluid, Squibb's or S. & D., in 1-lb. bottles. g95. 6 bottles Extract Scillae, fluid, Squibb's or S. & D., in 1-lb. bottles. g96. 1 pound Extract San-Palmetto, fluid, J. W. | 84. |
| 990. 2 bottles Extract Pilocarpus, fluid, 1-lb, bottles, Squibb's or S, & D. 991. 6 bottles Extract Rhei, fluid, Squibb's or S. & D., in 1-lb, bottles. 993. 10 bottles Extract Sarsaparillae Comp., fluid, Squibb's or S & D., in 1-lb, bottles. 993. 10 bottles Extract Sarsaparillae Comp., fluid, Squibb's or S & D., in 1-lb, bottles. 994. 25 gallons Ferro Mangan Peptonate, S & D., in -1g, bottles. 995. 6 bottles Extract Scillae, fluid, Squibb's or T S. & D., in 1-lb, bottles. 995. 6 bottles Extract Scillae, fluid, Squibb's or S. & D., in 1-lb, bottles. 996. 1 pound Extract Sarsaparilleto, fluid, J. W. | 85. |
| & D., in 1-lb. bottles.
992. 10 bottles Extract Sennae, fluid, Squibb's or
S. & D., in 1-lb. bottles.
993. 10 bottles Extract Sarsaparillae Comp., fluid,
Squibb's or S & D., in 1-lb. bottles.
994. 25 gallons Ferro Mangan Peptonate, S. & D.,
10
10
10
10
10
10
10
10
10
10 | 86. |
| 992. 10 bottles Extract Sennae, fluid, Squibb's or S. & D., in 1-lb. bottles. 993. 10 bottles Extract Sarsaparillae Comp., fluid, Squibb's or S. & D., in 1-lb. bottles. 994. 25 gallons Ferro Mangan Peptonate, S. & D., 1.02, 1 | 87. |
| S. & D., in 1-lb. bottles.
993. to bottles Extract Sarsaparillae Comp., fluid,
Squibb's or S & D., in 1-lb. bottles.
994. 25 gallons Ferro Mangan Peptonate, S. & D.,
100
100
100
100
100
100
100
10 | 88. |
| 993. 10 bottles Extract Sarsaparillae Comp., fluid,
Squibb's or S & D., in 1-lb. bottles.
994. 25 gallons Ferro Mangan Peptonate, S. & D.,
10 regal. bottles.
995. 6 bottles Extract Scillae, fluid, Squibb's or
S. & D., in 1-lb. bottles.
996. 1 pound Extract Saw-Palmetto, fluid, J. W. | 89. |
| 25 gallons Ferro Mangan Peptonate, S. & D.,
r-gal. bottles. 95. 6 bottles Extract Scillae, fluid, Squibb's or
S. & D., in1b, bottles. 996. 1 pound Extract Saw-Palmetto, fluid, J. W. | |
| 995. 6 bottles Extract Scillae, fluid, Squibb's or
S.& D., in 1-lb, bottles.
996. 1 pound Extract Saw-Palmetto, fluid, J. W. | 91. |
| 996. 1 pound Extract Saw-Palmetto, fluid, J. W. | 92. |
| & Bros. or S. & D. | |
| and Distance of the second sec | 94- |
| 998. ½ pound Extract Kola Nut, fluid. | 95. |
| | |
| Syrup, Squibb's or S. & D., in 1-lb. | 96. |
| 1000. 2 bottles Extract Serpentariae for Syrup, | 97. |
| | 8. |

1:

12 15

12

15

12

1:

13

13

13

13 13 13

13

13

13 13

13 13 13

13

13

13

13

13

13 13

13

13

13 13

13

13

13. 13. 13.

13

13 13 13

13 13

13

13

1350.

THE CITY RECORD.

1459

1460 1461

1462

1463

1464 1465.

THURSDAY, DECEMBER 7, 1899.

| | 1.4.V | - | - |
|--------------|--|-------------------------|-----|
| | substance whatever. Goods specially
described to be of the kind named, and no
other kind or quality will be accepted. All
goods to be delivered in original packages'
for which no charge shall be made. | 1370. | 3,4 |
| | for which no charge shall be made. | 1371. | I |
| | CLASS No. 24-DRUGGISTS' SUPPLIES. | 1372. | I |
| ise l | der to name price on each item in this class, other-
bid will be declared informal. | 1373. | |
| 283. | 1 dozen Alcohol Lamps, 4-oz, with metal
burner and glass cap. | 1374. | 2 |
| 284. | 1 dozen Atomizers, with extra long tube,
Delano, No. 558.
1 copy American Druggist, Jan. 1 to July 1, | 1375.
1376. | |
| 285.
286. | 1 dozen Basswood Coaptation Splints. | 1377. | |
| 287. | 2 dozen Bed Pans, Agate, as per sample. | 1378. | |
| 289. | 75 Bed Pans, Eureka, as per sample.
10 doz-n Brushes, Hand, No. 273, S. & Co.
1 Bandage, rubber, 12 feet long, 2½ inches | 1379. | |
| 291. | 1 Bandage, rubber, 12 feet long, 2½ inches
wide, Martin's.
1 Belocq's Canula, for epistascis. | 1380. | |
| 292. | 6 dozen Bottle Brushes, assorted sizes, with
strong brass-wire handles, to be se- | 1381. | |
| 293. | 2 Bistoury's, straight, sharp pointed, metal | | |
| 94. | handles.
2 Bistoury's, straight, probe pointed, metal
handles. | 1383.
1384. | |
| 295. | 2 Bistoury's, curved, sharp pointed, metal
handles. | 1385. | |
| 296. | 2 Bistoury's, curved, probe pointed, metal
handles | 1386. | |
| 297. | 2 dozen Breast shield, pure rubber, Good | 1387. | |
| 298. | year's, 1 doz. in box.
1 dozen breast glasses, No. 2, improved,
complete, Haggerty. | 1388. | |
| 299. | 30 gross Boxes, pill, paper, Nos. 29, 30, 31,
10 gross ca.
5 gross Boxes, pill, paper, 2 oz. | 1389. | |
| 300.
301. | 5 gross Boxes, pill, paper, 2 02.
5 gross Boxes, pill, paper, 4 02.
1 Button, Murphy's, for intestinal an- | 1390. | 2 |
| 302. | astomosis.
250 yards Cross Bar Crinolin, for plaster | 1391.
1392.
1393. | 2 |
| 304. | handages | 1 | |
| 105. | 3 dozen Catheters, rubber, assorted, Velvet
eye, G. T. & Co.
2 Chloroform Inhalers, Esmarch's. | 1394. | |
| -6.
107. | to dozen Catheters, glass, assoried. | 1396. | |
| 08. | 3 dozen Chamois skins, fine quality, whole, | 1398. | |
| 09. | regular medium size.
100 gross Corks, taper, best quality, for as
follows: 1, 2, 4, 6, 8 and 16 oz. vials, in | 1 399. | |
| 10. | 5 gross bags.
1 gross Corks, taper, best quality, assorted, | 1400. | |
| 11. | for demijohn. | 1401. | |
| 112. | 1 gross Corks, specie, best quality, 4 to 5 in.
diameter, 34 in. thick.
10 gross Corks, taper, best quality, for 1/2-gal | 1402. | |
| 313. | bottles.
500 pounds Cotton, absorbent, in ¼-lb. pack- | 1403. | |
| | pges, in cases of 50 lbs., Johnson & Johnson or S.& J. | 1404. | |
| 14. | Drill, Wyeth's with adjustable handle and
six drill points. copy Druggists' Circular, 1900, Jan. 1 to | 1405. | |
| 15. | July 1, 1900.
1 Evacuator, silver, perforated bulb, Kelly's. | | |
| 17. | 200 Filters, round gray, No. 25, "Renforces
Cornaille." | 1406.
1407. | |
| 18. | 500 Filters, round, white, "Renforces Cor-
naille," 4 In. diam. | | |
| 19. | 1,000 Filters, round, gray, Nos. 10, 13, 15, 18, 19
and 0 in. diam., of each ico, "Ren-
forces Cornaille " | 1408. | 1- |
| 20. | 300 Filters, round, white, 8, 10 and 13 m. diam., | 1409. | 1 |
| | of each 100, "Renforces Cornaille."
1 dozen Forceps, artery, Halstead's. | 1411. | 1 |
| 21.
22. | 2 dozen Forceps, artery, Kocher's.
1 pair Forceps, mouse toothed, 9½ in.,
Kelly's. | 1412. | 2 |
| 23. | 2 dozen Funnels, tin, assorted sizes, plain. 2 dozen Fehling's Solution, elements in sep- | | |
| | arate vials, each 4 oz., Squibb's, of each
1-6 doz. in case. | 1413. | |
| 25. | 35,000 yards Gauze, bleached, 25 yard rolls, S.&
J. or J. & J., 500 yards in case. | 1415. | |
| 26. | 300 yards Gauze, Iodoform, in 5 yard tin cases,
S. & J. | 1416. | 2. |
| 27. | 4 nests Glass Breakers, with lips, nested,
No. 2073, W. T. & Co. | 1417.
1418. | |
| 28. | 10-12 dozen Graduates, metric, 15, 30, 60, 125 and
250 grams, of each two. | 1419. | |
| 29. | 7 dozen Graduates. American, correctly
graduated, as follows: 1/2, 1, 2, 4, 8, 16,
and 32 oz., 12 each. | 1420. | |
| 30. | 6 dozen Graduates, English, correctly
graduated, "M" tall, 120 drops. | 1421. | |
| 31. | 4 Glass Irrigating Nozzles, Valentine's. | 1423. | |
| 33. | 5 dozen Glass Irrigating Jars, 1 gal.
6 dozen Glass Irrigating Points.
6 dozen Glass Spools, hollow, 1 in. and 1½ | 1424. | 2,0 |
| 35. | in. long.
6 dozen Glycerine Jelly Jars, ½ oz. | 1425. | |
| 36. | 25 dozen Glasses, medicine, 1 oz., graduated,
plain, 1 doz. in box. | 1426. | |
| 37.
38. | 1 Hard Rubber Oval Screw.
1 Hoist Pelvimeter. | 1427. | |
| 39.
40. | r Hydrometer, as used in U. S. C. House.
r Hydrometer, for acid, Beaume.
r-6 dozen Hydrometer Jars, with lip on foot, | 1428. | |
| 41. | each I. | 1429. | T |
| 42. | 6 dozen Hypo Needle Stilettes.
1½ dozen Ice Water Caps, P.G. No. 4, Davol | 1430. | |
| 44. | R.Co.
3 dozen Invalid rubber cushions, round or | 1431. | |
| | square, 14 in., 3/2 doz. in box, Hodg.
R.Co. | 1433. | |
| 45. | Knife, Liston's amputating, long, with
hollow handle. Knife, Liston's amputating medium with | 1434. | |
| 46. | Knife, Liston's amputating, medium, with
hollow handle. Knife, Liston's amputating, small, with | 1435. | |
| 47. | hollow handle. | 1436. | |
| 49. | handle.
40 vials Litmus Paper, blue, in strips, 100 | 1437. | |
| 50. | strips in vial, Squtbb's.
40 vials Litmus Paper, Neutral, in strips, 100 | | |
| | strips in vial, Squibb's. | 1438. | |

 1 pound Pumice Stone, in fine power.
 100 pounds Plaster, Calcined, true, Dentists', sifted, s-lb, hottles.
 6.6 dozen Rubber Water Bed, medium-size, Goodyear's. 1466. 1467. Goodyear's.
dozen Searcher, steel, Kelly's.
to dozen Suspensories, assorted, Hann's, 1 doz.in box.
dozen Spatulas, steel, best quality, assorted, 3 to 10 inch, balanced handles.
pounds Sponges, surgeons' loose, Mediterancan or fine.
pounds Sponges, 5 or 6 to lb., good quality, clean, loose, not in bale, Venetian.
dozen Surgeons' Needle, straight and curved, medium, assorted sizes.
dozen Scissors, curved on flat, bluat point, 6 in. 1468. 1470. 1471. 1472. 1473-

ooo gallons Oxygen, pure, for medical use, in cylinders of 150 gallons each, King's Oxygen Works, or Walton's Oxygen Co., as required.
12 dozen Percolating Jars, graduated, 1/2 and gal, of each 1.
12 dozen Percolating Jars, graduated, 4 and 8 pints, of each 1.
6 dozen Pipettes, French, bent and exact, 1 dozen in box, W. Tatum & Co.
12 dozen Pharmaconecia, U. S. Sheep, 1808.

dozen in box, W. Tatum & Co.
2 dozen Pharmacopoeia, U. S. sheep, 1898.
2 dozen Pus Basins, sample at Hospital.
8 reams Paper, brown, wrapping, 3 x 36, 40 bs. to ream, pure Manila, in quires.
8 reams Paper, prescription, white, 24 x 36, strong, fibre, well-sized and uniform quality. 30 lbs. to ream, in quires.
200 dozen Paper, toilet, perforated rolls, S. P., W. P. Co., Albany, N. Y.
½ Pinch Cocks, for rubber tubing, 3 sizes, Squibb's, S. M. & L.
1 pound Pumice Stone. in fine power.

¹/₂ dozen Scissors, curved on flat, blunt point, 6 in.
¹/₂ dozen Scissors, curved on flat, sharp point, 6 in.
¹/₂ dozen Scissors, straight, sharp point, 6 in.
¹/₂ dozen Scissors, straight, blunt point, 6 in.
¹/₃ Stomach Tubes, with bub and tunnel attached.

attached. 1 Saw, bow, with two blades, 8 in., Char-riere's, 1 Saw, chain, Jeffrey's, 1 Saw, tor skull work, Hey's. 2 Speculum, Graves' bivalve, 3 dozen Syringes, Hypodernic, Fenestrated, G. Tieman & Co. 3 dozen Syringes, elastic, Goodyear's Union, No.7.

1 dozen Syringes, Hypodermic, Fenestrated, G. Tieman & Co.
3 dozen Syringes, elastic, Goodyear's Union, No. 7.
20 dozen Syringes, glass, male and female, McElray's patent, No. 3, 1 doz, In box.
2 dozen coils Silver Wire, in coils, Nos. 25, 26, 27, G. T. & Co.
12 bundles Silk Worm Gut, 1,000 Strands in bundle, to be selected, Spaulding Bros., N. Y.
1 dozen Silk, black, twisted, Brainard & Armstrong, O., C. & E.
4 dozen Trusses, smalle, right and left, good common, with steel spring, good leather covering, sizes to order.
2 dozen Trusses, double, good common,

2 dozen Trusses, double, good common, with steel spring, good leather cover-ing, sizes, etc., stamped on truss, 1 Tonsillitome, small. User to the state of t

Tonsillitome, small.
 to dozen Thermometer, clinic, Hick's, 5 inch, imported, best, with Kew or Yale cer-tificate.

12 dozen Thermometers, chemical, for tem, of liquids, paper scale, grad. uf to 27c.

of liquids, paper scale, grau, of events 2 Tongue depressors. 105 feet Tubinz, assorted, glass. 150 feet Tubinz, pure gum rubber, for drainage tubes, assorted sizes, G. R. C., not notched. 200 feet Tubing, rubber, best vulcanized, assorted sizes, ¹/₂ to 1¹/₂ inch inside diameter, G. R. Co.

6 pounds Twine, Sea Island, assorted, "Peerless." 8 dozens Urmals, porcelain, duck, male and temple

female. 1 dozen Urinometers, large. 1 set Uterine Cure tes, Thomas'. 12 dozen U.S. Dispensatory, sheep, 1899. 1 Uterine Scund. 1 set Volkman's sharp spoons, 6 cizes. 2 dozen Water Bottles, with handles, rubber,

4 qts. 2 sets Weights, aluminum grains, ½ to 5

dozen Acid Sturring Rods, 6 to 15 inches, glazed at both ends.
 dozen Eye Shades, silk, single, W. H. Knight.

a dozen Eye Shades, silk, double, W. H. Knight.
a dozen Eye Shades, silk, double, W. H. Knight.
and S. P., D. & Co.
a dozen Glass Funnels, 3½, 4½, 5½, 6, 7, 8, 10½ and 13 inches, 3 each, W. T. & Co.
a dozen Syringes Hypodermic, with case, P. D. & Co.
a dozen Needles for Hypodermic Syringe, P., D & Co.
a gross Tr. Bottles, glass stoppered, ½, 1, 2 and 3 oz.

and 3 oz. 1/2 dozen Clamps, for irrigating tubes, G. T.&

Co. 36 bundles Catgut, plain, assorted, 10 strings to bundle, strings to feet long. 1 Esmarch's Bandage, complete. 1 dozen Intrauterine Glass Duche Nozzles, G. T. & Co. 5 dozen Eye shades, double, brass bound, W. H. Knight.

¹/₂ dozen Urinometer glasses, 4³/₄ inche slong, ³/₂ inch inside diameter.
 ⁴ Syringes, fountain, H. R. S. T. C. N. "Alpha," 4 pints, soft rubber bulb.

Advanta A pures, sont rubber outo.
 dozen Stomach Tubes, English, 24 in., large funnel end.
 dozen Zincs, complete, for electric bells, 7 in. long, including screws, about 1/2 in. diameter.

3 dozen Steel ward chairs, to be repaired.
6 dozen Ideal feeding cups.
1/4 dozen Perfection hair mattress, 6 feet 3 inches by 3 feet.
1 As piic wheel stretchers, No. 16578, Kny-Sheerer Co.
1 Steel Terret of the stretchers. Sneerer Co.
Steel Trough, Kny-Sheerer Co., No. 16211.
dozen Silver probes, long.
dozen Glass tops, for bedside tables, sample at Hospital.
dozen Major's Cement.
1:2 dozen Percolators, glass, heavy, 2 gal., with tin perf. diaph.
dozen White Snirit Yarnish, all or a or with tin perf. diaph.
1-6 drzen White Spirit Varnish, 2½ or 3 oz.
vials, F. W. D. & Co.
t dozen Rubber Gloves, Kny-Sheerer Co., No. 19102.
z sets Bottles, Regeant, W., T. & Co.
2 dozen Binders for Am. Druggist and Pharo. Record.
t dozen Anatomical Jars, glass caps, metallic clamp and screw, sizes 6 x 8 and 9 x 8 inches. W., T. & Co. a dozen Sputta Cups, as per sample.
a dozen Hot Water Bags, as per sample.
a gross Tin Boxes, seamless, 2 02.
b gross Tin Boxes, seamless, 4 62.
a set Metric Rx. Weights, 50 gm. to centiaram. centigram. Metrix Rx. Weights, 1 kilo to gm. 1 set Reageant Bottles (40), W., T. & Co., 1/2 liter-51/2 in.

2 pounds Elastic Bands, No. 8. All surgical instruments to be of G. T. & Co. manufacture, unless otherwise desig-nated, To be selected. No substituting will be allowed.

CLASS NO. 25-DRUGGISTS' GLASSWARE. Bidder to name price on each item in this class, other-wise will be declared informal.

5 gross Vials, glass, prescription, as sample, ½ oz., Philadelphia ovals. 5 gross Vials, glass, prescription, as sample, 1 oz., Philadelphia ovals.

- 12 gross Vials, glass, prescription, as per sample, 2 oz, Philadelphia ovals.
- sample, 202, riniaderphia ovals.
 36 gross Vials, glass, prescription, as per sample, 402, Philadelphia ovals.
 6 gross Vials, glass, prescription, as per sample, 802.
 10 gross Vials, glass, prescription, as per sample, 802., Philadelphia ovals.

6 gross Vials, glass, prescription, as sample, 16 cz., Philadelphia ovals. per

sample, 10 cZ., Philadelphia ovals.
I gross Vials, glass, prescription, as per sample, 22 oz., Philadelphia ovals.
500 Glass, Labels, to be selected.
9 dozen Tincture Bottles, recess quart, glass stoppers.
2 dozen Oil Bottles, quart, recessed, glass

caps. 2 dozen Syrup Bottles, recess quart, loose stoppers, dispensing. 10 dozen Tincture Bottles, recess pint, glass

stoppers.

1/4 dozen Ether Bottles, pint, ground stoppers, glass caps.

Tincture Bottles, recess, 4 oz., glass stoppers. 3 dozen Saltmouth Bottles, recess quart, glass stoppers. 1474. 1475.

2 dezen Saltmouth Bottles, recess, 8 cz., glass stoppers. 1476.

glass stoppers. 1477: 2 dozen Saltmouth Bottles, recess, 4 oz., glass stoppers. The articles, supplies, goods, wares and merchandise are to be delivered, free of expense, at the Storehouse. Flatbush, 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 specifiat ons and samples and bidders are cautioned to examine both specifications and samples of the articles required before making their estimates.

The BOARD OF PUBLIC CHARITIES RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS FROVIDED IN SEC-TION 419, CHAPTER 375, LAWS OF 1897. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Cor-poration 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 racticable alter the opening of the bids. Delivery will be required to be made from time to ime and in such quantities as may be directed by the aid Commissioners. tin said Com

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 per-formance of the contract, by his or their bond, with two sufficient sureties, each in the penal amount of fifty (50) per cent. of the bid for each article.

Solution of the solution of the period anomal of hity (so) 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 with-out any connection with any other person making an es-imate for the same purpose, and is in all respects fair and without collusion or fraud, and that no member of the Municipal Assembly, 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 sev-eral matters stated therein are in all respects true. Where more than one person is interested it is requi-site that the VERIFICATION be made and subscribed by all the parties interested. Each bid or estimate of \$r, co, or over shall be accom-

site that the VERFICATION be made and subscribed by all the parties interested. Each bid or estimate of \$r,co) or over shall be accom-panied by the consent, in writing, of two householders or freeholders or security, trust or deposit companies in The City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance, and that if he shall omit or refuse to execute the same, they will pay to the Cor-poration any difference between the sum to 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 calcu-lated upon the estimated amount of the supplies by which the bids are tested. The consent above-men-tioned shall be accompanied by the oath or afirmation in writing, of each of the person signing the same, that he is a householder or freeholder in The City of New York, and is worth the amount of the security required for the completion of this contract over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, or or ersons 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 accom-panied by either a certified check, upon one of the

No bid or estimate will be considered unless accom-panied by either a certified check upon one of the State or National Banks of The City of New York, drawn t, the order of the Comptroller, or money to the amount of five per centum of the amount of the security drawn t. the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the taihful 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 uneglect 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 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 hav-ing abandoned it and as in default to the Corporation, and the contract will be readvertised and relet, as pro-vided by law.

The form of the contract, including specifications, and showing the manner of payment, can be obtained at the office of the Department, Nos 106 and 128 Livingston street, Brooklyn, 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 overy particular. JOHN W. KELLER, President, ADOLPH SIMIS, JR, Commissioner, JAMES FEENY, Commissioner, Department of Public Charities.

DEPARTMENT OF CORRECTION.

DEPARTMENT OF CORRECTION, 0. 148 EAST TWENTIETH STREET, BOROUGH OF MANHATTAN, December 4, 1899. No

BID MUST BE MADE COLLECTIVELY.

SEALED BIDS OR ESTIMATES FOR FUR-nishing lee during the year 1900, 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 17 A.M. of

THURSDAY, DECEMBER 21, 1899.

To be delivered on Blackwell's Island, Hart's Island and Riker's Island, and weight allowed as received there.

r, 600 tons Prime Quality Ice (2,000 lbs to the ton). The ice to be delivered as called for at Blackwell's Island, Hart's Island and Riker's Island, free of all ex-pense to the Department, and the same not to be less than to inches thick and of prime quality. Weight to be paid for as received at Blackwell's Island, Hart's Island or Riker's Island

250 tons (more or less) prime quality ice (2,000 lbs. to the ton).

The ice to be delivered as called for to the following Institutions, free of all expense to the Department, and the same not to be less than 10 inches thick and of prime quality. Weight to be paid for as received by the different institutions. Deliveries to be billed monthly.

onthiy. Central Office, City Prison. Second District Prison. Third District Prison. Fourth District Prison. Fifth District Prison. Seventh District Prison.

Seventh District Prison. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Ice," 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 Commissioner, or his duly authorized agent, and read. THE COMMISSIONER OF THE DEPARTMENT OF COR-RECTOM RESERVES THE RIGHT TO REFECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS FROVIDED L: SECTION 410, CHAFTER 378, LAWS OF 159. No bid or estimate will be accented from or contract

370, LAWS OF 1997. No bid or estimate will be accepted from or contract awarded to any person who is in arrears to the Corpo-ration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Cor-poration.

poration. 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 Comissioner.

said comissioner. 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 per-formance of the contract, by his or their bond, with two sufficient sureties, each in the penal amount of Thirty-five Hundred ($_{3,500}$) Dollars.

sufficient surficies, each in the penal amount of Thirty-five Hundred (3,:00 Dollars. Each bid or estimate shall contain and state the names and places 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 with-out any connection with any other person making an es-imate for the same purpose, and is in all respects fair and without collusion or fraud, and that no member of the Municipal Assembly, head of a department, chief of a bureau, deputy thereof or clerk therein, or other offi-cer of the Corporation, is directly or indirectly inter-ested 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 VERFICATION be made and subscribed by all the parties interested.

where more than one person is interested, it is requisite that the VERFICATION 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 free-holders, or trust or security companies, in The City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sur-ties 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 being so awarded. become bound as his sur-ties for its faithful performance, and that if he shall omit or refuse to execute the same, they will pay to the Corporation may be obliged to pay to the person or subsequent letting, the amount in each case to be calcu-lated upon the contract may be awarded at any subsequent letting, the amount of the supplies by which the bids are tested. The consent above mentioned shall be accompanied by the oath or afirmation, 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 lia-bilities 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. 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 accom-panied 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 ONE H UNDRED AND SEVENTY.FIVE DOLLARS, being five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must Nor be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract the been awarded to him, to execute the same, the amount of the deposit made by him shall be forficied to and retained by The City of New York as liquidated damages for such

| | strips in vial, Squibo's. | 1438. |
|--------|--|-------|
| 1351. | 40 vials Litmus Paper, red, in strips, 100 | 1439. |
| | strips in vial, Squibb's. | 1440. |
| 1352. | 175 pounds Lint, patent, No. 1, in 1-lb. bundles,
Flax, W. G. Taylor, Chatford Mills, | |
| | Broomsgrove, England. | 1441. |
| 1353. | 2-3 dozen Jars. Precipitating, with lip 1/2, 1 | 7442. |
| | and 2 gal., 2 of each. | 1443. |
| 1354. | 1-6 dozen Mortar, Wedgewood, English, best, | 1444. |
| .334. | No. 12, 15-in. top. | |
| 1355. | 1 Mallet, rawhide. | 1445. |
| 1356. | I Mallet, lead. | 1446. |
| 1357. | I Mouth Gag, O'Dwyer's. | 1140. |
| 1358. | 1 Metacarpal saw. | |
| | 4 Bandage Scissors, heavy, 4 m. blade, 9 m. | 1447. |
| 1359. | long. | |
| 1360. | 6 dozen Needles for Hypodermic Syringes, | 1448. |
| 1300. | N. O. Fens' G. T. | |
| 1361. | 1 dozen Natl Cleaners, with file, metal. | 1449. |
| 1362. | 6 Nail Scissors, to be selected. | 1450. |
| | 2 gross Needles, assorted sizes, Hagedorn's. | 1.00 |
| 1363. | 2 Needles, Aneurism. | 1451. |
| 1364. | 500 gallons Nitrous Oxide, Liquefied, in 100 | |
| 1365. | gallop cylinders. | |
| 1366. | I Nitrous Oxide Gas Inhalatory Apparatus, | 1452. |
| - 3000 | Yoke attachment, with Down's stand | 1453. |
| | and 7 gallon bag, complete. | 1454. |
| 1367. | 6 gross Nipples, Rubber, Davidson's, | 1455. |
| *307. | assorted. | 1455. |
| 1368. | 2 rolls Oiled Silk, Opalescent green, 1-yard | |
| 1300. | roll, J. Ellwood Lee & Co. | 1457. |
| 1369. | 150 pounds Oakum, U. S. N., i n 50-lb. bundles, | 1458. |
| 1309. | must be uniform, fresha nd clean. | |
| | in a se be many in come int creating | |

Payment will be made by a requisition on the Comp-troller in accordance with the terms of the contract, or from time to time, as the Commissioners may deter-mine.

<text><text><text><text><text><text><text><text><text>

DEPARTMENT OF CORRECTION, No. 148 EAST TWENTIETH STREET, NEW YORK CITY, December 4, 1899.

PROPOSALS FOR SUPPLYING GAS TO KINGS COUNTY PENITENTIARY, BOROUGH OF BROOKLYN, FOR 1990.

SEALED BIDS OR ESTIMATES FOR GAS WILL be received at the office of the Department of Correction, No. 148 East Twentieth street, in The City of New York, until

THURSDAY, DECEMBER 21, 1899,

THURSDAY, DECREMERT 21, 1899, until 17 A. M. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Supplying Gas to Kings County Penitentiary, Borough of Brooklyn, for the year 1900," 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 bi's or estimates received will be publicly opened by the Commissioner, or his duly authorized agent. All bids to be at the rate of so much per 1,000 cubic feet.

The Commissioner RESERVES THE RIGHT TO REJECT ALL RIDS OF RETINATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SECTION 419, CHAPTER 378, LAWS OF 1837. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Cor-poration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Cor-noration.

poration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Cor-poration. The award of the contract will be made as soon as practicable after the opening of the bids. Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory restimonials 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 FIFTELN HUNDRED (1, 500) 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 with-out any connection with any other nerson making an esti-mate for the same purpose, and is in all respects fair and without collusion or fraud, and that no member of the Municipal Assembly, 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 esti-mate must be vesified by the oath, in writing, of the party or paries making the estimate that the several matters stated therein are in all respects true. Where warenested. Each bid or estimate shall be accompanied by

The tail of the person is interested by all the parties interested.
Each bid or estimate shall be accompanied by the consent, in writing, of two householders or free-holders, security or trust companies in The City of New York, with their respective places of buiness or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded become bound as his sureties for its faithful performance, and that if he shall omit or refuse to execute the same they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting: the amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same that he is a householder or freeholder in The City of New York, and is worth the instelling as bail, surety or otherwise, and that he has offered himself as a surety in good faith and with the intention to execute the bod or ensents to become surety. The adequacy and sufficiency of the every of New York, if the constract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the every of New York.

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 Seventy-five Dollars, being five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must Nor be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has 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 su cessful bidder, will be returned to the persons making the same within three days alter the contract is awarded. It the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him. to execute, the same, the amount of the deposit made by him shall be forfeited to and be retained by The City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him. The series of the amount of his deposit will be returned to him. Should the person or persons to whom 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 Corpora-ion, 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 Comp-troller, in accordance with the terms of the contract. Blank forms of proposals can be obtained at the office General Bookkeeper and Auditor, No. 148 East Twentich street, New York City. FRANCIS J. LANTRY, Commessioner of Correction. DEPARTMENT OF CORRECTION, No. 148 EAST TWENTIETH STREET, NEW YORK, December 4, 1899.

THE CITY RECORD.

PROPOSALS FOR FURNISHING THE ELECTRIC CURRENT NECESSARY TO SUPPLY THE ELECTRIC-LIGHTS OF THE CITY PRISON FOR THE YEAR 1900. SEALED BIDS OR ESTIMATES FOR ELECTRIC current to supply electric-lights will be received at the office of the Department of Correction, in The City of New York, until

THURSDAY, DECEMBER 21, 1899,

until 11 A.M. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for furnishing the Electric Current, etc., for City Prison for year 1900," 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 estimate received will be publicly opened by the Commissioner or his duly authorized agent. THE COMMISSIONER OF CONRECTION RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DERMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SEC-TION 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 Cor-poration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Cor-poration.

poration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Cor-poration. The award of the contract will be made as soon as practicable after the opening of the bids. Any hidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimonals to that effect, and the per-son 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 Fifteen Hundred (1,500) 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 without any connection with any other person making an estimate for the same purpose and is un all respects fair and without collusion of rhaud, and that no member of the Municipal Assembly, head of a department, chief of a bureau, deputy thereof or clerk therein, or other officer of the Corcoration, 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 eastinate, that the several matters stated therein are in all respects true. Where more than one person is interested, its requisite that the verstruction who and subscribed by all the parties interested.

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 verntracation be made and subscribed by all the parties interested. The accompanies in the first sinterested, it is requisite that the verntracation be made and subscribed by all the parties interested. The consent, in writing, of two householders or freeholders 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 surfaces 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 the 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 sub-equent letting, the amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same that he is a householder of recholder 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 ever naure, and over and above all his debts of ever naure, and over and above all his debts of ever naure of the security of New York, if the contract shall be awarded to the person or persons for whom he consents to be come surety. The adequacy and sufficiency of the security offered to be approved by the Comptroller of the City of New York, if the contract. Such check or monor thas the order of the companied by ether a certified check upon on of the State or National banks of The City of New York, if the estimates being five performance of the contract. Such check or monor the state or clerk and found to be correct. All such deposits, except that of the security required for the faitful performance of the contract. Such check or m

Bidders will write out the amount of their estimates

by law. Bidders will write out the amount of them comp-in addition to inserting the same in figures. Payment will be made by requisition on the Comp-troller, in accordance with the terms of the contract. Blank forms of proposals can be obtained at the office of General Bookkeeper and Auditor, No. 148 East Twentieth street, New York City. FRANCIS J. LANTRY, Commissioner.

<text><text><text><text><text><text><text><text><text>

DEPARTMENT OF CORRECTION, No. 148 EAST TWENTIETH STREET, NEW YORK CITY, December 4, 1899.

FOR TELEPHONE SERVICE FOR 1900.

FOR TELEPHONE SERVICE FOR 1900. SEALED BIDS OR ESTIMATES FOR TELE-phone service for the Department of Correction, will be received at the office of the Department, No. 148 East Twentieth street, in The City of New York, until **THURSDAY, DECEMBER 31, 1890.** The person or persons making any bid or estimate small furnish the same in a sealed envelope, indorsed "Bid or Estimate for 1 clephone Service for year 1900," and with his or their name or names, and the date of presentation, to the head of saud 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. THE COMMISSIONER RESERVES THE RIGHT TO REJECT AL DIDS OR ESTIMATES IF DEFINED TO BE FOR THE use of 1882. Mo bid or estimate will be accepted from, or contract warded to, any person who is a defaulter, as urery or otherwise, upon any obligation to the Cor-

DEPARTMENT OF CORRECTION, No. 148 EAST TWENTIETH STREET, NEW YORK CITY, December 4, 1899.

PROPOSALS FOR SUPPLYING GAS ON BLACK-WELL'S ISLAND FOR THE CORRECTION INSTITUTIONS, 1900.

SEALED BIDS OR ESTIMATES FOR GAS will be received at the office of the Department of Correction, No. 148 East Twentieth street, in The City of New York, until

THURSDAY, DECEMBER 21, 1899,

THURSDAY, DECEMBER 21, 1899, until 17 A.M. The person or persons making any bid or estimate shall turnish the same in a sealed envelope, indorsed "Bid or Estimate for Supplying Gas on Blackweil's Island for the Correction Institutions for the year 1900," 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 Commissioner or his duly authorized agent. All bids to be at th^o rate of so much per 1,000 cubic feet.

THE COMMISSIONER RESERVES THE RIGHT TO REJECT THE COMMISSIONER RESERVES THE RIGHT TO BE FOR THE THE COMMISSIONER RESERVES THE RIGHT TO ASJUST ALL BICS OR ESTIMATES IF DEEMED TO BY 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 Cor-

No bid or estimate will be accepted from, or contract awarded to, any person who is in arrars to the Cor-poration 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 en-gaged in and well prepared for the busness, and must have satisfactory testimonials to that effect, and the per-son 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 eighteen hundred dollars ($\mathfrak{s}_1, \mathfrak{soo}$). Tach 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 is shall distinctly state that fact; also that it is made without any connection with any other perion making an estimate for the same purpose and is in all respects fair and without collusion or fraud, and that no member of the Unnicipal Assembly, head of a department, cheff of a burrau, deputy thereof, or clerk therein, or other officer of the Corporation, is directly or indirectly inter-ested 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 oa h, 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.

7749

DEPARTMENT OF CORRECTION, No. 148 EAST TWENTIETH STREET, EW YORK CITY, December 4, 1899.

PROPOSALS FOR GAS FOR CITY PRISONS, ETC., UNDER THE CONTROL OF THE DEPARTMENT OF CORRECTION, 1900.

SEALED BIDS OR ESTIMATES FOR FUR-nishing Gas for the following Prisons, etc. : City Prison, Second District, Third District, Fourth Dis-trict, Fifth District and Seventh District Prisons : also Central Office, No. 148 East Twentieth Street, will be received at the office of the Commissioner, No. 148 East Twentieth street, in The City of New York, until

THURSDAY, DECEMBER 21, 1899,

until II A. M.

until 11 A. M. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Supplying Gas for the Depart-ment of Correction Institutions in New York City for the year 1000," with his or their name or names, and the date of presentation, to the head of said Depart-ment, 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 open.d by the Com-missioner, or his duly authorized agent. All bids to be at the rate of so much per 1,000 cubic feet.

feet. The Commissioner reserves the right to reject

We have the set of the set of

that the VERIFICATION be made and subscribed by all

Where more than one person is interested it is requisite that the verification be made and subscribed by all the perificies interested. Each bid or estimate shall be accompanied by the con-sent, in writing, of two householders or freeholders, security or trust companies, in The City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance, and that if he shall omit or refuse to execute the same they will pay to the Corporation any difference between the sum to which the would be entitled on its completion and that which the Corporation may be obliged to pay to the per-son 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 shows mentioned shall be accompanied by the oath or afirma-tion, in writing, of each of the persons signing the same that he is a householder or treeholder 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 debis o every nature, and over and above his labili-ties as bail, surety or otherwise, and that he has offered himself as a surety in good faith and with the intenion to excute the bond required by section to 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 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 porcentum of the amount of Ninety Dollars, being five per centum of the amount of the security required for the faithful performance of the contract. Such haded to the officer or clerk of the Department who has charge of the estimate, but must be haded to the officer or clerk of the Department who has charge of the estimate, but must be has charge of the estimate, but must be haded to the officer or clerk of the Department who be estimate 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 days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit forty of New York as liquidated damages for such adde by him shall be forfeited to and be retained by The Gregot refusal, but if he shall execute the contract within five days after written notice that the same has been awarded to him. The swarded neglect or refuse to accept the contract when awarded to him or the two the contract and give bey accept but do not execute the contract and give hey accept but do not execute the contract and give hey accept but do not execute the contract and give hey accept but do not execute the contract and give hey accept but do not execute the contract and give hey accept but do not execute the contract and give hey accept but do not execute the contract and give hey accept but do not execute the contract and give hey accept but do not execute the contract and give hey accept but do not execute the contract and give hey accept but do not execute the contract and give hey accept but do not execute the contract and give hey accept but do not execute the contract and give hey accept but do not execute the contract and give hey accept

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 Comp-troller, in accordance with the terms of the contract. Blank torms of proposals can be obtained at the office of General Bookk ceper and Auditor, No. 148 East Twentieth street, New York City. FRANCIS J. LANTRY, Commissioner of Correction.

 FRANCIS J. LANTRY, Commissioner of Correction.

 DEFATMENT OF CORRECTOR, I New York, December 4, 1809.

 Schleb BIDS OR ESTIMATES FOR FUR-nishing 12,000 loaves, more or less, of Vienna Fread, to be of the best quality and to be delivered to the various Correction Institutions daily, as called for, each load to average 1/5 pounds each, deliveries to be billed monthly during the year 1000, in conformity with amples or specifications, will be received at the office of the Department of Correction, No. 148 East Twentieth treet, in the City of New York, until Tr A. M.

 THURSDAY, DECEMBER 21, 1809.

 The drivered in instaltments as may be required to restimate for Vienna Bread," with his or their mame or names, and the date of presentation, to the head of said Department, at the said office, on or before head of said Department, at the said office, on or before head of said Department are ed." with his or their mame or names, and the date of presentation, to the head of said Department, at the said office, on or before head of said Department, at the said office, on or before head of said Department, at the said office, on or before head of said Department are ed.

 THE COMMISSIONER OF CORRECT N RESERVES THE for the PUBLIC INTEREST, AS PROVIDED IN SECTION to C. CHATER 278, LAWS OF 189."

 The dor estimate will be natively for on or contract warded to, any person who is in arrears to the Cor-poration upon debt or contract, or who is a defaulter, surety or uterwise, upon any obligation to the Cor-oration.

 The award will be made as soon as practicable after to:

poration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Cor-poration. The award 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 Commissioner. Any bidder for this contract must be known to be en-gaged in and well prepared for the business, and must have satisfactory testimonials to that effect. 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 Municipal Assembly, head of a department, chief of a bureau, depaty thereof, or clerk therein, or other diffeer 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, state the several matters stated therein are in all respects true. Where more than one person is inter-ested it is requisite that the verification be made and subscribed by all the parties interested. Should the person or persons to whom the contract may be awarded to his or their bid or proposal, or it he or they accept but do not execute the contract and give the proper security, he or they shall be considered as hav-ing abandoned it and as in default to the Corporation, and the contract will be readvertised and relet, as pro-vided by law.

vided by law. Bidders will state the price for each article, by which the bids will be tested. Bidders will write out the amount of their estimates

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 Comp-troller, in accordance with the terms of the contract, or from time to time, as the Commissioner may determine. The form of the contract, including specifications, and showing the manner of payment, will be furnished at the office of the Department, No. 148 East Twentieth street and bidders are cautioned to examine each and all of its provisions caref.lly, as the Commissioner will insist upon its absolute enforcement in every particular. FRANCIS 1. LANTRY, Commissioner, Department of Correction.

THE CITY RECORD.

them therein, and if no other person be so interested it shall distinctly state that fact; also that it is made with-out 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 bureau, deputy thereof or clerk therein, or other officer of the Corporation, is directly or indirectly interested the for the some purpose, and is in all respects fair mater with the source of the contract therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which itrelates, or in any potion of the profits thereof. The bid or esti-mater was be verified by the oath, in writing, of the party or parties making the estimate, that the several atters stated therein are in all respects true. Where the verifies interested it is requisite that the verifies on or persons to whom the contract within five days after written notice that the same has been 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 will be considered as having abadoned it and as in default to the Corporation, and the contract will be readvertised and relet, as provided by aw. The quality of the Yeast must conform in every re-

the contract will be readvertised and relet, as provided by law. The quality of the Yeast must conform in avery re-spect to the samples of the same on exhibition at the office of the said defy striment. Bidders are cautioned to examine the specifications for particulars of the Yeast, etc., required hefore making their estimates. Bidders will write out the amount of their estimates. Tayment will be made by a renuisition on the Comp-troller in accordance with the terms of the contract, or from time to time, as the Commissioner may determine. The form of the contract, including specifications, and office of the Department, will be furnished at the office of the Department, No. 148 East Twentieth street, New York City, and bidders are cautioned to examine each and all of the provisions carefully, as the Commis-sioner of the Department of Correction will insist upon its absolute enforcement in every particular. FRANCIS J. LANTRY, Commissioner, Department of Correction.

DEPARTMENT OF CORRECTION, NO. 148 EAST TWENTIETH STREET, NEW YORK, December 4, 1899.

SEALED BIDS OR ESTIMATES FOR ICE FOR 1900, FOR THE KINGS COUNTY PENITEN-TIARY, BOROUGH OF BROOKLYN.

SEALED BIDS OR ESTIMATES FOR 260 tons prime quality ICE. 2,000 pounds to the ton, not to be less than to inches thick, for Kings County Penitentiary, Borough of Brooklyn, will be received at the office of the Department, No. r48 East Twentieth street, in The City of New York, until THURSDAY, DECEMBER 21, 1899,

THURSDAY, DECEMBER 21, 1899, until 17 o'clock A. M. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Ice for Kings County Penitentiary, Borough ·f Brooklyn," 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 aud place the bids or estimates received will be publicly opened by the Commissioner, or his duly authorized agent, and read THE COMMISSIONER OF CORRECTION RESERVES THE RIGHT TO REJECT ALL BIDS OF ESTIMATES IF DEEMED TO BE FOR THE FUELIC INTEREST, AS PROVIDED IN SEC-TION 419, CHAPTER 378, LAWS OF 1897. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Cor-poration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Cor-poration.

as surely or otherwise, upon any obligation to the cor-poration. The award of the contract will be made as soon as practicable after the opening of the busines, and must person to whom the contract may be known to be engaged in and well prepared for the busines, and must here on 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 polars. 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 is hall disturbly state that fact ; also that it is made with-out any connection with any other person making an estimate for the same purpose, and is in all respects far and without collusion or traud, and that no member of the Muncipal Assembly, head of a department, chief of a bureau, deputy thereof or clerk therein, or other officer of the Corporation, is directly or indirectly interested in any porties making the estimate that the several more than one person is interested; it is requisite that the trans. The verified by the cath, in writing, of the party or parties making the estimate that the several more than one person making the estimate that the several more than one person making the estimate that the several more than one person making the estimate that the several more than one person making the estimate, they will, on in The City of New York, with their respective places of in the City of New York, with their respective places of in the City of New York, with their respective places of in the City of New York, with the shall omit or refuse to execute the same they will pay to the Corporation any difference between the sum to which the Modpe entitled on its completion and that which the Corpo-ration may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent leosting is the amount of the work by which

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

the contract will be readvertised and retet, as provide 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 Comp-troller, in accordance with the terms of the contract. Blank forms of proposals can be obtained at the office of the General Bookkeeper and Auditor, No. 148 East Twentieth street, New York City; also James J. Kirwin, Deputy Commissioner, Room No. 22, Borough Hail, Borough of Brooklyn. FRANCIS J. LANTRY, Commissioner.

DEPARTMENT OF CORRECTION, NO. 148 EAST TWENTIETH STREET, NEW YORK, December 4, 1899.

PROPOSALS FOR FURNISHING THE KINGS COUNTY PENITENTIARY, BOROUGH OF BROOKLYN, WITH COMPRESSED YEAST FOR 1900.

SEALED BIDS OR ESTIMATES FOR FUR-nishing 500 pounds, more or less, Compressed Yeast, in 1-pound packages, to the Kings County Peni-tentiary, Borough of Brooklyn, in conformity with specifications, will be received at the office of the Commissioner of Correction, No. 148 East Twentieth street, New York City, at 11 A.M., on **THURSDAY, DECEMBER 21, 1899.** All goods to be delivered to the Kings County Peni-tentiary free of expense and as required during the year 1900.

tentiary free of expense and as required during the year 1900. The person or persons making any bid or estimate shall furnish the same in a scaled envelope indorsed "Bid or Estimate for Compressed Yeast for the Kings County Penitentiary," with his or their name or names, and the date of presentation, to the head of said De-partment, at the said office, on or before the date and hour above named, at which time and place the bids or estimates received will be publicly opened by the Com-missioner of Correction, or his duly authorized agent, and read. THE-COMMISSIONER OF CORRECTION RESERVES THE RIGHT TO REJACT ALL BIDS OR ESTIMATES IF DEEMED TO

missioner of Correction, or his duly authorized agent, and read. THE*COMMISSIONER OF CORRECTION RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE FUBLIC INTEREST, AS PROVIDED IN SECTION 40, CHAFTER 378, LAWS OF 1897. No bid of estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corpo-ration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corpo-ration. The award will be made as soon as practicable after the opening of the bids. Any bidder for this must be known to be engaged in and well prepared for the business, and must have sat-isfactory testimonials to that effect. No bonds required when bids amount to less than One Thousand 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 with-ing other officer of the Corporation, is directly or mil-rectly interested therein, or in the supplies or work to which it relates, or in any portion of the person thereof. The bid or estimate must be verified by the coath, in writing, of the party or parties making the estimate that the several matters stated therein are in all re-spects true. Where more than one person is interested. Should the person or persons to whom the Yeast may be awarded neglect or refuse to accept the contract within five days after written notice that the same has been awarded neglect or refuse to accept the contract within five days after written notice that the same has been awarded neglect or refuse to accept the contract within five days after written notice that the same has been awarded neglect or refuse to accept the contract within five days after written notice that the same has been awarded neglect or refuse to accept the contract within five days after written notice that the same has been award

abalaoned it and as in default to the Corporation, and the contract will be readvertised and relet, as provided by law The quality of the yeast must conform in every respect to the samples of the same on exhibition at the office of said Department, or in the absence of samples, to the printed specifications. Bidders are cautioned to examine the specifications for narticulars of the articles, etc. required before making their estimates. Bidders will state the price for each article, by which the bids will be tested. Bidders will write out the amount of their estimates in addition to inserting the same in figures. Pay nent will be made by a requisition on the Comp-troller, in accordance with the terms of the contract, or from time to time as the Commissioner may determine. The form of the contract, including specifications and showing the maoner of payment, will be furnished at the office of the Department, No. raf East Twentieth street, New York City, and bidders are cautioned to examine each and all of its provisions carefully, as the Commissioner of to correct'on. FRANCIS J. LANTRY, Commissioner of correct'on.

FRANCIS J. LANTRY, Commissioner of Correct'on.

DEPARTMENT OF CORRECTION-CITY OF NEW YORK, BORDUGHS OF MANHATTAN AND BRONX, November 29, 1899.

PROPOSALS FOR WHISKEY AND BRANDY TO BE DELIVERED AT ONCE.

SEALED BIDS OR ESTIMATES FOR FUR-nishing Whiskey and Brandy, in conformity with specifications, will be received at the office of the De-partment of Correction, No. ra% East Twentieth street, in The City of New York, until 11 A. M.,

THURSDAY, DECEMBER 14, 1899.

All goods to be delivered to Dr. Charles A. Rice, Chemist, Department of Public Charities, at the General Drug Department on the grounds of Bellevue Hospital, East Twinty-sixth street, east of First

<text>

MEATS.

PROPOSALS FOR ALL THE MEATS REQUIRED FOR THE YEAR 1900.

SEALED BIDS OR ESTIMATES FOR FUR-nishing all the Meats required for the year 1900 to the Depariment of Correction, in the City and County of New York, will be received at the office of the Department of Correction, No. 148 East Twentieth street, in The City of New York, until 17 o'clock A M., MONDAY, DECEMBER 18, 1899,

MONDAY, DECEMBER 18, 1899, and to be as follows, viz.: 750,000 pounds, more or less, of *beef*. Deliveries to be 5 forequarters to 2 hindquarters. To be of good merchantable quality well fatted native steer beef, New York State *dressed*, forequarters not to weigh less than 185 pounds, hindquarters not to weigh less than 155 pounds. No Bull or Cow Beef will be received. 150,000 pounds more or less of *Muttom* by the carcass to weigh not less than 45 nor more than 60 pounds. No bucks or stags will be received. 4,000 pounds more or less of *Veal* by the carcass to weigh not less than 100 pounds nor more than 50 pounds.

Commissioner, Department of Correction. New York, December 4, 1830. PROPOSALS FOR 2,500 POUNDS, MORE OR less, of Compressed Yeast. Sealed bids or esti-mates for furn shing and delivering free of all expense, at the Bakchouse, Blackwell's Island, Compressed Yeast. Bids will be received at the office of the Department of Correction, No. 148 East Twentieth street, until **THRSDAY, OECEMBER 21, 1899.** at 11 o'click A.M., the said Yeast to be delivered as re-uired during the year 1900. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Yeasy," 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 Commissioner, or his duly authorized agent, and read.

THE COMMISSIONER OF THE DEPARTMENT OF COR

THE COMMENSIONER OF THE DEMARKAGENT OF CON-RECTION RESERVES THE RIGHT TO REJECT ALL BIDS OR RESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SECTION 64, CHAPTER 410, LAWS OF 1882. No hd or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Cor-poration upon debt or contract, or who is a defaulter as surety or otherwise, upon any obligation to the Corporation.

as surety or otherwise, upon any obligation to the Corporation. The award 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 Commissioner. Any bidder for this contract must be known to be

said Commissioner. 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. Each bid or estimate shall contain and state the names and places of residence of each of the persons making the same, the names of all persons interested with him or

Josfial, East Tw. nly-sixth street, east of Pirater penue.
4 barrels Pure Rye Whiskey, copper-distilled, two-stamp, not less than *four* years old from date of warehouse entry stamp, to be consigned by bill of lading to the Department of Correction. Upon its arrival in the City at the terminal of the Transportation Company, the contractor is to notify the Department, which will provide for its cartage. All expenses, except cartage from terminal, to be borne by contractor. A gauger's certificate is to accompany the bill. Price per proof galon.
25 gallons (more or less. California Brandy, not less than four years old, in quantities of 4% gallons, as required. Price per proof gallon:
No bonds or deposit required on bids under One Chousand Dollars. Awards will be mad: on the lowest terms.

Thousand Dollars. Awards will be made: on the lowest items. THE COMMISSIONER OF CORRECTION RESERVES THE RIGHT TO REJECT ALL BIDS ON ESTIMATES IP DEEMED TO BE FOR THE PUBLIC INTEREST, AS FROVIDED IN SEC-TION 419, CHAPTER 378, LAWS OF 1837. Mo bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Cor-poration 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 Commissioner. Any bidder for this contract must be known to be

pounds. All to be more or less. ALL BEEF, MUITION AND VEAL USED BY THIS DEPARTMENT TO BE FROM ANIMALS KILLED AND DRESSED IN NEW YORK

KILLED AND DRESSED IN NEW YORK STATE. See specifications for full details. Deliveries to be free of all expense. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for all the Means required for 1899," with his or their name or names, and the date of pre-sentation, to the head of said Department, at the said office, on or before the day and hour above named, at which that and place the bids or estimates received will be publicly opened by the Commissioner, or bis duly authorized agent, of said Department and read. THE COMMISSIONER OF THE DEPARTMENT OF COR-RECTION RESERVES THE RIGHT TO REJERVE ALL BIDS OR

ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SECTION 419, CHAPTER 378, LAWS OF

As PROVIDED is section of the accepted from, or contract awarded to, any person who is in arrears to the Cor-poration upon debt or contract, or who is a detaulter, as surety or otherwise, upon any obligation to the Corpora-tion. The award of the contract will be made as foon as practicable after the opening of the bids,

Delivery will be required to be made from time to me, and in such quantities as may be directed by the

said Commissioner. Any bidder for this contract must furnish satisfactory testimonials that he is engaged in the business of "Butcher" in The City of New York, and has the plant necessary to carry out prompily and regularly the con-tract, if it be awarded, to the entire satisfaction of the Commissioner of Correction, and the person or persons to whom the contract may be awarded will be required to give security for the performance of the contract, by his or their bond, with two sufficient sureties, each in the penal amount of TWENTY THOUSAND (20,000) DOLLARS.

surcties, each in the penal amount of TWENTY THOUSAND (20,000) 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 without any connection with any other person making an estimate for the same purpose and is in all respects fair and without collusion or traud, and that no member of the Municipal Assembly, head of a department, chief of a bureau, deputy thereof or clerk therein, or other officer of the Corporation is directly or indirectly inter-ested therein, or in the supplies or work to which it relates or in any portion of the profits thereof. The bid or estimater stated therein are in all respects true. Where more than one person is interested, it is requisite that the VERFICATION be made and subscribed by all the parties unterested.

requisite that the VERIFICATION be made and subscribed by all the parties interested. Each bid or estimate shall be accompanied by the con-sent, in writing, of two householders or freeholders, or trust or security companies in The City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate they will, on its being so awarded, become bound as his shall omit or refuse to execute the same they will, and 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 per-son 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 men-tion of shall be accompanied by the oath or affirma-tion, 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 accurity required for the completion of this contract, over and above all his debts of every nature, and over and above his liabil-ties 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 rz 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 comproval to the security of new York. No bid or estimate will be considered unless accom-panied by either accuriting check upon one of the State or

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 accom-panied 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 the comparison of the comparison of the state or amount of the security required for the faithful per-formance of the contract. Such check or money must wor 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 ex-amined 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 imm, 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.

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 aw.

PI

S 190 wi Co

Tr ho. fai 1 2 3 4

5

25.

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 Comp-troller, 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, No. 148 East Twentieth street, New York City, and bidders are cautioned to ex-amine each and all of its provisions carefully, as the Commissioner of the Department of Correction will insist upon its absolute enforcement in every particular. Dated New York, November 27, 1899. FRANCIS J. LANTRY, Commissioner, Department of Correction.

PROPOSALS FOR 1,000 TONS WHITE ASH COAL, 2,240 POUNDS TO THE TON FOR THE YEAR 1900.

SEALED BIDS OR ESTIMATES FOR FUR-nishing 1,000 tons Coal for the year ending December 31, 1900, will be received at the office of the Depart ment of Correction, No. 148 East Twentieth street, in The City of New York, until 11 A.M.,

MONDAY, DECEMBER 18, 1899.

MONDAY, DECEMBER 18, 1899. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for 1,000 Tons Coal for the year 1000," 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 olds or estimates re-veived will be publicly opened by the Commissioner, or is duly authorized agent, of said Department and read. THE COMMISSIONER OF THE DEFARTMENT OF COR-RESTINATES IF DERMED TO BE FOR THE PUBLIC IN-THE FOUNDED IN SECTION 419, CHAPTER 378, LAWS OF 1897. No bid of estimate will be accepted from, or contract

37. 39. 40. 41. 42. 43. 44. 45. 46. 47. 49. 50. 51. 52. 53. 54.

55. 57. 59. 60. 61. 62. 63. 64. 65. 66. 67.

68. 69. 70. 71. 72. 73. every particular.

| | YORK, November 27, 1899.
FRANCIS J. LANTRY,
nmissioner, Department of Correction. | 74- |
|---|--|------------|
| | DEPARTMENT OF CORRECTION, | 75. |
| | CITY OF NEW YORK, | |
| | BOROUGH OF MANHATTAN,
NEW YORK, November 23, 1899. | 76. |
| | NEW YORK, November 23, 1099. J | 78. |
| ADARATE | FOR GROCERIES, PROVISIONS, | 79. |
| KOPUSALS | ETC. | 80. |
| FALED B | IDS OR ESTIMATES FOR FUR- | 81. |
| nishing Gr | roceries, Provisions, etc., during the year
rmity with samples and specifications,
ed at the office of the Department of | 82. |
| prrection, No | ork, until 11 A.M., | 83. |
| THURSD | AY, DECEMBER 14, 1899. | 84. |
| All goods to
wenty-sixth
use, free of | o be delivered on Dock (foot of East
street), for Blackwell's Island Store-
all expense, and weights allowed as | 85.
86. |
| ceived at Sto | st foot up total amount of bid without | 87. |
| 1. | | 88. |
| | ounds Ground Allspice.
ounds Bologna Sausage. | |
| - 16,000 pc | ounds Barley No. 3. | 89. |
| 14,000 pc | ounds Fine Butter, known as Western | All |
| | Extra Creamery or Fancy State Cream-
ery. | No |
| . 100 pe | ounds Powdered Borax. | Thou |
| 1,400 p | ounds Bacon, prime quality, City Cured, | items |
| 600 bi | to average 6 pounds to piece.
Ishels Dried Beans, not older than crop | TH
RIGH |

of 1899, and to weigh 62 lbs. net to the

| | Dusiter, | |
|-----|-----------------|-------|
| 10 | dozen Bon Ami. | |
| 160 | dozen Tomato Ca | tsup. |
| 100 | dozen Tomato Ca | usup |

| | | | Chernes, |
|-----|-------|----------|----------|
| 20 | dozen | Canned | Corn. |
| 100 | | Contract | D |

- ed Sardine ed Salmon ed Tomate

to the standards of the Department, and which certificate shall accompany each delivery of flour, the expense of such in-spection and award to be borne by the contractor; also certificate of weight and tare to be furnished with each delivery. Flour will be received in barrels only. 7,000 empty barrels to be returned to and delivered from Pier foot East Twenty-sixth street, and the price at which said empty barrels are awarded to the contrac-tor to be deducted from the price of the flour.

empty barrels are awarded to the contrac-tor to be deducted from the price of the flour. 30 barrels Pillshury Best Flour. 100 pounds Farina in 1-pound packages. 10,500 pounds Hams, prime quality, City Cured, to average 14 pounds to a ham. 35,500 pounds Currant Jelly in 30-pound pails. 12 dozen Currant Jelly in 30-pound pails. 13 dozen Currant Jelly. 3,000 pounds Prime Kettle Rendered Lard in packages of 50 pounds each. 56 boxes Lemons. 100 pounds Macaroni (1-pound packages). 500 pounds Mutmeg. 10 dozen Best Olive Oil (quarts). 20,000 pounds Nutmeg. 10 dozen Best Olive Oil (quarts). 20,000 pounds Ground Pepper (sifted). 100 pounds Ground Pepper (sifted). 100 pounds Ground Pepper (sifted). 100 bushels Peas, not older than crop of 1899, and to weigh 60 pounds net to the bushel. 4,000 pounds Prunes. 2,500 barrels. White Potatoes to be good, sound.

foo bushels Peas, not older than crop of 1899, and to weigh 60 pounds net to the bushel.
4,000 pounds Prunes.
3,600 barrels White Polatoes to be good, sound, fair size, and to weigh 172 lbs. net to the barrel, empty barrels or sacks to be returned.
12 barrels Pickles, 40 gallon barrel, 2,000 to the barrel, empty barrels to be re-turned.
12 barrels Pickles, 40 gallon barrel, 2,000 to the barrel, empty barrels to be re-turned.
12 bores Raisins.
120 dozen Sea Foam.
6c dozen Sapolio, "Morgan's."
25,000 pounds Granulated Sugar, "Standard."
17,000 pounds Granulated Sugar, "Standard."
25,000 pounds Granulated Sugar, "Standard."
25,000 pounds Granulated Sugar, "Standard."
25,000 pounds Granulated Sugar, "Standard."
250 barrels Prime Quality American Salt in barrels, 300 pounds net.
60,000 pounds Rock Salt.
130 barrels Syrup.
60,000 pounds Brown Soap, of the grade known to trade as "Commercially Pure Settled Family Soap," to be delivered within 90 days atter the award has been made. The soap to be delivered in boxes hold-ing about 80 pounds, and the weight to be determined on its arrival at the Store-house, Blackwell's Island, an aver-age tare being placed upon the weight to twenty boxes selected at random from each delivery The soap must be free from added carbonate of soda, silicate of soda, mineral soap stock, or other foreign material. It must be of good firmness, soluble in ten parts alcohol of minety-four per cent, and contain not more than thirty three per cent of water. Empty soap boxes to be re-turned and the price bid for same to be deducted from bills by the contractor.
60 dozen, Ivory Soap.
2500 pounds Laundry Starch.
500 pounds Fine Olong Black Tea, in half chests, free from all admixtures and in original packages.
500 pounds Fine Green Tea, in half chests, free from all admixtures and in original packages.

from all admixtures and in original packages. 1,050 pounds Smoked Tongues, prime quality, City Cured, to average 6 pounds to each

1,050 pounds Smoked Tongues, prime quality, City Cured, to average 6 pounds to each tongue.
400 pounds Tapioca.
6,000 pounds Smoking Tohacco, 1-ounce pieces.
400 pounds Smoking Tohacco, 2-ounce pieces.
50 barrels Malt Vinegar, prime quality, empty barrels to be returned.
800 barrels Onions (r50 pounds to the barrel).
Fmpty barrels to be returned.
800 barrels Turnips (White and Russia), 135 pounds to the barrel. Empty barrels to be returned.
800 barrels Cartots (r50 pounds to the barrel).
Empty barrels to be returned.
800 barrels Cartots (r50 pounds to the barrel).
Empty barrels to be returned.
900 barrels Cartots (r50 pounds to the barrel).
Empty barrels to be returned.
900 barrels Cartots (r50 pounds to the barrel).
Empty barrels to be returned.
900 barsels of Cabhage, good size and solid heads. Empty barrels to be returned.
135,000 pounds A No. 1 Timothy Hay, weight allowed as received on B. I.
4,0000 pounds Long Bright Rye Straw, weight allowed as received on B. I.
4,000 bushels, No. 1 Oats 32 pounds net to the bushel, empty bags to be returned.
16,000 pounds Long Bright Rye Straw, weight allowed as received on B. I.
4,000 bushels, No. 1 Oats 32 pounds net to the bushel, empty bags to be returned.
16,000 pounds Carse Meal.
200 sol to be delivered in installments as may be wired during the year 1899, free of expense.
20 bonds or deposit required on bids under One usand Dollars. Awards will be made on the lowest Ms.

THE COMMISSIONER OF CORRECTION RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SECTION 410, CHAPTER 373, LAWS OF 1807. No bid or estimate will be accepted from or contract awarded to any person who is in arrears to the Cor-poration 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 Commissioner. Any bidder for this contract must be known to be

7751

<text><text><text><text><text><text>

articles, etc., required before making their estimates. Bidders will state the price for each article, by which the bids will be tested. Bidders will write out the amount of their estimates in addition to inserting the same in figures. Payment will be made by a requisition on the Comp-troller, in accordance with the terms of the contract, or from time to time, as the Commissioner may determine. The form of the contract, including specifications, and showing the manner of payment and other details, will be furnished at the office of the Department, No. 148 East Twenteth street, New York City, and bidders are fully, as the Commissioner will insist upon its absolute enforcement in every particular. FRANCIS J. LANTRY,

FRANCIS J. LANTRY, Commissioner, Department of Correction.

CONDENSED COWS' MILK.

PROPOSALS FOR CONDENSED COWS' MILK, 1900.

SEALED BIDS OR ESTIMATES FOR FUR-nishing 24,000 quarts, more or less, Condensed Cows' Milk tor the year 1900, will be received at the office of the Department of Correction, No. 148 East Twentieth street, in The City of New York, until 11 o'clock A.M. of

MONDAY, DECEMBER 18, 1899.

o'clock A.M. of **MONDAY, DECEMBER 18, 1899.** The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for 24, oo Quarts Condensed Cows' "Bid yoo" and with his or their name or names, and the date of presentation, to the head of said Depart-ment, 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 Com-missioner, or his duly anthorized agent, of said Depart-ment, and read. "The COMMISSIONER OF THE DEPARTMENT OF COR-RESTRATES IF DEEMED TO BE FOR THE PUBLIC INTER-EST, AS PROVIDED IN SECTION 419, CHAPTER 378, LAWS or 1807. "No bid or estimate will be accepted from, or contract warded to, any person who is in arrears to the Cor-poration upon debt or contract, or who is a defaulter, a surety or otherwise, upon any obligation to the Cor-oran. "The award of the contract will be made as soon as particiable after the opening of the bids. "Any bidder tor this contract must be known to be said Commissioner, and to be free of all expense. "Any bidder tor this contract must be known to be fing in and well prepared for the business, and must have satisfactory testimonials to that effect, and have dave satisfactory testimonials to that effect, and have dave satisfactory testimonials to that effect, and have dave satisfactory testimonials to that effect, and have full be required to give security for the per-bid or estimate shall cortain and state the name and place of residence of each of the person making the same, the names of all persons interested with him or therein, and if no other person beso interested it but 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 o

them therein, and if no other person be so interested it shall distinctly state that fact ; also, that it is made with out 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 Municipal Assembly, 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. The bid or estimate shall be accompanied by the holders, or trust or security companies in The City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance ; and that if he shall omt or refuse to execute the same, they will pay to which he would be entitled on its coapletion and that which the Corporation any difference between the sum to which be would be entitled on its coapletion and that which be would be entitled on its coapletion and that which be would be estimated amount of the Condensed Cow' Milk by which the bids are tested. The consent above mentioned shall be accompanies by the contend above mentioned shall be accompanies by the oath of afirmation, in writing, of each of the persons signing the

9. 10. 11. 12. 13. 14. 15. 16. 17. 18.

No bid of estimate will be accepted from, or contract awarded to, any person who is in arrears to the Cor-poration upon debt or contract, or who is a defaulter, as survey 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 Commissioner, and to be free of all expense.

27. 29. 30. 31.

said Commissioner, and to be free of all expense. Any bidder for this contract must be known to be en-gaged 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 surctices, each in the benal amount of TWO THOU-SAND (2,000) DOLLARS. Bach 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 inter-ested with him or them therein, and it no other persons 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

face observations, prime quality, Grand Bank Codfish to be perfectly cured, and to average not less than 5 pounds each. To be delivered in boxes of 4 quintals each.
 60 barrels Soda Biscuits (empty barrels to be soda)

returned). 3,700 pounds Cheese State Factory full Cream Fine and bearing State Brand stenciled

on box. 100 pounds Cocoa in 1-lb, packages, 20 pounds Ground Cinnamon, 20 pounds Ground Cloves. 25 pounds Chocolate (Baker's, in 1-pound

20 pounds Ground Cloves.
25 pounds Chocolate (Baker's, in r-pound packages).
70,000 pounds Maracaibo Coffee (roasted).
5,000 pounds Broken Coffee (roasted).
45,000 pounds Broken Coffee (roasted).
5,000 pounds Dried Currants.
500 pounds Dried Currants.
500 pounds Christer (roasted).
500 dozen Eggs are to be fresh and candled at time of delivery, to be furnished in cases of usual size.
35 dozen Extract of Lemon.
40 dozen Extract of Vanilla.
3,600 barrels No. 7 Flour, as per sample.
The contractor shall furnish a certificate of inspection by the Flour Inspector of the New York Produce Exchange, also an award from the committee on floor of the Exchange, that the *flour* offered is equal

said Commissioner. Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satisfactory testimoni ils 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 fifty (50) per cent. of the bid for each art/cle. 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 with-out any connection with any other person making an

shall distinctly state that fact; also that it is made with-out 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 Municipal Assembly, head of a department, chief of a bureau, deputy thereof or clerk therem, 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 esti-mate 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.

verification be made and subscripts by an ine par-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,

FRESH COWS' MILK.

PROPOSALS FOR FRESH COWS' MILK FOR THE YEAR 1900.

SEALED BIDS OR ESTIMATES FOR FUR-nishing 50,000 quarts, more or less, Fresh Cows' Milk for the year ending December 31, 1900, will be re-ceived at the office of the Department of Correction, No. 148 East Twentieth street, in The City of New York writing at the No. 148 East 1 W. York, until 11 A. M.

MONDAY, DECEMBER 18, 1899,

MONDAY, DECEMBER 18, 1899. The person or persons making any bid or estimate shall furnish the same in a scaled envelope indorsed "Bid or Estimate for 5,000 quarts Fresh Cows' Milk for the year 1900," and with his or their name or names, and the date of presentation, to the head of said De-partment, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the Commissioner, or his duly authorized agent, of said Department and read. The COMMISSIONER OF THE DEPARTMENT OF COR-RECTION RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE FUELIC INTER-EST, AS PROVIDED IN SECTION 419, CHAPTER 378, LAWS OF 1897.

ESTIMATES IF DEEMED IN SECTION 419, CHAPTER 378, LAWS OF 1897. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Cor-poration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Cor-poration.

<text><text><text><text><text><text><text>

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 success-ful 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 refuse, but if he shall execute the con-tract within the time aforesaid the amount of his deposit will be returned to him. Should the person or persons to whom the contract inay 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 Corpora-tion, 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. The form of the contract, including specifications, and showing the manner of payment and other details can be obtained at the office of the Department, No. 148 East Twentieth street, New York City, and bidders are cautioned to examine each and all of their provisions carefully, as the Commissioner of the Department of Correction will insist upon its absolute enforcement in every particular. Dated NEW YORK, November 27, 1809.

THE CITY RECORD.

every particular. Dated New York, November 27, 1899. FRANCIS J LANTRY, Commissioner ,Department of Correction. TEN THOUSAND TONS COAL.

PROPOSALS FOR TEN THOUSAND (10,000) TONS OF WHITE ASH COAL FOR 1900.

SCALED BIDS OR ESTIMATES FOR FUR-nishing the Department of Correction, during the year 1900, as may be required, and in accordance with the specifications ten thousand (10,000) tons (2,240 pounds each) of White Ash Coal, consisting of grate or broken, egg and stove coal; deliveries to be made to Blackwell's, Riker's and Hart's Islands alongside, free of all expense and no allowance for demurrage (see specifications for tull details), will be received at the office of the Department of Correction, No. 148 East Twentieth street, in The City of New York, until 11 o'clock A.M. of

MONDAY, DECEMBER 18, 1899.

MONDAY, DECEMBER 18, 1899. The person or persons making any bid or estimate shall turnish the same in a sealed envelope, indorsed "Bid or Estimate for ro,coc 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 Commissioner, or his duly authorized agent, of said Department, and read.

or ins duly autobled agent, of said Department, and read. THE COMMISSIONER OF THE DEPARTMENT OF COR-RECTION RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DREMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SECTION 419, CHAPTER 378, LAWS OF 1897 No bid or estimate will be accepted from, or contract avarded to; any person who is in arterars to the Cor-poration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Cor-poration.

<text><text><text><text><text>

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 ('orporation, and the contract will be readvertised and relet as provided by law.

the contract will be readvertised and renet as providently 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 Comp-troller, in accordance with the terms of the contract. The form of the contract, including specifications, and showing the manner of payment or other details, will be furnished at the office of the Department, No. 148 East Twentieth street, and bidders are cautioned to examine each and all of its provisions carefully, as the Commissioner of the Department of Correction will in-sist upon its absolute enforcement in every particular. Dated New York, November 27, 1805. FRANCIS J. LANTRY, Commissioner, Department of Correction

DEPARTMENT OF CORRECTION, No. 148 EAST TWENTIETH STREET, NEW YORK, NOVEmber 27, 1899.

PROPOSALS FOR CONDENSED AND FRESH COWS' MILK FOR THE KINGS COUNTY PENITENTIARY, BOROUGH OF BKOOK-LYN, FOR 1900.

SEALED BIDS OR ESTIMATES FOR FUR-nishing the Kings County Pententiary, Borough of Brooklyn, with 9,000, quarts Condensed and 6,000 quarts Fresh Cows' Milk during the year 1900, as per contract and specifications. All deliveries to be free of expense to the Depart-ment. Quantities allowed as received at the Kings County Penitentiary. Bids or estimates will be received at the office of the Commissioner, No. 148 East Twentieth street, New York City, until

MONDAY, DECEMBER 18, 1899, at II A. M

At II A. M. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Condensed and Fresh Cows' Milk for 1900 for the Kings County Peuitentiary," and with his or their name or names, and the date of pre-sentation, 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 CORRECTION RESERVES THE RIGHT TO REJECT ALL EIDS OR ESTIMATES IF DEEMED TO BE FOR THE FUELCI INTEREST, AS PROVIDED IN SEC-TION 410. CHAPTER 378, LAWS OF 1897. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Cor-poration upon debt or contract, or who is a detaulter, as surety or otherwise, upon any obligation to the Corpora-tion. The award of the contract will be made as scon as

No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Cor-portion upon debt or contract, or who is a detaulter, as surety or otherwise, upon any obligation to the Corpora-tion. 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 sand Commissioner. Any bidder for this contract must be known to be en-gaged 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 bis or their bond, with two sufficient suretes, each in the penal amount of EIGHT HUN-DRED (Goo) 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 inter-ested, it shall distinctly state that fact ; also that it is making an estimate for the same purpose and is in all respects fair and without collusion or fraud, and that no member of the Municipal Assembly, head of a depart-ment, chief of a bureau, deputy thereof or clerk therein, or other officer of the Corporation, is directly or indi-rectly 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 ooth, in witting, 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 inter-sted it is requisite that the VENFICATION be made and subcribed by all the parties interested. Each bid or estimate shall be accompanied by holders, or trust or security companies, in The City of New York, with their respective places of business or residence, to the effect that it the contract be awarded to the person maki

romanied 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 forty Dollars, being five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must Nor be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk of the successful bidder, will be returned to the contract has been awarded to him, to execute the same, the amount of the deposite made by him shall be fortented to and retained by The City of New York as liquidated damages tor such a select or refusal; but it he shall execute the contract within five days after notice that the same warded to him, to execute the same has been examined by and officer or indicated damages tor such anglect or refusal; but it he shall execute the contract within five days after notice that the same has been examed by the City of New York as liquidated damages tor such anglect 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 il he or they ashall be contract will be readvertised and relet as paving abandoned it and as in default to the Corporation, and the contract will be readvertised and relet as indiction to inserting the same in figures.

The form of the contract, including specifications and showing the manner of payment and other details, can be obtained at the office of the Department, No, 148 East Twentieth street, New York City, or Deputy Commissioner of Brooklyn, James J. Kirwin, Room 22, Borough Hall, Borough of Brooklyn, and bidders are especially cautioned to examine each and all of its pro-visions catefully, as the Commissioner of Correction will insist upon its absolute enforcement in every par-ticular.

FRANCIS J. LANTRY, Commissioner of Correction

FISH

PROPOSALS FOR FRESH FISH, ETC., FOR 1900.

SEALED BIDS OR ESTIMATES FOR FUR-nishing during the year ending December 37, 1900 the following Fresh Fish, etc. :

| Common Fish | 100,000 | pound |
|---------------------------------------|----------|-------|
| Boston Steak Cod | 5,000 | |
| Blue Fish | 2,000 | |
| Black Fish | 1.000 | |
| Fresh Mackerel, No. 1 | 1,000 | ** |
| Halibut | 5,000 | - |
| Shad | 3,000 | |
| Smelts | I,'00 | |
| Salmon Trout | 5,000 | |
| Flounders | 2,000 | |
| White Fish | 2,000 | - 11 |
| Sea Bass | 2,000 | ** |
| Lobsters | 1,000 | 66 |
| Hard Clams | 30,000 | ** |
| Soft Clams | 2,000 | |
| Box Oysters | 10,000 | |
| 'Culls" | | |
| Seellong | 20,000 | quart |
| Scallops | | |
| all to be more or less (see specifica | tions, J | 07 74 |

octails), will be received at the office of the Dep of Correction, No. 148 East Twentieth street, City of New York, until 11 o'clock A.M., of

MONDAY, DECEMBER 18, 1899.

<text><text><text><text><text><text><text>

THURSDAY, DECEMBER 7, 1899.

The form of the contract, including specifications, and showing the manner of payment and other details, can be obtained at the office of the Department, No 148 East Twentieth street, New York City, and bidders are especially cautioned to examine each and all of its provisions carefully, as the Commissioner of Correc-tion will insist upon is absolute enforcement in every particular. articular. Dated New York, November 27, 1890. FRANCIS J. LANTRY, Commissioner, Department of Correction.

DEPARTMENT OF CORRECTION-CITY OF NEW YORK, No. 148 EAST TWE TIETH STREEF, NEW YORK, November 23. 1899.

PROPOSALS FOR GROCERIES. PROVISIONS, ETC., FOR THE KINGS COUNTY PENI-TENTIARY (BUROUGH OF BROOKLYN),

SEALED BIDS OR ESTIMATES FOR FUR-nishing Groceries, Provisions, etc., for the Kings County Penitentiary (Borough of Brooklyn), during the year 1900, in Colornity with Samples and Specifi-cations, will be received at the office of The Commis-sioner of Correction, No. 148 East Twentieth Street, in The City of New York

THURSDAY, DECEMBER 14, 1899,

at 11 A. M. sharp. All goods to be delivered to the Kings County Peni-tentiary, Borough of Brooklym, free of expense, and quantities allowed as received there. Bidders must loot up total amount of bid without fail.

GROCERIES, PROVISIONS, ETC.
GROCERIES, PROVISIONS, ETC.
5 pounds Allsnice.
800 pounds Barley, No. 3.
200 pounds Baking Powder (Royal).
4,000 pounds Butter, known as Western Extra Creamery or Fancy State Creamery.
7,500 pounds Bacon, prime quality City Cured, to average 6 pounds each.
28,000 pounds Beans, not older than the crop of 1800.

- 6.
- 7.

- 9. 10. 11. 12. 13. 14.

- 15. 16. 17. 18.

- 19. 20. 21. 22.

- 23.
- 24.

- 26. 27. 28.
- 29. 30. 31. 32. 33.

4,000 pounds Butter, known as Western Extra Creamery or Fancy State Creamery. 1500 pounds Bacon, prime quality City Cured, to average 6 pounds each. 28,000 pounds Ground Cinnamon. 1,000 pounds Cheese, State Factory, full cream, fine, and bearing State Brand stendled on box 150 pounds Corn Starch (a pound Packages). 151 pounds Cheese, State Factory, full cream, fine, and bearing State Brand stendled on box 150 pounds Corn Starch (a pound Packages). 150 pounds Corn Starch (a pound Packages). 150 pounds Briet Currants. 160,000 pounds Maracaibo Coffee (roasted). 175 barrels Crackers. (Empty barrels to be returned). 150 dozen Canned Peas. 150 dozen Canned Peas. 150 dozen Canned Peas. 150 dozen Canned Sa'mon. 625 dozen Canned Sa'mon. 625 dozen Canned Sa'mon. 625 dozen Canned Sa'mon. 626 dozen Canned Sa'mon. 626 dozen Canned Sa'mon. 626 dozen Canned Sa'mon. 627 dozen Canned Sa'mon. 628 dozen Canned Sa'mon. 629 dozen Canned Sa'mon. 630 dozen Tat Jelly (in 30-pound pails). 630 pounds Curr nt Jelly (in 30-pound pails). 630 pounds Ground Ginger. 12 dozen Extract of Vanila. 130 barrels No. z Flour. 130 barrels No. z Flour. 230 barrels No. z

- 34 35 36 37 38 39 3.coo pounds Rolled Oats.
 250 pounds Ground Pepper (pure in ¼ pound foils).
 125 sacks Salt (Fine).
 40 bushels Sa't (coarse).
 1,800 pounds Rice.
 0.0 pound's Granulated Sugar (Standard).
 600 gallons Syrup.
 100 pounds Oolong Tea, Black, in ¼ chests, free from all admixtures and in original packages.
 10 dozen Olive Oil.
 500 gallons Mait Vinegar, prime quality, empty barrels to be returned.
 500 bushels Crabberries.
 260 dozen Lemons.
 2000 pound S Onions.
 5, oo pound s Onions.
 5, oo pound s Onions.
 5, oo pound s Orisacks to be good. sound, fair siz, 6 opounds to bushel, empty barrels or sacks to be returned.
 75 bushels Sweet Potatoes, to be good, sound, far size.
 500 pounds of the potatoes of bushels.
 75 bushels Sweet Potatoes, to be good, sound, far size.
 500 pounds of the potatoes of bushels.
 75 bushels Sweet Potatoes, to be good, sound, far size.
 500 pounds Turnips (White and Russia). 40 41 42 43 44 45. 1,800 4,000

 - 13,0
- 49. 50. 51. 52. 53. 54.

47.

55.

- 57. 58.
- 59. 60, 61. 62,
- 75 bushels Sweet Potatoes, to be good, sound, fa r size.
 15,000 pounds 'lurnips (White and Russia).
 100 pounds Saltp: tre.
 2 doz.n B th Brick.
 3 barrels Chloride of Lime.
 15 pounds Indigo.
 60 bags Charcoal
 50 barrels Sal Soda, prime quality, about 340 pounds each.
 48 dozen Sapoito (Morgan's).
 240 pounds Laundry Starch. 03.

THE CITY RECORD.

200 bushels No. r Oats, bags to be returned.
 30 Fags Wheat Bran (60 pounds to bag).
 24 cakes Stove Polish.
 24 boxes Shoe Blacking.
 25 boxes Tanglefoot Fly Paper.
 39,000 pounds, more or less, Sait Pork, in barrels, including barrels, cooperage, salting and packing, of a grade known as "Family Mess,"
 80, 8,000 pounds Bologna Sausage.
 Goods to be delivered as required during the year 1000.

Goods to be delivered as required during the year 1900. No empty packages are to be returned to bidders or contractors; to be delivered in installments, as required, except such as are designated in the specifications. The person or persons making any bid or estimate shall furnish the same in a scaled envelope indoised "Bid or Estimate for Supplies for the Kings County Peniteunary" with his or their name or nam's, and the date of presentation, to the head of said Department, at the said office, on or before the date and hour above named, at which time and place the bids or estimates received will be publicly open d by the Commissioner of Correction, or his duly authorized agent, and read. THE COMMISSIONER OF CORRECTION RESERVES THE KIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SECTION 64, CHAPTER 410, LAWS OF '882. No bid or estimate will be incepted from, or contract warded to, any person who is in arrears to the Cor-poration upon debt or contract; or who is a defaulter as surgety or otherwise, upon any obligation to the Cor-poration. The award of the contract will be made as soon as

<text><text><text><text>

v law. The quality of the articles must conform in every espect to the samples of the same on exhibition at the ffice of the kings County Penitentiary, or in the ab-ence of samples, to the printer specifications. Bidders re cautioned to examine the specifications for par-iculars of the articles, etc., required before making heir estimates. Bidders will state the price for each article, by which he blus will be tested. Bidders will write out the amount of their estimates in

Bids or estimates will be received at the office of the Commissioner, No. 148 East Twentieth street, in The City of New York, until

MONDAY, DECEMBER 18, 1899.

until 11 A. M. The perion or persons making any bid or estimate shall fornish the same in a scaled envelope, indorsed "Bid or Estimate for 2,000 tons Pea Coal, for the Kings County Penitertary, 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, a' which time and place the bids or estimates received will be publicly opened by the Com-missioner. or his duly authorized agent, of said Depart-ment and read. until ment and read. THE COMMISSIONER OF CORRECTION RESERVES THE

missioner. of his duly author.2cd agent, of said Department and read. THE COMMISSIONER OF CORRECTION RESERVES THE RIGHT TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SEC-TION 470, CHAFTER 378, LAWS OF 1807. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears 10 the Cor-po at.on upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Cor-por thon. The award of the contract will be made as soon as practicable after the cpening 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 Commissioner. Any bidder for this contract must be known to be engaged in and well prepared for the business, and must have satistatory restiming to that field, with two sufficient sureties, each in the penal amount of THREE THOU-SAND (3,coo) DOLLARS. Each bid or estimate shall contain and state the name the same, the names of all persons interested with him or them therein, and if no other person be so interest fair and without collasion or traud, and that no member of the Conjust state that fact; also that it is made withon: tany connection with any other person making the same, deputy thereof or clerk therein, or other of the Municipal Assembly, head of a department, chief of a bureau, deputy thereof or clerk therein, or other of the Conjortion, is directly or indirectly in-terested therein, or in the supples or work to which it relates, or in any portion of the profix thereof. The bid or estimate stated therein are in all respects fair and without collasion or itaud, and that no member of the Aunicipal Assembly, head of a department, chief of a bureau, deputy thereof or clerk therein, or other 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 parues interessted.

be the party of 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 VRENFLATION be made and subscribed by all the parties interested. Each bud or estimate shall be accompanied by the consent, in writing, of two householders or treeholders 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 per-formance, and that it he shall omit or refuse to exe-cute the same they will pay to the Corporation any difference between the sum to which he would be en-titled on its completion and that which the Corporation may be obliged to pay to the person or per-ons to whom the contract may be awar ed at any subsequent letting ; the amount in each case to be calcul ited upon the esti-mated amount of the articles by which the bids are tested. The consent above mentioned shall be accom-paned by the oath or affirmation, in writing, of each o. the persons signing the same that he is a householder or freeholer in The City of New York, and is worth the amount of the security required for the completion of this contract over and above his liabilities as ball, 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 zo frhapter 7 of the Revised Ordinances of The City of New York. No bid or estimate will be considered unless accom-paned by either a certified check upon one of the State or Nation al banks of The City of New York. No bid or estimate will be considered unless accom-paned by either a certified check upon one of the State or Nation al banks of The City of New York. No bid or estimate will be considered unless accom-paned by either a certified check upon one of the State or Nation al banks of The City of New York. No bid or estimate will be con

time aforesaid the amount of his deposit will be returned to 1 im Should the person or persons to whom the contract may be awarded neglect or refuse to accept the contract within five days af er 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 contract will be readvertised and refet 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 Comp-troller, in accordance with the te ms of the contract, or from time to time, as the Commissioner may determ ne The form of the contract, including specifications, and showing the manner of payment and other details, will be turnished at the office of the Department, No. 148 East Twentieth street, or Deputy Commissioner of Brooklyn, James J. Kirwin, Room 22, Borough Hall, Berough of Brooklyn, and bidders are cautioned to examine each and all of its provisions catefully, as the Commissioner will insist upon its absolute enforce-ment in every particular.

7753

Bids or estimates will be received at the office of the Commissioner, No. 148 East Twentieth street, New York City, until

MONDAY, DECEMBER 18, 1899,

<text><text><text><text><text><text><text><text>

II A. M.

| 65. | 200 pounds Castile Soap.
3,000 pounds Laundry soap, of the grade known | addition to inserting the same in figures.
Payment will be made by a requisition on the Comp- | Commissioner, Department of Correction. | FRANCIS J. LANTRY,
Commissioner of Correction. |
|-------------------|--|--|---|--|
| | to the trade as "Commercially Pure
settled Family Soap," to be delivered
within go days after the award has
been made. The soap to be delivered
in boxes holding about 80 pounds, and
the weight to be determined on its
arrival at the Kings County Peniten-
tiary, an average tare being based upon
the weight of twenty boxes sel cted at | from time to time, as the Commissioner may determine.
The form of the contract, including specifications, and
showing the manner of payment, will be turnished at the
office of the Department, No. 148 East Twentieth street,
or James J. Kirwin, De uty Commissioner, No. 22 Bor-
ough Hall, Borough of Brooklyn, and budders are cau-
tioned to examine each and all of its provisions
carefully, as the Commissioner will insist upon its | PROPOSALS FOR FISH, ETC., FOR THE KINGS
COUN'Y PENITENTIARY, BOROUGH OF
BROOKLYN, FOR 1900. | DEPARTMENT OF CORRECTION,
No. 148 EAST TWENTIATH STREET,
NEW YORK, November 27, 1899.
PROPOSALS FOR MEATS FOR 1900, FOR THE
KINGS COUNTY PENITENTIARY, BOR-
OUGH OF BROOKLYN. |
| | random from each delivery. The soap
must be free from added carbonate of
soda, silicate of soda, mineral soap
stock, or other foreign material. It | Commissioner of Correction. | SEALED BIDS OR ESTIMATES FOR FURNISH-
ing the Kings County Penitentiary, Borough of
Brooklym, with Fish, etc., consisting of | SEALED BIDS OR ESTIMATES FOR FUR-
nishing the Kings County Pententiary, Borough
of Brooklyn. with MEATS during the year 1900, as |
| | must be of good firmness, soluble in ten
parts alcohol of nin-ty-four per cent.,
and contain not more than thirty-three
per cent. of water. Empty soap boxes to
be returned and the price bid for same
to be deducted from bills by the con- | DEPARTMENT OF CORRECTION,
No. 148 EAST TWENTIETH STREET,
NEW YORK NOVEMBER 27, 1899. | 300 pounds Boston Steak Cod.
300 pounds Blue Fish.
300 pounds Black Fish.
3,000 pounds Salt Mackerel, No. 1.
300 pounds Halibut.
500 pounds Shad. | per contract and specifications.
All deliveries to be free of expense to the Detart-
ment, and weights allowed as received by the Kings
County Penitentiary.
150,000 pounds, more or less, of beef. |
| 67.
68.
69. | tractor.
8,000 pounds Soap Chips.
200 pounds Roll Sulphur.
4,000 pounds P.ug Tobacco. | 1900, FOR THE KINGS COUNTY PENITEN-
TIARY, BOROUGH OF BROOKLYN. | 300 pounds Smelts.
400 pounds S Imon Trout,
300 pounds Flounders.
200 pounds White Fish. | Deliveries to be 5 forequarters to 2 hindquarters.
To be of good merchantable quality of well-fatted
native steer beef New York State dressed forequarters
to weigh not less than 185 pounds, and hindquarters to |
| 70. | 20,000 pounds Best English Hay, weight allowed
as received at Kings County Peniten-
tiary. | O nishing the Kings County Penitentiary, Borough
of Brooklyn. with 2,000 tons Pea Coal, during the | 300 pounds Sea Bass.
165,000 Hard Clams.
67,000 Oysiers, medium size. | weigh not less than 155 pounds.
No Bull or Cow Beef will be received.
30,000 pounds more or less of multon, by the carcass, |
| 71. | 23,000 pounds Rye Straw, long, bright, tare not
to exceed 3 pounds per bale, weight
allowed as received at Kings County
Penitentiary. | All de liveries to be free of expense to the Department. | -all more of less, during the year 1900, as per contract
specifications. All deliveries to be free of expense to
the Department, and weights allowed as received at the
Kings County Penitentiary. | to wet. h not less than 45 nor more than 60 pounds.
No bucks or stags will be received.
All to be more or less.
See specifications for full details. |

ALL BEEF, MUFTON AND VFAL USED BY THIS DEPARTMENT TO BE FROM ANIMALS KILLED AND DRESSED IN NEW YORK STATE.

Line. 12. 14. Deliveries to be free of all expense. Bids or estimates will be received at the office of the Commissioner of Correction, No. 148 East Twentieth street, New York City, until

MONDAY, DECEMBER 18, 1899,

<text><text><text><text><text><text><text><text><text><text><text> 102. 103. 110. 111. 119. 121. 126. 127. 128.

Hidders will write out the anne in figures. Payment will be made by a requisitor on the Comp-troller, 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 Downtment. No. 148 East Twentieth

REQUISITION NO. 12.

THE CITY RECORD.

16 dozen pair Handcuffs. 16 dozen Feather Dusters. *City Prison.* 1 dozen Round Whistles, No.6. 500 feet *N*-unch Clear Pine, dressed two sides.

Central Office Stable.

27. 24.

25. 27. 30. 32. 33. 36.

42.

43· 44· 45· 40. 47·

48.

49. 51. 53. 54.

64. 65. 67.

70.71.75.76.778.79

80. 81. 83. 85. 86. 87. 88. 89.

90. 91. 92. 93· 94·

130.

131. 139. 141.

142. 143.

144.

153.

160.

- sides. sides. 1 keg rod. Cut Nails. 2 boxes Glass, r8 inches by 20 inches. 3 dozen Sailmakers' Leather Palms. 2 Galvanized-iron Boilers, 5 feet high, 20 inches diameter. 2 sets Bent Boiler Couplings for iron pipe. 1 2c-inch Boiler Stand. 3 dozen Brass Gas Pillars for gas tips. Wath-House

- 3 dozen Brass Gas Pillars for gas tips. Work-House.
 2 gross screws, 1 gross s-inch by 8-inch, 1 gross 3/-inch by 6-inch.
 1 dozen Dietz Tubular Lanterns, No.o.
 1 dozen Dietz Tubular Lantern Globes.
 1 barrel Benzine.
 1 set Graining Combs.
 2-12 dozen Brown & Sharp's Hair Clippers, No. 1.
 3-12 dozen Miller's No. 2 Parlor Lamps, com- bete.

- 3-12 dozen Miller's No. 2 Parlor Lamps, complete.
 2-12 dozen Tinsmith's Shears, No. 8.
 2 gross Pearl Irress Buttons, hoe 20.
 2 kegs Cut Nails, i keg 1add., r keg 2add.
 6 pieces White Wood, ½ inch by 16 inches by 16 feet, dressed two sides.
 2 Heavy Iron Wire St. ak Broilers, 12 inches by 18 inches.
 2 pair Rubber Boots, 5 pair No. 8, 5 pair No. 9, 5 pair No. 10.
- No.9, 5 pair No. 1c, 3 pair No. 11. Penitentiary. 2 gross Pioneer Heel Ball No. 1, 1 gross white and 1 gross black. 2 dozen Sewing Awl Hatts. 3 co Shoe Rivets for side of uppers. 1 Keg Hyposulphate of Soda. 20 feet 2-inch Lead Waste-pipe. 2 dozen 5 inch Plain Globes. 35 pounds Plumbers' Solder. 36 gallons Drilling Oil. 5 lengths 14-inch by 4-inch flat Iron. 6 lengths 14-inch half round Bastard Saw Files.

- File

- b lengths ¾-inch round fron.
 c dozen o b½-inch half round Bastard Saw Files.
 g pounds Job Black Ink.
 g pound Medum Yellow Ink.
 z barrels Chlor de of Lime.
 z dozen Victor Chunney for prison lamps.
 z dozen Victor Chunney for prison lamps.
 z dozen Victor Chunney for prison lamps.
 z pairs single Blocks for ¾-inch fall.
 4 pairs T Hinges, 12 inches.
 12 pair Strap Hinges, 24 inches.
 30 pair T Hinges, 12 inches.
 30 pair T Hinges, 24 inches.
 5 ga'lons Crude Oil, Third District.
 5 galons Crude Oil, Third District.
 5 pounds Chrome Green, in oil, Fourth District.
 2 Steel Chisels, 1 gross ¼-inch, 1 gross 1-inch. Fi'th District.
 2 Repair Door Main Prison with new Lock and 2 Keys, Sixth District.
 5 pounds Yellow Ochre, in oil, Seventh District.
 5 pounds Yellow Ochre, in oil, Seventh District.
 5 pounds Yellow Ochre, in oil, Seventh District.

- 5 pounds Yellow Ochre, in oil, Seventh District. Steamboats.
 1 4-gallon Agate Saucepan, "Minnahan-onck."
 1 dozen ¾-inch Water Gauge Glasses ro¼ unches long, "Strong."
 1 8-inch brass finished Steam Gauge up to 400 pounds.
 2 dozen Globes for B Pinatore Burners.
 1 gallon Agate Saucepan.
 1 ¼-gillon Agate Saucepan.
 1 ½-gillon Agate Caffee Pot.
 1 ½-gillon Agate Caffee Pot.
 1 ½-gillon Agate Caffee Pot.
 2 point Rubber Boots, No. 8.
 25 pounds Drop Black, ground in oil.
 2 50 feet lengths rl/2-inch Soft Cotton Hose, with couplings.
 2 Star Swinging Ho-e Reels to hold a 50-foot length 1½-inch hose, each.
 1 No.7 Cooking Stove with fire irons and fittings complete, "Gifroy."
 2 r-gallon Agate Saucepans.
 20 feet ½ inch Brass Tubing. Storchouse.
 2 6-foot lengths Flexible Gas Tubing for Gas Stove. With Horse, io hands hich, not over six

- Gas Stove. District Prisons. 1 Work Horse, 16 hands high, not over six years old, sound and kind in all har-ness, to weigh about 1,300 pounds. Trial to last until same proves satis-tic last until same proves satis-

factory. No bonds or deposit required on bids under One Thousand Dollars. Awards will be made on the lowest

items.

items. THE COMMISSIONER OF CORRECTION RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS FROVIDED IN SECTION 470, CHAPTER 378, LAWS OF 1897. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Cor-poration upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Cor-poration.

<text><text><text><text><text><text><text><text><text>

THURSDAY, DECEMBER 7, 1899.

vertice interested. Teach bid or estimate sh 11 be accompanied by the former, 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 of business or residence, to the effect that if the contract of business or residence, to the effect that if the contract or business or residence, and that if he shall omit or refore the execute the same, they will pay to the Corporation any difference be were the sum to which he corporation any difference be were the sum to which he corporation may be obliged to pay to the person or previous any difference be were the sum to which he corporation may be obliged to pay to the person or previous to the detect the same, they will pay to the Corporation may be obliged to pay to the person or previous to whom the contract mry be awarded at any subsequent letting, the amount of the work by which the bids are tested. The consent above mentioned is a consended to 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 of every nature, and over and above his liabilities as suffix in good faith and with the intention to the secure the bond required by section to or persons for the construct shall be awarded to the person or persons for the construct shall be awarded to the person or persons for the construct shall be awarded to the person or persons for the compretion of the security offered hims detected Ordinances of the City of New York, if the other the construct shall be awarded to the person or persons for the compretion of the security offered to be approved.

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 ac-companied 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 Thirty Dollars, being *fire* per centum of the amount of the security required for the faithful performance of the contract. Such check or money must NOT be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by The city 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.

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 alter 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 Corpora-tion, and the contract will be readvertised and relet as provided by law.

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 Comp-troller, in accordance with the terms of the contract. The form of the contract, and showing the manner of payment, can be obtained at the office of the Depart-ment. No. 148 East Twentieth street, New York City, and bidders are cautioned to examine each and all of its provisions carefully, as the Commissioner will insist upon its absolute encrement in every particular. FRAN IS J. LANTRY, Commissioner.

AQUEDUCT COMMISSION.

PUBLIC AUCTION.

MONDAY, DECEMBER 18, 1899.

THE AQUEDUCT COMMISSIONERS OF THE City of New York will sell at public auction, under the direction of Peter F. Meyer & Co., Auctioneers, the following described buildings now standing within the purchase line of the New Croton Reservoir.

Sale to commence at Pine's Bridge at 10.30 o'clock

FORMER OWNER.

C. Seeley

Solis Vantine ...

M. Connolly

..

J. M. Tompkins.

Phœbe Tompkins

...

Sarah Green

Minimum Price.

\$30 00

15 00

30 0

10 00

.

35 00

....

20 00

5 00

5 00

LOCALITY.

Kitchawan.

Pine'sBridge

**

A. M.

169

157

65

58

DESCRIP-

House

Barn..... House....

157 House....
Barn....
Wo o d house...
House...
Barn...
House...
Cow-house...
Wagon house...
Wagon house
Wo o d -house...

o o d -honseand pig-pen...

Barn Cow-house Tool-hous

enant-

DEPARTMENT OF CORRECTION, BOROUGHS OF MANHATTAN AND BROOKLYN, NO. 148 EAST TWENITETH STREET, NEW YORK, DECEMBER 4, 1899.

PROPOSALS FOR DESTRUCTION AND BAN-ISHMENT OF ALL ROACHES AND WATER BUGS FROM THE INSTITUTIONS OF THIS DEPARIMENT MENTIONED DURING THE YEAR 1900.

BOROUGHS OF MANHATTAN AND BROOKLYN.

SEALED BIDS OR ESTIMATES FOR ABOVE-mentioned work at the institutions as named, viz.: City Prison, Franklin and Centre streets, N. Y. Second District Prison, Tenth street and Sixth ave-

Second District Prison, Tenth street and Sixth ave-nue, `. Y. Third District Prison, Essex, near Grand street, N.Y. Fourth District Prison, Fifty-seventh street, near Third avenue, N. Y. Fifth District Prison, One Hundred and Twenty-first street and Sylvan place, N. Y. Seventh District Prison, Fifty-third street, between Eighth and Ninth avenues, N. Y. Workhouse on Blackwell's Island. Storehouse, Blackwell's Island. Butcher Shop, Blackwell's Island. Mings County Penitentiary, Brooklyn, N. Y. — and all small buildings connected with these institu-tions, 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 tr o'clock A. M.

THURSDAY, DECEMBER 21, 1899.

THURSDAY, DECEMBER 21, 1899, The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate tor Destruction and Banishment of All Roaches and Water-bugs, etc., etc.," 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 of said Department, or his duly authorized agent, and read.

the office of the Department, No. 148 East Twentieth street, New York City, and at office of Deputy Com-missioner of Brooklyn, James J. Kirwin, Room 22, Eor-ough Hall, Borough of Brooklyn, and bidders are cautioned to examine each and all of its provisions care-fully, as the Commissioner will insist upon its absolute enforcement in every particular.

FRANCIS J. LANTRY, Commissioner of Correction.

DEPARTMENT OF CORRECTION-CITY OF NEW YORK, BOROUGHS OF MANHATTAN AND BRONX, November 21, 1899.

PROPOSALS FOR MISCELLANEOUS ARTICLES TO BE DELIVERED AT ONCE.

SEALED BIDS OR ESTIMATES FOR FUR-nishing Miscellaneous Articles, 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 11 A. M.,

THURSDAY, DECEMBER 7, 1899.

All goods to be delivered on dock (foot of East Twenty-sixth street) for Blackwell's Island Store-house, free of all expense, and quantities allowed as received there.

<text><text><text><text><text><text>

THE COMMISSIONER OF THE DEPARTMENT OF OR RECTION RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SECTION 419, CHAPTER 378, LAWS OF 1897. No hid compared to the section of t

As provided to any person any C. CHAPTER 378, LAWS OF 18. The control of the second of the contract of the contract worded to any person who is in arrears to the Cor-portion upon debt or contract, or who is a defaulter, a survey or otherwise, upon any obligation to the corporation. The contract of the contract will be made as soon any obligation to the contract must be made as soon any contract of the contract must be made as soon to the contract of the contract must be made as soon any contract of the contract must be made as soon the person or persons to whom the contract may be worded will be required to give security for the per-formance of the contract by his or their bond, with two Hundred Dollar. The bid or estimate shall contain and state the name and place of residence of each of the persons making the same, the names or all persons interested with him or the therein, and if no other person be so interested it shall distinctly state that fact i also that it is made with one time therein, and if no other person be so interested it is and without collusion or fraud, and that no member of the Minicipal Assembly, head of a department, chief of a person to the profits thereof. The bid or estimate thereau, deputy thereof or clerk therein, or other officer thereau, deputy thereof or clerk therein, or other office of the functional to the profits thereof. The bid or estimate therein and therein and is any which it relates, or in any pusted werified by the oath, in writing, of the party or stated therein are in all respects true. Where more than one person is interested it is requisite that the therein and therein any the state therein are in all respects true. Where more than one person is interested it is requisite that the therein and therein and therein and therein any the south is more the source of the corporation.

House.... Wagon house... Ice-house... Chicken Chicken-house.... 301 Barn,.... Ice-house... 39 House.... Barn.... 64 House and barn.... Heirs Jas. Wilson 10 00 Huntersville

TERMS OF SALE.

First—The purchase money must be paid on the day of sale. Second—The buildings will be sold to the stone foundations. Third—The buildings must be moved off the City's property by April 1, 1900. Fourth—No buildings will be sold for less than the minimum price given in the City RECORD and in the posters.

minimum price given in the CITY RECORD and in the posters. Fifth—The buildings must be moved to new sites which are at least two hundred and fifty feet from the Croton river or any ol its affiuents or any drain empty-ing therein. Styth—1' any building or part of the same is left on the property of The City of New York on or after the first day of April, 1900, the purchaser shall forfeit all right and title to the buildings or any part of building so left, and also

to the money part of the consideration paid at the time of sale, and the Aqueduct Commis-sioners may at any time on or after the 1st day of April, reco, resell said buildings or parts of buildings or re-move or destroy the same.

The Aqueduct Commissioners reserve the right to exclude from such sale any building or buildings that may be designated by the Division Engineer. By order of the Aqueduct Commissioners of The City of New York.

HARRY W. WALKER, Secretary.

PUBLIC AUCTION.

TUESDAY, DECEMBER 12, 1899.

THE SALE TO COMMENCE AT 10 O'CLOCK A. M.

THE AQUEDUCT COMMISSIONERS OF THE City of New York will sell at public auction, under the direction of Peter F. Meyer & Co., Auctioneers, in the Engineer's Office at Katonah, Westchester County, N.Y., the following-described buildings now standing within the purcha-e line of the New Croton Reservoir :

| Parcel No. | FORMER OWNER. | DESCRIPTION. | Minimum
Price. | |
|------------|-------------------|---|-------------------|----|
| 510
W. | Edward B. Brady. | Stable and shea
Carriage house
Corn-crib and store- | \$5 5 | |
| | " | house
Corn-crib. | 5 | |
| 498 | Antoinette Turner | Dwelling | 15 | 00 |
| 405 | Niles F. Smith | " | 20 | 00 |
| | | Barn | 5 | 00 |
| 236 | M. E. Church | Dwelling | 325 | |
| 228
218 | * | Shed
Church, including or-
gan, and all fix- | 10 | 00 |
| | | tures | 650 | 00 |
| | " | Shed | 15 | |
| 133 | John Mullhall | Dwelling | 2 | 00 |
| | | Shed | I | 00 |

TERMS OF SALE.

First-The purchase money must be paid on the day

Second-The buildings will be sold to the stone foundations. Third-The buildings must be moved off the City's

Fourth-No building will be sold for less than the minimum price given in the CITY RECORD and in the

posters. Fifth—The buildings must be moved to new sites which are at least two hundred and fitty feet from the Croton river or any of its affluents or any drain emptying

Croton river or any of its affluents or any drain emptying therein. Sixth—If any building or part of the same is left on the property of The City of New York on or after the first day of April, 1900, the purchaser shall forfeit all right and tile to the buildings or any part of build-ing so leit, and also to the money part of the considera-tion pand at the time of sale, and the Aqueduct Commis-sioners may, at any time on or after the first day of April, 1900, resell said buildings, or parts of buildings, or remove or destroy the same. The Aqueduct Commissioners reserve the right to exclude from such sale any building or buildings that may be designated by the Division Engineer. By order of the Aqueduct Commissioners of The City of New York. JOHN J. RYAN,

JOHN J. RYAN, President.

HARRY W. WALKER, Secretary.

DEPARTMENT OF SUPPLY. WATER

DEPARTMENT OF WATER SUPPLY, COMMISSIONER'S OFFICE, No. 21 PARK ROW, NEW YORK, November 28, 1899.

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. 21 Park Row, in Room No. 1536, until 2 o'clock P. M., 0

THURSDAY, DECEMBER 14, 1899.

The bids will be publicly opened by the head of the epartment at the hour above-mentioned. Boroughs of Manhattan and The Bronx

No.7. FOR FURNISHING, DELIVERING AND LAYING WATER-MAINS IN BOULE-VARD AND PARK AVENUE, AND IN EIGH1Y-SIXTH, EIGH1Y-FIFTH AND EIGH1Y-SECOND STREETS, AND IN TRANSVERSE ROAD NO. 3, ACROSS CENTRAL PARK,

Borough of Brooklyn.

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 accom-panied 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 re-quired 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 hasbeen examined by said officer or clerk and found to be correct. All such deposits, except that of the success-ful 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 constact within there HIGHT TO REJECT ALL BIDS RESERVES THE RIGHT TO REJECT ALL BIDS RECEIVED FOR ANY PARTICULAR WORK IF HE DEMS IT FOR THE BEST INTEREST ' OF THE CITY. Bank forms of bid or estimate, the proper envelopes in which to inclose the same, the specifications and promoters and envelopes in further to result on the specifications and promoters and envelopes in further to desired can

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. 1521. WILLIAM DALTON, Commissioner of Water Supply.

DEPARTMENT OF SEWERS.

CITY OF NEW YORK-DEPARTMENT OF SEWERS, COMMISSIONER'S OFFICE, NOS. 13 TO 21 PARK ROW, BOROUGH OF MANHATTAN, DECEMBER 4, 1899.

NOTICE OF SALE AT PUBLIC AUCTION.

O^N FRIDAY, DECEMBER 15, 1899, AT 10 o'clock A. M., the Department of Sewers will sell at public auction, by Ph1 10 A. Smyth, Auctioneer, the following articles, viz. : Rubber boots, scrap iron, broken locks, oak pails, iron pails, shovels, mauls, pick handles, lanterns, oil cans, fire-hose, horses, wagons, harmees and whips. The sale will be held at the Corporation Yard, No. 567 Mount Hope place, Borough o. The Bronx.

TERMS OF SALE :

TERMS OF SALE: Cash payment in bankable funds at the time and place of sale, and the entire removal of the articles by the purchaser or purchasers within five days after the sale. If the purchaser or purchasers tals or fail to remove the articles within the time specified, be or they shall forfeit his or their purchase money and the ownership of the articles purchased. IAS. KANF

JAS. KANE, Commissioner of Sewers

CITY OF NEW YORK-DEPARMENT OF SEWERS, COMMISSIONER'S OFFICE, NOS. 13 TO 21 PARK ROW, EOROUGH OF MANHATTAN, December 4, 1899.

NOTICE OF SALE AT PUBLIC AUCTION.

ON FRIDAY, DECEMBER 15, 1890, AT 2 o'clock P.M., the Department of Sewers will sell at public auction, by Philip A. Smyth, Auctioneer, the following articles, viz.: Cast-iron scrap, r spring box wagon, old brass cylin-der lining and piston rods, oil casks, 1 sheet-iron truck car, iron c: al tub, old hose and I horse. The sale will be held at the Sewer Repair Yard, North Portland avenue, Borough of Brooklyn, and then at Sewage Disposal Station, No. 2, Coney Island. TEEMS OF SALE:

TERMS OF SALE :

TERMS OF SALE: Cash payment in bankable funds at the time and place of sale, and the entire removal of the articles by the purchaser or purchasers within five days after the sale. It the purchaser or purchasers fails or fail to remove the articles within the time specified, he or they shall forfeit his or their purchase money and the ownership of the articles purchased. JAS. KANE, Commissioner of Sewers.

DEPARTMENT OF SEWERS-COMMISSIONER'S OFFICE, Nos. 13 TO 21 PARK ROW, NEW YORK, December 1, 1899.

TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN A sealed envelope, with the title of the work and the name of the bidder indorsed thereon, will be received at this office until

WEDNESDAY, DECEMBER 13, 1899, at 12 o'clock M., at which hour they will be publicly opened by the head of the Department and read. For the following works in the

Borough of Manhattan. No. 1. SEWER IN SEVENTH ANENUE, WEST SIDE, between One Hundred and Forty-second and One Hundred and Forty-third streets, connecting with sewer in One Hun-dred and Forty-third street.

Borough of The Bronx. Borough of The Bronx. No. 2. SEWER AND APPURTENANCES IN EAST ONE HUNDRED AND SIXTY FIRST STREET, from existing sewer in River avenue to Walton avenue, and in Walton avenue, between East One Hundred and Sixty-first street and East One Hundred and Sixty-fourth street. No. 3. SEWER AND APPURTENANCES IN CRANE STREET, from Concord avenue to Robbins avenue, and in ROBBINS AVE-NUE, from St. Joseph's street to Dater street. Borneth of Breach IN

THE CITY RECORD.

DEPARTMENT OF BRIDGES.

DEPARTMENT OF BRIDGES, NASSAU AND WASHINGTON STREETS, BOROUGH OF BROOKLYN, November 29, 1899.

November 29, 1899. J BIDS OR ESTIMATES INCLOSED IN A sealed envelope, with the title of the work and the name of the budder indorsed thereon, will be received at the office of the Commissioner of Bridges in the Park Row Bulding, Nos. 13 to 27 Park Row, in the Borough of Manhattan, until 3 o'clock P. M., THURSDAY, DECEMBER 14, 1899,

for the following work in the Borough of Brook-lyn :

lyn: PLACING ELECTRICAL FQUIPMENT FOR THE HANDLING OF CARROLL STREET BRIDGE. PLACING ELECTRICAL FQUIPMENT FOR THE HANDLING OF WASHINGTON AVENUE BRIDGE. THE COMMISSIONER OF BRIDGES RE-SERVES 1HE RIGHT TO REJECT ALL B DS RECEIVED IF HE DEEMS IT FOR THE BEST INTEREST OF THE CI1Y. Blank forms of proposals, forms of agreement, includ-

Blank forms of proposals, forms of agreement, includ-ing specifications, and showing the man er of payment and surety required, with any further information de-sired, will be turnished upon application at the office of the Deputy Commissioner of Bridges, No. 179 Wash-ington street, Borough of Brooklyn.

JOHN L. SHEA, Commissioner of Bridges.

CHANCE OF CRADE DAMAGE COMMISSION, TWENTY-THIRD AND TWENTY-FOURTH WARDS.

PURSUANT TO THE PROVISIONS OF CHAP-ter 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 chanter 7a1 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 pur-suant to said acts, will be held at Room 58, Schermer-horn Building, No. of Broadway, in The City of New York, on Monday, Wednesday and Friday of each week, at a o'clock r. M., until further notice. Dated New YORK, April 17, 1890.

veek, at 2 o'clock F. M., UBLI 12, 1899. Dated NEW YORK, April 17, 1899. WILLIAM E. STILLINGS, WARREN W. FOSTER, CHARLES A. JACKSON, Commissione

LAMONT MCLOUGHLIN, Clerk.

DEPARTMENT OF DOCKS AND

FERRIES. PHILIP A. SMYTH, AUCTIONEER, WILL sell on behalf of the Board of Docks, on

MONDAY, DECEMBER 14, 1899, commenting at 10 o'clock A. M., at the foot of West Seventy-fifth street, and continuing at the places designated, the following lots of old material:

HARLEM RIVER.

7755

At East One Hundred and Thirteenth Street, H.R.

Lot 20. About 150 pieces pile butts and tops, 10 to 40 feet long. 21. About 150 pieces pile tops and old piles, 15 to 40 feet long.

TERMS OF SALE.

The sale will commence at 10 o'clock A.M. Each of the above lots will be sold separately and

Each of the above lots will be sold separately and for a sum in gross. The estimated quantities stated to be in the several lots are believed to be correct; but the Department will not make any allowance from the purchase money for short deliveries on any lot, and bidders must judge for themselves as to the correctness of the estimate of quantity when making their bids. If the purchaser or purchasers fails or fail to effect the removal of the material within teu days from the date of sale, he or they shall forfeit his or their purchase money or moneys and the ownership of the material. Terms of sale to be cash, to be paid at the time of sale.

Ale. An order will be given for the material purchased. Dated NOVEMBER 24, 1899.

J. SERGEANT CRAM, CHAS. F. MURPHV, PETER F. MEYER, Commissioners composing the Board of Docks.

NEW EAST RIVER BRIDGE COM-MISSION.

COMMISSION NEW EAST RIVER BRIDGE, CITY OF NEW YORK, November 9, 1899.

NOTICE TO CONTRACTORS.

Proposals will be received by the Commissioners of the New Fast River Bridge, at their office, at No. 49 Chambers street, in the Borough of Manhatan, in The City of New York, at z o'clock in the afternoon of the

7th DAY OF DECEMBER, 1899,

<text><text><text><text><text><text><text>

Borough of Brooklyn.

NORTH RIVER.

At West Fifty-seventh Street Yard, N. R. At West Fifty-seventh Street Yard, N. R.
1. About 735 pounds of rope, various sizes.
2. About 500 pounds of cast-iron.
3. About 7,965 pounds of armature plate.
5. About 500 pounds of cable wire.
6. About 500 planters.
7. One lot of old roofing tin.
8. One surveyor's level, with tripod.
9. One surveyor's transit, with tripod.
At Perry Street. N. E.

Lot

G. One surveyor's transit, with tripod.
At Perry Street, N. R.
Lot ro. One lot of pile butts (about 200) about 20 to 22 feet long.
" 11. One lot of second-hand piles (about 300) about 40 to 50 feet long

EAST RIVER.

At East Eighteenth Street, E. R.

Lot 12. Raft of old deck plank and sheathing 4 inches by 10 inches. " 13. Raft of pile tops and butts, from 7 to 10 feet

- Rait of pile tops and tops, to to 15 feet long.
 Raft of pile butts and tops, to to 15 feet long.
 Raft of pile butts and tops, 7 to to 6 feet long.
 Raft of pile butts and tops, 15 to 20 feet long.
 Raft of pile butts and tops, to to 15 feet long.
 Raft of pile butts and tops, to to 15 feet long.
 About 50 pieces pile butts and tops, to to 20 feet long.

FRIDAY, THE Sth DAY OF DECEMBER, 1899,

POLICE DEPARTMENT.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, No. 300 MULBERRY STREET.

TO CONTRACTORS.

PROPOSALS FOR ESTIMATES.

SEALED ESTIMATES FOR SUPPLYING THE Police Department with three copies of the En-rollment Books used on the days of Registration at the last General Election will be received at the Central Office of the Department of Police, in The City of New York until 12 o'clock M. of

JAMES D. BELL, Secretary.

LEWIS NIXON, President.

The person or persons making an estimate shall fur-nish the same in a scale envelope, indorsed "Estimate for Furnishing Copies of Enrollment Books," and with his or their name or names, and the date of presen-tation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the estimates received will be publicly opened by the head of said Department and read, and the award of the contract made to the lowest bidder, with adequate security, as soon thereafter as practicable.

For particulars as to the quantity and kind of copies required, reference must be made to the specifications, blank forms of which may be obtained at the office of the Chief Clerk in the Central Department.

of the Chief Clerk in the Central Department. Bidders will state a price for the work and materials furnished in accordance with the specifications. The price must be written in the bid and stated in figures. Permission will not be given for the withdrawal of any bid or estimate, and the right is expressly reserved by the head of said Department to reject any or all bids which may be deemed prejudicial to the public interests. No estimates will be accepted from or a contract awarded to any person who is in arrears to the Cor-poration upon debt on contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Cor-poration.

THE CITY RECORD.

The entire quantity is to be delivered as stated in the specifications and as shall be directed by the Super-intendent of Elections of the City of New York. "The person or persons to whom the contract may be awarded will be required to give security for the per-formance of the contract in the manner prescribed by law in the sum of Ten Thousand Dollars." The neuron of the the same persons interested, with the neuron of the 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 is hall distinctly state that fact ; also, that it is made without collusion or fraud ; and that no member of the Municipal Assembly, head of a department, chief of a bureau, deputy there of or clerk therein, or other officer of the Corporation, is directly or indirectly interested, without collusion of the profits there of. The estimate matters or the symples or work to which it relates, or in any portion of the profits there. The several matters and the restimate there in all respects true. Where more than the sub the stime there is not estimate shall be accompanied by the corporation, is directly or undirectly interested.

one person is interested, it is requisite that the verifica-tion 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 con-tract 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 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 afirmation, 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 and herein 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. Should the person or persons to whom the contract.

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

abandoned it and as in default to the Corporation, and the contract will be readvertised and relet, as provided by law. No estimate will be received or considered unless accompanied by either a certified check upon one of the State or National banks of The City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate box, and no estimate can be deposited in said box until such check or money has been ex-amined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the person⁵ making the same within three days after the contract is awarded. If the suc-cessful bidder shall refuse of neglect, within five days after notice that the contract has been awarded to h m to execute the same, the amount of the deposit will be forfield of shall excute the contract within the time aforesaid, the amount of his deposit will be terturned to him. The Board of Police reserves the right to reject all the bide environments of the deposit further the sect of the the bide to him.

The Board of Police reserves the right to reject all the bids received if deemed for the best interests of the city so to do, and to readvertise until satisfactory bids or proposals sh II be received.

Blank forms for estimates may be obtained by appli-cation to the Superintendent of Elections of The City of New York, at his office in the Central Department. By order of the Board.

d. WILLIAM H. KIPP, Chief Clerk.

NEW YORK, November 25, 1899.

POLICE DEPARTMENT-CITY OF NEW YORK, 1899.

OWNERS WANIED BY THE PROPERTY Clerk of the Police Department of The City of New York, No. 300 Mulberry street, Room No. 9, for the following property, now in his custody, without claim-ants: Poats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, itquors, etc.; also small amount money taken from prisoners and found by Patrolmen of this Depart-ment.

ANDREW J. LALOR, Property Clerk.

POLICE DEFARTMENT-CITY OF NEW YORK, BOROUGH OF BROOKLYN.

BOROUCH OF DROUCHYN. 1 OWNERS WANTED BY THF DEPUTY PROP-erty Clerk of the Police Department of The City of New York-Office, Municipal Building, Borough of Brooklyn-for the following property now in his custody without claim.nts: Boats, rope, iron, lead, male and emale clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc.; also small amount money taken from prisoners and found by Patrolmen of this Department. from pri

CHARLES D. BLATCHFORD, Deputy Property Clerk

NORMAL COLLECE OF THE CITY OF NEW YORK.

completed. They are expressly notified that the successful bidder will be held strictly to completion within said time.

<text><text><text><text><text><text><text>

Im or them. GFORGE M. VAN HOESEN, RICHARD H. ADAMS, WALDO H. RICHARDSON, M. D., JOHN GRIFFIN, M. D., F. DE HASS SIMONSON, HENRY W. MAXWELL, JOSEPH J. KIITEL. J. EDW. SWANSTROM, THOMAS HUNIER. Fercutive Committee

Executive Committee, NEW YORK, December 2, 1899.

DEPARTMENT OF EDUCATION.

SEALED PROPOSALS WILL BE RECEIVED at the office of the Board of Education, corner of Grand and Elm streets, Borough of Manhatian. until

FRIDAY, DECEMBER 8, 1899,

FRIDAY, DECEMBER 5, 1999, at 4 p. M., for delivering supplies to the schools in the boroughs of Manhattan and The Bronx, and returning to the depositories such material as is not needed in the schools during the year 1900, according to the terms of a contract to be approved by the Committee on Supplies of the Board ot Education. Proposals must be addressed to the Committee on Supplies, "Two surveites, satisfactory to said Committee, will be required for the faithful performance of the contract.

The Committee reserves the right to reject any bid or bids it deemed for the public interest. Any further intormation can be obtained on applica-tion to the Superintendent of School Supplies, No. 146 Grand street, Borough of Minhattan.

treet, Borough of Minnatan. THADDEUS MORIARTY, JOHN GRIFFIN, JOSEPH J. KITTEL, GEORGE LIVINGSTON, WALDO H. RICHARDSON, M. D., Committee on Supplies.

NEW YORK, November 24, 1899.

SEALED PROPOSALS WILL BE RECEIVED at the office of the Board of Education, corner of Grand and Fim streets, Boro gh of Manhatar, until FRIDAY, DECEMBER 8, 1899,

FRIDAY, DECEMBER 8, 1899, at 4 p. M. for delivering Supples to the Schools in the Borough of Brooklyn, and returning to the de-postorits such material as is not needed in the schools during the year 1900, according to the terms of a con-tract to be approved by the Committee on Supplies of the Board of Education. Proposals must be addressed to the Committee on Supplies, and indorsed "Proposals for D.livering Supplies," Two sureties, satistactory to said Com-mittee, will be required for the faithful performance of the contract. The Committee reserves the right to reject any bid or bids if deemed for the public interest. Any turther int-irmation can be obtained on application to the Superintendent of School Supplies, No. 146 Grand street, Borough of Manhatta. THADDEUS MORIARTY,

gh of Manhaitan. THADDEUS MORIARTY, JOHN GRIFFIN, JOSEPH J. KITTEL, GEORGE LIVINGSTON, WALDO H. KICHARDSON, M. D, Committee on Supplies.

DATED November 24, 1899.

SEALED PROPOSALS WILL BE RECEIVED at the office of the Board of Education, corner Grand and Elm streets, Borough of Manhattan, until

FRIDAY, DECEMBER 8, 1899,

FREDAT. DECEMBER 8, 1909. at 4 P.M., for delivering supplies to the schools in the **Borough of Richmond**, and returning to the depositori-s such material as is not needed in the schools, during the year 1000, according to the terms of a contract to be ap roved by the Committee on Supplies of the Board of Education. Proposals must be addressed to the Committee on Supplies and indorsed "Proposals for Delivering Sup-plies."

Proposals must be addressed to the Committee Supplies, and indorsed "Proposals for Delivering Si-plies." Two surfices, satisfactory to said Committe will be required for the faithful performance of contract.

Contract. The Committee reserves the right to reject any bid or bids if deemed for the public interest. Any further information can be obtained on application to the Superintendent of School Supplies, No. 146 Grand street, Borough of Manhattan. THADDEUS MORIARTY, JOHN GRIFFIN, JOSEPH J KIITEL, GEORGE LIVINGSION, WALDO H. RICHARDSON, M. D., Committee on Supplies.

NEW YORK, November 24, 1899.

SEALED PROPOSALS WILL BE RECEIVED at the office of the Board of Education, corner of Grand and Elm streets, until

FRIDAY, DECEMBER 8, 1899

at 4 P. M., for Printing required by the said Board for the year 1900, for the **Borough of Queens**. Samples of the various documents. etc., required to be printed may be seen at the office of the Superintendent of School Supplies, No. 146 Grand street, Borough of Manhaitan, where blank forms of proposals may be ob-tained

tained. Bids will be considered only from persons or firms paying the recognized and prevailing scale of printers' wages in this city, and all bidders, in order to have their proposals considered, must state in their proposals that they are paying their printers according to that

that they are paying their printers accoroing to that scale. Each proposal must be addressed to the Committee on Supplies and indorsed "Proposals for Printing." Two surgeness, satisfactory to said Committee, will be required for the faithful performance of the contract. The Committee reserves the right to reject the whole or part of any bid if deemed for the public interest. Any further information can be obtained on applica-tion to the Supprintendent of School Supplies. THADDEUS MORIARTY, JOHN GRIFFIN, M. D., JOSEPH J. KITTEL, GEO & GE LIVINGSTON, WALDO H. RICHARDSON, M. D., Committee on Supplies.

NEW YORK, November 24, 1899.

SEALED PROPOSALS WILL BE RECEIVED at the office of the Board of Education, corner of Grand and Elm streets, until

FRIDAY, DECEMBER 8, 1899.

FRIDAY, DECEMBER 8, 1899. at 4 P. M., for Printing required by the said Board for the year yoo, for the **Borough of Riehman**. Samples of the various documents, etc., required to be printed may be seen at the office of the Superin-tendent of School Supplies, No. 146 Grand street, Borough of Manhattan, where blank forms of proposals may be obtained. Bids will be considered only from persons or firms paying the recognized and prevailing scale of printers' wages in this city, and all bidders, in order to have ther proposals considered, must state in their proposals that they are paying their printers according to that scale.

scale. Each proposal must be addressed to the Committee on Supplies and indorsed "Proposals for Printing." I wo sureties, satisfactory to said Committee will be required for the faithful performance of the contract. The Committee reserves the right to reject the whole or part of any bid if deemed for the public interest.

whole or part of any Did II defined to the plant Any further information can be obtained on applica-tion to the Superintendent of School Supplies. THADDEUS MORIARTY, JOHN GRIFFIN, M. D., JOSEPH J. KITTEL, GEORGE LIVINGSTON, WALDO H. RICHARDSON, M. D., Committee on Supplies.

NEW YORK, November 24, 1899.

SEALED PROPOSALS WILL BE RECEIVED AT the office of the Board of Education, corner of Grand and Elm streets, until

FRIDAY, DECEMBER 8, 1899,

at 4 P. M., for Printing required by the said Roard for the year 1900, for the **Boroug's of Brooklyn**. Samples of the various documents, etc., required to be print d may be seen at the office of the Superintend-ent of School Supplies, N., 146 Grand street. Borough of Manhattan, where blank forms of proposals may be

ent of technology of the second secon

THADDEUS MORIARTY, JOHN GRIFFIN, M.D.,

| JOSEPH J. KITT | EL. |
|----------------|------------------------|
| GEORGE LIVIN | GSTON. |
| | HARDSON, M.D |
| | Committee on Supplies. |

NEW YORK, November 24, 1899.

SEALED PROPOSALS WILL BE RECEIVED at the office of the Board of Education, corner of Grand and Elm streets. until

FRIDAY, DECEMBER 8, 1899.

P. M., for Printing required by the said Board for year 1900, for the boroughs of Manhattan and The the year 1900, for the boroughs of Mannattan and the Bronx. Samples of the various documents, etc., required to be printed may be seen at the office of the puperinten-dent of school Sumplies. No. 1.6 Grand street, Borough ch Bro Sar

Samples of the various documents, etc., required to be printed may be s en at the office of the Superintend-ent of School Supplies, No. 146 Grand street. Horough of Manhattan, where blank forms of proposals may be

THURSDAY, DECEMBER 7. 1899.

of Manhattan, where brans to be obtained. Bids will be considered only from persons or firms paying the rec gnized and prevailing scale of printers' wages in this ity, a d all bidders, in order to have t eir proposals considered, must state in their propo-sals that they are paying their printers according to that scale.

sals that they are paying their printers according to that scale. Each proposal must be addressed to the Committee on Supplies, and indorsed "Proposals for Printing." Two sureties satisfactory to said Committee will be required for the faithful performance of the contract. The Committee reserves the right to reject the whole or part of any bid if deemed for the public nterest. Any further information can be obtained on applica-tion to the Superintendent of School Supplies. THADD US MORTARIY, JOHN GRIFF.N.M.D., JOSEPH J, KITTEL, GEORGE LIVINGSION, WALDO H. RICHARDSON, M.D., Committee on Supplies NEW YORK, November 24, 1899.

SEALED PROPOSALS WILL BE RECEIVED at the office of the Board of Education, corner cf Grand and Elm streets, Borough of Manhattan, until

FRIDAY, DECEMBER 8, 1899,

FRIDAY, DECEMBER 8, 1899, at 4 P. M., for supplying, for the use of the schools in the boroughs of Manhattan and The Bronx, under the jurisdiction of said Board, Books, Stationery and other articles required for one year commencing on the first day of January, 1900. All publishers of books and dealers in the various articles required are notified that preference will be given to the bids of principals, the Committee being desirous that commissions, if any, shall be deducted from the prices of the articles bid tor. Each contractor will be required to furnish two respon-sible sureties for the faithful performance of his con-tract.

sible sureties for the faithful performance of his con-tract. A list of the articles required, with the conditions upon which the bids will be received. may be obtained on application to the Superintendent of School Supplies. Each proposal must be addressed to the Committee on Supplies, and indorsed "Proposals for Supplies." The Committee reserves the right to reject any bid if deemed for the public interest. TH ADDEUS MORIARTY, JOHN GRIFFIN, M. D., JOSEPH J. KITEL, GEORGE LIVINGSTON, WALDO H. RICHARDSON, M D., Committee on Supplies. Dated NEW YORK, November 24, 1899.

SEALED PROPOSALS WILL BE RECEIVED at the office of the Board of Education, corner of Grand and Elm streets, Borough of Manhattan, until

FRIDAY, DECEMBER 8, 1899.

FRIDAY, DECEMBER 8, 1899, at 4 F. M., for supplying for the use of the schools in the Borough of Brooklyn, under the jurisduction of said Board, Bo ks, Stationery and other articles required for one year commencing on the first day of January, spoo All publishers of books and dealers in the various articles required are notified that preference will be given to the bids of principals, the Committee being desirous that communications, if any, shall be de-ducted from the prices of the articles bid for. Each contractor will be required to furnish two re-sponsible sureties for the faith ul performance of his contract. A list of the articles required, with the con-ductions upon which the bids will be received, may be obtained on application to the Superintendent of School Supplies. E ch proposal must be addressed to the Committee on Supplies and indorsed "Proposals for Supplies." The Commit ee reserves the right to reject any bid if

Committee on Supplies and indused trop Supplies." The Committee reserves the right to reject any bid if deemed for the public interest. THADDEUS MORIARTY, JOHN GRIFFIN, M. D., JOSEPH J. KITTEL, GEORGE LIVINGSTON, WALDO H. RICHARDSON, M. D., Committee on Supplies. NEW YORK, November 24, 1899.

SEALED PROPOSALS WILL BE RECEIVED at the office of the Board of Education, corner of Grand and Elm streets, Borough of Manhattan, until

FRIDAY DECEMBER 8, 1899,

FRIDAY DECEMBER 8, 1899, at 4, P. M., for supplying for the use of the schools in the Borough of Richmond, under the jurisdiction of said Board, Books, Statonery and other articles required tor one year commercing on the first day of January, soco. All publishers of books and dealers in the various articles required are notified that preference will be given to the bids of principals, the Committee being destrous that commersions, if any, shall be deducted from the prices of the articles bid for. Each contractor will be required to furnish two re-sonshible sureties for the taichul performance of his contract. A hist of the tricles required, with the con-ditions upon which the bids will be received, may be obtained on application to the Superintencent of School Supplies. Each proposal mark be addressed to the Com-mittee on Supplies and indorsed "Proposals for Sup-ples."

Intee of Supplies and matrice lies." The Committee reserves the right to reject any bid, if cemed for the public interest. THADDEUS MORIARTY, JOHN GRIFFIN. M. D., JOSEPH J. KITTFL, GEORGE LIVINGSTON, WALDO H. RICHARDSON, M. D., Conmittee on Supplies. NEW YORK, November 24, 1899.

A N ADJOURNED SESSION OF THE BOARD of Trustees of the Normal College of The City of New York will be held at the Hall of the Board of Education, No. 146 Grand street, Borough of Manhat-tan, on Wednesday, December 13, 1899, at 3.45 o'clock P.M.

Dated BOROUGH OF MANHATTAN. December 7. 1899. JOSEPH J. LITTLE,

A. EMERSON PALMER, Secretary,

SEALED PROPOSALS WILL BE RECEIVED by the Fxecutive Committee for the care, etc., of the Normal College of The City of New York, at the Hall of the Board of Education, No. 146 Grand street, Borough of Manhattan, until 3 o'clock P. M. on

WEDNESDAY, DECEMBER 13, 1899,

for improving the sanitary condition of the Training Department Building, at Lexington avenue, Sixty-eighth and Sixty-ninth streets.

PLANS AND SPECIFICATIONS

may be seen, and blank prorosals obtained, at the Annex of the Hall of the Board of Education, Estimating Room, Nos, 419 and 421 Broome street, Borough of Man-haitan.

The attention of bidders is expressly called to the tin stated in the contract within which the work must h

Two sureties, satisfactory to said Committe, will be required for the faithful performance of the con-

Tract. The Committee reserves the right to reject any bid or bids, if deemed tor the public interest. Any further information can be obtained on applica-tion to the Superintendent of School Supplies, No. 146 Grand street, Borough of Manhattan.

TH DEUS MORIARTY, JOHN GRIFFIN, JOSRPH J. KITTEL, GEORGE LIVINGSTON, WALDO H. RICHARDSON, M. D., Committee on Supplies.

NEW YORK, November 24, 1899.

SEALED PROPOSALS WILL BE RECEIVED at the office of the Board of Education, corner of Grand aud Elm streets, Borough of Manhattan, until

FRIDAY, DECEMBER 8, 1899,

at 4 P. M., for delivering Supplies to the schools in the **Borough of Queens**, and returning to the depositories such material as is not needed in the schools during the year 1900, according to the terms of a contract to be approved by the Committee on Supplies of the Board of Education.

of Manhattan, where blank forms of proposals

of Mannatian, where biank forms of proposals may be obtained. Bids will be considered only from persons or firms paying the recognized and prevailing scale of printers' wages in this City and all bidders, in order to have their proposals considered, must state in their proposals that they are paying their printers according to that scale.

that they are paying their printers according to the scale. Each proposal must be addressed to the Committee on Suppies, and indorsed "Proposals for Printing," Two sureties, satisfactory to said Committee, will be required for the faithful performance of the contract. The Committee reserves the right to reject the whole or part of a vy bid if deeme if or the public interest Any further information can be obtained on applica-tion to the Superintendent of School Supplies. THADDEUS MORIARTY, JOHN GRIFFIN, M.D., JOSEPH J. KITEL, GEORGE LIVINGSTON, WALDO H. RICHARDSON, M.D., Committee on Supplies.

NEW YORK, November 24, 1899.

SEALED PROPOSALS WILL BE RECEIVED AT the office of the Bo rd of Education, corner of Grand and Elm streets, until

FRIDAV, DECEMBER, 8, 1899

P. M., for Printing required by the said Board for ear 1000, for the Board of Education.

at 4 P. M., for supplying for the use of the schools in the Borough of Queens, under the jurisdiction of said Board, Books, Stationery, and other articles required for one year, commencing on the first day of Ja

SEALED PROPOSALS WILL BE RECEIVED at the office of the Board of Education, corner of Grand and Elm streets, Borough of Manhattan, until

FRIDAY, DECEMBER 8, 1899,

Boord, Boors, Statisticity, and the first day of January, 1000.
 All publishers of books and dealers in the various articles req ired are notified that preterence will be given to the bids of principals; the committee being destrouts that commissions, if any, shall be deducted from the prices of the articles bid for.
 Each contractor will be required to furnish two responsible sureties for the faithful performance of his contract
 A list of the articles required, with the conditions upon which the bids will be received, may be obtained on application to the Superintendent of School Supplies.
 Each proposal must be addressed to the Committee on Supplies and indorsed "Proposals for Supplies."
 The Committee reserves the right to reject any bid, if deemed for the public interest
 THADDEUS MORIARTY, JOHN (ARIFFIN, M.D., JOSEPH J KITTEL, GEORGE LIVINGSTON, WALDO H. RICHARDSON, M.D., Committee on Supplies.

SEALED PROPOSALS WILL BE RECEIVED AT the office of the Board of Education, corner of Grand and Elm streets. Borough of Manhattan, until

FRIDAY, DECEMBER 8, 1899 P. M., for turnishing the Truant School in the at 4

Borough of Manhattan with supplies, such as Meat, Pro-visions, etc., etc., for one year entling December 31, 1000. Each proposal must be addressed to the 1 ommittee on Supplies and indore d' "Proposals for furnishing the Truant School with Meat, Provisions, etc." Two surveles, satisfactory to suid Committee, will be required for the faithful performance of the contract. The Committee reserves the right to reject the whole or anv part of any bid not reserved for the public interest. Specifications and a lother information may be obtained by applying to the Superintendent of School Supplies, No. 146 Grand street, Bor ugh of Manhattan. THADDEUS MORIARTY, JOHN GRIFFIN, M D, JOSEPH J. KITTEL, GEORG. LIVINGSTON, WALDO H. RICHARDSON, M. D., Committee on Supplies.

NEW YORK, November 24, 1899.

SEALED PROPOSALS WILL BE RECEIVED AT the office of the Board of Education, corner of Grand and Elm streets, Borough of Manhattan, until

FRIDAY, DECEMBER 8, 1899,

at 4 P. M., for furnishing the Truant School, in the Borough of Brooklyn, with supplies, such as meat, provisions, etc., for one year ending December

Mcat, provisions, they be addressed to the Committee Each proposal must be addressed to the Committee on Supplies, and indorsed "Proposa's for furnishing the Truant School with Mcat, Provisions, etc." Two survite, satisfactory to said Committee, will be required for the faithful performance of the contract. The Committee reserves the right to reject the whole or any part of any bid not deemed for the public interest.

Specifications and all other information may be obtained by applying to the Superintendent of School Supplies, No. 146 Grand Street, Borough of Manhattan.

S, No. 140 Grand Street, Borough of Mannato THADDFUS MORIARTY, JOHN GRIFFIN, M. D., JOSEPH J KITIEL, GEORGE LIVINGSTON, WALDO H. RICHARDSON, M. D., Committee on Supplies.

NEW YORK, November 24, 1899.

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, Borough of Manhattan, until 4 o'clock P. M. on

until 4 o'clock P. M. on MONDAY, DECEMPER 18. 1899, for improving lot adjoining Public School 6a, Borough of The Bronx; also for supplying furniture to Public School, Borough of Brooklyn; also for heating and sanitary work at Public School 67, Borough of Queens. Dated BOROUGH OF MANHATTAN, December 6, 1899. RICHARD H. ADAMS, CHARLES E. ROBERTSON, GEORGE LIVINGSTON, JOHN T. BURKE, MILES M. O'BRIEN, F. DE HASS SIMONSON, JOHN R. THOMPSON, Committee on Buildings.

SEALED PROPOSALS WILL BE RECEIVED by the Commutee on Buildings of the Board of Education of The City of New York, at the Hall of the Board, No. 146 Grand street, Borough of Manhattan, until 4 o'clock P. M., on

MONDAY, DECEMBER 11, 1899.

MONDAY, DECEMBER 11, 1899, for gradung, paving, etc., at Public Schools 42, 43 and 44, Borough of Queens; also for Furniture for Addition to Public School 54, Borough of Brooklyn, and for Fur-ture for Public Schools on the Borough of also for Panos for Public Schools in the Boroughs of Manhattan and The Bronx, Brooklyn, Queens and Richmond. Dated BOADUGH OF MANHATTAN, November 29, 1899.

GR OF MANMATAN, ROVEMBER 29, 169 RICHARLES E. ROBERTSON, GE'RGF LIVINGSTON, JOHN T. BURKE. MILES M. O'BRIEN, F. DE HASS SIMONSON, JOHN R. TH'MPSON, Committee on Buildings.

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, Borough of Manhat-tan, until 4 o'clock P. M., on

MONDAY, DECEMBER 11, 1899. for Erecting New Public School 5, Long Island City, also for Alterations in and Erecting an addition 'o Pub-lic School 67, Newtown, Borough of Queens.

ic School 67, Newtown, Borough of Queens. RICHARD H. ADAMS, CHARLES E. ROBERTSON, GEORGE LIVINGSTON, JOHN T. BURKE. MILES M. O'HRIEN, F. DHHASS SIMONSON, JOHN R. THOMPSON, JOHN R. THOMPSON, Dated BOROUGH OF MANHATTAN, November 27, 1899.

PLANS AND SPECIFICATIONS

may be seen, and blank proposals obtained, at the Annex of the Hall of the Board of Education. Estimating Room, Nos. 419 and 421 Broome street, Borough of Man-baten hatta

The attention of bidders is expressly called to the time stated in the contract within which the work must be completed. They are expressly notified that the suc-cessful bidder will be held strictly to completion within

Cessitu future in the training of the reserves the right to reject any or all of the proposals submitted. The party submitting a proposal and the parties pro-posing to become surgites, must each write his name and place of residence on said proposal. Two responsible and approved surgites, residents of

THE CITY RECORD.

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 per-sons 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.

OFFICIAL PAPERS.

MORNING-"MORNING JOURNAL,""TELE. VI graph." Evening---"Daily News," "Commercial Advertiser." Weekly--" Weekly-" Semi-weekly-" Harlem Local Reporter." German--"Morgen Journal."

WILLIAM A. BUTLER, Supervisor, City Record.

SEPTRMBER 6, 1809

DEPARTMENT OF FINANCE.

NOTICE TO TAXPAYERS

DEPARTMENT OF FINANCE, BUREAU FOR THE COLLECTION OF TAXES, NO. 57 CHAMBERS STREET (ST+W RT BUILDING), NEW YORK, December 2, 1899.

NOTICE IS HEREBY GIVEN TO ALL PER-N sons who have omitted to pay their taxes for the year rego to pay the same to the Receiver of Taxes, at his office, in the borough in which the property is located, as follows:

located, as follows: Rorough of Manhattan, No. 57 Chambers street, Manhattan, N.Y. Borough of The Bronx, corner Third and Tremont avenues, The Bronx, N.Y. Borough of Brooklyn, Rooms 2, 4, 6 and 8 Municipal Building, Brooklyn, N.Y. Borough of Queens, corner Jackson avenue and Fifth street, Long Island City, N.Y. Borough of Richmond, Richmond Building, New Brighton, Staten Island, N.Y. -before the st day of January 1900, as provided by section 9:9 of the Greater New York Charter (chapter 376, Laws of 1807).

378, Laws of 1807). Upon any such tax remaining unpaid after the 1st day of December, 189, one per centum will be charged, received and collected, in addition to the amount thereof, and upon such tax remaining unpaid on the 1st day of January, 100, 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 2d day of October, 1809, on which day the assessment-rolls and warrants for the taxes of 1809 were delivered to the said Receiver of Taxes, to the date of payment, pursuant to section 9:6 of said act. DAVID E. AUSTEN.

DAVID E. AUSTEN, Receiver of Taxes.

| - A. T | | | | 1 |
|--------|------|---------------------|-------------|---|
| | | | New York, | ۱ |
| BUREAU | FOR | COLLECTION ND ARREA | ASSESSMENTS | ł |
| R | OOMS | 3 MUNICI | ILDING, | l |

| BOROUGH | OF | BROOKLYN, | December | 1, | 1899. | J |
|---------|----|-----------|----------|----|-------|---|
| | | | | | | |

NOTICE OF ASSESSMENTS FOR LOCAL IMPROVEMENTS.

NOTICE IS HEREBY GIVEN THAT THE AS-sessment Rolls for the "Third Installment" in the following-entitled matters have been completed and are now due and payable and the authority for the col-lection of the various assessments mentioned therein, has been delivered to the Collector of Assessments and Arrears, and all persons liable to pay such assessments are required to pay the same without delay at his office, in the Borough of Brooklyn, under the penalty of the law.

Opening and Grading the Following-named Streets. Fortieth street, from Fifth avenue to the old city life, Forty-first street, from Fifth avenue to the old city

line. Forty-fourth street, from Fifth avenue to the old city

line. Forty-fifth street, from Fifth avenue to the old city

line. Forty-sixth street, from Fifth avenue to the old city

Forty-statu inter, meet, from Fifth avenue to the old city line. Fifther from Fifth avenue to the old city line. Fifthy-first street, from Fifth avenue to the old city interest of the street.

line. Fifty-second street, from Fifth avenue to the old city Filty-third street, from Fifth avenue to the old city

line. Fifty-fourth street, from Fifth avenue to the old city

Fifty-fifth street, from Fifth avenue to the old city

lin Fifty-sixth street, from Fifth avenue to the old city

line. Fifty-seventh street, from Fifth avenue to the old city

ne. Filty-eighth street, from Fifth avenue to the old city

live. Fifty-ninth street, from Fifth avenue to the old city line. Eighth avenue, from Thirty-ninth street to the old city

Also for Grading and Paving

Fortieth street, from Third avenue to Fourth avenue. Fortieth street, from Fifth avenue to Sixth avenue. Forty-first street, from Third avenue to Fourth Forty-fifth street, from Fifth avenue to Sixth avenue

Forty-third street, from Fourth avenue to Fifth Forty-fourth street, from Fourth avenue to Fifth Forty-fifth street, from Fourth avenue to Fifth Forty-sixth street, from Third avenue to Fourth Forty-sixth street, from Fourth avenue to Fifth Forty-seventh street, from Fourth avenue to Fifth Fitty-second street, from Fourth avenue to Fifth Filty-fourth street, from Third avenue to Fifth Fifty-fifth street, from Third avenue to Fifth avenue. Fifty-seventh street, from Third avenue to Fifth avenue. Fifty-eighth street, from Third avenue to Fifth Also for Opening : Forty-second street, from Fifth avenue to the old city

lin ne. Fiftieth street, from Third avenue to Fifth avenue. Fifty-first street, from Third avenue to Fifth avenue. Fifty-sixth street, from Third avenue to Fifth avenue.

Also for Grading :

Forty-second street, from Seventh avenue to the old city line.

Also for Grading, Paving and Street Basins : Fifth avenue, from Thirty-ninth street to the old city

EXTRACTS FROM THE LAW.

EXTRACTS FROM THE LAW. Chapter 583, Laws of 1888, title 7, section 10, and title 10, section 9, as amended by chapter 590, Laws of 1892, and chapter 888, Laws of 1897. On all taxes and on all assessments except assess-ments for grading and paving, which shall here-after be paid to the Collector of Assessments and Arrcars, before the expiration of thirty days from the time the same shall become due and payable, an allowance shall be made to the person or persons making such payments at the rate of seven and three-tenths per centum per annum, for the unexpired portion thereof. On all taxes, assessments and water rates paid after the expiration of thirty days from the time the same shall have become due and payable, there shall be added to and collected as part of every such tax. assessment or water rate, interest at the rate of nine per cent. per annum, to be computed from the time the same became due and payable, to the date of said payment. BIRD S. COLEM payment.

ment, BIRD S. COLER, Comptroller. EDWARD GILON, Collector of Assessments and Arrears. M. O'KEEFFE, Deputy Collector of Assessments and Arrears, Borough of Brooklyn.

NOTICE OF ASSESSMENTS FOR OPEN-ING STREETS AND PARKS.

IN PURSUANCE OF SECTION 1005 OF THE "Greater New York Charter," the Comptroller of The City of New York hereby gives public notice of the confirmation by the Supreme Court, and the entering in the Bureau for the Collection of As essments and Arrears, of the assessment for OPENING AND ACQUIRING TITL's to the following-named street in the BOROUGH OF MANHATTAN :

TWELFTH WARD.

TWELFTH WARD. NINETY-FOURTH STREET. – OPENING be-tween First avenue and the Bulkhead Line. Harlem tiver. Confirmed October 23, 1899, entered No-vember 24, 1899. Area of assessment : All those lots, pieces or parcels of land situate, lving and being m The City of New York, which, taken together, are bounded and described as follows, viz. : On the north by the mid de line of the blocks between Ninety-fourth street and Ninety-fifth street, from the eas erly side of Fifth avenue to the bulkhead-line of the East river : on the south by the midd eline of the blocks between Ninety-third and Ninety-fourth streets, from the easterly side of Fifth avenue to the bulkhead-line of the East river ; on the east by the bulkhead-line of the East river, and on the west by the easterly side of Fifth avenue.

The above-entitled assessment was entered on the date herein:bove given in the Record of Titles of Assessments Confirmed, kept in the "Bureau for the Collection of Assessments and Arrears." Unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided in section 1006 of the "Greater New York Charter."

New York Charter." Said section provides that, "If any such assessment shail remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Ti les of Assessments, it shall be the duty of the officer author-ized to collect and receive the amount of such assess-ment to cha ge, collect and receive interest thereon at the rate of seven per centum per annum, to be calcu-lated from the date of such entry to the date of pay-ment."

ment." The above assessment is payable to the Collector of Assessments and Arrears, at the "Bureau for the Collection of Assessments and Arrears," Room 88, Stewart Buildung, between the hours of g A. M. and 2 P. M.; and on Saturdays, from g A. M to 12 M., and all payments made thereon on or before January 23, 1900, will be exempt from interest, as above pro-vided, and after that date will be charged interest at the rate of seven per cent. per annum from the above date of entry of the assessment in the Record of Titles of Assessments in said Eureau to the date of payment. BIRD S. COLER,

BIRD S. COLER.

COMPTROLLER'S OFFICE, November 25, 1899.

SUPREME COURT.

FIRST DEPARTMENT.

7757

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been here-tofore acquired, to the lands, tenements and here-ditaments required for the purpose of opening ORCH ARD STREET, OR EAST ONE HUNDRED AND SIX IV-NITH SIREET (although not yet named by proper authority), from Sedgwick avenue to Boscob-1 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.

in the Twenty-third Ward of the City of New York. In the Twenty-third Ward of the City of New York. N OTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses incurred by rea-from December 16, 1808, up to and including the 31st day of October, 1899, will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part I., to be held at the County Court-house, in the Borough of Manhattan, in The City of New York, on the 13th day of December, 1899, 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, from December 16, 1898, up to and includ-ing the sist day of October, 3 80 of the Laws of 867. Dated Borough of Manhattan, New York, November 3, 1899. WILLIAM A. McQUAID, WILLIAM H. BARKER, Commissioners. John P. Dunn, Clerk.

JOHN P. DUNN, Clerk. KINGS COUNTY.

In the matter of the apolication of the Board of Educa-tion of The City of New York, by the Corpor. tion Counsel, relative to acquiring title by The City of New York to certain lands situate on the NOR · H-FRLV SIDE OF TWENTY-FIRSI' AVENUE, between Eighty-thro and Eighty fourth street, in the Thirueth Ward of the Borough of Brooklyn, duly selected and chosen as a site for school purposes by the School Board of the Borough of Brooklyn and approved by the Board of Education under and in pursuance of the provisions of chapter 191 of the Laws of 1888, and the various statutes amendatory thereof and other statutes relating thereto.

W F, THE UNDERSIGNED, COMMISSIONERS of Estimate in the above-milled matter, ap-pointed pursuant to the provisions of the statutes relat-ing th reto, vereby give notice to the owner or owners, less-e or lessees, parties or persons respectively estitled to or interested in the lands, tenements, heredinaments and premises, till to which is sought to be acquired in this proceeding, and to all others whom it may concern, to wit

and premises, title to which is sought to be acquired in this proceeding, and to all others whom it may concern, to wit First—That we have completed our estimate of the lo's ard damage to the respecive owners, lessees, parties and persons interested is the lands or premises affected by this proceeding or having any interest therein, and have filed a true report or transcript of 'uch estimate in the office of the Board of Education of The City of New York at No. ra6 Grand street in the Borough of Manhaitan, City of New York, for the in-spection of whom-over it may concern. "Second—That all parties or per ons whose rights may be affected by the sad es imate and who may object to the same or any part thereof, may within ten days after the first publicaion of this notice. December 6, 1899, file their objections to such estimate, in writing, with us at our office in the effice of the Corporation Counsel of The City of New York, in the Borough Hall, in the Borough of Brooklyn, in said city, as provided by ystatute, and that we, the said ('ommission rs, will hear parties so objecting at ou 'office on the 18th day of December, rog9, at 4 o'clock in the atternoon, and upon such s besquent days as may be tound necessary. Third—That our report herein will be presented to the Supreme Court of the state of New York, at a Special Term thereof, for the hearing of motions, to be held in the Kings County Court-house, in the Borough of Brooklyn, in The City of New York, on the 21st day of December, r099, at the opening of the Court on that day, and that the and there, or a soon thereafter as counsel can be heard thereon, a motion will be m-de that the said report beronfirmed. Dated The Borouch or Brooktyn City of New York, December, stego. WILLIAM H. WHITE.

Dated TFE BORGOG OF TO YORK, December 5, 1890. WILLIAM H. WHITE. JOSE^PH H. BREAZNELL, ALBERT C. GOJDWIN, Commissioners.

GEORGE T. RIGGS, Clerk.

Clerk. In the matter of the application of the Board of Elu-cation, by the Counsel to the Corp ration o the City of New York, relative to acquiring title by The Mayor, Aincemen and Commonality of the City of New York, to cer ain lands on the NORTHEKLY SID. OF ONE HUNDRID AND FIRST STREFT and the SOU(HERLY SIDE OF ONE HUNDRED AND SECOND STREET, between Columbus and Amsterdam avenues, in the Twelfth Ward of said city, duly selected and approved by sail Board as a site for school purposes, under and in pursuance of the provisions of chapter 190 of the Laws of 1888, chapter 35 of the Laws of 1890 and chapters 387 and 89. of the Laws of 1890.

WE, THE UNDERSIGNED, COMMISSION-

Wers of Estimate in the above-entitled matter, hereby give notice to the owner or owners, lessee or lessees, parties and persons respectively entitled to or increased in the lands, tenements, nereditaments and premises, title to which is sought to be acquired in this proceeding, and to all others whom it may concern, to

Two responsible and approved survetes, residents of this city, are required when the amount of the bid is less than two thousand dollars. Whenever the bid exceeds two thousand dollars the survety for the performance of the contract shall be a fidelity or survety company authorized to transact business by the laws of the State of New York, and authorized to become survety on such contract by a resolution of its Board of Directors.

Surety on such contract by a resolution of its Board of Directors. No proposal will be considered from persons whose character and antecedent dealings with the Board of Education render their resonsibility doubtful. It is required, as a condition precedent to the reception or consideration of any proposals that a certified check upon or a certificate of deposit of one of the State or National Banks or Frust 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 such proposal is for o exceeds the namount under ten thousand dollars; that on demand, within one day atter president of the said Board will return all the deposits of checks and certificates of deposit made to the persons making the same, except that made by the persons whose bid has been accepted is and the deposit of the same, the amount of the deposit of the check or certificate of deposit made by him or them shall reture or medicet, within five lay after due notice has been given that the contract is ready for execution, to exceed to an the amount of the deposit or of the check or certificate of deposit made by him or them shall be forficited to and retained by

avenue. Forty-eighth street, from Fourth avenue to Fifth

avenue. Forty-ninth street, from Fourth avenue to the old city

ne. Filtieth street, from Third avenue to Fourth avenue. Filtieth street, from Fourth avenue to Fitth avenue. Fiftieth street, from Fifth avenue to Sixth avenue. Fifty-first street, from Fourth avenue to Fifth avenue. Fifty-first street, from Fourth avenue to Sixth avenue. Fifty-first street, from Fifth avenue to Sixth avenue. Fifty-toirth street, from I hird avenue to Fourth avenue Fifty-suth street, from Fifth av nue to Sixth avenue Fifty-suth street, from Fifth av nue to Sixth avenue Fifty-suth street, from Fifth avenue to Fourth avenue Fifty-suth street, from Fifth avenue to Fourth avenue Fifthy-suth street, from Fifth avenue to Fourth avenue

Fifty-sixth street, from Fourth avenue to Fifth ave-

ue. Fifty-sixth street, from Fifth avenue to Sixth avenue. Fifty-eighth street, from Fifth avenue to Seventh ave

Fifty-ninth street, from Third avenue to Fourth ave-

Fifty ninth street, from Fourth avenue to Fifth

Fifty-ninth street, from Fifth avenue to Sixth

Also for Opening, Grading and Faving: Fortieth street, from Fou th avenue to Fifth avenue. Forty-first street, from Fourth avenue to Fifth

Forty-second street, from Fourth avenue to Fifth

INTEREST ON BONDS AND STOCK OF THE CITY OF NEW YORK.

THE INTEREST DUE JANUARY 1, 2900, ON the Registered Bonds and Stock of the former City of New York, of the late City of Brboklyn, of the County of Kings, and of corporations in Queens and Richmond Counties now included in The City of New York, will be paid on that day by the Comptroller, at his office, Room 27, Stewart Building, corner of Broadway and Chambers street.

Chambers street. The Transfer Books thereof will be closed from November 20, 1830, to January 1, 1000. The interest due January 1, 1000. Bonds and Stock of the former City of New York will be paid on that day by the Knickerbocker Trust Com-pany, No. 66 Broadway. The interest due January 1, 1900, on the Coupon Bends of the late City of Brooklyn, will be paid on that day by the Nassau National Bank of Brooklyn, No. 26 Court street.

The interest due January 1, 1900, on the Coupon B nds of corporations in Queens and Richmond Coun-ties will be received on that day for payment by the Comptroller at his office, room 27, Stewart Building, corner of Broadway and Chambers street.

BIRD S. COLER, Comptro oller

CITY OF NEW YORK-DEPARTMENT OF FINANCE, COMPTROLLER'S OFFICE, November 27, 1899.

proceeding, and to all others when wit: First-That we have completed our estimate of the loss and camage to the respective owners, lesses, parties and persons respectively entitled to o interested in the laids or premises affected by this proceeding, or having any interest there n, and have filed a true or having any interest there n, and have filed a true report or transcript of such estimate in the Board of Education for the inspection of whomsoever it may con-

The period of the inscript of such estimate in the board of end of the inspection of whomsoever it may concern. Second—That all part'es or persons whose rights may be affected by the said estimate, and who may object to the same, or m, part thereof, may, within ten days after the first publication of this notice. December 6, 1800, file their objections to such estimate, in writing, with sature office. Room No. 2, on the fourth floor of the State-Zcitung Building, No. 2 Tryon row, in said city, as provided by section 4 of chapter rgr of the Laws of 1888 and the various statutes amendatory thereot, and that we, the said Commissioners, will hear paries so objecting a our said effice, on the 19th day of December, 1890, at a o'clock in the aiternoon, and upon such subsequent days as may be found necessary.
Third—That our report herein will be presented to the Supreme Court of the State of New York, Borough of Manhatt.n, on the 2d day of December, 180, at the county Court-house, in The Ci y of New York, Borough of Manhatt.n, on the rad 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 commed.
Dated New York, December 5, 1890.

thereon, a monta connrmed. Dated New York, December 5, 1899. GEORGE T. DAVIDSON, ALBERT SANDERS, WILLIAM S. ANDREWS, Commission

JOSEPH M. SCHENCK, Clerk.

KINGS COUNTY.

In the matter of the application of the Board of Educa-tion of The City of New York, by the Corporation Counsel, relative to acqui ing title by The City of New York to certain la ids situate SARA 10GA AVENUE, between Chauncey and Painbridge streets, in the Twenty-fifth Ward of the Borough of Brooklyn, duly selected and chosen as a site for school purposes by the school Board of the Borough of Brooklyn and approved by the Board of Education, under and in pursuance of the provisions of chapter 1910 of the Laws of 18-8, and the various statutes amendatory thereof and other statutes relating thereto.

WE, THE UNDERSIGNED, COMMISSIONERS of Estimate in the above entitled matter, appointed pursuant to the provisions of the starutes relating thereto, hereby give nutice to the owner or owners, lessee or lessees, parties or persons respectively entitled to or inter-sted in the lands, tenements, here-ditaments and premiles, tutle to which is sought to be acquired in this proceeding, and to all others whom it may concern, to wit:

may concern, to wit: First—That we have completed our estimate of the less and damage to the respective owners, lesses, perties and persons, interested in the lands or premises affected by this proceeding or having any interest there-in, and have filed a true report or transcript of such estimate in the office of the Board of Education of The City of New York, at No. 140 Grand street, in the Borough of Mannattan, City of New York, for the in-spection of whomsoever it may concern. Second—That all parties or persons who e rights

spection of whomsoever it may concern. Second—That all parties or persons who e rights may be affected by the said estimate and who may object to the same or any part thereof may, within ten days after the first publication of this notice, December 5, 18.9, file their objections to such estimate, in writing, with us, at our office in the office of the Corporation Counsel of The Citry of New York, in the B rough H dl in the Borough of Brooklyn, in said city, as provided by statute, and that we, the said Commissioners, will hear parties so objecting at our office on the 15th day of December, 1890, at 3 o'clock in the afternoon, and upon such subsequent days as may be found nec:ssary.

such subsequent days as may be found necessary. Third—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof f r the hearing of motions, to be held in the Kings Court-house in the Borough of Biooklyn in The City of New York, on the 19th day of December, 1890, at the opening of the Court on that day; and that then and there or as soon thereafter as coursel can be heard thereon, a motion will be made that the said report we confirmed. Dated BOSOUGH OF BROOKLYN, New YORK CITY, December, 1890. JOHN F. MCFARLAND,

JOHN F. McFARLAND, THOMAS McGRATH, JOHN R. FARRAR, Commissioners.

GEORGE T. RIGGS, Clerk.

FIRST DEPARTMENT.

In the matter of the application of The Mayor, Alder-men 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 open-ing HUNT'S POINT ROAD (although not yet mamed by proper authority', from the Southern Boulevard to the East river, 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 THE supplemental and additional bill of costs, charges and expenses incurred by reason of the presented for taxation to one of the Justices of the Supreme Court of the State of New York, First De-artment, at a Special Term thereof, Part I., to be held at the County Court-nou e, in the Borough of Manhattan, in The City of New York, on the 18th day of December, soon thereafter as counsel can be heard thereon, and that the said supplemental and additional bill of costs, charges and expenses has been denosited in the office of the Clerk of the County of New York, there to remain for and during the space of ten days, as required by the provisions of section 990 of tile 4 of chapter 19, of Chapter 378 of the Laws of 1892.

Dated BOROUGH OF MANHATTAN, NEW YORK,

RIGNAL D. WOODWARD, WILLIAM H. McCARTHY, Commissioners.

JOHN P. DUNN, Clerk.

KINGS COUNTY.

In the matter of the application of the Board of Edu-cation of The City of New York, by the Corpora-tion Counsel, relative to acquiring title by The City of New York, to certain lands situate on the NORTH-ERLY SIDE OF MESEROLE AVENUE, between Guernsey and Lorimer streets in the Sevencenth Ward of the Borough of Brooklyn, aluly selected and chosen as a site for school purposes, by the School Board of the Borough of Brooklyn and approved by the Board of Education, under and in pursuance of the provisions of chapter roy of the Laws of 1888, and the various statutes amendatory thereof and other statutes relat-ing thereto.

WE, THE UNDERSIGNED, COMMISSIONERS of Estimate in the above-entitled matter, appointed pursuant to the provisions of t e statutes relating thereto, hereby give notice to the owner or owners, lessee or lesses, parties or persons respect-iv-ly entitled to or interested in the lands, tenements, hereditaments and premises, title to which is sought to be acquired in this proceeding, and to all others whom it may concern, to wit:

THE CITY RECORD.

on that day, and that then and there, or as soon there-after as counsel can be heard thereon, a motion will be made that the said report be confirmed Dated the BONOUGH OF BRONKLYN, CITY OF Naw YORK, December, 1890 GEORGE H. ALEXANDER, SANDERS SHANKS, NOAH CLARK, Commissioners.

GEORGE T. RIGGS, Clerk.

FIRST DEPARTMENT.

In the matter of the application of The Mayor, Alder-men and Commonalty of the City of New York, relative to sequiring title, wherever the same has not been here ofore acquired, to the lands, tenements and hereditaments required for the purpose of opening EAST ONE HUNDRED AND FIFTY-NINTH STREET (although not yet named by proper authority), from Walton avenue to Sheridan 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 THE BILL N OTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses incurred by rea-son of the proceedings in the above-entitled matter, will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part I., to be held at the County ourt-house, in the Borough of Manhattan, in The ity of New York, on the 1sth day of December, 1800, at ro.30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon, and that the said bill of costs, charges and expenses has been deposited in the office of the Clerk of the County of New York, there to remain for and during the space of ten days, as required by the pro-visions of section 900 of tille 4 of chapter 17, of chapter 378 of the Laws of T-37. Dated BOROUGH OF MANHATTAN, NEW YORK, No-vember 15, 1809. EDWARD A. SUMNER, EDWARD F. MACHINER

EDWARD A. SUMNER, EDWARD F. MAGUIRE, THOMAS J. MILLER. Commissioners

JOHN P. DUNN, Clerk.

In the matter of acquiring title by The City of New York to certain lands on the north-rly side of SEVENTY-SEVENTH STREET, between Amster-dam avenue and the Borlevard, in the Twenty-second Ward of sad city, duly selected by the Fire Commis sioner of The City of New York as a, site for build-ings for the use of the Fire Department of said city.

WE, THE UNDERSIGNED, COMMISSIONERS of Estimate in the above-entitled matter, here-by give notice to the owner or owners, lessee or les-sees, parties and person-respectively entitled to or in-terested in the lands, tenements, heredutaments and premises, tile to which is sought to be acquired in this proceeding, and to all others whom it may concern, to wit:

wit: First—We have completed our estimate of the loss and damage, to the respective owners, lessees, paries and persons interested in the lands, or premises affected by this proceeding or having any interest therein, and have deposited a true report or transcript of such esti-mate in the office of the Fire Commissioner, the head of the Fire Department of The City of New York, there to remain for and during the space of ten days for the inspection of whomsoever it may concern. Scond—That all parties or persons whose rights

remain for and during the space of ten days for the inspecton of whomsoever it may concern. Second—That all parties or persons whose rights may be affected by said estimate and who may object to the same, or any part thereof, may within ten days after the first publication of this notice, December 2, 4890, file their objections to such estimate in writing with us at our office, Room No. 2 on the fourth floor of the Staatz-Zeitung Budding, No. 2 Tryon Row, in said cury, and we the said Commissioners will hear parties so ob-jecting at our said office, on the 48th day of December, 1890, at 4 o'clock in the afternoon, and upon such sub-sequent days as may be found necessary. Third—That our report herein will be presented to the Supreme Crurt of the State of New York, in and for the First Judicial District at a Special Term thereof, to be held in Part III. thereof, at the Court-house in The City of New York on the 2st day of December, 1890, at the opening of the Court on that 4ay, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that said report be confirmed. Dated New York, December 1, 1890. JAMES A. DUNN, JOHN HALLORAN, JAMES L. MCNEIRNY, Commissioners. JOSEPH M. SCHENCK, Clerk.

JOSEPH M. SCHENCK, Clerk.

In the matter of the application of The Mayor, Alder-men and Commonalty of the City of New York, by and through the Department of Public Parks, relative to acquing title to certain lands in the Twellth Ward of the City of New York, for public use and public purposes, as and for a Public Place and Public P.rk and Parkway, under and pursuant to the pro-visions of chapter 746 of the Laws of 1894.

WE, THE UNDERSIGNED, COMMISSIONERS E, THE UNDERSIGNED, COMMISSIONERS appointed pursuant to the provisions of chapter 746 of the Laws of 1804, hereby gve notice to the owners, lessees, parties and persons respectively enutled to or interested in the lands, tenements, hereditaments and premises laid out, appropriated or designated pursuant to chapter 746 of the Laws of 1894, for a public place and public park and parkway, bounded on the south by the northerly side of One Hundred and Eleventh street, on the north by the southerly side of One Hundred and Fourteenth street, on the west by

Intervention, and designated on the Commissioners' Mapheren by the number 191: Beginning at a point on the northerly side of One Hundred and Thirteenth street, said point being distant eighty (So) cet easterly 1 om a corner formed by the intersection of the northerly side of One Hundred and Thirteenth street with the casterly side of Pleasant avenue, running thence northerly and parallel with the easterly side of One Hundred and One and eighty-three one-hundredths (2013) feet to the southerly side of One Hundred and Fourteenth street, thence easterly along the southerly side of One Hundred and Fourteenth street two hun-dred and three and thrity-three one-hundredths (2013) feet, thence southwesterly in a straight into two hundred and twenty-one and six one-hundreiths (2016) feet to a point in the north-erly side of One Hundred and Thirteenth street, sold point leving distant one hundred and menty three and forteen one-hundredths (2013) feet cost herly side of One Hundred and thriteenth street with the ensterly into f Pleasant avenue; thence running westerly along the ortherly side of One Hundred and Thirteenth street one hundred and thirteenth street, sold point leving distant one is street with the ensterly into of Pleasant avenue; thence running westerly along the rortherly side of One Hundred and Thirteenth street one hundred and thirteenth street with the ensterly into of Pleasant avenue; thence running westerly along the two thall ma ner of wharlage, cranate, ad-variages or -moluments growing or accrume by or from the bulkhead line or line of solid filling on the staid One Hundred and Thirteenth and One Hundred and Fourteenth streets and adjoining the casterly staid One Hundred and Thirteenth and One Hundred and Fourteenth streets and adjoining the casterly staid One Hundred and Thirteenth and One Hundred and Fourteenth streets and adjoining the casterly staid One Hundred and Thirteenth and One Hundred and Fourteenth streets and adjoining the casterly staid One Hundred and Thirteenth and One Hundred

Description of all that certain lot, piece or parcel of land situate, lying and being in The City of New York, known and designated on the Commissioners' Map herein by the number 172:

hand situate, lying and being in 1 he City of New York. known and designated on the Commissioners' Map herein by the number 172: Beginning at the corner formed by the intersection of the northerly side of One Hundred and Twelth street with the easterly side of Pleasant avenue, running thence northerly along the easterly side of Pleasant avenue two hundred and one and eighty-thece one-hundredths (ao1.83) feet. to the southerly side of One Hundred and Thirteenth street; thence casterly along the southerly side of One Hun-dred and Thirteenth street one hundred and Stitzeenth street; thence casterly line of One Hundred and Stitzeenth street; thence casterly line of One Hundred and Twelfth in the northerly line of One Hundred and Stitzeenth in the northerly line of One Hundred and Stitzeenth in the northerly line of One Hundred and Stitzeenth in the northerly line of One Hundred and Stitzeenth in the northerly line of the northerly side of One Hundred and Twelfth street with the easterly side of Pleasant avenue; thence we terly along the northerly side of Pleasant avenue; at the point or place of begin-ing. Together with all manne of whartage, cranage, advantages or emoluments growing or accruing by or from the bulkhead line or line of solid filling on the said Harlem or tast river, as the same was established by law on the zEth day of May, 187, between the said One Hundred and Twelfth and One Hundred and Thir-tenth streets and adjoining the casterly side of the strue or parcel of land designared on the Commission-ers' Mab herein by the number 175. Description of all that certain lot, piece or parcel of land situate, lyng ard being in The City of New York,

The strip of parcel of land designared on the Commissioners' Map herein by the number 175.
Description of all that certain lot, piece or parcel of land situate, lying and being in The City of New York, known and designated on the Commissioners' Map herein by the number 173:
Beginning at the corner formed by the intersection of the northerly side of One Hundred and Eleventh street with the easterly side of Pleasant avenue; running thence northerly along the easterly side of Pleasant avenue; running thence northerly along the easterly side of One Hundred and Eleventh street with the easterly side of Pleasant avenue; running thence northerly along the southerly side of One Hundred and Eleventh street with the easterly in a straight line two hundred and prove and eight and seventy-two one-hundredths (20.42) feet to the southerly along the southerly side of One Hundred and Twelith street stenets outhwesterly in a straight line two hundred and Eleventh street, said point being dist nt twenty and forty-two one-hundredths (20.42) feet easterly side of One Hundred and Eleventh street, wenty and forty-two one-hundredths (20.42) feet easterly side of One Hundred and Eleventh street, twenty and for y-two one-hundredth street, sterely side of One Hundred and Eleventh street, twenty and for y-two one-hundredth street, street to the easterly and of Pleasant avenue; thence westerly along the northerly and of Pleasant avenue; at the point or place of teginning. Together with all manner of whartage, cranage, avantages or emoluments growing or accruing by or from the bulkhead line, or line of solid filling, on the strip or parcel of land designated on the commissioners' Map herein by the number 174.
Bescription of all that certain lot, piece or parcel of land stue, lying and being in The City of New York, known and designated on the Commissioners' Map herein by the number 174.

known and designared on the Commissioners' Map herein by the number 174: Beginning at a point on the northerly side of One Hundred and Eleventh street, said point being di tant twenty and lorty-two one-hundredths (ao.42) feet east-erly from the corter formed by the intersection of the northerly side of One Hundred and Eleventh street with the easterly side of P.easant avenue, running thence northeasterly in a straight line two hundred and eight and seventy two one-hundred has (aet to a point in the southerly side of One Hundred and leventh street, sud point being distant seventy-three and sixty-one one-hundredths (72,61) feet easterly from the corner formed by the intersection of the southerly side of One Hundred and Iwelfth street with the easterly side of One Hundred and Iwelfth street with the easterly side of One Hundred and Iwelfth street seventy-two and thirty nine one-hundredths (72,74) leet to the Harbor Commissioners' lune of 857; thence southwest-erly along the said Harbor Commissioners' line of (857 two hundred and Eleventh street seventy-two and thirty-nune one-hundredths (72,30) feet to the Eleventh street; thence west-ryly along the ontherly side of One Hundred and Eleventh street seventy-two and thirty-nune one-hundredths (72,30) feet to the point or place of beginnung.

Description of all that certain lot, piece or parcel of

THURSDAY, DECEMBER 7, 1899.

Hundred and Thirteenth street, said point being distant one hundred and ninety-three and fourteen one-hundredhs (193,14) feet easterly from the corner formed by the intersection of the northerly side of One Hundred and Thirteenth street with the reasterly side of Pleasant avenue; running thence northeasterly side of Pleasant avenue; running thence northeasterly side of One Hundred and Fourteenth street, said point being distant two hundred and eighty-three mid th. Tty-three one-lundredths (18,3,3) feet easterly from the corner formed by the intersection of the southerly side of One Hundred and Fourteenth street, said point being of One Hundred and Fourteenth street with the easterly side of Pleasant avenue; running thence easterly along t'e southerly side of One Hundred and Fourteenth street seventy-sixth and sixty seven one-hundredths (-6,0) text to the Habor Commis-sioners' line of 18,37; thence southwesterly along said twenty-one and six one-bundredths (22,06, f.et to the harbor Commis-sioners' line of 18,57; thence northerly side of One Hundred and Thirteenth street, seventy-sixth and sixty seven one-hundredths (-6,6) text to the Harbor Commis-sioners' line of 18,57; thence southwesterly along said twenty-one and six one-bundredths (22,06, f.et to the northerly side of One Hundred and Thirteenth street, seventy-six and sixty-seven one-hundredths (-76,67) feet to the point or place of begin-in. Description of all that certain lot, mece or parcel of

The provide and also one-hundred into tails (20.00, rect to the prottherly side of One Hundred and Thirteenth street; thence westerly along the northerly side of One Hundred and Thirteenth street; thence or place of begins.
The provide and oblig in the critical provided the point or place of begins.
The provided the point of all that certain lot, nece or pace of begins.
The provided the point or place of begins.
The provided the point or place of begins.
The provided the point or place of begins.
The provided the provided the point or place of begins.
The provided the provided the point or place of begins.
The provided the prov

concern. Second—That any person or persons whose rights may be affected by said estimate, and who may object to the same, or any part thereof may, within ten days alter the first presentation of this notice (November 27, 1899), set forth their objections to the same in writing, to us at our office, Room 133, on the third floor of the Stewart Building, No. 380 Broadway, in The City of New York, Boro g of Manhattan, as provided by section 3 of chapter 240 of the Laws of 1894; and that we, the said Commissioners, will hear parties so objecting at our o'clock in the alternoon, and upon such subsequent days as may be lound necessary. Third—That our report herein will be presented to

o clock in the attention, has the presented to as may be found necessary. Third-That our report herein will be presented to the Supreme Court of the State of New York, at an Appellate Divis on of said Crur, to be held in and for the First Judicial Department, in the Court-house, No. the First Judicial Department, in the Court-house, No. that day, or as soon thereafter as counsel can be heard, and that then and there a motion will be made that the said report be confirmed. Dated NEW YORK, November 24, 1890. ABRAHAM KLING, EDMUND L. MOONEY, RICHARD V. HARNETT, Commissioners.

T. W. B. HUGHES, Clerk.

whom it may concern, to wit: First—That we have completed our estimate of the loss and damage to the respective owners, lessees, parties and persons interested in the lands or premises affected by this proceeding, or having any interest therein, and have filed a true report or transcript of such estimate in the office of the Board of Education of The City of New York, at No. 146 Grand street in the Borough of Manhattan. City of New York, for the inspection of whomsoever it may concern.

inspection of whomsoever it may concern. Second—That all parties or persons whose rights may be affected by the said estimate, and who may object to the same, or any part thereot, may, within ten days after the first publication of this notice, December 5, 1899, file their objections to such estimate, in writing, with us, at our office in the office of the Corporation to unsel of The City of New York, in the Borough Hall in the Borough of Brooklyn. in s.id city, as provided by stat-parties so objecting at our office on the 15th day of D cember, 1899, at 4 o'clock in the atternoon, and upon such subsequent days as may be found necessary. Thrd—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof for the hearing of motions, to be held in the Kings County Court-house, in the Borough of Brooklyn in The City of New York, on the soft day of December, 1899, at the opening of the Court

south by the northerty side of One Hundred and Eleventh street, on the north by the southerly side of One Hundred and Fourteenth street, on the west by the easterly side of First avenue, and on the east by the bulkhead line of the Fast river, tille to which is sought to be acquired in this proceeding, and to all others whom in may concern, to wit: "First—That we have completed our fourth separate estimate of the loss and damage to the respectively en-titled to or interested in that portion of said lands, tenements, hereditaments and premises, bounded and described as follows: "Description of all these certain lots, pieces or parcels of land situate, lying and being in The City of New York, known and designated on the Commissioners' Map herein by the numbers 163, 164, 165, 166, 167, 168, 100 and 170: "Beginning at the corner formed by the intersection of the northerly side of One Hundred and Thirteenth street with the casterly side of Pleasan av une two hundred and one and eight-three casterly along the southerly side of Pleasant avenue, two hundred mudreths feet (201.83) to the southerly side of One Hundre i and Fourteenth sizew 1; thence casterly along the outherly side of Pleasant avenue (wo hundred and One and eighty three one-hundred and Platteenth sizeet eighty (80) feet; thence southerly and parallel with the easterly side of Pleasant avenue (wo hundred and one and eighty-three one-hundred and Thirteenth street with de casterly along the northerly along the southerly side of One Hundre and Thirteenth sizew 1; thence casterly along the southerly side of Pleasant avenue (wo hundred and one and eighty-three one-hundred and Thirteenth street with de of Pleasant avenue (wo hundred and thertwenthy side of One Hundred and Thirteet i thence westerly along the northerly ide of One Hun-dred and Thirteenth street eighty (80) feet to the east-erly side of Pleasant avenue, at the point or place of beginning. "Description of all that certain lot, piece or parcel of land, situate, lying and being in The City of New Y

land situate, lying and being in The City of New Y known and designated on the Commissioners' herein by the number 175 :

known and designated on the Commissioners' Map herein by the number 175: Beginning at a point on the northerly side of One Hundred and Twelfth street, said point being distant ninety-four and filteen one-hundredths (94.15) feet easterly from the corner formed by the intersection of the northerly side of One Hundred and Twelfth street with the easterly side of Pleasant avenue; running thence northeasterly in a straight line two hundred and fifteen and twenty-three one-hundredths (215.23) feet to a point in the southerly side of One Hundred and Thirteenth street, said point being distant one hundred and sixty-eight and mnety-three one-hundredths (76.93) feet casterly from the corner formed by the intersection of the southerly side of One Hundred and Thirteenth street with the easterly side of Pleasant avenue; thence casterly along the southerly side of One Hundred and Thirteenth street seventy-four and seven one-hundredths (74.07) feet to the Harbor Commissioners' line of 1857, thence southwesterly along the said Harbor Commissioner-line of 1857 two hundred and fiteen and twenty-three one-hundredths '23.23) leet to the northerly side of One Hundred and Twelfth street; thence westerly along the northerly side of One Hundred and Twelfth sreet seventy-four and seven one-hundredths (74.07) feet to the point or place of beginning. Description of all that certain lot, piece or parcel of land situe. Iving and heing in The Cluy of New York

Description of all that certain lot, piece or parcel of land situate, lying and being in The City of New York, known and designated on the Commissioners' Map herein by the number 276:

Beginning at a point on the northerly side of One

FIRST DEPARTMENT.

In the matter of the application of The Mayor, Alder-men 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 opering MORRIS AVEN UE although not yet named by proper authority, from the Concourse to Tremont avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

Twenty-fourth Ward of the City of New York. WE, THE UNDERSIGNED, COMMISSION-ters of Estimate and Assessment in the above-entitled matter, hereby give notice to all persons in-recupant or occupants, of all houses and lots and im-proved and unimproved lands affected thereby, and to all others whom it may concern, to wit: First-That we have completed our estimate of dramage, and that all persons interested in this pro-ceeding, or in any of the lands, tenements and here-ditaments and premises affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office. Nos. go and the Borough of Manhattan, in The City of New York, on or before the 18th day of December, 18go, and that we, the said Commissioners, will hear parties so objecting, and for that puspose will be in attendance at our said office on the soch day of December, 18go, at 10 o'clock A. M.

Second—That the abstract of our said estimate of iamage, together with our damage maps, and also II the affidavits, estimates, proofs and other doc-ments used by us in making our report, have been eposited in the Bureau of Street Openings, of the Law Department of The City of New York, Nos.90 and 92 Vest Broadway, in the Borough of Manhattan, in said ity, there to remain until the 27th day of December, 800.

<text>

JOHN P. DUNN, Clerk.

FIRST DEPARTMENT.

In the matter of the application of The Mayor, Alder-men and Commonality of the City of New York, relative to acquiring tille, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening TIFFANY STREET (although not yet named by proper authority), from Longwood avenue to Inter-vale avenue, as the same has been heretolore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

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:

and to all others whom it may concern, to wit : First-That we have completed our estimate of damage, and that all persons in crested in this proceed-ing. or in any of the lands, tenements and hereditaments and premises affected thereby, and having objections thereto, do present the r said objections in writing, duly verified, to us at our office, Nos. 90 and 92 West Broad-way, in the Borough of Manhattan, in The City of New York, on or before the 13th day of December, 1899, and that we, the said Commissioners. will hear parties so objecting, and for that purpose will be in attendance at our said office on the 14th day of December, 1899, at 2 o'clock P.M.

o'clock P. M. Second—That the abstract of our said estimate of damage, together with our damage maps, and also all the affidavits, estimates, proofs and other documents used by us in mak ang our report, have been deposited in the Bureau of Street Openings of the Law Depart-ment of The City of New York, Nos 90 and 92 West Broadway, in the Borough of Manhattan in said City, there to remain until the 22d day of December, 1899. Third. That we proceed to assess for houseful which

Third-That we propose to assess for benefit, which seessment will appear in our last partial and even There to remain until the 23d day of December, 1899. There to remain until the 23d day of December, 1899. The sessment will appear in our last partial and separate which assessment will appear in our last partial and separate or and our last partial and separate report all those and, tenements and hereditaments and premises situ-ted by and being in the Borough of The Broxs, in the City of New York, which, taken together, the City of New York, which, taken together, bring at a point formed oy the intersection of the drawn parallel to the nerthwesterly side of Tiffany running there northeasterly along said parallel line to the biock between Eastern Boulevard and Randal avenue; hence westerly along said middle line to the easterly side of Truston street; thence northwesterly along the easterly side of Truston street; thence northwesterly along the easterly side of the block between Eastern Boulevard and Randal avenue; hence westerly along said middle line to the middle line of the block between Eastern Boulevard and Randal avenue; hence westerly along said middle line to the middle line of the block between Easterly along said middle line to the sterly side of truston street; and morthwesterly along the contherly side of the block between Craven and Barry street; thence northesterly along said middle line to the middle line of the block between Craven street and Barry street; thence northesterly along said middle line to the side line of the block between Craven street and distant roo parallel line to the northeasterly along the northerly side of Longwood avenue to the middle line of the block between Easterly along said middle line to the street of block between Craven street and distant for parallel line to the northeasterly along the northeasterly side of Longwood avenue to the middle line of the block between the Southerne Boulevard and fyre parallel line to the street and barry side of Longwood street; thence northeasterly along said middle line of the block between the Sou

The.

to the middle line of the blocks between Long-ylong said middle line to the southassterly side of Davon stree ; thence no theasterly along said south-easterly side of Intervale avenue to its intersection with a line drawn parallel to the northwesterly side of West-checker avenue and d sant roo feer northwesterly side of the easterly side of Kelly street and said side prolonged northwardly to its intersection with a line drawn parallel to the southerly side of Home street and distant roo feet southerly side of Home street and distant roo feet southerly therefrom ; thence westerly along said parallel line to the southeasterly side of Prospect avenue in the northerly therefrom ; thence easterly along said parallel line to its intersection with a line drawn parallel to the northwesterly side of Stebbins in the southeasterly along said southeast right drawn parallel to the northwesterly side of Stebbins in the southeasterly along said parallel line to its intersection with a line drawn parallel to the southeasterly along said parallel line to its intersection with a line drawn parallel to northeasterly along said parallel line to northeasterly side of East One Hundred a distant no feet northwesterly side of East One Hundred a distant too feet southeasterly dong said parallel line northwesterly polongation of a line drawn parallel to the northwesterly side of Stebbins avenue and distant of ele northeis retry for dongation and west-distant too feet northwesterly for dongation and west-distant nof feet morthwesterly side of Karet northerl

JOHN P. DUNN, Clerk.

FIRST DEPARTMENT.

In the matter of the application of The Mayor, Alder-men and Commonalty of the City of New York, rela-tive to acquiring title, wherever the same has not been heretolore acquired, to the lands, tenements and hereditaments required for the purperse of opening EAST ONE HUNDRED AND SIX IV-SECOND STRFET talthough not yet named by proper author-ity), from the Concourse to Sheridan avenue and from Sherman avenue to Morris avenue, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

West); thence southwesterly along said northwesterly side of Park avenue (tormerly Rallrond avenue, West) to its intersection with the southeasterly prolonga-tion of a line drawn parallel to the southwesterly side of East One Hundred and Sixty-second street and distant 100 feet southwesterly there-from; thence northwesterly along said southeasterly prolongation and parallel Ine and its prolonga-tion northwestwardly to the middle line of the block between Sherman avenue; and Sheridan avenue; thence southwesterly along said middle line of the block to the point or place of beginning. — Torth-That our first partial and separate report frain of New York, First Department, at a Special Term thereof, Part III., to be held in the Court of the State of New York, First Department, at a Special Term the B rough of Manhat'an, in The City of New York, on the a8th day of December, 1890, at the opening of the Court on that day, and that then and there, or as motion will be made that the said report be confirmed. Dated Borough of Manhattan, New York City, November ro, 1890. ELLIS E. WARING, Chairman, IAMES E. MARING, Chairman,

FELLIS E. WARING, Chairman, JAMES E. MAHON, T. J. CARLETON, Jr., Commissioners.

JOHN P. DUNN, Clerk.

FIRST DEPARTMENT.

In the matter of the application of The Mayor, Alder-men and Commonalty of the City of New York, rel-ative to acquiring utile, wherever the same has not been heretolore acquired, to the lands, tenements and hereditam nts required for the purpose of open-ing PUBLIC PLACE (although not yet named by proper authori y, bounded by East One Hundred and Sixty-fith street, Hall place and Rogers place, as the same has been heretolore laid out and desig-nated as a first class street or road, in the Twenty-third Ward of the City of New York.

WE, THE UNDERSIGNED, COMMISSIONERS of Estimate and Assessment in the above-entitled matter, hereby give notice to all persons interested in this proceeding, and to the owner or owners, occupant or occupants, of all houses and lots and improved and unmoroved lands affected thereby, and to all others whom it may concern, to wit: Tirst-That we have completed our estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, and having objections thereto, do present their said objections, in writing, duly veri-fied, to us, at our office, No. go and gz West Broadway, in the Borough of Mashattan in The City of New York, on or before the 12th day of December, 1809, and that we, the said Commissioners, will hear parties so objecting, and for that purpose will ue in attendance at our said office on the 13th day of December, 1899, at o'clock P.M.

4 o'clock P.M. Second—That the abstract of our said estimate of damage, together with our damage maps, and als, all the affidavit, estimates, proofs and other documents used by us in making our report, have been deposited in the Bureau of Street Openings of the Law Depari-ment of The City of New York, Nos.90 and 92 West Broadway, in the B rough of Mantattan, in said city, there to remain until the arst day of December, 1899.

in the Bureau of Street Openings of the Law Depart-ment of The City of New York, Nos, oand 92 West Broadway, in the B rough of Manhattan, in said city, there to remain until the arst day of December, 1899. Third—That we propose to assess to benefit, which assessment will appear in our last partial and separate abstract of estimate and assessment, and will be con-tain d in our last partial and separate report, all those lands, tenements and hereditaments and premises situate, lying and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz. : Beginning at a point formed by the int resction of the northwesterly side of Dawson street with the middle line of the block, between Stebbins avenue and Rogers place : running thence northerly along said middle line of the block to its intersection with the easterly pro-longation of that part of the middle line of the block, between East One Hundred and Sixty-fith street, lying west-wardly from Stebbins avenue : thence northerly along said easterly side of Forest avenue : thence northerly along said easterly side of Forest avenue : thence northerly along said easterly side of Forest avenue : thence northerly along said easterly side of Forest avenue : thence northerly along said easterly wide of Forest avenue : the blocks to the easterly side of Forest avenue to its intersec-tion with the middle line of the block, between Fast One Hundred and Sixty-fifth street and East One Hundred Sxty-ixth street : thence easterly along said middle line of the blocks and its prolong aid parallel ine to the southerly side of East One Hundred and Sixty-seventh street; thence northeasterly along said middle line of the block between Intervale avenue and Stebbons avenue; thence northeasterly along said middle line of the block heaveen Intervale avenue and Sixty-sinth street to its intersection with the mortheasterly prolon-gation of a line drawn parallel to the wortheasterly thereform; thence southwesterly along said

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

of New York. We start understand Assessment in the above-net of Estimate and Assessment in the above-net of Estimate and Assessment in the above-net of the start of the owner or owners, or owners, of all houses and lots and im-or owners, of all houses and lots and im-or owners, of all houses and lots and im-or owners, of all houses and lots and im-tor owners, of all houses and lots and im-tor owners, of all houses and lots and im-or owners, where completed our estimate of famage, and that all persons interested in this pro-eding, or in any of the lands, tenements and here-ditaments and premises affected thereby, and having operations thereto, do present their said objections, in writing, duly verified, to us, at our office. Nos, og and og West Broadway, in the Borough of Manhatian, in The City of New York, on or before to the day of December, 1890, ard that we, the said for that purpose will be in attendance at our said differ. The day of December, 1890, at 4 o'clock r. Scoond—That the abstract of our said estimate of amage, together with our damage maps, and also in the affidavits, estimates, proois and other docu-ment affidavits, estimates, proois and other docu-ment affidavits, in the Borough of Maabatan, io and ga west broadway, in the Borough of Maabatan, io and ga west broadway, in the Borough of Maabatan, io and ga west broadway, in the Borough of Maabatan is and ga be abroadway, in the Borough of Maabatan is and ga be abroadway, in the Borough of Maabatan is and ga be abroadway, in the Borough of Maabatan is and ga be abroadway, in the Borough of Maabatan is and ga be abroadway, in the Borough of Maabatan is and ga be abroadway, in the Borough of Maabatan is and ga be abroadway, in the Borough of Maabatan is and ga be abroadway, in the Borough of Maabatan is and ga be abroadway, in the Borough of Maabatan is and ga be abroadway, in the Borough of Maabatan is and ga be abroadway, in the Borough of Maabatan is and ga be abroadway, in the Borough of Maa

deposited in the Bureau of Street Openings of the Law Department of The City of New York, Nos Jo and 98 West Broadway, in the Borough of Mashattan, ia said city, there to remain until the 27th day of December, assessment will appear in our last partial and separate abstract of estimate and assessment, and will be contained in our last partial and separate report, all those lands, tenements and hereditaments and premises situate, lving and being in the Borough of The Bronx, in The City of New York, which taken together are bounded and described as follows, viz. : Beginning at a point formed by the intersection of the nort-city side of Lafayette avenue with the nor heast-erly side of Lafayette avenue with the nor heast-erly side of Lafayette avenue with the northersy along said northeasterly side of Congwo.d avenue to the southeasterly side of Prosp.ct avenue with the northerly along said northeasterly side of East One Hun-dred and Sixtieth stret t to the middle line of the westerly side of Third avenue is the norther westerly along said northerly along said m ddle line to the data Sixtieth stret t to the middle line to the data Sixtieth stret t to the middle line to the data Sixtieth stret to the Hundred and Sixty-third street ; thence westerly along said m ddle line to the data of Sixtieth street and East One Hun-dred and Sixty-fith street and Est One Hundred and Sixty-fith street and Est One Hundred and Sixty-fith street and Est One Hundred and Sixty-fith street and Si store the middle line of the block between East One Hundred and Sixty-fith street and Est One Hundred and Sixty-fith street and Si store the southerly side of Third avenue to its intersec-tion with the weterly prolongati n of that rart of the middle hue of the block between and Sixty-third street ; thence easterly along said westerly prolongation castwardly to the southeasterly side of Satty-fith street and Est One Hundred and Sixty-fith street and Est One Hundred and Sixty-fith street and Est One Hundred and Sixty-fith street and Sixty-f

be confirmed. Dated BOROUGH OF MANHAITAN, NEW YORK CITY, November 18, 1840. JOHN M. THOMPSON, THOMAS L. FEITN⁺R, Commissioners,

JOHN J. DUNN, Clerk

FIRST DEPARTMENT.

In the matter of the application of The Mayor, Alder-men 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 tor the purcose of opening EAST ONE HUNDRED AND EIGHTY-SECOND STREET (although not yet named by proper au-thority), from Jerome avenue to Valentine 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.

THE CITY RECORD.

<text><text><text><text><text><text>

thence southwesterly along said northwesterly side of Dawson street to the point or place of beginning. Fourth-That our first partial and separate report herein will be presented to the Supreme Court of the State o' New York, First Department, at a Special ferm thereof, Part III., to be held in the County Court house, in the Borough of Manhattan, in The Cuty of New York, on the 28th day of December, r809, 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 Rosol GH OF MANHATTAN, NEW YORK CITY.

Dated BORO' GH OF MANHATTAN, NEW YORK CITY, Nove

99. J. C. O'CONOR, Chairman, EDWARD S. KAUFMAN, FRANK MCDERMOTT, Commissioners. JOHN P. DUNN, Clerk.

FIRST DEPARTMENT.

In the matter of the application of The Mayor, Alder-men and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the purpose of opening DONGAN STREET (although not yet named by proper authority), from Westchester avenue to the Southern Boulevard, as the same has been

<text><text><text><text><text><text>

easterly along said parallel line to the middle fine of the block between Davidson avenue and for of the block between Davidson avenue and for of the block between Davidson avenue and fundred and Eighty-third street; thence easterly along aid westerly prolongation and southerly side of East One Hundred and Eighty-third street; thence casterly along and westerly prolongation and southerly side of East One Hundred and Eighty-first street; thence southerly along asid parallel line to the northwesterly side of East One Hundred and Eighty-first street; thence southerly along asid parallel line to the northwesterly side of East One Hundred and Eighty-first street; thence southerly along asid parallel line to the northwesterly side of East One Hundred and Eighty-first street; thence southerly along asid parallel line to the northwesterly side of sast One Hundred and Eighty-first street; thence southerly along asid parallel line to the book to its intersection with the line joinne sid northwesterly side of East One Hundred and Eighty-first street; thence wortherly along asid northwesterly side of East One Hundred and Eighty-first street; thence wortherly along and northerly side of East One Hundred and Eighty-first street is the the ine of the block to its intersection of hundred and Eighty-first street is the contherly along and indid line of the block between Hundred and Eighty-first street is hence westerly along and northerly side of East One Hundred and Eighty-first street to the middle line of the block between Hundred and Eighty-first street is intersection of Hundred and Eighty-first street westerly along and hand the of the block to its intersection with the here from : thence westerly along the street of New York, First Departmen, as a Special first street of the southerly side of Fast on the rest day of January, roce at the open and have day of January, roce at the open and have day of January, roce at the open and the street at as counsel can be head there, or a book on the 1st day of January, roce at the

Dated BORDOW OF THE STATES STA

JOHN P. DUNN, Clerk.

FIRST DEPARTMENT.

FIRST DEPARTMENT. In the matter of the appl cation of The Mayor, Aldermen and Commonaity of The City of New York, by the Counsel 'o t e Corporation, relative to acquiring title, wherever the same has not been heretofore, acquired, to all such real estate and to any right, title or interest therein not owned by the said The Mayor, Aldermen and Commonality of The City of New York, which shall be embraced within the innes of the approach and entrance to THE GRAND BOULEVARD AND (ONCOURSE, as laid out and established by the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards of The City of New York, pursuant to the provisions of chapter 57 of the Laws of 1896.

WE, THE UNDERSIGNED, COMMISSION

<text>

THE CITY RECORD.

a line parallel with East One Hundred and Sixty-seventh street and distant noo teet northeasterly therefrom to a point on the easter y side of po-posed Findl y avenue oistant noo feet northeasterly from East One Hundred and Sixty-seventh street and again easterly along said parallel line distant noo feet northerly from East One Hundred and Sixty-seventh street to the middle line of the block between Webster and Brook avenues and distant about 87 feet easterly side of Brook avenue dis-tant about 350 feet southerly from the saterly side of Webster of Brook avenue and East One Hundred and Sixty-seventh street to the middle line of the vesterly so the westerly side of Brook avenue dis-tant about 350 feet southerly from the southwest corner of Brook avenue and East One Hundred and Sixty-seventh street; thence continuing said line southerly side of Brook avenue and the southerly side of East One Hundred and Sixty-fifth street; thence on a line southerly to a point on the southerly side of East One Hundred and Sixty-third street; these avenue and East One Hundred and Sixty-third street; thence southerly along a line parallel to Melrose avenue and East One Hundred and Sixty-third street; thence southerly along a line parallel to Melrose avenue and East One Hundred and Sixty-third street; thence southerly along a line parallel to Melrose avenue and East One Hundred and Sixty-third street; thence southerly along a line parallel to Melrose avenue and desat One Hundred and Sixty-third street; thence southerly along a line parallel to Melrose avenue and desat One Hundred and Sixty-third street; thence southerly along a line parallel to Melrose avenue and date of beginn? — — — — — The Mendred there on a so soon thereafter a street; thence the onening of the Court on that day, and the and there, or as soon thereafter a counsel can be heard there on as soon thereafter a counsel can be heard there on as soon thereafter a counsel can be heard there on as soon thereafter a Mels A. BLANCHARD, Chairman, JOHN H. KNOEPPEL, HUD

WM. R. KEESE, Clerk.

FIRST DEPARTMENT.

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 hereto-fore acquired, to the lands, tenements and heredita-ments required for the purpose of opening BRIGGS AVENUE although not yet named by proper authority, from East One Hundred and Ninety-fourth street to the Southern Boulevard, 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.

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.

W a THE UNDERSIGNED, COMMISSIONERS of Estimate and Assessment in the above-enti-ted matter, bereby give notice to all persons interested in this proceeding, and to the owner or owners, occupant occupants, of all houses and lots and improved and una proved lands affected thereby, and to all others were the analytic of the owner or owners, occupant own it may concern, to wit: " The there is the term of the term of the term of the term of the lands, tenements and here-ditaments and premises affected thereby, and having by the term of the lands, tenements and here-ditaments and premises affected thereby, and having the term of the lands, tenements and here-ditaments and premises affected thereby, and having the term of the lands, tenements and bere-ditaments and premises affected thereby, and having the term of the term of the lands, tenements and bere-ditaments and premises affected thereby, and having the term of the term of

<text>

WM. J. BROWNE, G. M. SPEIR, Commissioners.

JOHN P. DUNN, Clerk.

FIRST DEPARTMENT.

In the matter of the application of The Mayor, Alder-men and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenemen's and herediaments required for the purpose of open-ing MOHAWK AVENUE 'although not yet named by proper authority. from Hunt's Point road to the Bronx river, as the same has been heretofore laid ou and designated as a first-class street or road, in the Twenty-third Ward of the City of New York.

WE, THE UNDERSIGNED, COMMISSIONERS of Estimate and Assessment in the above-

THURSDAY, DECEMBER 7, 1899.

<text><text><text><text><text>

JOHN P. DUNN, Cierk.

FIRST DEPARTMENT.

In the matter of the application of the Mayor, Alder-men and Commonaity of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and here litaments required for the putp se of opening FAST ONE HUNDRED AND SIXTY-FOURTH STKEET (although not yet named by proper author-ity), from Jerome avenue to Sheridan 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.

<text><text><text><text><text><text><text> C. W. WEST, Chairman, WM. STAINTON, CHARLES O'BRIEN, JOHN P. DUNN, Clerk,

south westerly along said northwesterly side of Westerly avenue to the point or place of beginning. Fourth-That our first partial and separate report herein will be presented to the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part III., to be held in the County Court-house, in the Borough of Minhattan, in The City of New York, on the 20th day of December, 1890, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed. Dated Borousch of MANHATTAN, NEW YORK, November 16. 1800 EDWARD B, WHITNEY, Chairman, JOHN T. SIMON. THOMAS J. BROWN. Commissioners. JOHN P. DUNN,

JOHN P. DUNN, Clerk.

FIRST DEPARTMENT.

In the matter of the application of The Mayor, Alder-men 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 open-ing EAST ONE HUNDRED AND EIGHTY-FIRST STREET (formerly Ponus street) (although not yet named by proper authority., from the South-ern Boulevard to the Bronx Park, as the same has been heretofore laid out and designated as a first-class street or road, in the Twenty-fourth Ward of the City of New York.

W E, THE UNDERSIGNED, COMMISSIONERS of Estimate and Assessment in the above-entitled matter, hereby give notice to all persons in-recupant or occupants, of all houses and lots and im-proved and unimproved lands affected thereby, and to all dress whom it may concern, to wit: "First--That we have completed our estimate of dam-are, and that all persons interested in this proceeding, or in any of the lands, tenem nts and hereditaments and premises 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 Broad-wav, in the Borough of M.nhattao, in The City of New York, on or before the righ day of December, 1899, and that we, the said Commissioners, will be an articles so objecting, and for that purpose will be in attendance at o'clock H. Becond--That the abstract of our said estimate of dimage, togetner with our damage mapy, and also all the affidavits, estimates, proofs and other documents used by us in mking our report, heve been deposited in the Bureau of Street Openings of the Law Department of the City of New York, Nos. 90 and oz West Broad-way, in the Borough of Manhattan in in said City, there to rem in until the zad day of December, zB9. Thie -Tha we propose to assess for benefit, which abstract of estimate and assessment, and will be con-tamed in our last partial and separate report, all those lands, tenements and hereditaments and premises sut-tact, lying and being in the Borough of The Broax in the City of New York, which, taken togetner, are bounded and described as follows, viz.: Beginning at a point formed by the intersection of the northerly side of

THE CITY RECORD.

THE CITY RECORD IS PUBLISHED DAILY, Sundays and legal holidays excepted, at No. a City Hall, New York City. Annual subscription, \$9.30, postage prepaid. WILLIAM A. BUTLER,

NR.