

THE CITY RECORD.

VOL. XLV. NUMBER 13350

NEW YORK, THURSDAY, APRIL 12, 1917.

PRICE, 3 CENTS.

THE CITY RECORD.

OFFICIAL JOURNAL OF THE CITY OF NEW YORK.

Published Under Authority of Section 1526, Greater New York Charter, by the

BOARD OF CITY RECORD.

JOHN PURROY MITCHEL, MAYOR.

LAMAR HARDY, CORPORATION COUNSEL. WILLIAM A. PRENDERGAST, COMPTROLLER.

DAVID FERGUSON, SUPERVISOR.

Supervisor's Office, Municipal Building, 8th floor.
Published daily, at 9 a. m., except legal holidays, at Nos. 96 and 98 Reade st. (north side), between West Broadway and Church st., Manhattan, New York City.

Subscription, \$9.30 a year, exclusive of supplements. Daily issue, 3 cents a copy.

SUPPLEMENTS: Civil List (containing names, salaries, etc., of the City employees), Two Dollars; Official Canvass of Votes, 10 cents; Registry Lists, 5 cents each assembly district; Law Department Supplement, 10 cents; Annual Assessed Valuation of Real Estate, 25 cents each section; postage extra.

ADVERTISING: Copy for publication in the City Record must be received at least TWO (2) days before the date fixed for the first insertion; when proof is required for correction before publication, copy must be received THREE (3) days before the date fixed for the first insertion.

COPY for publication in the corporation newspapers of Brooklyn must be received at least THREE (3) days before the date fixed for the first insertion.

Entered as Second-class Matter, Post Office at New York City.

TABLE OF CONTENTS.

Aldermen, Board of—	Instructions to Bidders for Work to be Done or Supplies to be Furnished....	2704	
Minutes of Stated Meeting Held April 10, 1917	2665	Manhattan, Borough of—	
Public Hearings by the Committee on General Welfare	2665	Proposals	2692
Assessors, Board of—	2694	Municipal Civil Service Commission—	
Notice to Present Claims for Damages	2694	Notices of Examinations	2696
Bellevue and Allied Hospitals, Department of—	2688	Notice to Bidders at Sales of Old Buildings, etc.	2704
Minutes of Meeting Held February 16, 1917	2688	Official Directory	2689
Bellevue and Allied Hospitals, Public Charities, Correction and Health, Departments of—	2701	Parks, Department of—	
Proposals	2701	Proposals	2695
Bellevue and Allied Hospitals, Public Charities, Correction, and Water Supply, Gas and Electricity, Departments of—	2694	Report of Meteorological Observatory for Week Ending March 31, 1917	2688
Proposals	2694	Plant and Structures, Department of—	
Bellevue and Allied Hospitals, Public Charities, Correction, and Water Supply, Gas and Electricity, Departments of; Park Board—	2694	Proposals	2695
Proposals	2694	Report for Weeks Ended March 17, 24 and 31, 1917	2689
Board Meetings	2691	Police Department—	
Bronx, Borough of—	2694	Owners Wanted for Unclaimed Property	2691
Proposals	2694	Public Service Commission, First District—	
Brooklyn, Borough of—	2696	Invitation to Contractors	2694
Proposals	2696	Queens, Borough of—	
Changes in Departments, etc.....	2689	Proposals	2695
College of the City of New York—	2695	Richmond, Borough of—	
Proposals	2695	Report for Week Ended March 10, 1917	2689
Docks and Ferries, Department of—	2694	Reports of Bureau of Buildings for Weeks Ended March 31 and April 7, 1917	2689
Proposals	2694	State Industrial Commission, Department of Labor—	
Education, Department of—	2694	Notice of Hearings	2692
Proposals	2694	Public Notice	2692
Estimate and Apportionment, Board of—	2698	Street Cleaning, Department of—	
Notices of Public Hearings, Franchise Matters	2698	Proposals	2697
Notices of Public Hearings, Public Improvement Matters	2698	Supreme Court, First Department—	
Finance, Department of—	2686	Application to Court to Condemn Property	2701
Abstract of Transactions for Week Ended March 31, 1917	2686	Filing Bills of Costs	2701
Confirmation of Assessments	2691	Filing Preliminary Abstracts	2701
Corporation Sale of Buildings and Appurtenances Thereto on City Real Estate by Sealed Bids	2692	Hearings on Qualifications	2701
Interest on City Bonds and Stock	2692	Supreme Court, Schenectady County—	
Notice to Taxpayers	2692	Application for Appointment of Commissioners	2704
Sales of Tax Liens	2691	Supreme Court, Ulster, Greene, Delaware and Schoharie Counties—	
Sureties on Contracts	2692	Application for Appointment of Commissioners	2703
Vouchers Received April 11, 1917	2683	Water Supply, Board of—	
Warrants Made Ready for Payment April 11, 1917	2680	Abstract of Expenditures Made and Liabilities Incurred During the Month of March, 1917	2689
Fire Department—	2686	Proposals	2694
Abstract of Transactions from March 19 to March 24, Both Days Inclusive	2686	Water Supply, Gas and Electricity, Department of—	
Approval of Valve for Hose Outlets	2697	Sale of Dead or Abandoned Gas Lamps	2695
Proposals	2697		

BOARD OF ALDERMEN.

Public Hearings by the Committee on General Welfare.

PUBLIC NOTICE IS HEREBY GIVEN that the Committee on General Welfare of the Board of Aldermen will hold public hearings as follows:

THURSDAY, APRIL 12, 1917, at Public School No. 6, Steinway and Jamaica Aves., L. I. City, at 8 p. m.

on the following matter:

No. 1242—Request of the Conference of Organized Labor to the Board to hold hearings and to invite the Board of Education and City Officials to answer why the demands for better educational facilities have not been respected.

All persons interested are invited to attend.

m23.a12 P. J. SCULLY, City Clerk and Clerk of the Board of Aldermen.

THE BOARD OF ALDERMEN OF THE CITY OF NEW YORK.

STATED MEETING.

Tuesday, April 10, 1917, 1.30 o'clock P. M.

The Board met in the Aldermanic Chamber, City Hall.

Present:

Frank L. Dowling, President of the Board of Aldermen.

Robert L. Moran	John Diemer.	Michael J. Hogan.
Vice-Chairman	Frank T. Dixson.	William P. Kennealy.
Alexander Bassett.	Bernard E. Donnelly.	Francis P. Kenney.
Francis P. Bent.	Frank Dostal, Jr.	John McCann.
William H. Burns.	Charles W. Dunn.	John F. McCourt.
Samuel J. Burden.	Alexander S. Drescher.	William P. McGarry.
James J. Browne.	John T. Eagan.	Charles A. McManus.
Lauren Carroll.	Thomas M. Farley.	John McKee.
Louis F. Cardani.	James R. Ferguson.	Thomas W. Martin.
Edward Cassidy.	August Ferrand.	James J. Molen.
Charles P. Cole.	Samson Friedlander.	Charles J. Moore.
William T. Collins.	John S. Gaynor.	Frank Mullen.
William W. Colne.	Edward V. Gilmore.	John J. O'Rourke.
Edward W. Cox.	William A. Glennon.	Clarence Y. Palitz.
S. Clinton Crane.	George G. Goetz.	Charles A. Post.
Frank A. Cunningham.	Isaac Gutman.	William F. Quinn.
Edward W. Curley.	Charles H. Haubert.	Stephen F. Roberts.
William J. Daly.	Harry Heyman.	Harry Robitzek.
Charles Delaney.	George Hilkemeier.	John J. Ryan.

Frank J. Schmitz.	Michael Stapleton.	William K. Walsh.
Peter Schweickert.	Frederick H. Stevenson.	Thomas A. Williams.
Michael J. Shields.	Patrick H. Sullivan.	John Wirth.
Emanuel I. Silberstein.	Moritz Tolk.	Augustus M. Wise.
Fred Smith.	Frederick Trau.	

Maurice E. Connolly, President, Borough of Queens, by Albert C. Benninger, Assistant Commissioner of Public Works.

Douglas Mathewson, President, Borough of The Bronx, by John G. Borgstede, Commissioner of Public Works.

Lewis H. Pounds, President, Borough of Brooklyn, by Edmund W. Voorhies, Commissioner of Public Works.

Marcus M. Marks, President, Borough of Manhattan.

The President announced that Alderman Squiers was excused from attendance. The Clerk proceeded to read the Minutes of the Stated Meeting of April 3, 1917.

On motion of Alderman Ryan, further reading was dispensed with and the Minutes were approved as printed.

MESSAGES FROM THE MAYOR.

No. 1461.

Assistant Corporation Counsel—Requesting That Mr. Cole, Representing the United States Pension Bureau, Be Notified of the Resignation of James Van Wicklen, a Commissioner of Deeds, and That the Charges and Exhibits in the Case Be Placed on File.

City of New York, Office of the Mayor, April 6, 1917.

P. J. SCULLY, Esq., City Clerk.
Sir—Some time ago Mr. Peter L. Cole, representing the United States Pension Bureau, Post Office Building, Brooklyn, N. Y., preferred charges against a Commissioner of Deeds named James Van Wicklen to the Mayor, in pursuance of Section 58 of the Charter. While the charges were still pending Mr. Van Wicklen handed to the Mayor his resignation as Commissioner of Deeds, to take effect April 2, 1917. This resignation you will find attached hereto.

I have been requested to ask that you notify Mr. Cole of the cancellation of the commission heretofore given to Van Wicklen, and also file in your office the charges and exhibits presented by the United States Government officials. Very truly yours,

WM. B. CROWELL, Assistant Corporation Counsel, Office of the Mayor.

James Van Wicklen, Successor to the late Henry A. Phillips, Pension Attorney, Commissioner of Deeds, Room 2, Borough Hall, Brooklyn, N. Y., March 31, 1917.

To the Hon. JOHN P. MITCHEL, Mayor:

Dear Sir—I hereby offer my resignation as Commissioner of Deeds and if possible would request that it be dated April 2, 1917.

Trusting that this will meet with your approval, I am most respectfully, etc.

JAMES VAN WICKLEN.

In connection with the foregoing communication Alderman Stevenson offered the following resolution and moved its adoption:

Resolved, That the resignation of James Van Wicklen, of No. 827 Johnson Street, in the Borough of Brooklyn, appointed a Commissioner of Deeds under date of September 21, 1915, be and the same is hereby accepted, to take effect as of the date of April 2, 1917.

Which was adopted.

No. 1462.

His Honor the Mayor—Recommending That a Reward of \$1,000 Be Offered for Information Leading to the Recovery of the Jewels Worn by Mrs. Elsie Lee Hilair at the Time of Her Murder, March 15, 1917.

City of New York, Office of the Mayor, April 9, 1917.

To the Honorable the Board of Aldermen:

Gentlemen—I am sending you herewith a letter from the District Attorney asking that a special reward of One Thousand Dollars be offered for information that would lead to the recovery of the jewels worn by Mrs. Elsie Lee Hilair, at the time of her murder on March 15, 1917, at the Hotel Martinique, and particularly the disclosure and apprehension of the person taking or disposing of them.

Action on your part will be necessary, as Section 130 of the Code of Ordinances does not cover such a case. Respectfully yours,

JOHN PURROY MITCHEL, Mayor.

District Attorney's Office, County of New York, Criminal Courts Building, New York, April 3, 1917.

Hon. JOHN PURROY MITCHEL, Mayor of the City of New York, New York, N. Y.: Sir—On March 15, 1917, at the Hotel Martinique, Mrs. Elsie Lee Hilair came to her death by strangulation. The Grand Jury of this County, on March 29, 1917, found an indictment of murder in the first degree against one Benjamin Sternberg, charging him with the commission of the crime.

When seen for the last time before her death, Mrs. Hilair was in possession of a large quantity of valuable jewelry, a detailed list of which is annexed hereto. Despite the careful search and investigation made by the Police Department, no trace of the jewelry has been found, and it appears to me advisable at this time that a suitable reward should be offered for information leading to the recovery of the jewels, and particularly the disclosure and apprehension of the person taking or disposing of them.

I therefore respectfully suggest that steps be taken whereby a reward of \$1,000 will be offered in accordance with provisions of law to accomplish the above much desired results.

I have conferred with the Police Commissioner, who informs me that the offer of the reward meets with his approval. Respectfully yours,

EDWARD SWANN, District Attorney.

Description of Jewelry Stolen from Mrs. Elsie Lee Hilair, Found Dead at the Hotel Martinique, March 16th, 1917.

1. Lavalliere with a square emerald about 1½ karats, surrounded by small diamonds and with five Oriental pearls hanging loosely; platinum chain. Pendant was about 2½ inches long.

2. Breast pin; a large pin; has a leaf effect. Platinum setting; topaz in the centre; probably about an 8 karat stone; diamonds in the leaves, about 35 in all, about ¼ karat each; platinum front and gold back.

3. Marquise dinner ring; had a brown diamond in the centre about 1 karat and probably 20 or 23 diamonds surrounding the brown diamond which was set apart; brown diamond was about 1 karat and other stones were about ½ karat each.

4. Ring with 7 stones in it; one large diamond about 2½ karats in crown setting of gold and three diamonds on each side of it about ½ karat each.

5. Pinky ring; an emerald about 2½ karats, surrounded by diamonds, square setting, in platinum; diamonds are ornate stones on account of their peculiar cut.

6. Engagement ring; solitaire about 2½ karats, set in gold, inscription "H. J. H. to E. L. C., November 9th, 1899,"

Cole, Collins, Colne, Cox, Crane, Cunningham, Curley, Daly, Delaney, Diemer, Dixson, Donnelly, Dostal, Dunn, Drescher, Eagan, Farley, Ferguson, Ferrand, Gaynor, Gilmore, Glennon, Goetz, Gutman, Haubert, Heyman, Hilkemeier, Hogan, Kenneally, Kenney, McCann, McCourt, McGarry, McKee, McManus, Martin, Molen, Mullen, O'Rourke, Palitz, Post, Quinn, Roberts, Robitzek, Ryan, Schweickert, Silberstein, Smith, Stapleton, Stevenson, Tolk, Trau, Walsh, Williams, Wirth, Wise; President Connolly, by Albert C. Benninger, Assistant Commissioner of Public Works; President Mathewson, by John G. Borgstede, Commissioner of Public Works; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman—68.

Excused—Alderman Quinn—1.

PETITIONS AND COMMUNICATIONS.

No. 1463.

Resignation of Henry H. Curran as Alderman for the 26th District.

City of New York, Board of Aldermen, City Hall, April 6, 1917.

Hon. FRANK L. DOWLING, President of the Board of Aldermen:

Sir—I hereby resign as Alderman for the 26th District. Respectfully,

HENRY H. CURRAN.

At this point the President vacated and the Vice-Chairman assumed the chair. The President, Alderman Drescher and Alderman Wirth spoke feelingly of the regret felt by all on the retirement of Alderman Curran from the Board.

The resignation of Alderman Curran was then accepted.

The President resumed the chair at this point.

No. 1464.

Secretary, Bronx Chamber of Commerce—Transmitting Resolutions of the Bronx Chamber of Commerce.

Bronx Chamber of Commerce, March 29th, 1917.

The Board of Aldermen, Municipal Building, New York City:

Gentlemen—I have the honor to present to you for your consideration the following resolutions recently adopted by this body and should be pleased to have an expression of opinion on the matters involved:

(1) Whereas, the large and increasing number of pushcart vendors, which are permitted to occupy our streets, have become an intolerable nuisance to persons and other vehicles lawfully occupying the street, and a detriment to real estate values and store rentals in sections where a large number of pushcarts are allowed to stand; therefore be it

Resolved, that the Bronx Chamber of Commerce recommends the revocation of all licenses heretofore issued to pushcart vendors for the purposes of vending their wares in the Borough of The Bronx, and the enactment of a city ordinance by taking away the power, if any there be, in the city officials or boards to issue any such licenses in the future.

(2) Whereas, zones have been established by law in the City of New York and the Borough and County of Bronx, as part of the City of New York, to prevent the erection or alteration of buildings for any purpose other than residential buildings and particularly for the prevention of the establishment of certain businesses which are recognized as being very undesirable, not only in the residential sections, but in business sections; therefore be it

Resolved, that the Bronx Chamber of Commerce goes on record as favoring the refusal by appropriate public authorities to grant permits, or, if necessary, an amendment to the law to prevent the granting of permits to any individual, corporation or other concern for the establishment of a rag shop, junk shop, bottle shop or second-hand metal shop in premises hereafter vacated, which are now occupied by such shops within the zones now barring such shops, and approve the strict enforcement of the zone law in this respect as a benefit to the values of adjoining real estate, especially buildings now occupied or which may be occupied for a less objectionable business purpose and residential buildings within the neighborhood occupied by such rag shop, junk shop, bottle shop or second-hand metal shop.

Very truly yours,

J. M. TAYLOR, Secretary.

The first item of the foregoing communication, relating to occupancy of streets by push cart vendors, was referred to the Committee on Public Thoroughfares; the second item, relating to the establishment of certain businesses within fixed building zones, was referred to the Committee on Buildings.

COMMUNICATIONS FROM CITY, COUNTY AND BOROUGH OFFICERS.
The President laid before the Board the following communication from the Public Administrator of New York County:

No. 1465.

Public Administrator, New York County—Monthly Statement of Accounts.

Bureau of the Public Administrator, New York, February 28, 1917.

To the Honorable the Board of Aldermen:

Pursuant to chapter 230, section 30, of the Laws of 1898, the undersigned hereby reports a transcript of such of his accounts as have been closed or finally settled, and of those on which any money has been received by him as part of the proceeds of any estate on which he has administered since the date of his last report. Respectfully,

WILLIAM M. HOES, Public Administrator of the County of New York.
A Transcript of Such of His Accounts as Have Been Closed or Finally Settled Since the Date of His Last Report.

Name of Deceased and Date of Final Decree.	Total		Amount Paid		Amount into City	
	Amount Received	Total Expenses	Com- for Funeral mis- sions			
			Paid	Legatees		
Arthur H. Billings, Jan. 29, 1917; costs, \$25	\$16,552.04	\$3,162.85	\$479.54	\$12,884.65	
Lawrence Kucick	35.00	11.91	1.75	21.34	
Anna Markey	81.78	76.35	4.09	\$1.34	
Sarah McLaughlin, Jan. 27, 1917; costs, \$5	951.70	118.02	47.59	781.09	
John Black, Jan. 31, 1917; costs, \$25	5,970.74	584.77	211.77	5,149.20	
Jane G. Hill, Feb. 1, 1917; costs, \$25	7,466.48	5,118.52	249.16	2,073.80	
Theresa Gillet	301.78	13.10	15.09	273.59	
Louise Leupold	675.78	394.43	33.64	247.71	
Olivia Brown, Feb. 2, 1917; costs, \$25	2,801.27	485.59	141.75	2,148.93	
James Eufeld, Feb. 6, 1917; costs, \$10	1,055.51	105.84	52.77	886.90	
Chas. Grundlach	320.45	304.43	16.02	
Anna Goldenberg	214.47	203.75	10.72	
Mary Finnegan	34.09	34.00	0.09	
Catherine Delaney, Dec. 14, 1916; costs, \$15	1,771.51	575.69	88.58	1,092.24	
John J. Conlon	345.38	8.29	17.23	319.86	
Sandra Farsyeckker, Feb. 14, 1917; costs, \$5	644.64	99.26	32.23	508.15	
Owen Farrelly, Feb. 14, 1917; costs, \$5	715.96	369.35	35.80	305.81	
Mary Byrnett, Feb. 8, 1917; costs, \$10	1,108.84	213.57	55.44	829.83	
Anna Lundh, Feb. 14, 1917; costs, \$5	660.72	32.75	33.04	589.93	
Enos Higgins	86.00	81.70	4.30	
Zelma Rawlston, Feb. 14, 1917; costs, \$25	1,857.84	1,262.29	149.64	420.91	
Mary McCarthy, Feb. 20, 1917; costs, \$5	797.77	17.24	39.89	735.64	
	\$44,449.75	\$13,273.70	\$1,720.13	\$27,195.78	\$2,075.14	

Total costs, \$185.

A Statement of the Title of Any Estate on Which Any Money Has Been Received Since the Date of the Last Report.

Richard O'Connor, \$108.71; Maurice Beckers, \$80.56; Wm. McDonald, \$1.41;

James Keane, 55 cents; M. McPhee, 6 cents; Frank A. Carroll, \$189.60; Commissioner of Charities' list, Feb. 2, attached, \$48.96; Bertha Mokychi, \$174; Commissioner of Charities' list, Feb. 3, attached, \$21.91; Joe Chapata, \$37.25; Henry Andrews, \$13; Walter Grisson, \$227; Philip Groeger, \$2; Catherine Green, \$125; Annie M. Wilson, \$237.75; Sam Seveno, \$9.35; Emily Wilson, \$2.90; Abraham Sherman, \$108.70; Carlos Oquendo, \$21; Meyer Blitzstein, \$4.14; Robert McInerney, \$9.20; Hans Glenee, \$8; Commissioner of Charities' list, Feb. 6, attached, \$173.33; Walter Kortge, \$16.40; Philip Deget, \$79.75; John Driscoll, \$244; Nathaniel McMaster, \$85; Meyer Blitzstein, \$10; Robert McInerney, \$3.30; Tony Alois, \$23.07; John Silvia, \$7.71; John Syrell, \$2; Elizabeth Fuller, \$31.20; James Fogarty, \$1,478.10; Commissioner of Charities' list, Feb. 13, attached, \$141.16; Angelo Kapas, \$176; Mary Finnegan, \$34.09; Katherine P. Hammond, \$36; Daniel Melchior, \$25.80; Feodt Pavuluk, \$726.32; James Lucey, \$170.17; Maria Assemheimer, \$2,736.88; Mary Healy, \$1,334.30; James McCaffrey, \$58.81; Charles McDermott, \$157.24; Samuel Abdulnabi, \$304.05; Margaret Sheehy, \$277.80; Seth B. Howes, \$522.72; Kate Keveny, \$21.45; Otto Gimbel, \$105.17; Herman Gommers, \$3.16; Jeanne Hanniet, \$361.97; Achille Thiery, \$224.97; Mary E. Butler, \$825.22; Ellen Donovan, \$3,001.16; Elizabeth Fuller, \$2,143.66; Mary Hand, \$1,172; John H. Brummer, \$1,734; Hugo Baptiste, \$423; Annie M. Florenz, \$123.20; Maria M. Burgaia, \$111.23; Otto C. F. Weitfeldt, \$217; Juan C. Ramirez, \$155.69; Jeanne Hanniet, \$2,282.28; Harry Iserman, \$402; Samuel Abdulnabi, \$85; Morris Rosenberg, \$52.11; Bertha Weitfeldt, \$101.60; Katherine Kelly, \$8; Patrick Healy, \$6.25; Edward Brewis, \$927.22; Mary Rose Benoit, \$70.64; James Miller, \$8.10; James Taylor, \$1.93; James Hoey, \$30; Frank Sullivan, \$30; Charles Donnecker, \$141.30; Chas. Nushardt, \$76.73; Louis Alofs, \$7.44; Samuel Morganthal, \$76.09; Anton Gross, \$1.20; Mary E. McCormack, \$12.44; Hans Hunstad, \$6.50; Ellen Denny, \$894.74; Bertha Jeannert, \$442.43; William Lloyd, \$418.92; Martin Noonan, \$100; Sara P. Stewart, \$68.67; Mary Healy, \$1,735.34; James McCaffrey, \$154.68; Mary Eugas, \$120.75; Bernard J. Flood, \$100; Olivia Brown, \$515.98; Geo. O. Howe, \$100; Commissioner of Charities' list, Feb. 26, attached, \$4.06; Michael Michaelides, \$500; Mary J. Herman, \$6.61; Ella Rood, 34 cents; Catherine Green, \$3,334.20; Abraham Madden, \$2.40; Walter Kortge, \$9.08; Jacob Becker, \$12.60; Edward Stamm, \$100; Herman Gommers, \$8.50. Total, \$34,552.06.

Cash from Department of Charities, February 2, 1917.

Mary Downey, \$4; Leopold Wesserman, 2 cents; Meyer Blitzstein, \$4.14; James Reilly, \$1.25; Martha Spellsey, \$2.50; James Horgan, \$5; William Michels, \$8; Joseph P. Joachinson, \$20; Bernard Krobatt, \$3.87; Harvey Goodale, 18 cents; total, \$48.96.

Cash Received from Department of Charities, February 3, 1917.

John Christie, 39 cents; Louis Glazier, \$1; Thomas Knowles, \$2.75; Elizabeth Kallen, \$8; Ellen Maher, \$3.35; Mary Martinek, \$2.38; William Northrop, \$1.90; Judith Sommers, 50 cents; John Schlothane, \$1.25; Valentine Thoesen, 30 cents; George Williams, 9 cents; total, \$21.91.

Cash from Bellevue Hospital, February 6th, 1917.

Patk. Reilly, 7 cents; Gus Schnolder, 34 cents; Matthew Hudson, 50 cents; Jos. Metz, \$2; John Ahearn, 10 cents; Charles Bergybas, 25 cents; Margaret Almgush, \$42.00, less carfare, 20 cents), \$4; Elizabeth Fink, \$1.50; Samuel Reynolds, 5 cents; Edward Regney, \$1.29; Edward Nagle, 10 cents; William Mulcahey, 5 cents; Frank Trachetta, 10 cents; Michael Sheehan, 30 cents; Frank Adams (\$5.51, less 25 cents), \$5.26; William Badger, 6 cents; Matthew Link, 25 cents; William Sponton, 75 cents; Mary McGearer, \$1.79; unknown man, 25 cents; William Jasper, \$1.04; Bernard McSutyne, 40 cents; Fred Gugger, 29 cents; Hugh Grady, 35 cents; John Fitzpatrick (\$7.75, less 25 cents), \$7.50; Mary Mushuty, \$1; John Fleming, 10 cents; Joseph Portal, 37 cents; Venture Tio, 75 cents; Patrick Quinn, \$3; Mary McShane, 41 cents; Edward Asdksas, \$3; George Cream, 21 cents; Owen Murphy, 3 cents; Henry Smith, \$3; Frank Derric, \$1; Sydney Pierce, \$1; Joseph Smith, 5 cents; Richard Charpey, \$3; Mannie Daly, 94 cents; Pinto Polshe, \$5.01; Louis Targoff, \$1.38; Raphael Resni, 61 cents; William Gloer, \$1.30; Charles Anderson, 5 cents; Theresa Burg, 3 cents; Ernest Hurz, 10 cents; Peter Hart, 25 cents; Raphael Cofro, 42 cents; James Considine, 40 cents; Max Jensen, \$1.75; Max Goldstein, \$2.42; Wallace Wood, 3 cents; Robert Walsh, 55 cents; John Labria, \$2.35; Joseph Schaff, 5 cents; George Betell, 45 cents; William Sohse, \$18.57; John Tyler, \$5.06; Katie Walsh, 85 cents; John Foley, \$3.87; Abraham Nagle, \$1.90; Benjamin Hartman, 10 cents; Bartholom Pendragast, 46 cents; Nicholas Brandelio, \$2.25; Allen McFee (\$26.42, less \$1), \$25.52; unknown man, 55 cents; Sarah Walsh, \$3.24; C. Tobin, 12 cents; Elizabeth Waller (\$7.93, less 20 cents), \$7.73; Jennie Ahlers, 45 cents; James Conway, 35 cents; John Carney, 3 cents; Louis Dendell, 6 cents; Henry Vanderzank, \$3.71; Frank Mulcahey, 17 cents; Carl Golz, 3 cents; Frank Flint, 10 cents; John Rice, 10 cents; Frank Fornham, \$2.25; Della Lewis, 46 cents; Louise Coney, 25 cents; Lucy Sormano, \$1.77; Malindo Watson, 25 cents; Walter Jennings, 27 cents; Thomas McGrath, 6 cents; Patrick Gillespie (\$8.66, less 30 cents), \$8.36; Patrick Kelly, \$2.64; Patrick Hickey, 20 cents; Theodore Stumm, \$5.41; Edward Cherry, \$1; James Dougherty, 6 cents; Gus Gohanes, \$2.62; James Casey, 35 cents; Stephen Sullivan, \$2.76; James Ferguson, \$3.50; John Bell, 6 cents; William Hansen, 26 cents; Jerry Moriarity, 83 cents; Morris Mezvale, 25 cents; total, \$173.33.

Cash from Department of Charities, February 13, 1917.

Anna Spanka, 10 cents; Francis J. Kelly, \$4; Mary Marcus, \$13.55; Florence Blake, \$3; Peter Zimmerman, \$1.45; Mary Fay, \$1.68; Annie Gill, 70 cents; Margaret Mahoney, 13 cents; Mary Collins, 50 cents; Charles Elter, \$5.75; Thomas F. Flanagan, \$4; Anton Olekas, \$1; Louis Nathan, 73 cents; Howard Anthony, \$1.20; Frank Meyer, 40 cents; Joseph Murray, \$1.88; Felix Hilditch, \$7; Thomas Lentong, \$3; Nicholas Davelchok, 56 cents; Homer Hrey, 50 cents; Matilda Foerth, \$1; Peter Roggian, \$1.57; James Mochis, \$5; Herbert Hall, 29 cents; Louis Wolf, \$4; Pauline Strumpf, \$8; Alfred Torriso, \$5; Delia Mason, \$22; Theodore Jorgensen, 90 cents; Henry Bergen, \$1.50; Robert Gordon, 6 cents; Maurice Dubinsky, \$18.30; John W. K

chased at a cost of \$47,193.01. Of the quantity already contracted for 4,895 tons are semi-bituminous coal for fireboats, the cost ranging from \$3.85 to \$5.69 per ton.

There will be required in addition to the quantity already purchased 10,836 tons to meet the tonnage allowed in the budget. Of this quantity 8,301 tons are anthracite, which costs more than coal for fireboats.

Based on the needs for the balance of the year, this department will require, in addition to the funds now available in the fuel account, \$22,865.01 or contracts about to be advertised cannot be awarded. It is requested, therefore, that an issue of revenue bonds in the sum of \$22,865.01 be authorized by your board.

Respectfully, ROBERT ADAMSON, Fire Commissioner.

Which was referred to the Committee on Finance.

The President laid before the Board the following communication from the Commissioner of Plant and Structures:

No. 1468.

Commissioner of Plant and Structures—Request for Special Revenue Bonds, \$4,130, for the Purchase of Coal.

Department of Plant and Structures, City of New York, Municipal Building, Manhattan, N. Y., April 4, 1917.

To the Honorable Board of Aldermen of The City of New York:

Gentlemen—The amount of coal needed to be purchased by this Department for the balance of the year will be approximately 800 gross tons. The price paid for some coal purchased last month was \$8.33 per gross ton, and at this price the cost will amount to \$6,664. The balance in this Department's account "2764 TB, Fuel Supplies," is \$2,433.08, of which \$2,402.41 is credited to bridge revenue allowance, and \$30.67 is credited to tax levy allowance. It is assumed that approximately \$100.92 will be needed for the purchase of kerosene, gasoline, etc. There will therefore be needed for the purchase of coal in addition to the funds authorized the sum of \$4,130 (\$6,664 minus \$2,534). I beg to request that your Honorable Board recommend to the Board of Estimate and Apportionment that the Comptroller be authorized to issue Special Revenue Bonds in the amount of Four Thousand One Hundred and Thirty Dollars for the purpose of increasing the allowance under said schedule, in order that this coal may be purchased when required. Respectfully,

F. J. H. KRÄCKE, Commissioner.

Which was referred to the Committee on Finance.

The President laid before the Board the following communication from the Board of Trustees of Bellevue and Allied Hospitals:

No. 1469.

Board of Trustees, Bellevue and Allied Hospitals—Request for Special Revenue Bonds, \$7,760, for Repairs and Alteration to the Day-Camp Boat "John H. Huddleston."

Bellevue and Allied Hospitals, office of the Board of Trustees, 1st Avenue and 26th Street, New York, April 4, 1917.

Hon. FRANK DOWLING, President, Board of Aldermen, City Hall, New York:

Sir—The Trustees of Bellevue and Allied Hospitals have the honor to request the Board of Aldermen to authorize an issue of special revenue bonds in the sum of \$7,760 to make much needed repairs and changes in the tuberculosis day camp boat "John H. Huddleston," located at the foot of Corlears Slip. The boat "John H. Huddleston" serves as a tuberculosis day camp for the Gouverneur district, and in order to obtain the full use and proper benefits of this very important service the following repairs and changes are necessary:

Plumbing work	\$500 00
Hot water system	775 00
Roofing on hurricane deck	200 00
Carpenter work—	
Item 1, all repairs and new work on main deck.....	625 00
Item 2, complete enclosure on promenade deck.....	1,536 00
Item 3, dividing partitions between class rooms and main deck.....	288 00
Item 4, ladies' winter cabin on promenade deck.....	470 00
Item 5, railings on hurricane deck	284 00
Item 6, enclosures around children's playground, promenade deck.....	164 00
Painting, two coats	1,800 00
Electric wiring, lower and main decks	662 00
Electric wiring, promenade and hurricane decks	450 00
	\$7,760 00

This request is made on account of the fact that the Budget for Bellevue and Allied Hospitals for 1917 allowed only \$4,000 for Gouverneur Hospital in appropriation No. 2087, General Repairs, and most of these are for prescribed items.

Respectfully, J. K. PAULDING, Secretary, Board of Trustees.

Which was referred to the Committee on Finance.

The President laid before the Board the following communication from the Board of Coroners, Borough of Manhattan:

No. 1470.

Board of Coroners, Manhattan—Request for Special Revenue Bonds, \$120, to Pay for Employment of a Temporary Clerk.

Board of Coroners, Borough of Manhattan, New York, Municipal Building, April 6, 1917.

To the Honorable the Board of Aldermen, City Hall, New York:

Gentlemen—I respectfully request the issuance of special revenue bond funds in the amount of \$120 to pay for the employment of a temporary Clerk in this office. Two of the Clerks being sick and this office being open at all hours, day and night, for the transaction of the public business, it was necessary to appoint a Clerk for this purpose. Respectfully yours,

ISRAEL L. FEINBERG, President of the Board.

Which was referred to the Committee on Finance.

The President laid before the Board the following communication from the Commissioner of Parks, Manhattan and Richmond:

No. 1471.

Commissioner of Parks, Manhattan—Withdrawal of Requests for Special Revenue Bonds in Sums of \$200 and \$3,775, Respectively.

City of New York, Department of Parks, Boroughs of Manhattan and Richmond, Municipal Building, Tenth Floor, April 6, 1917.

Hon. FRANK L. DOWLING, President, Board of Aldermen, City Hall, New York City:

Sir—The requests forwarded to you under date of January 29 and February 6, 1917, for an issue of special revenue bonds to the amount of \$200 and \$3,775, respectively, are hereby withdrawn for the reason that on March 30, 1917, the Board of Estimate and Apportionment by resolution transferred from the accrual account to Schedule No. 1121, Wages Temporary Employees, Care of Parks and Boulevards, a sufficient amount to meet the necessities incidental to the increasing of wages of mechanics to the prevailing rate. Respectfully yours,

CABOT WARD, Commissioner of Parks.

Which was ordered on file.

The President laid before the Board the following communication from the Commissioner of Correction:

No. 1472.

Commissioner of Correction—Request for Authority to Purchase Blankets Without Public Letting.

Department of Correction of the City of New York, Commissioner's Office, Municipal Building, New York, April 9th, 1917.

Hon. FRANK L. DOWLING, President, Board of Aldermen, City Hall, New York City:

Dear Sir—I hereby respectfully request permission to purchase in the open market blankets for inmates' use, not to exceed \$5,000. State's Prison Industry is unable to furnish us blankets and has given us a release.

It is practically impossible to get any large quantity of blankets. We are able to purchase a few in job lots from different dealers in the open market.

I hope your honorable Board will take favorable action on this request, as the blankets are urgently needed to supply the increased census and deterioration.

If forced to advertise it will cause a delay and chances are against us getting them in the quantity needed is quite remote. Yours respectfully,

BURDETTE G. LEWIS, Commissioner.

Which was referred to the Committee on Public Letting.

The President laid before the Board the following communication from the Brooklyn Public Library:

No. 1473.

President, Brooklyn Public Library—Request for Special Revenue Bonds, \$28,804, for Rehabilitation of the Pacific Branch of the Brooklyn Public Library.

Brooklyn Public Library, 26 Brevoort Place, Brooklyn, N. Y., April 9, 1917.

To the Board of Aldermen:

Gentlemen—Early on the morning of March 29th the Pacific Branch of the Brooklyn Public Library was damaged by fire to such an extent that the building is useless for library purposes.

The estimate of the cost of reconstructing the building amounts to fifteen thousand dollars (\$15,000), as shown by the architects' statement submitted herewith.

Besides the loss on the building, books to the number of eight thousand and fifty (8,050) volumes, valued at eight thousand two hundred and twenty-five dollars (\$8,225) were destroyed, and furniture to the amount of five thousand five hundred and seventy-nine dollars (\$5,579) will have to be replaced.

In order that the residents in the neighborhood may not be deprived of the use of the library longer than is necessary, we desire, on behalf of the Trustees of the Brooklyn Public Library, to make application for an issue of revenue bonds to an amount of twenty-eight thousand eight hundred and four dollars (\$28,804).

Respectfully submitted, DAVID A. BOODY, President; JOHN HILL MORGAN, Secretary.

Raymond Almirall and Philip Cusachs, Architects, 12 East 46th Street, New York, April 3, 1917.

Dr. FRANK P. HILL, Chief Librarian, 26 Brevoort Place, Brooklyn, N. Y.:

Dear Sir—In accordance with your request of the 30th ult., we estimate that the cost of the reconstruction and refinishing of the Pacific Branch Library Building, Fourth Ave. and Pacific St., Brooklyn, as the amount of about fifteen thousand dollars (\$15,000).

This figure does not include the furniture, and is only approximate.

Very truly yours, PHILIP CUSACHS.

Which was referred to the Committee on Finance.

The President laid before the Board the following communication from the Police Commissioner:

No. 1474.

Police Commissioner—Request for Amendment of Special Revenue Bond Issue, \$118,352, for Equipment, Etc., of Aqueduct Emergency Police, so as to Reimburse the Police Department Contingent Account in the Sum of \$62,000.

City of New York, Police Department, Office of the Commissioner, April 9, 1917.

To the Honorable the Board of Aldermen, City Hall, New York City:

Gentlemen—On March 27 your Board adopted a resolution requesting the Board of Estimate and Apportionment to authorize the Comptroller to issue special revenue bonds in the amount of \$118,352, the proceeds of which were to be used by the Police Commissioner for the purpose of providing equipment, maintenance, supplies and services necessary for the Emergency Aqueduct Police, as provided by chapter 64 of the Laws of 1917.

Subsequent to the adoption of the above resolution the Federal authorities took over the policing of the Aqueduct, so that it is not necessary for the Police Department to go ahead with this service. So far as possible, orders for equipment have been cancelled and further purchases were stopped. The equipment which has been obtained will, however, be needed for Special Policemen within the City or for the regular service of the Department.

It is respectfully requested therefore that your Board amend the resolution of March 27 so as to provide that special revenue bonds in the amount of \$62,000 be authorized, the proceeds to be used for reimbursement of the Police Department Contingent Account (Code No. 1634), in which a deficit is anticipated. The above amount will meet the emergency expenditures for equipment and supplies necessary for the organization of the Aqueduct Force and also for emergency service within the City; it provides only for actual needs up to this time and does not include amounts estimated for future needs.

An itemized statement of the requirements is attached hereto.

Respectfully, A. WOODS, Police Commissioner.

April 9, 1917.

Expenditures Incurred Because of the Requirements of Chapter 64 of the Laws of 1917.

Equipment:

7 Automobiles, 6 Trucks and 1 Passenger Car.....	\$7,800 00
Office Furniture and Equipment.....	249 60
36 Motorcycles	8,109 00
Uniforms for 969 men.....	13,871 85
450 Rifles and 250 Revolvers.....	8,616 00
Telephone wires and fixtures.....	2,056 84
Miscellaneous Equipment	728 00
	\$41,431 29

Supplies and Service:

Ammunition, etc.	857 83
	\$42,289 12

Emergency Expenditures to Date from Contingent Account.

15,000 Night Sticks	\$2,934 25
15,000 Police Whistles	1,875 00
15,000 Arm Brassards	1,500 00
15,000 Certificates—Home Defense League.....	170 00
10,000 Home Defense League Buttons.....	400 00
500 Shields for Special Patrolmen.....	145 00
Equipment for 231 Special Bridge Policemen.....	3,443 95
30 Riot Guns	719 40
Riot Gun Ammunition	85 17
Machine Gun Ammunition	367 50
Alterations on Steamer "Patrol" for Wireless.....	997 00
Wireless Equipment	3,125 00
4 Gun Cases	200 00
Cots and Bedding	3,300 00
Miscellaneous	450 96
	19,713 23
	\$62,002 35

Resolved, That the resolution adopted March 27 requesting the Board of Estimate and Apportionment to authorize the Comptroller to issue special revenue bonds in the amount of one hundred and eighteen thousand three hundred and fifty-two dollars (\$118,352), the proceeds whereof to be used by the Police Commissioner for equipment, maintenance, supplies and operation necessary for the Emergency Aqueduct Police, as provided by chapter 64 of the Laws of 1917, is hereby amended to read as follows:

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of sixty-two thousand dollars (\$62,000), the proceeds whereof to be used by the Police Department for the purpose of reimbursing the Contingent Account because of emergency expenditures which could not be anticipated at the time of the preparation of the budget.

Which was referred to the Committee on Finance.

adopted by the Board of Estimate and Apportionment, and is desired that these names be legalized. In other cases, changes are suggested, with a view to remove inconsistencies in names shown upon a tentative map and names previously adopted by your Board, and, in a few cases, the names are changed in conformity with requests of civic associations or owners of property. Very Truly yours,

MAURICE E. CONNOLLY, President of the Borough of Queens.

List of Proposed Street Names and Proposed Changes in Street Names in the Borough of Queens.

Present Name.	Old Name.	Limits.	New Name.	Remarks.
Note—The following changes occur on the L. I. City Commissioners' Map filed April 25, 1873:				
Crescent	Crescent	Winthrop Ave. to Hunter Ave.....	Crescent St.	Requested change; proposed name in use for years.
Small unnamed	Hunter Ave to Nott Ave.....	Crescent St.	Newly acquired area.
Note—The following changes occur on the Richmond Hill street naming map adopted by the Board of Aldermen March 9, 1915:				
Lefferts Ave.....	Kew Gardens Road to Sheridan Ave.	Lefferts Blvd.	Oriented on account of house numbers.	
Woodhaven Ave.....	Forest Park to Sheridan Ave.....	Woodhaven Boulevard ...	Oriented on account of house numbers.	
83d St.....	Forest Parkway	Park Lane south to Jamaica Ave.....	Forest Pkwy	Request of Civic Associations.
83d Ave.....	Grosvenor Road	116th St. to Park Lane.....	Grosvenor Rd.	Curvilinear Layout—Request of owners.
83d Road	Mayfair Road	116th St. to Park Lane.....	Mayfair Rd.	Curvilinear Layout—Request of owners.
83d Drive	Curzon Road	116th St. to Park Lane.....	Curzon Rd.	Curvilinear Layout—Request of owners.
91st Ave.	Canoe Place	78th St. to 84th St.....	90th Road	Due to street line changes.
90th Ave.	Lexington Street	110th St. to 144th St.....	91st Ave.	Due to street line changes.
92d Ave.	Fulton Street	Borough Line to 84th St.....	91st Ave.	Due to street line changes.
Note—The following changes occur on the Flushing Street Naming Map adopted by the Board of Aldermen April 18, 1916:				
Hawthorne Ave.	Hawthorne St.	Burling St. to 156th St.....	Hawthorn Ave.	Changed so as to harmonize with surrounding names.
Delia Pl.	Wilmot Pl.	Saull St. to Jagger St.....	Dahlia Ave.	Spelling corrected and oriented.
Barton Pl.	Barton Pl.	149th Pl. to 150th St.....	Barton Ave.	Oriented.
Lynch Pl.	Lynch Pl.	Lawrence St. to Saull St.....	Lynch Ave.	Oriented.
Fresh Meadow Road.....	Fresh Meadow Rd.....	46th Ave. to Auburndale Lane.....	Pidgeon Meadow Rd.....	Name proposed antedates Fresh Meadow Rd.
Note—The following changes occur on the Bayside Tentative Map to make the same conform with the names on the Flushing Street naming map adopted by the Board of Aldermen April 18, 1916:				
187th St.	Northern Blvd. to Hollis Ct. Blvd....	172d St.	To agree with names adopted on Flushing Map.
Rosedale Blvd.	Northern Blvd. to Union Turnpike....	Cross Island Blvd.....	To agree with names adopted on Flushing Map.
Linn St.	Elsie Pl.	Cross Island Blvd. to 214th Pl.....	Depot Road	Carried over from Flushing Map.
32d Ave.	Palace Blvd., Palace Ave., Park Ave.	Cross Island Blvd. to 215th St.....	42d Ave.	Carried over from Flushing Map.
Henry Lane	Lawrence Blvd.	215th St. to 43d Ave.....	42d Ave.	To agree with surrounding streets.
33d Ave.	Fresh Meadow Rd.	Cross Island Blvd. to Easthampton Rd.	43d Ave.	Carried over from Flushing Map.
Hilbert Ave.	Fresh Meadow Rd.	Auburndale Lane to Utopia Parkway..	Pidgeon Meadow Rd.....	Old name of portion of this street.
Wheaton Lane	Fresh Meadow Rd.	Auburndale Lane to Black Stump Rd.	Fresh Meadow Rd.....	Old name.
Lonsdale Ave.	Gardner St., Stewart Ave., Higgins Ave.	38th Ave. to Hollis Ct. Blvd.....	Gardner St.	To agree with names adopted on the Flushing Map.
Crocheron Ave.	Crocheron Ave.	Bell Blvd. to Little Neck Blvd.....	35th Ave.	To agree with the names adopted on the Flushing Map.
26th Ave.	Lamartine Ave.	Gardner St. to 221st St.....	36th Ave.	To agree with the names adopted on the Flushing Map.
Wainscott Ave.	4th Pl., Warburton Ave..	Gardner St. to 224th St.....	38th Ave.	To agree with the names adopted on the Flushing Map.
29th Ave.	Ashburton Ave., 1st Pl....	204th St. to 224th St.....	39th Ave.	To agree with surrounding streets.
21st Rd.	Bayview Ave.	216th St. to 218th St.....	31st Rd.	To agree with surrounding streets.
22d Ave.	Bell Blvd. to Little Neck Blvd.....	32d Ave.	To agree with names adopted on the Flushing Map.
22d Rd.	214th St. to 215th St.....	32d Road	To agree with surrounding street names.
23d Ave.	Nicoll Ave.	Bell Blvd to 219th St.....	33d Ave.	To agree with names adopted on the Flushing Map.
23d Rd.	214th St. to 215th St.....	33d Rd.	To agree with surrounding street names.
24th Ave.	Bell Blvd. to Little Neck Blvd.....	34th Ave.	To agree with names adopted on the Flushing Map.
30th Ave.	Montauk Ave.	Bell Blvd. to 221st St.....	40th Ave.	To agree with surrounding streets.
31st Ave.	214th St. to 224th St.....	41st Ave.	To agree with surrounding streets.
27th Ave.	2d Place	221st St. to Easthampton Rd.....	37th Ave.	To agree with surrounding streets.
Wainscott Ave.	38th Ave. to 41st Ave.....	224th St.	To agree with surrounding streets.
Bayshore Rd.	29th Ave. to McKnight Drive.....	Little Neck Blvd.....	To agree with name adopted on the Flushing Map.
28th Drive	224th St. to Easthampton Rd.....	38th Drive	To agree with surrounding streets.
29th Ave.	224th St. to Easthampton Rd.....	39th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
29th Rd.	224th St. to Easthampton Rd.....	39th Rd.	To remove inconsistencies between adopted names and names shown on Tentative Map.
30th Ave.	224th St. to Easthampton Rd.....	40th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
Wainscott Ave.	224th St. to Douglaston Blvd.....	41st Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
28th Ave.	230th St. to 233d st.....	38th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
28th Road	Bay St., Hillside Ave.....	230th St. to Will Place.....	38th Road	To remove inconsistencies between adopted names and names shown on Tentative Map.
28th Drive	Cedar St.	230th St. to Douglaston Blvd.....	38th Drive	To remove inconsistencies between adopted names and names shown on Tentative Map.
29th Ave.	Cherry St.	230th St. to Wainscott Ave.....	39th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
29th Road	230th St. to McKnight Drive.....	39th Road	To remove inconsistencies between adopted names and names shown on Tentative Map.
40th Ave.	230th St. to McKnight Drive.....	40th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
28th Drive	Little Neck Road.....	240th St. to Will Place.....	38th Drive	To remove inconsistencies between adopted names and names shown on Tentative Map.
37th Ave.	Queens Lane	250th St. to Westmoreland St.....	44th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
37th Ave.	Hamilton Place	Douglaston Blvd. to Cary Place.....	44th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
36th Ave.	Pine St., Clark St., Wooley Pl.	230th St. to Borough Line.....	43d Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
33d Ave.	Queens Place	247th St. to Old House Landing Road.	41st Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
33d Road	Locust Place	Old House Landing Rd. to Westmore- land St.	41st Rd.	To remove inconsistencies between adopted names and names shown on Tentative Map.
34th Ave.	Cutter Ave.	Old House Landing Rd. to Borough Line.	41st Drive	To remove inconsistencies between adopted names and names shown on Tentative Map.
35th Ave.	Lafayette Pl.	Old House Landing Rd. (old name), to Westmoreland St.	42d Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
33d Ave.	Summit Ave.	Westmoreland St. to Borough Line...	41st Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.

Present Name.	Old Name.	Limits.	New Name.	Remarks.
Peru Drive	Station Road	Westmoreland St. to Borough Line...	39th Road	To remove inconsistencies between adopted names and names shown on Tentative Map.
31st Ave.	Bay Shore Road to Duer St.....	39th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
30th Ave.	Old House Landing Rd. to Duer St..	38th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
Old House Ldg. Dd.....	Old House Ldg. Dd.....	Bay Shore Road to Old House Landing Rd.	38th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
29th Ave.	Old House Landing Rd. to Duer St....	37th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
250th St.	Old House Ldg. Rd.....	38th Ave. to Deppe St.....	Old House Ldg. Rd.....	Old name.
35th Ave.	Poplar St.	Douglas Blvd. to 243d St.....	42d Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
Morgan Ave.	Bayview Ave., Morgan St.	247th St. to Morgan St.....	40th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
16th Ave.	Bayview Ave.	Bayshore Road to Marinette St.....	26th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
17th Ave.	Kenmore Road	Bayshore Road to Bayshore Rd.....	27th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
18th Ave.	Knollwood Ave.	Bayshore Road to Bayshore Rd.....	28th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
19th Ave.	Richmond Road	Bayshore Road to Bayshore Rd.....	29th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
20th Ave.	Warwick Ave.	Bayshore Road to Bayshore Rd.....	30th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
21st Ave.	Grosvenor St.	Bayshore Road to Bayshore Rd.....	31st Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
22d Ave.	Beverly Rd.	Bayshore Road to Bayshore Rd.....	32d Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
22d Road	Westmoreland Pl.	Bayshore Road to Douglas Blvd..	32d Road	To remove inconsistencies between adopted names and names shown on Tentative Map.
23d Ave.	Manor Rd.	Bayshore Road to Bayshore Rd.....	33d Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
24th Ave.	Hollywood Ave.	Bayshore Road to Bayshore Rd.....	34th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
25th Ave.	Arleigh Rd.	Bayshore Road to Bayshore Rd.....	35th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
26th Ave.	Shore Rd., Park Lane....	Bayshore Road to Bayshore Rd.....	36th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
27th Ave.	Alston Rd., Ridge Rd....	Bayshore Road to Bayshore Rd.....	37th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
27th Road	Laurel Pl.	Bayshore Road to Douglas Blvd..	37th Rd.	To remove inconsistencies between adopted names and names shown on Tentative Map.
27th Road	Oak Lane.....	Will Place to 37th Ave.....	37th Rd.	To remove inconsistencies between adopted names and names shown on Tentative Map.
28th Ave.	Forest Rd.	McKnight Drive to Will Place.....	38th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
30th Ave.	Willow St.	Douglas Blvd. to 240th St.....	40th Ave.	To remove inconsistencies between adopted names and names shown on Tentative Map.
Westmoreland Ave.	Westmoreland Ave.	39th Rd. to Northern Blvd.....	Westmoreland St.	Oriented.
Morgan Ave.	Bayview Ave.	40th Ave. to Northern Blvd.....	Morgan St.	Oriented.
Douglas Ave.	West Drive, Main Ave....	Bayshore Drive to Northern Blvd....	Douglas Blvd.	Oriented.

Which was referred to the Committee on Public Thoroughfares.

The President laid before the Board the following communication from the Commissioner of Street Cleaning:

No. 1476.

Acting Commissioner of Street Cleaning—Requesting Permission to Purchase Harness Without Public Letting.

Department of Street Cleaning of the City of New York, Municipal Building, 12th Floor, New York, April 9, 1917.

Hon. FRANK L. DOWLING, President, Board of Aldermen:

Sir—Pursuant to section 419 of the Greater New York Charter, I respectfully request permission to purchase in the open market, without public letting, the following articles:

500 heavy pipe collars at \$7.70 each.....	\$3,850 00
200 saddles for cart harness, at \$13.50 each.....	2,700 00
300 sides of harness leather, about 6,750 pounds, at 67 cents per pound.....	4,522 50
50 sides of breeching leather at \$9.50 per side.....	475 00
40 hides of Kip collar leather, at \$23.75 per hide.....	950 00
25 sole leather backs, about 500 pounds, at 75 cents per pound.....	375 00
\$12,872 50	

I make this request for the reason that due to the large orders being placed by the United States Army for harness leather and harness it is impossible to wait for a contract for the above materials if the City is to be sure of securing the same at reasonable prices, in fact it is questionable if the same can be secured at all if not ordered immediately. Respectfully yours,

CHAS. B. LARGY, Acting Commissioner.

Which was referred to the Committee on Public Letting.

The President laid before the Board the following communications from the Fire Commissioner:

No. 1477.

Fire Commissioner—Requesting Permission to Purchase Fire Hose Without Public Letting.

Fire Department, City of New York, April 10, 1917.

Hon. FRANK L. DOWLING, President, Board of Aldermen, City of New York:

Sir—On May 29, 1916, request was made by me of your Board for \$152,976.00 for revenue bonds to supply hose to this Department. Of this sum only \$75,000 was granted. Some months ago I made a further request for a revenue bond issue of \$92,260.30, which request was granted by your Board and is now pending before the Board of Estimate and Apportionment. I am advised that a favorable request will be submitted at the meeting of the Board of Estimate and Apportionment on Friday, and that at that time a report will also be made recommending that I be permitted to purchase this hose without public letting.

In view not only of the serious need of this hose to supply the normal requirements of the Department, but in view of the organization of ten emergency companies for service during the war period, I request permission of your Board to purchase hose from this appropriation without public letting. It will take several months

to secure deliveries of hose if it is to be purchased by public letting and manufactured according to our specifications.

I urgently request that prompt action be taken upon this matter.

Very truly yours, ROBERT ADAMSON, Fire Commissioner.

Which was referred to the Committee on Public Letting.

No. 1478.

Fire Commissioner—Requesting an Issue of Special Revenue Bonds, \$88,389.12, to Pay the Salaries of Ten Additional Fire Companies.

Fire Department, City of New York, April 10, 1917.

Hon. FRANK L. DOWLING, President, Board of Aldermen, City of New York:

Sir—In order that this department may be able to meet possible emergencies, we are organizing ten additional fire companies for service during the period of the war in important sections of Manhattan and Brooklyn. To organize these companies requires 18 officers, 2 engineers and 100 firemen. We have enrolled a very large number of volunteer firemen, consisting principally of retired members of the department who are still able to do fire duty, and retired volunteers, but in view of the likelihood that the present war may continue for many months, and possibly a year or two years, I do not feel that we should call upon volunteers to give us their services for so great a length of time. I therefore request that your Board authorize an issue of revenue bonds to provide for the following addition to the force:

100 Firemen at \$666.56.....	\$66,656 00
2 Engineers at \$1,133.28.....	2,226 56
17 Lieutenants at \$1,400.....	23,800 00
1 Captain at \$1,666.56.....	1,666 56
\$94,389 12	

Less saving on account of promotions..... \$6,000 00

\$88,389 12

When this force is no longer needed, it will require but a short time to reduce the force to its present strength by omitting the filling of vacancies as they occur.

I would respectfully ask prompt action upon this request.

Respectfully yours, ROBERT ADAMSON, Fire Commissioner.

Which was referred to the Committee on Finance.

No. 1479.

Fire Commissioner—Requesting Permission to Purchase Fire Extinguishing Equipment Without Public Letting.

Fire Department, City of New York, April 10, 1917.

Hon. FRANK L. DOWLING, President, Board of Aldermen, City of New York:

Sir—In order that this Department may be prepared to meet any emergency which may arise, we are placing in service ten additional fire companies for duty during the period of the war. Apparatus for the equipment of these companies is being withdrawn from our reserve supply of apparatus, and I desire to replace this reserve with as little delay as possible. I therefore request permission of your Board to purchase in the open market, and charge to the account of C. F. D. 10 E, Fire Depart-

ment, Motor Fire Apparatus for all Boroughs, at a cost not to exceed \$194,500, the following fire extinguishing equipment:

Five gasoline pumping engines, 5 hook and ladder trucks, 15 tractors, 10 hose wagons.

By purchasing this apparatus in the open market, we will be able to secure the delivery of a part of it at least almost immediately. If it is to be purchased under contract, after public letting, and manufactured according to our specifications, many months must elapse before it can be delivered. It is becoming increasingly difficult to secure fire apparatus within a reasonable time, because of the increasing demand. Labor and the price of materials are also causing the cost of apparatus to advance rapidly.

We have 31 fire engines under contract and have opened bids for 25 more. We are also advertising for 25 hook and ladder trucks. For the reasons mentioned, it will take several months before we can secure deliveries of any of this apparatus.

I believe that during the period of the war, it is important that our supply of reserve apparatus should be kept at full strength, and for this reason, I am desirous of purchasing and having delivered as soon as possible the equipment referred to in this request. I therefore respectfully ask your Board to act promptly upon this request. Very truly yours,

ROBERT ADAMSON, Fire Commissioner.

Which was referred to the Committee on Public Letting.

ORDINANCES AND RESOLUTIONS.

No. 1480 (G. O. 292).

Resolution Appointing Various Persons Commissioners of Deeds.

By the President—

Resolved, That the following named persons be and they are hereby appointed Commissioners of Deeds:

By Alderman Bassett—

Mabel L. Donnelly, 101 Powers St., Brooklyn.
Endorsed by W. D. Teese and W. L. O'Malley.

By Alderman Bent—

Adolph R. Schaffner, 1327 Bushwick Ave., Brooklyn.
Endorsed by W. Gettner and U. Junk.

By Alderman Browne—

Charles P. Fiore, 105 Fulton St., Brooklyn.
Endorsed by L. Zurlo and J. Levy.

By Alderman Burden—

W. Wallace Dreyfoos, 127 3d Street, Long Island City, Queens.
Endorsed by S. J. Mitchell and F. Turner.
William Thomas Blunt, 45 Cooper St., Astoria, Queens.
Endorsed by W. A. Hervey and W. H. Taylor.

Channing Moore Forrester, 527 Broadway, Long Island City, Queens.
Endorsed by W. J. Garvey and E. Hartel.

By Alderman Burns—

Meyer A. Feinberg, 240 East Broadway, Manhattan.
Endorsed by M. Bresler and D. J. Martinband.

By Alderman Carroll—

Edward J. Fay, 129 East 94th St., Manhattan.
Endorsed by J. H. Cross and J. F. Sullivan.
Julius Gumpert, 1476 Lexington Ave., Brooklyn.
Endorsed by S. Bashwartz and C. H. Maxwell.

Oscar Borth, 212 Jewett Ave., Richmond.
Endorsed by W. J. Barrett and E. H. Ambler.

By Alderman Collins—

James J. Larkin, 217 East 35th St., Manhattan.
Endorsed by W. J. Murphy and M. Spies.
Mary Ferme, 165 East 34th St., Manhattan.
Endorsed by A. Ferme and P. F. Marro.

By Alderman Colne—

Phil Phillips, 79 Westminster Road, Brooklyn.
Endorsed by C. Schlitzberger and G. Phillips.
Milton M. Brooks, 175 Sterling St., Brooklyn.
Endorsed by J. Silman and F. S. McDevitt.
Albert Clinton Spooner, 385 Lafayette Ave., Brooklyn.
Endorsed by G. J. Stone and L. J. Bernstein.

By Alderman Cox—

Granville Kress, 2325 VanCortlandt Ave., Ridgewood, Queens.
Endorsed by J. R. Reimer and O. Kaufmann.

By Alderman Crane—

Morris Livingston Jacobs, 714 West 179th St., Manhattan.
Endorsed by B. Weitzer and M. Greenberg.
Hermann E. Goldschmidt, 2 Pinehurst Ave., Manhattan.
Endorsed by M. Gogolick and L. Lepr.
David L. Lehman, 164 Sherman Ave., Manhattan.
Endorsed by J. M. Maier and R. J. Cardwell.
Edward S. Canning, 566 West 191st St., Manhattan.
Endorsed by G. J. Smith and F. V. Daly.
Edward S. Grandin, Jr., 41 Bennett Ave., Manhattan.
Endorsed by H. C. Fling and A. R. Morley.

By Alderman Cunningham—

Arthur L. Hurley, 23 First Place, Brooklyn.
Endorsed by J. S. Carroll and J. J. Barry.
Edward M. Wald, 227 Clinton St., Brooklyn.
Endorsed by S. J. Burden and C. W. Dunn.

By Alderman Curley—

Alexander Martinband, 486 East 141st St., Bronx.
Endorsed by B. Lichtig and C. K. Kaufman.
Lewis Silverman, 846 Beck St., Bronx.
Endorsed by H. A. Post and P. M. Abrahams.

James Shea, 420 East 141st St., Bronx.

Endorsed by E. H. Bowman and A. Sash.

By Alderman Daly—

Harry C. Vandervoort, 1764 Weeks Ave., The Bronx.
Endorsed by H. C. Miller and D. Richman.
Augustine J. Brett, 904 Ogden Ave., The Bronx.
Endorsed by G. Rosendale and S. C. Whitbeck.

By Alderman Diemer—

Jacob Litwin, 146 Floyd St., Brooklyn.
Endorsed by H. Diemer and F. Ross.
Herbert Zarnikau, 49 Patchen Ave., Brooklyn.
Endorsed by L. J. Moss and B. Schwartz.

Arthur Levy, 862 Broadway, Brooklyn.
Endorsed by S. Rosenthal and C. Horwitz.

Margaret M. Bohem, 838 Bergen St., Brooklyn.

Endorsed by J. B. Kennedy and M. B. Ryan.

Elizabeth Johnson, 260 Cumberland St., Brooklyn.

Endorsed by T. E. Whitlock and H. Diemer.

By Alderman Drescher—

Max A. Fischer, 106 Bristol St., Brooklyn.
Endorsed by S. T. Kotter and J. Nyitray.
Isidor Pelzner, 144 Pennsylvania Ave., Brooklyn.
Endorsed by S. W. Deutsch and J. F. Freedman.

Jesse C. Schenck, N. W. cor. Church Ave. and E. 56th St., Brooklyn.

Endorsed by C. H. Haubert and A. S. Drescher.

David Philip Goldstein, 2033 Douglass St., Brooklyn.

Endorsed by R. Goodman and H. M. Hessberg.

Jacob Richman, 570 Ralph Ave., Brooklyn.

Endorsed by S. Nirenblatt and Z. Bernstein.

Louis Wiednik, 1991 Bergen St., Brooklyn.

Endorsed by R. Feinstein and H. Hankin.

By Alderman Dunn—

Max Perlman, 4819 14th Ave., Brooklyn.

Endorsed by M. Levy and A. W. Levy.

Chas. W. Koerner, 1127 40th St., Brooklyn.

Endorsed by J. Walsh and J. F. Bergesch.

By Alderman Egan—

Leopold Fuld, 324 East 50th St., Manhattan.

Endorsed by C. K. Lexow and S. Hess.

Paul Morris, 429 E. 51st St., Manhattan.

Endorsed by E. M. Hankins and M. Gottlieb.

By Alderman Farley—

Charles E. Griffin, 147 East 54th St., Manhattan.

Endorsed by L. D. Curtin and W. E. Rooney.

Arthur Jellinek, 182 E. 79th St., Manhattan.

Endorsed by S. R. Fleicher and C. Reich.

By Alderman Ferrand—

Henry E. Sloan, 90 Clinton Ave., Brooklyn.

Endorsed by I. Berman and J. W. Berman.

By Alderman Gutman—

Abraham D. Kaplan, 1842 Seventh Ave., Manhattan.

Endorsed by Wolf Cohen and P. Klein.

Charles M. Baum, 80 East 113th St., Manhattan.

Endorsed by I. Rabman and A. Sacks.

L. M. Diloff, 244 Lenox Ave., Manhattan.

Endorsed by L. Deachslier and I. J. Ginsberg.

By Alderman Goetz—

John Williams Searles, 35 Windom St., Richmond Hill, Queens.

Endorsed by E. A. Harting and F. E. King.

By Alderman Haubert—

Joseph A. Shields, 1368 Putnam Ave., Brooklyn.

Endorsed by H. P. Allabach and G. W. Cooke.

Charles Palmy, 261 Weirfield St., Brooklyn.

Endorsed by W. F. Loehr and W. J. Martin.

By Alderman Heyman—

Abraham Schachne, 59 Graham Ave., Brooklyn.

Endorsed by H. Heyman and H. J. Mayers.

Isador Weissman, 64-66 McKibben St., Brooklyn.

Endorsed by H. Heyman and J. C. Schmitt.

By Alderman Kenneally—

Alexander Blasius, 507 East 12th St., Manhattan.

Endorsed by W. P. McKenna and J. J. McGlyn.

By Alderman Kenney—

Edward M. Campbell, 242 Hoyt St., Brooklyn.

Endorsed by J. Moarny and P. J. Mallon.

By Alderman Moore—

Anna Noessel, 102 Nichols Ave., Brooklyn.

Endorsed by H. Wolling and S. N. Lammis.

Edward Joseph Wiener, 144 Sutter Ave., Brooklyn.

Endorsed by H. Goldman and N. Joseph.

By Alderman Mullen—

Mumford W. Lyon, 211 West 148th St., Manhattan.

Endorsed by W. D. McLean and D. Asch.

Thomas E. McManus, 207 West 147th St., Manhattan.

Endorsed by P. W. Mulroney and J. J. Martin.

By Alderman Palitz—

John F. Maher, 209 Tiebout Ave., Bronx.

Endorsed by T. F. Leech and J. Mundue.

By Alderman Quinn—

John Clinton McGee, 411 Amsterdam Ave., Manhattan.

Endorsed by J. G. Feuster and G. Kenneth.

By Alderman Robitzek—

User Wolfson, 1051 Boston Road, Bronx.

Endorsed by R. E. Wolpar and N. Frank.

Joseph S. Siegel, 908 Kelly St., Bronx.

Endorsed by A. M. Rosenthal and S. Singerman.

Rose Rathenberg, 1359 Lyman Place, Bronx.

Endorsed by J. Brosen and J. H. Cross.

Philip S. Goodman, 989 Simpson St., Bronx.

Endorsed by M. H. Saxe and G. Abbott.

Joseph H. Robins, 1932 Crotona P'kway, Bronx.

Endorsed by M. Frackman and E. Friedman.

Julius J. Gans, 887 Kelly St., Bronx.

Endorsed by C. Breitbart and M. A. Jacobson.

Frank Donnelly, 423 East 162nd St., Bronx.

Endorsed by C. A. Arnstein and J. L. O'Connell.

Nathan Theodore Jackson, 940 Tiffany St., Bronx.

Endorsed by D. Greenbaum and L. B. Brodsky.

Meta K. Oetjen, 1205 Tinton Ave., Bronx.

Endorsed by J. O. Holmes and S. D. Hirschman.

By Alderman Ryan—

Hyman Shapiro, 3715 13th St., Brooklyn.

Endorsed by H. Silverman and M. E. Levine.

George B. Keller, 800 Rugby Road, Brooklyn.

No. 1481.

Resolution Requesting the President of the Borough of Brooklyn to Begin the Necessary Proceedings for the Construction of a Shelter House at a Suitable Point on Flatbush Avenue, Between Nassau and Concord Streets, Borough of Brooklyn.

By Alderman Browne—

Whereas, There is great need for a shelter house at the Brooklyn plaza of the Manhattan Bridge for the protection of persons waiting to board surface cars during inclement weather, therefore

Resolved, That the President of the Borough of Brooklyn be and he is hereby requested to begin the necessary proceedings for the construction of a shelter house at a suitable point on Flatbush Avenue, between Nassau and Concord Streets; further

Resolved, That if there be no funds available for the purpose then the said borough President be and he is requested to make application for an issue of Corporate Stock so that the idea embraced herein may be brought to fruition.

Which was referred to the Committee on Public Thoroughfares.

No. 1482.

Resolution Appointing Robert A. Smith a City Surveyor.

By Alderman Crane—

Resolved, That Robert A. Smith, of 621 Union Avenue, Bronx Borough, New York City, be and he hereby is appointed a City Surveyor.

Which was referred to the Examining Board of City Surveyors.

No. 1483 (Ord. No. 254).

An Ordinance to Amend Article 8 of Chapter 24 of the Code of Ordinances, Relating to "Rules of the Road," by Adding at the End Thereof a New Section Entitled "Horses; use of."

By Aldermen Carroll, Collins and Drescher—

AN ORDINANCE to amend article 8 of chapter 24 of the Code of Ordinances, relating to "Rules of the Road," by adding at the end thereof a new section entitled "Horses; use of."

Be it Ordained by the Board of Aldermen of The City of New York as follows:

Section 1. Article 2 of chapter 24 of the Code of Ordinances, relating to "Rules of the Road," is hereby amended by adding to the end thereof a new section to read as follows:

\$19. Horses; use of.

No horse or other draft animal shall be used on the streets of the City of New York during the months of December, January, February, and March in each year unless shod in a manner that will give or tend to give the animal a safe foothold and prevent slipping.

Any person violating this provision shall, upon conviction, be punished by a fine not to exceed \$5.

Sec. 2. The table of section headings of article 2 of chapter 24 of the Code of Ordinances is hereby amended to read as follows:

Section 10. Drivers; age limit.

11. Driving.
12. Lights.
13. Peddlers.
14. Riding on back of vehicle.
15. Right of way.
16. Obstruction of traffic.
17. Speed.
18. Safety stops for omnibuses and street surface railway cars.
19. Horses; use of.

Sec. 3. This ordinance shall take effect 10 days after its approval by the Mayor.

Note—New matter in *italics*.

Which was referred to the Committee on General Welfare.

No. 1484 (Ord. No. 255).

An Ordinance to Amend Article 1 of Chapter 11 of the Code of Ordinances, Relating to the Discharge of Small Arms.

By Alderman Eagan—

AN ORDINANCE to amend article 1 of chapter 11 of the Code of Ordinances relating to the discharge of small arms.

Be it Ordained, by the Board of Aldermen of The City of New York as follows:

Section 1. Subdivision 1 of section 2 of article 1 of chapter 11 of the Code of Ordinances, relating to the discharge of small arms, is hereby amended by adding at the end thereof the following words: *Grand Central Palace, on Lexington Avenue, between 46th and 47th streets.*

Sec. 2. This ordinance shall take effect immediately.

Note—New matter in *italics*.

Which was referred to the Committee on General Welfare.

No. 1485.

Resolution to Return Several Affidavits Presented in Support of a Request for Special Revenue Bonds, \$300, to Be Used by the Commissioner of Public Charities in Extending Relief to Poor or Indigent Women Who Served as Nurses in Any of the Various Wars of the United States.

By Alderman Ferrand—

Resolved, That the several affidavits presented in support of a request for Special Revenue Bonds as per the following resolution be and the same are hereby detached from said paper and returned to the makers thereof:

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue Special Revenue Bonds to the amount of three hundred dollars (\$300), the proceeds whereof to be used by the Commissioner of Public Charities for the purpose of extending relief to any poor or indigent woman who served not less than ninety days as a nurse in a hospital, field or camp with the military or naval service of the United States in the War of the Rebellion, the Spanish-American War, or the War of the Philippine Insurrection, in accordance with the provisions of chapter 595 of the Laws of 1913.

Adopted by the Board of Aldermen December 19, 1916.

Received from his Honor the Mayor January 1, 1917, without his approval or disapproval thereof; therefore, as provided in section 40 of the Greater New York Charter, the same took effect as if he had approved it.

Which was adopted.

No. 1486 (Ord. No. 256).

An Ordinance to Amend Section 11 of Article 2 of Chapter 24 of the Code of Ordinances, Relating to "Rules of the Road," by Adding at the End Thereof a New Subdivision entitled "Horses; care of."

By Alderman Heyman—

AN ORDINANCE to amend section 11 of article 2 of chapter 24 of the Code of Ordinances, relating to "Rules of the Road," by adding at the end thereof a new subdivision entitled "Horses; care of."

Be it Ordained by the Board of Aldermen of The City of New York as follows:

Section 1. Section 11 of article 2 of chapter 24 of the Code of Ordinances, relating to "Rules of the Road," by adding at the end thereof a new subdivision to read as follows:

15. Horses; care of. A horse shall not be unbridled, nor left unattended in a street or unenclosed space without being securely fastened, unless harnessed to a vehicle with wheels so secured as to prevent its being dragged faster than a walk.

Sec. 2. This ordinance shall take effect immediately.

Note—New matter in *italics*.

Which was referred to the Committee on General Welfare.

No. 1487 (Ord. No. 257).

An Ordinance to Amend Article 1 of Chapter 13 of the Code of Ordinances, Relating to Hospitals.

By Alderman McManus—

AN ORDINANCE to amend article 1 of chapter 13 of the Code of Ordinances relating to hospitals.

Be it Ordained by the Board of Aldermen of The City of New York as follows:

Sec. 1. Article 1 of chapter 13 of the Code of Ordinances is hereby amended by adding thereto a new section, 5, to read as follows:

Sec. 5. Members of the fire and police departments.

Any member of the uniformed fire department or police department who shall be injured or taken sick while on duty shall be received by any hospital for care and treatment.

The cost and expense of such care and treatment shall be certified by the superin-

tendent or person in charge of such hospital to the comptroller, who shall pay the same, after audit.

Sec. 2. This ordinance shall take effect immediately.

Note—New matter in *italics*.

Which was referred to the Committee on General Welfare.

No. 1488.

Resolution to Change the Name of Harwood Avenue, in the Borough of Richmond, to Dudley Avenue.

By Alderman O'Rourke—

Resolved, That the name of Harwood avenue, from Rugby avenue to the Clove road, in the Second Ward of the Borough of Richmond, be and the same is hereby changed to and shall hereafter be known and designated as "Dudley avenue," and the President of the Borough is hereby authorized and requested to note the change on the maps and records of The City of New York.

Which was referred to the Committee on Public Thoroughfares.

No. 1489 (Ord. No. 258).

An Ordinance to Amend Section 219 of Article 16 of Chapter 23 of the Code of Ordinances Relating to Signs and Showbills.

By Alderman Schweickert—

AN ORDINANCE to amend section 219 of article 16 of chapter 23 of the Code of Ordinances, relating to signs and showbills.

Be it Ordained by the Board of Aldermen of The City of New York as follows:

Section 1—Section 219 of article 16 of chapter 23 of the Code of Ordinances, relating to signs and showbills, is hereby amended as follows:

§219. Exemptions.

No part of the foregoing sections of this article shall apply to walls constructed wholly or principally of stone, marble, brick, terra cotta, concrete or other like materials, composing a masonry or monolithic wall; nor to back yard fences on the ground in the interior of a court, nor to picket fences and ornamental metal fences; nor to bill boards or ground signs not exceeding 12 square feet in area used solely for the purpose of advertising "For Sale" or "To Let" the premises on which the sign is located.

Sec. 2. This ordinance shall take effect immediately.

Note—New matter in *italics*.

Which was referred to the Committee on Buildings.

No. 1490.

Resolution to Change the Name of Lynch Avenue, in the Borough of Richmond, to Scribner Avenue.

By Alderman Walsh—

Resolved, That the name of Lynch avenue, from Westervelt avenue to Jersey street, New Brighton, in the Borough of Richmond, be and the same is hereby changed to and shall hereafter be known and designated as "Scribner avenue," and the President of the Borough be and he is hereby authorized and requested to note the change on the maps and records of The City of New York.

Which was referred to the Committee on Public Thoroughfares.

REPORTS OF STANDING COMMITTEES.

Reports of the Committee on Finance.

No. 1393 (S. O. 235).

Report of the Committee on Finance in Favor of Adopting Resolution Authorizing an Issue of Special Revenue Bonds, \$8,741.15, for Equipment and Other Expenses—Board of Standards and Appeals.

The Committee on Finance, to which was referred on March 20, 1917 (Minutes, page 752), the annexed request of the Board of Standards and Appeals for special revenue bonds, \$9,141.15, for equipment and other expenses, respectfully

REPORTS:

That the Committee has been advised that it is not possible to dispose of more than half the work of the Bureau with the present force, and as the number of appeals are increasing, an additional force will be necessary.

It, therefore, recommends the adoption of the accompanying resolution.

Resolved, That, in pursuance of subdivision 8 of Section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of nine thousand one hundred forty one dollars and fifteen cents (\$9,141.15), the proceeds whereof to be used by the Board of Standards and Appeals and the Board of Appeals to meet the additional expenses necessary to the efficient prosecution of the work devolving on the both boards, for the period between April 1, 1917, and December 31, 1917, as follows:

Personal Service.

Assistant Engineer, 8 months at \$2,100 per annum.....	\$1,400 00
Clerk, 8 months at \$1,200 per annum.....	800 00
Stenographer and Typewriter, 8 months at \$900 per annum.....	600 00
Typewriting Copyist, 8 months at \$600 per annum.....	400 00

\$3,200 00

Equipment.

3 flat top typewriter desks, at \$28 each.....	\$84 00
2 stenographers' chairs, at \$7 each.....	14 00
2 typewriters, at \$76.95 each.....	153 90
1 flat top desk.....	40 00
1 revolving chair.....	12 00
2 flat top desks, at \$28 each.....	56 00
3 chairs, at \$8.50 each.....	25 50
Shelving in storeroom.....	65 00
Linoleum for rooms 918 and 919.....	235 00
Desk lamps, 14 at \$7 each.....	98 00
Mounting building zone maps.....	28 75
Cabinet for mounted building zone maps.....	40 00
2 Dictaphone dictating machines and one Dictaphone transcribing machine.....	220 50
Maps and atlases of the several boroughs and corrections thereto	441 00

1,513 65

Communications.

Telephone service, 1917.....	187 50
Changes in Office Arrangement.	
Cutting through door from Room 916 to Room 918 in offices of the board	200 00

Fees and Commissions.

Chief of the uniformed force of the fire department, 104 sessions at \$10 each	\$1,040 00
5 appointed members, 52 sessions at \$10 each.....	2,600 00

3,640 00

Grand Total

\$8,741 15

FRANCIS P. KENNEY, WM. P. KENNEALLY, JOHN T. EAGAN, JOHN DIEMER, MICHAEL STAPLETON, ROBERT L. MORAN, CHARLES DELANEY, F. H. STEVENSON, FRANCIS P. BENT, Committee on Finance.

Board of Standards and Appeals, Municipal Building, New York, March 19, 1917.

Honorable FRANK L. DOWLING, President of the Board of Aldermen:

Sir—Herewith please find enclosed a resolution for adoption by your honorable board, requesting the Board of Estimate and Apportionment to authorize the issuance of special revenue bonds to the amount of nine thousand one hundred forty-one dollars and fifteen cents (\$9,141.15), for the purpose of meeting the additional expenses necessary for the efficient prosecution of the work devolving on the Board of Standards and Appeals and the Board of Appeals for the period between April 1, 1917, and December 31, 1917.

An analysis of the work of these boards to date shows that appeals from decisions of the fire commissioner, or the superintendents of buildings, or under the building zone resolution, and petitions for variations of the labor law are being received at the rate of thirty-five per week since January 1, 1917. Experience shows that it is not possible, with the present force and equipment, to dispose of more than twenty-two such appeals and petitions per week. There is good reason to believe that the number of appeals and petitions will grow larger instead of smaller. It is manifest, therefore, that the work of both boards is falling behind.

In the preparation, last fall, of the budget for this year, it was assumed that the work might be kept up to date by holding one meeting of the Board of Standards and Appeals and one meeting of the Board of Appeals each week. It has been found necessary, however, not only to prolong the meetings of the Board of Appeals until a late hour in the afternoon or well into the evening, but also to hold an extra session of the board each week, in order that any progress whatever might be made with the work accumulating. This has necessarily increased the work falling on the office staff to such an extent that it has not been possible to keep it up to date.

In request made by this board for appropriation for the year 1917, \$6,240 was included to pay five appointed members of the Board of Appeals and the chief of the uniformed force of the Fire Department, who is ex-officio a member of that Board. As stated heretofore, it was assumed that, by holding one meeting a week of the Board of Standards and Appeals and of the Board of Appeals, the work might be properly handled. It has been already stated, however, that it has been necessary to hold practically every week this year at least two meetings of the Board of Appeals, as well as one meeting of the Board of Standards and Appeals.

In the estimate for appropriation for the year 1917 was included a request for \$1,040 to pay the chief of the uniformed force of the Fire Department for attendance at meetings of the Board of Appeals, the amount of compensation fixed by your Board for attendance being \$10 per session. The Board of Estimate and Apportionment, however, disapproved this request for payment of the chief of the uniformed force of the Fire Department for attendance at these sessions, and eliminated it from the estimate. The Corporation Counsel later advised the Comptroller that, under the law, the chief of the uniformed force of the Fire Department is entitled to compensation as a member of the Board of Appeals. In order to provide for the payment of the chief of the uniformed force of the Fire Department, it has been necessary to draw upon the amount allowed for the year for the five appointed members.

Request for appropriation for telephone service during the year 1917 was made by the board in preparing the budget for this year; this amount was eliminated from the appropriation on the understanding that provision for telephone service would be made in the appropriation for the office of the President of the Borough of Manhattan. The Borough President, however, has refused to provide the telephone service, and up to date it has been necessary for the Board to draw against the appropriation allowed for contingencies.

When the Board of Standards and Appeals was organized, in July, 1916, no office accommodations had been provided for its use. Finally, after considerable delay, the Sinking Fund Commission assigned to the use of the Board Rooms 914-919. The Board is seriously handicapped because there is no direct connection between Rooms 918-919, the meeting room and the secretary's office, and Rooms 914-916, the rooms of the chairman, assistant engineers and office force. In December last, I requested the Commissioner of Plant and Structures to cut a door from Room 914 to Room 918, but I have been advised, both by him and the Borough President of Manhattan, that there are no funds available for doing this work. It is absolutely imperative to have the rooms connected.

The amount requested for furniture is designed to provide necessary furniture for additional regular employees, and to replace furniture which was loaned to this Board by the Bureau of Public Buildings and Offices.

As to the atlases and maps of the various boroughs of the City, the Board has no equipment of this character, and the possession of such atlases and maps is necessary, especially in the consideration of appeals under the building zone resolution. Respectfully, RUDOLPH P. MILLER, Chairman.

City of New York, Board of Estimate and Apportionment, Municipal Building, Bureau of Personal Service, March 26, 1917.

Hon. FRANCIS P. KENNEY, Chairman, Committee on Finance, Board of Aldermen:

Dear Sir—In the matter of Item No. 1393, relating to a request of the Board of Standards and Appeals for revenue bonds for an increase in force and for additional funds for fees and commissions, I would ask that you defer action for one week, as the data which I am collecting cannot be had in time for the coming meeting.

Respectfully yours, GEORGE L. TIRRELL, Director.

City of New York, Board of Estimate and Apportionment, Municipal Building, Bureau of Personal Service, April 2nd, 1917.

Hon. FRANCIS P. KENNEY, Chairman, Committee on Finance, Board of Aldermen:

Dear Sir—Regarding item No. 1393, relating to a request for revenue bonds from the Board of Standards and Appeals, I wish to report as follows:

Fees and Commission \$3,640 00

In my opinion, the items requested under this heading should be allowed. The Board of Appeals have been holding one more meeting a week than was planned at the time of the budget. If this continues the sum requested, \$2,600, will be needed. The Corporation Counsel has rendered an opinion the Chief of the Uniformed Force of the Fire Department is entitled to compensation for attendance at the meetings of the Board of Appeals, to cover which \$1,040 is required.

Additional Force \$3,600 00

The Chairman appears reluctant to furnish any more detailed information than is stated in his request to you. This information does not seem sufficient to report either for or against the increased force. Respectfully,

GEORGE L. TIRRELL, Director.

City of New York, Board of Estimate and Apportionment, Municipal Building, Bureau of Personal Service, April 9, 1917.

Hon. FRANCIS P. KENNEY, Chairman, Committee on Finance, Board of Aldermen:

Dear Sir—Regarding item No. 1393, relating to a request for revertive bonds from the Board of Standards and Appeals, I wish to report that, in the matter of additional force, we have not specific information relating to the duties of the present employees or the proposed duties of the new employees. Cards were left for this purpose with the Board two weeks and the information requested. We have not enough data relating to the volume of work done or on hand or to the amount of detail work required in the handling of the appeals that come before the Board.

In view of this, the Bureau of Personal Service is not in position to make a recommendation. Respectfully,

GEORGE L. TIRRELL, Director.

Which was laid over.

No. 1404 (S. O. 236).

Report of the Committee on Finance in Favor of Adopting Resolution Authorizing an Issue of Special Revenue Bonds, \$1,000, to Meet Deficit in Appropriation for Fuel for Year 1917—Queens Borough Public Library.

The Committee on Finance, to which was referred on March 27, 1917 (Minutes, page 785), the annexed request of the Queens Borough Public Library Board for special Revenue Bonds, \$1,000, to meet deficit in appropriation for fuel for the year 1917, respectfully

REPORTS:

That this deficit is due to the increased cost of coal, and as no funds are available for transfer, the Committee recommends the adoption of the accompanying resolution.

Resolved, That in pursuance of the provisions of subdivision 8 of Section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue Special Revenue Bonds to the amount of One thousand dollars (\$1,000), the proceeds whereof to be used by the Queens Borough Public Library Board for the purpose of meeting deficit in appropriation for fuel, 1917.

FRANCIS P. KENNEY, WM. P. KENNEALLY, JOHN DIEMER, JOHN T. EGAN, MICHAEL STAPLETON, ROBERT L. MORAN, CHARLES DELANEY, F. H. STEVENSON, FRANCIS P. BENT; Committee on Finance.

The Queens Borough Public Library, Jamaica, New York, March 13, 1917.

To the Hon. Board of Aldermen, City of New York:

Gentlemen—Herewith enclosed is transmitted a copy of a resolution taken by the Queens Borough Public Library Board of Trustees at its meeting held on March 8, 1917, requesting an issue of revenue bond funds in the amount of \$1,000 for coal.

Your attention is respectfully directed to this matter and its favorable consideration requested.

"(35) Resolved, That the Board of Aldermen of The City of New York be requested to issue special revenue bonds to the amount of \$1,000 to supply the deficit in the appropriation for fuel, budget for the year 1917." Respectfully,

JOHN H. LEECH, Secretary, Board of Trustees.

At a meeting of the Board of Trustees of The Queens Borough Public Library held at Jamaica, New York, on Thursday, March 8, 1917, the following action was taken (extract from the Minutes):

"(35) Resolved, That the Board of Aldermen of The City of New York be requested to issue special revenue bonds to the amount of \$1,000 to supply the deficit in the appropriation for Fuel, Budget for the year 1917."

A true copy JOHN H. LEECH, Secretary.

City of New York, Board of Estimate and Apportionment, Municipal Building, April 9, 1917.

No. 1404—Queens Borough Public Library Board, Request for Special Revenue Bonds, \$1,000, to Meet Deficit in Appropriation for Fuel, 1917.

Hon. FRANCIS P. KENNEY, Chairman, Committee on Finance, Board of Aldermen:

Sir—I have caused an examination to be made into this request and find that the appropriation for Fuel Supplies allowed in the 1917 Budget amounted to \$2,260, on the basis of 350 tons of coal at an average of \$6.14, and an allowance for wood.

An Administration Building with Circulating Branch Annex and 12 independent branch libraries located in various parts of the Borough, have to be supplied with fuel from the Budget Allowance, but owing to the unforeseen fluctuation in the price of coal during the months of January, February and March, the average unit cost per ton paid was \$8.50; the number of tons purchased was 232, and the total expenditure to March 31, 1917, was \$1,972.04.

The unencumbered balance remaining in the code is \$285.21, which will be needed during this month. The estimated amount required to supply the buildings under the jurisdiction of the Library Board for the period beginning May 1, 1917, and ending December 31, 1917, is 136 tons. The estimated cost for this supply, based upon bids received by the Queens Borough Public Library Board on April 4, 1917, is \$1,052.75, at an average unit cost per ton of \$7.74, indicating that the sum requested will be needed.

No funds of the library are available for transfer. Very truly yours, TILDEN ADAMSON, Director.

Which was laid over.

Nos. 1407, 1408 (G. O. 293).

Report of the Committee on Finance in Favor of Adopting an Ordinance Rescinding Selection of Sites for Refuse Destructors at Flushing and Jamaica, Borough of Queens.

The Committee on Finance, to which was referred on March 27, 1917 (Minutes, page 787), the annexed requests of the President of the Borough of Queens for rescission of selection of sites for refuse destructors at Flushing and Jamaica, respectfully

REPORTS:

That these requests are made on account of the designations being in conflict with the provisions of the building zone restrictions, hence the request for rescission. The Committee, therefore, recommends the adoption of the accompanying ordinance. AN ORDINANCE to repeal certain provisions of "An Ordinance selecting sites for use as refuse destructors in the Borough of Queens."

Be it Ordained, by the Board of Aldermen of The City of New York, as follows:

Section 1. The following provisions of "An Ordinance selecting sites for use as refuse destructors in the Borough of Queens," adopted March 1, 1917, and which was received from the Mayor March 20, 1917, be and the same are hereby repealed:

The first, located in Flushing, is bounded and described as follows:

Beginning at a point at the intersection of the westerly line of Eastport Street and the northerly line of Connerton Avenue, as said street and avenue are laid down upon a map establishing the lines and grades of that portion of the Third Ward, Borough of Queens, City of New York, and bounded by Uhland Avenue, White-stone Avenue, Jackson Avenue, Tallman Avenue and Fork Street and of Wakefield Street from Uhland Avenue to the old Village Line, adopted by the Board of Estimate and Apportionment on the 13th day of June, 1912, and filed at Jamaica on August 21, 1912.

Thence westerly 272.50 feet along the northerly line of Connerton Avenue, as said avenue is laid down on above map, adopted by the Board of Estimate and Apportionment, to the easterly line of Chesterfield Boulevard, the said easterly line of Chesterfield Boulevard being 10 feet measured at right angles and westerly of the easterly line of Chesterfield Boulevard as laid down on above adopted map.

Thence northerly deflecting to the right 89 degrees, 42 minutes, 07 seconds for 303.57 feet along the easterly line of Chesterfield Boulevard to the southerly line of Cadiz Place prolonged westerly, said line of Chesterfield Boulevard being parallel to and 10 feet westerly, measured at right angles from the easterly line of Chesterfield Boulevard, as laid down upon adopted map above referred to.

Thence easterly deflecting to the right 90 degrees, 00 minutes, 00 seconds for 366.53 feet along the southerly line of Cadiz Place, and prolongation thereof, to the westerly line of Eastport Street.

Thence southerly deflecting to the right for 319.16 feet along the westerly line of Eastport Street to the northerly line of Connerton Avenue, the point or place of beginning.

The second, located in Jamaica, is bounded and described as follows:

Beginning at a point on the northerly line of Sampson Street, as said Sampson Street is defined by stone monuments upon five foot offsets measured at right angles southerly from the northerly line of Sampson Street distant 103.56 feet easterly from the easterly line of Highview Avenue, as said avenue is defined by a monument line situated 5 feet westerly, measured at right angles, from the easterly line of said Highview Avenue.

Thence northerly along a line distant 100.08 feet easterly measured at right angles from said Highview Avenue and parallel thereto for a distance of 512.04 feet.

Thence easterly deflecting to the right 90 degrees, 00 minutes, 00 seconds for 154.32 feet.

Thence southerly deflecting to the right 89 degrees, 29 minutes, 50 seconds for a distance of 152.70 feet.

Thence southerly deflecting to the right 7 degrees, 46 minutes, 00 seconds for a distance of 47.02 feet.

Thence southerly deflecting to the right 14 degrees, 38 minutes, 10 seconds for a distance of 159.62 feet.

Thence southerly deflecting to the right 58 degrees, 00 minutes, 45 seconds for a distance of 1.89 feet.

Thence southerly deflecting to the left 59 degrees, 42 minutes, 00 seconds for a distance of 64.55 feet.

Thence southerly deflecting to the left 27 degrees, 58 minutes, 00 seconds for a distance of 83.93 feet.

Thence westerly deflecting to the right along the northerly line of Sampson Street as defined by a monument line upon a 5-foot offset southerly, measured at right angles from the northerly line of Sampson Street for 79.97 feet, to the point or place of beginning.

Sec. 2. This ordinance shall take effect immediately.

FRANCIS P. KENNEY, WM. P. KENNEALLY, JOHN T. EGAN, JOHN DIEMER, MICHAEL STAPLETON, ROBERT L. MORAN, CHARLES DELANEY, F. H. STEVENSON, FRANCIS P. BENT, Committee on Finance.

The City of New York, Office of the President of the Borough of Queens, Long Island City, March 21, 1917.

To the Honorable the Board of Aldermen, City of New York:

Gentlemen—On the 1st day of March, 1917, your Board adopted a resolution approving of the selection of a site for a refuse destructor at Flushing, 3d Ward of the Borough of Queens.

The resolution was adopted upon a request from this office requesting such action.

Since the site was selected, attention has been called to the fact that the erection of a plant on the site designated would conflict with the zone rules adopted for buildings; furthermore, the closeness of the site to park land has brought forth a protest which I regard as substantial enough to justify the location of the plant at a less undesirable place.

I therefore request that your Board adopt a resolution rescinding the following portion of the said resolution, as follows:

"The first, located in Flushing, is bounded and described as follows:

"Beginning at a point at the intersection of the westerly line of Eastport Street and the northerly line of Connerton Avenue, as said street and avenue are laid down upon a map establishing the lines and grades of that portion of the Third Ward, Borough of Queens, City of New York, and bounded by Uhland Avenue, Whitestone Avenue, Jackson Avenue, Tallman Avenue, and Fork Street and of Wakefield Street, from Uhland Avenue to the old Village Line, adopted by the Board of Estimate and Apportionment on the 13th day of June, 1912, and filed at Jamaica on August 21, 1912.

"Thence westerly 272.50 feet along the northerly line of Connerton Avenue, as said avenue is laid down on above map, adopted by the Board of Estimate and Apportionment, to the easterly line of Chesterfield Boulevard, the said easterly line of Chesterfield Boulevard, being 10 feet measured at right angles and westerly of the easterly line of Chesterfield Boulevard as laid down on above adopted map.

"Thence northerly deflecting to the right 89 degrees, 42 minutes, 07 seconds for 303.57 feet along the easterly line of Chesterfield Boulevard to the southerly line of Cadiz Place prolonged westerly, said line of Chesterfield Boulevard being parallel to and 10 feet westerly, measured at right angles from the easterly line of Chesterfield Boulevard, as laid down upon adopted map above referred to.

"Thence easterly deflecting to the right 90 degrees, 00 minutes, 00 seconds for 366.53 feet along the southerly line of Cadiz Place, and prolongation thereof, to the westerly line of Eastport Street.

"Thence southerly deflecting to the right for 319.16 feet along the westerly line of Eastport Street to the northerly line of Connerton Avenue, the point or place of beginning." Very truly yours,

RICHARD S. NEWCOMBE, Acting President of the Borough of Queens.
Office of the President of the Borough of Queens, Long Island City, March 23, 1917.

To the Honorable the Board of Aldermen, City Hall, N. Y. City:

Sirs—On March 1, 1917, your Board adopted a resolution in accordance with the provisions of section 1436 of the Charter, approving of the selection of several sites for refuse destructors in the Borough of Queens. Since the selection of the sites, it has come to my attention that the location of the site at Jamaica will conflict with the Building Zones restrictions, and for that reason I have determined to select, if possible, one which will remove that objection.

I therefore request your approval of a resolution rescinding your previous action in so far as it relates to the following:

Beginning at a point on the northerly line of Sampson Street, as said Sampson Street is defined by stone monuments upon five foot offsets measured at right angles southerly from the northerly line of Sampson Street distant 103.56 feet easterly on the easterly line of Highview Avenue, as said avenue is defined by a monument line situated 5 feet westerly measured at right angles from the easterly line of said Highview Avenue.

Thence northerly along a line distant 100.08 feet easterly measured at right angles from said Highview Avenue and parallel thereto for a distance of 512.04 feet.

Thence easterly deflecting to the right 90 degrees, 0 minutes, 0 seconds for 154.32 feet.

Thence southerly deflecting to the right 89 degrees, 29 minutes, 50 seconds for a distance of 152.70 feet.

Thence southerly, deflecting to the right 7 degrees, 46 minutes, 0 seconds for a distance of 47.02 feet.

Thence southerly deflecting to the right 14 degrees, 38 minutes, 10 seconds for a distance of 159.62 feet.

Thence southerly deflecting to the right 58 degrees, 0 minutes, 45 seconds, for a distance of 1.89 feet.

Thence southerly, deflecting to the right 59 degrees, 42 minutes, 0 seconds, for a distance of 64.55 feet.

Thence southerly deflecting to the left 27 degrees, 58 minutes, 0 seconds for a distance of 83.93 feet.

Thence westerly, deflecting to the left along the northerly line of Sampson Street as defined by a monument line upon a five foot offset southerly measured at right angles from the northerly line of Sampson Street for 79.97 feet to the point or place of beginning.

I will submit to your Honorable Board for approval, a substituted site, as soon as I am able to determine a location. Very truly yours,

MAURICE E. CONNOLY, President of the Borough of Queens.

Which was laid over.

No. 1409.

Report of the Committee on Finance in Favor of Filing Request of Board of Trustees, Bellevue and Allied Hospitals, for Special Revenue Bonds, \$31,464, to Pay Salaries of Additional Pupil Nurses.

The Committee on Finance, to which was referred on March 27, 1917 (Minutes, page 788), the annexed request of the Board of Trustees of Bellevue and Allied Hospitals for Special Revenue Bonds, \$31,464, to pay salaries of additional Pupil Nurses, respectfully

REPORTS:

That according to annexed report of the Bureau of Personal Service funds for this purpose may be transferred from the General Accrual account.

It therefore recommends the accompanying request be placed on file.

FRANCIS P. KENNEY, WM. P. KENNEALLY, F. H. STEVENSON, JOHN DIEMER, FRANCIS P. BENT, MICHAEL STAPLETON, SAMUEL J. BURDEN, FRANK A. CUNNINGHAM, CHARLES DELANEY, Committee on Finance.

Bellevue and Allied Hospitals, Office of the Board of Trustees, 1st Avenue and 26th Street, New York, March 23, 1917.

Hon. FRANK L. DOWLING, President, Board of Aldermen, City Hall, New York:

Sir—The Trustees of Bellevue and Allied Hospitals have the honor to request the Board of Aldermen to authorize an issue of special revenue bonds in the sum of \$31,464, of which \$30,600 is for salaries for physicians and surgeons in the Out Patient Departments of the hospitals of the Department, as set forth in the schedule hereinafter mentioned, and \$864 for the employment of additional pupil nurses required at Bellevue Hospital, the salaries to take effect as of April 1, 1917.

The Trustees and the Medical Boards have made every effort to obtain a sufficient number of qualified men who would attend regularly the Out Patient Department at Bellevue, Gouverneur, Harlem and Fordham Hospitals, and owing to the difficulty of maintaining proper control of the attendance of the unpaid doctors in the dispensaries, the Trustees wish to place the entire staff on a paid basis. In order to do so, it will require an additional \$40,800 a year, in accordance with the following tabulation:

Bellevue Hospital, 40 at \$300..... \$12,000.00

Gouverneur Hospital, 17 at \$300..... 5,100.00

Harlem Hospital, 56 at \$300..... 16,800.00

Fordham Hospital, 23 at \$300..... 6,900.00

\$40,800.00

Amount required from April 1st..... \$30,600.00
The Executive Committee of the Medical Board has adopted the following resolution:

"Resolved, That the Board of Trustees be requested to take such action with the Board of Estimate or its subordinate bureau or bureaus, as may result in the employment of additional nurses to the present entirely inadequate number of nurses available for duty in Bellevue Hospital."

In view of the great need of additional nurses at Bellevue Hospital, the Trustees urgently petition the Board of Aldermen to authorize the issue of special revenue bonds in the sum of \$864, to pay the salaries of additional pupil nurses, set forth in the following schedule:

Medical and Surgical Wards, 10, at \$96..... \$960.00

Tuberculosis Service, 2, at \$95..... 192.00

\$1,152.00

Amount required from April 1st..... \$864.00

Respectfully, J. K. PAULDING, Secretary, Board of Trustees.

City of New York, Board of Estimate and Apportionment, Municipal Building, Bureau of Personal Service, March 31, 1917.

Hon. FRANCIS P. KENNEY, Chairman, Finance Committee, Board of Aldermen:

Sir—Replying to your letter of March 29, 1917, requesting information upon your calendar No. 1409, request of Board of Trustees, Bellevue and Allied Hospitals, for special revenue bonds in the amount of \$31,464 for salaries in the Out-Patient Department of the Allied Hospitals, I beg to advise you as follows:

It is the policy of the Board of Estimate and Apportionment not to approve of the issue of special revenue bonds for this purpose, but to provide additional funds by transfer as much as possible from the General Accrual Fund when the necessity arises. Yours very truly,

GEORGE L. TIRRELL, Director.

Which report was accepted.

No. 1410 (G. O. 294).

Report of the Committee on Finance in Favor of Adopting an Ordinance Establishing a Special Fund for All Moneys Realized by the Sale of Firewood by the Department of Parks, Manhattan and Richmond.

The Committee on Finance, to which was referred on March 27, 1917 (Minutes, page 789), the annexed ordinance providing for the establishment of a special fund for all moneys realized by the sale of firewood by the Department of Parks, Boroughs of Manhattan and Richmond, respectfully

REPORTS:

That as a similar fund has been in successful operation in the Department of Parks, Queens, the Committee believes this request desirable and to the best interests of the City.

It therefore recommends the adoption of the accompanying ordinance.

AN ORDINANCE providing for the establishment of a special fund for all moneys realized by the sale of firewood by the Department of Parks, Boroughs of Manhattan and Richmond, in the City of New York.

Be it ordained by the Board of Aldermen of The City of New York as follows:

Section 1. The Board of Aldermen hereby, in accordance with subdivision 2 of section 23 of article 2a of chapter 26 of the Laws of 1909, as amended by chapter 247 or the Laws of 1913, and in accordance with subdivision 19 of section 20 of article 2a of the same law, approves the establishment of a fund to be known as "Firewood Fund of the Department of Parks, Boroughs of Manhattan and Richmond," and authorizes and directs the Comptroller of The City of New York to place in such fund all moneys received or realized through the sale of firewood by the Department of Parks, Boroughs of Manhattan and Richmond.

Section 2. The Comptroller of The City of New York is hereby authorized to charge against such fund any voucher received from the Department of Parks, Boroughs of Manhattan and Richmond, for hire of labor, teams and horses and carts used by said department in the production of firewood for sale.

Section 3. The Comptroller of The City of New York is hereby further authorized and directed to transfer to the General Fund of The City of New York at the end of each calendar year any sums remaining in the "Firewood Fund of the Department of Parks, Boroughs of Manhattan and Richmond," in excess of Fifteen Hundred Dollars (\$1,500).

FRANCIS P. KENNEY, WM. P. KENNEALLY, JOHN T. EAGAN, JOHN DIEMER, MICHAEL STAPLETON, ROBERT L. MORAN, CHARLES DELANEY, F. H. STEVENSON, FRANCIS P. BENT; Committee on Finance.

Department of Finance, City of New York, Bureau of Municipal Investigation and Statistics, March 23, 1917.

To the Board of Aldermen, The City of New York:

Gentlemen—In a communication dated February 6, 1917, addressed to the Board of Estimate and Apportionment and referred to the Comptroller, the Commissioner of Parks, Boroughs of Manhattan and Richmond, requested the establishment in the Department of Parks, Boroughs of Manhattan and Richmond, of a special fund of \$1,500.

This communication, which explains the reasons for the establishment of the fund, reads as follows:

"You are hereby requested to establish for the Department of Parks, Boroughs of Manhattan and Richmond, a special account of \$1,500 for the production of firewood under the same conditions as that established for the Department of Parks, Borough of Queens, and the Department of Correction.

"During 1916, this department turned into the General Fund \$444.25, which was the total received from the sale of wood which was supplied to the Department of Water Supply, Gas and Electricity. The department now has on hand active orders from that department and also inquiries from the Board of Education as to future supplies.

"This request does not involve the appropriation of any funds, but simply permits this department to make use of monies received by it from any department that has use for the wood in payment for a quantity of that commodity delivered.

"The department is in possession of the necessary equipment for sawing and chopping this wood and the current expense in handling the same is for the labor used in reducing the wood to the sizes which make it available for the use of the department requiring the same. The production of the wood sold in 1916 involved a considerable burden upon the department because of the fact that the work was performed by the regular laboring force.

"It is desirable, therefore, that the department be allowed to use the money received for this commodity in the production of the same which will of course leave a considerable balance which will produce sufficient capital to carry the work forward without encroaching upon the regular departmental appropriation for maintenance, and further at the end of the year a surplus which may be turned over to the General Fund for the reduction of taxation."

An examination of this request was made by the Bureau of Municipal Investigation and Statistics of the Department of Finance, and the particulars stated in the above communication were found to be substantially correct.

A similar fund, known as the "Firewood Fund of the Department of Parks, Borough of Queens," has been in successful operation for the past two years.

It is believed that it will be for the best interests of the City generally, and in particular for the Department of Parks, Boroughs of Manhattan and Richmond, that the Commissioner's request be granted, and that a special fund be set up, to which all receipts from the sale of wood made by that department shall be credited, and to which shall be charged all vouchers for labor, teams and horses and carts used in connection with the production and sale of firewood, any surplus arising in the fund in excess of the \$1,500 mentioned to be periodically transferred to the General Fund. Whenever the fund is no longer required, the resultant credit balance will be similarly transferred.

An ordinance has been drafted, a copy of which is attached hereto, which will authorize the establishment of this special fund described as "Firewood Fund of the Department of Parks, Boroughs of Manhattan and Richmond."

In the establishment of the "Firewood Fund of the Department of Parks, Borough of Queens," the opinion of the Corporation Counsel was asked regarding the legality of the procedure, in view of the provisions of section 216 of the Greater New York Charter, which provides for the payment of "All revenues of said corporation not by law otherwise specifically appropriated into the General Fund," and in his opinion, he stated, in part, as follows:

"An ordinance was passed on March 17, 1914, which provided for the establishment of a Special Fund for all money realized by the sale of articles manufactured by the Department of Correction in the City of New York.

"As recognition has been given to the procedure in the manner indicated, I think the same course may be followed in the present instance."

It is, therefore, recommended that the attached ordinance, granting the establishment of the fund referred to, be approved by your Board. Respectfully,

WM. A. PRENDERGAST, Comptroller.

Which was laid over.

No. 1411 (S. O. 237).

Report of the Committee on Finance in Favor of Adopting Resolution Authorizing an Issue of Special Revenue Bonds, \$1,500, to Provide for Certain Changes in the Aquarium—Parks, Manhattan and Richmond.

The Committee on Finance, to which was referred on March 27, 1917 (Minutes, page 790), the annexed request of the Commissioner of Parks, Manhattan and Richmond, for special revenue bonds, \$1,500, to provide for certain changes in the Aquarium, respectfully

REPORTS:

That these changes are in accordance with orders issued by the Fire Department and according to the annexed report of the Bureau of Contract Supervision, the Committee recommends the adoption of the accompanying resolution.

Resolved, That in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of one thousand five hundred dollars (\$1,500), the proceeds whereof to be used by the Park Commissioner, Manhattan and Richmond, for the purpose of providing for certain changes in the Aquarium. All obligations contracted for hereunder to be incurred on or before December 31, 1917.

FRANCIS P. KENNEY, WM. P. KENNEALLY, JOHN T. EAGAN, JOHN DIEMER, MICHAEL STAPLETON, ROBERT L. MORAN, CHARLES DELANEY, F. H. STEVENSON, FRANCIS P. BENT, Committee on Finance.

City of New York, Department of Parks, Boroughs of Manhattan and Richmond, Municipal Building, Tenth Floor, March 16, 1917.

Hon. FRANK L. DOWLING, President, Board of Aldermen, City Hall:

Dear Sir—Request is hereby made on behalf of the New York Aquarium for an authorization of the issue of special revenue bonds to the amount of \$1,500 in accordance with the provisions of subdivision 8 of section 188 of the Greater New York Charter.

The money is necessary in order that the Aquarium authorities may comply with an order issued by the Fire Department under date of February 6, 1917, which requires certain changes in their plant to conform with the Fire Department's regulations.

There is no provision in the Budget for 1917 for the change in the refrigerating machinery room which will cost approximately \$1,500. This machinery is now located in a position which makes impossible enclosure necessary to comply with the requirements of the Fire Department. It is therefore necessary to relocate the machinery on top of the main wall on the south side of the building and enclose same with fire-proof construction. Very truly yours.

CABOT WARD, Commissioner of Parks.

City of New York, Board of Estimate and Apportionment, Municipal Building, Bureau of Contract Supervision, April 9, 1917.

Hon. FRANCIS P. KENNEY, Chairman, Committee on Finance, Board of Aldermen: No. 1411—Request Dated March 16, 1917, from Commissioner of Parks, Borough of Manhattan and Richmond, for an Issue of Special Revenue Bonds, \$1,500, to

Provide Certain Changes in the Aquarium.

Sir—This matter has been investigated and the following facts have developed:

On February 6, 1917, the Fire Department issued an order to the Aquarium authorities stating that, in order to have the refrigerating plant conform with the Fire Department regulations, it would be necessary to provide, together with other minor changes, separate refrigerating machinery room or rooms by tight partitions and tight self-closing doors and windows, to prevent the passage of gas throughout the building, or to rooms in which open flames are used; such separation to be made so that proper ventilation to the open air will be obtained and such partitioning to be placed in such a manner that it will not prevent the proper attention to the refrigerating plant.

The Fire Department would not permit the further operation of the machinery in its location at that time, consequently the Aquarium authorities removed the machinery and located it on top of the main wall on the south side of the building.

The entire plant is now dismantled and before it can be operated it will be necessary to erect a foundation, enclose it with fireproof walls and connect it up with the necessary piping.

This plant is used in the warm weather to cool the City water used in tanks for certain of the exhibits of northern fish.

The estimate of cost, \$1,500, is reasonable and necessary.

Very truly yours, TILDEN ADAMSON, Director.

Which was laid over.

No. 1412.

Report of the Committee on Finance in Favor of Filing Request of the Commissioner of Parks, Manhattan and Richmond, for Special Revenue Bonds, \$160, for Repairs to Ceiling Lights in the Aquarium.

The Committee on Finance, to which was referred on March 27, 1917 (Minutes, page 790), the annexed request of the Commissioner of Parks, Manhattan and Richmond, for special revenue bonds, \$160, for repairs to ceiling lights in the Aquarium, respectfully

REPORTS:

That the Committee believes a transfer of funds for this purpose can be made. It, therefore, recommends the accompanying request be placed on file.

FRANCIS P. KENNEY, WM. P. KENNEALLY, JOHN T. EAGAN, JOHN DIEMER, MICHAEL STAPLETON, ROBERT L. MORAN, CHARLES DELANEY, F. H. STEVENSON, FRANCIS P. BENT, Committee on Finance.

City of New York, Department of Parks, Boroughs of Manhattan and Richmond, Municipal Building, Tenth Floor, March 21, 1917.

Hon. FRANK L. DOWLING, President, Board of Aldermen, City Hall, New York City:

Sir—Request is hereby made on behalf of the New York Aquarium for authorization of an issue of special revenue bonds to the amount of \$160, the proceeds to be used for repairs to the ceiling lights which were broken by falling glass from the skylights above at the time of the explosion in New York Bay last summer.

This repair is absolutely necessary as the absence of these lights makes the ceiling unsightly, and further causes an increased expense for heating the building because of the escape of the air to the attic. Respectfully,

CABOT WARD, Commissioner of Parks.

Which report was accepted.

No. 1441 (S. O. 238).

Report of the Committee on Finance in Favor of Adopting Resolution Authorizing an Issue of Special Revenue Bonds, \$300,000, to Defray Expenses of Operation and Maintenance of the Water Supply System of the City.

The Committee on Finance, to which was referred on April 3, 1917 (Minutes, page 11), the annexed request of the Commissioner of Water Supply, Gas and Electricity for Special Revenue Bonds, \$300,000, to defray the expenses of the operation and maintenance of the water supply system of the City, respectfully

REPORTS:

That, in the preparation of the 1917 Budget, it was agreed to provide funds for this purpose by allotments from Brooklyn water revenues. This has been found to be impracticable on account of charter provisions, and it, therefore, becomes necessary to correct this action by issuing Special Revenue Bonds for the maintenance and operation of the water system.

The Committee, therefore, recommends the adoption of the accompanying resolution.

Resolved, That in pursuance of the provisions of Subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of three hundred thousand dollars (\$300,000), the proceeds whereof to be used by the Commissioner of Water Supply, Gas and Electricity for the purpose of enabling his department to meet the expenses of operation and maintenance and to assume control of the Catskill water supply system, funds for which were not wholly provided in the budget for 1917.

FRANCIS P. KENNEY, WM. P. KENNEALLY, JOHN T. EAGAN, MICHAEL STAPLETON, ROBERT L. MORAN, CHARLES DELANEY, F. H. STEVENSON, FRANCIS P. BENT, Committee on Finance.

The City of New York, Department of Water Supply, Gas and Electricity, Office of the Commissioner, Municipal Building, New York, March 27, 1917.

Hon. FRANK L. DOWLING, President, Board of Aldermen:

Dear Sir—I respectfully ask that the Board of Aldermen formally request, pursuant to the provisions of subdivision 8 of section 188 of the City Charter, the Board of Estimate and Apportionment to authorize the issuance of \$300,000 of revenue bonds, the proceeds to be used to defray the expenses of the operation and maintenance of the water supply system of New York City. This request is made by reason of the fact that the department is about to assume control of the Catskill water supply system, funds for the operation and maintenance of which were not wholly provided in the 1917 budget. Respectfully,

WILLIAM WILLIAMS, Commissioner.

Collection and Storage (Croton Watershed).

Code No.	Title of Appropriation.	Amount.	How Charged in 1917.		
			Tax Levy.	Corporate Stock.	Water Revenue.
<i>Supplies.</i>					
S-2206	Fuel	\$1,820 00	\$1,208 00	\$612 00
S-2214	Botanical and Agriculture	225 00	138 00	87 00
S-2216	Motor Vehicle	1,282 00	504 00	778 00
S-2220	General Plant	227 00	52 00	175 00
S-2219	Chloride of Lime, etc.	45,573 00	2,833 00	42,740 00
<i>Purchase of Equipment.</i>					
S-2231	Motor Vehicles	1,339 00	1,077 00	262 00
S-2235	Wearing Apparel	90 00	90 00
S-2236	General Plant	805 00	393 00	412 00
<i>Materials.</i>					
S-2239	Building	4,400 00	3,176 00	1,224 00
S-2239	General Plant	589 00	414 00	175 00
S-2240	Motor Vehicle	417 00	150 00	267 00
<i>Contract or Open Order Service.</i>					
S-2244	General Repairs	15,000 00	114 00	14,886 00
S-2247	Light, Heat and Power	2,600 00	1,813 00	787 00
S-2246	Motor Vehicle Repairs	208 00	75 00	133 00
<i>Transportation—</i>					
S-2268	Hire of Horses and Vehicles With Drivers	5,008 00	2,822 00	2,186 00
S-2276	Hire of Horses and Vehicles Without Drivers	6,501 50	4,577 00	1,924 50
S-2288	Carfares	1,400 00	963 00	437 00
S-2292	Expressage	10 00	10 00
<i>General Plant Service—</i>					
S-2296	General	1,020 00	670 00	350 00
<i>Fixed Charges and Contributions.</i>					
S-2308	Taxes	180,000 00	7,523 00	172,477 00
		\$268,514 50	\$28,602 00	\$239,912 50

Collection and Storage (Catskill Watershed).

Code No.	Title of Appropriation.	Amount.	How Charged in 1917.		
			Tax Levy.	Corporate Stock.	Water Revenue.
<i>Supplies.</i>					
S-2205	Forage	\$900 00	\$900 00
S-2206	Fuel	847 50	847 50
S-2214	Botanical and Agriculture	100 00	100 00
S-2213	Laundry, Cleaning, etc.	5 00	5 00
S-2216	Motor Vehicle	1,808 00	1,808 00
S-2220	General Plant	150 00	150 00
S-2219	Chloride of Lime, etc.	24,770 00	24,770 00
<i>Purchase of Equipment.</i>					
S-2231	Motor Vehicles	5,035 00	5,035 00
S-2235	Wearing Apparel	41 00	41 00
<i>Materials.</i>					
S-2239	Building	50 00	50 00
S-2239	General Plant	350 00	350 00
S-2240	Motor Vehicle	502 00	502 00
<i>Contract or Open Order Service.</i>					
S-2244	General Repairs	5,000 00	5,000 00
S-2247	Light, Heat and Power	90 00	90 00
S-2246	Motor Vehicle Repairs	260 00	260 00
<i>Transportation—</i>					
S-2269	Hire of Horses and Vehicles With Drivers	5,110 00	5,110 00
S-2284	Shoeing and Boarding Horses	216 00	216 00
S-2288	Carfares	825 00	825 00
S-2296	General	1,500 00	1,500 00
S-2296	Contingencies	5 00	5 00

its present form would seem to make such a course as contemplated by the 1917 budget allotments of doubtful legality. It, therefore, becomes necessary to correct the action taken at the time the budget was made and to otherwise provide, in part at least, through the issuance of special revenue bonds, to be authorized pursuant to subdivision 8 of section 188, for those expenses of maintenance and operation of the Department of Water Supply, Gas and Electricity for 1917, which it was proposed to finance out of Brooklyn water revenues.

The Tax Budget Committee has suggested to the Commissioner of Water Supply, Gas and Electricity, that he ask the Board of Aldermen to approve a resolution requesting the Board of Estimate and Apportionment to authorize the issuance of special revenue bonds, at this time, to the extent of \$300,000, for purposes herein previously referred to.

A memorandum, for your information, is being prepared in the Bureau of Personal Service, of the Board of Estimate and Apportionment, setting forth in some detail the amounts that will be required for the several purposes of the department. Yours very truly,

WM. A. PRENDERGAST, Comptroller, Chairman Committee on Tax Budget.

April 2, 1917.

Mr. ROBERT B. MCINTYRE, Supervising Statistician and Examiner, Bureau of Municipal Investigation and Statistics:

Sir—In compliance with your request for a statement of the amount of special revenue bond funds which will be necessary to replace Brooklyn water revenue in certain schedules of the Department of Water Supply, Gas and Electricity, in accordance with the new policy of financing the Catskill system, I inform you as follows:

The total amount required, on the basis of a nine months period of expenditures, for personal service is \$183,876.44. This amount is to be replaced in Codes 2155TW, 2157TW, 2182TW, 2184TW, 2194TW and 2198TW.

The Bureau of Contract Supervision has submitted a statement indicating that \$311,247.25 is necessary in other than personal service accounts. This makes a total necessary for all purposes of \$495,123.69. The other than personal service items are made up as follows:

Code 2219 Chloride of Lime, etc.....	\$42,740 00
Code 2244 General Repairs	14,886 00
Code 2308 Taxes	172,477 00
Catskill Watershed	42,532 25
Manhattan Pumping	28,802 50
Sundry Accounts	9,809 50

Total \$311,247 25

The item of \$42,533.25 for the Catskill system represents 50 per cent. of the appropriation for the other than personal service cost of the system for 1917. This is on the basis that 150,000,000 gallons daily of the Catskill supply will go to Brooklyn out of a total yield daily running from 250,000,000 to 350,000,000 gallons. The personal service cost was apportioned in the same manner, but the tax levy funds were appropriated at the meeting of the Board of Estimate and Apportionment, held last Friday, out of the General Accrual Fund. Very truly yours,

..... Director.

Which was laid over.

No. 1455 (G. O. 295).

Report of the Committee on Finance in Favor of Adopting Resolution Authorizing the Comptroller to Advance Moneys to the United Spanish War Veterans on Account of Memorial Day Observances.

The Committee on Finance, to which was referred on April 3, 1917 (Minutes, page 27), the annexed resolution to authorize the Comptroller to advance moneys to the United Spanish War Veterans on account of Memorial Day observances, respectfully

REPORTS:

That these funds are provided in the Budget for 1917, it has been the custom in the past to authorize the Comptroller to advance funds for these purposes.

The Committee, therefore, recommends the adoption of the accompanying resolution.

Whereas, The Board of Estimate and Apportionment, with the concurrence of the Board of Aldermen, has provided in the Budget of 1917 certain sums of money for Memorial Day observances in the various boroughs in accordance with the provisions of law; and

Whereas, It is deemed necessary that said sums of money be advanced to the Memorial and Executive Committees of the United Spanish War Veterans in the various boroughs for the purpose of defraying expenses as they may arise; therefore, be it

Resolved, That the Comptroller be and he is hereby authorized to pay to each of the Treasurers of the Memorial and Executive Committees of the United Spanish War Veterans upon his requisition, countersigned by the Chairman and Secretary of each of the various Committees the sums of money provided in said Budget as follows:

Memorial Day Observances.

Code No. 3047—Borough of Manhattan.....	\$820 00
Code No. 3048—Borough of The Bronx.....	250 00
Code No. 3049—Borough of Brooklyn.....	950 00
Code No. 3050—Borough of Queens.....	335 00
Code No. 3051—Borough of Richmond.....	145 00

FRANCIS P. KENNEY, WM. P. KENNEALLY, JOHN T. EAGAN, JOHN DIEMER, MICHAEL STAPLETON, ROBERT L. MORAN, CHARLES DELANEY, F. H. STEVENSON, FRANCIS P. BENT, Committee on Finance.

Which was laid over.

Report of the Committee on Public Thoroughfares—

No. 1451 (G. O. 296).

Report of the Committee on Public Thoroughfares in Favor of Adopting Resolution to Name Monastery Square, in the Borough of Brooklyn.

The Committee on Public Thoroughfares, to which was referred on April 3, 1917 (Minutes, page 25), the annexed resolution to name Monastery Square in the Borough of Brooklyn, respectfully

REPORTS:

That having examined the subject, they believe the proposed change to be desirable in that it pays compliment to the Sisters of the Visitation whose convent is located at this point.

They, therefore, recommend that the said resolution be adopted.

Resolved, That the plot of ground in the Borough of Brooklyn bounded by Ridge Boulevard, 91st Street, Colonial Road and 89th Street, be and the same is hereby designated and shall hereafter be known as "Monastery Square," and the President of the Borough is hereby authorized and requested to note the same on the maps and records of The City of New York.

MICHAEL STAPLETON, CHARLES W. DUNN, EDWARD W. CURLEY, ALEXANDER S. DRESCHER, FRANK MULLEN, WM. A. GLENNON, FRED SMITH, JOHN J. RYAN, WM. F. QUINN, Committee on Public Thoroughfares.

Which was laid over.

Report of the Committee on Rules—

No. 1452.

Report of the Committee on Rules in Favor of Adopting Resolution in Opposition to Fertig Bill (Assembly) Relative to a Transfer of Jurisdiction Over the Jasper Oval for the Purpose of an Enlargement of the Stadium.

The Committee on Rules, to which was referred on April 3, 1917 (Minutes, page 26), the annexed resolution in opposition to the Fertig Bill (Assembly), relative to a transfer of jurisdiction over the Jasper Oval for the purpose of an enlargement of the Stadium, respectfully

REPORTS:

That the Fertig Bill No. 1460, now before the Committee on Affairs of Cities of the Assembly, contemplates the transfer of City Land known as Jasper Oval, now under the jurisdiction of the Park Department of the Borough of Manhattan, to the College of the City of New York, thereby excluding the Public from the use of this park property as a recreation center. We therefore recommend that the Board of Aldermen convey to the State Legislature our opposition to the passage of this legislation.

It therefore recommends that the said resolution be adopted.

Whereas, there is now pending in the Assembly at Albany the Fertig Bill, which has for its object the taking of City property known as Jasper Oval, to enlarge the stadium of the College of the City of New York; and

Whereas, Jasper Oval has been used as an athletic field by many of the working

young men of Harlem and the Heights, who are members of minor league teams, and cannot stand the expense of training trips such as the big leagues offer their players; and

Whereas, many athletic clubs have tried in the past to secure the stadium for training purposes for their members, but without success; and

Whereas, Jasper Oval is now being used by the general public, being under the jurisdiction of the Park Department, which two years ago appropriated \$25,000 toward levelling and surfacing the ground; therefore be it

Resolved, that this Board of Aldermen go on record as opposing the passage of the Fertig Bill, as inimical to the interests of the growing athletic meets, and that the Clerk of the Assembly be notified to that effect.

ROBERT L. MORAN, SAMUEL J. BURDEN, JOHN J. O'ROURKE, FRANCIS P. KENNEY, JOHN F. McCOURT, Committee on Rules.

Which was adopted.

SPECIAL ORDERS.

S. O. 231 (Int. No. 1314).

Report of the Committee on Finance in Favor of Adopting Resolution Authorizing an Issue of Special Revenue Bonds, \$4,626.90, for Purchase of Fuel—Department of Parks, Manhattan and Richmond.

The Committee on Finance, to which was referred on February 27, 1917, (Minutes, page 576) the annexed request of the Park Commissioner, Manhattan and Richmond, for Special Revenue Bonds, \$7,500, for the purchase of fuel, respectfully

REPORTS:

That this request is to meet an anticipated deficit due to the increased cost of coal. The Committee basing its conclusion on the annexed report of the Bureau of Contract Supervision recommends the adoption of the accompanying resolution.

Resolved, That, in pursuance of the provisions of Subdivision 8 of Section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue Special Revenue Bonds to the amount of Four thousand six hundred and twenty-six dollars and ninety cents (\$4,626.90), the proceeds whereof to be used by Commissioner of Parks, Manhattan and Richmond, for the purpose of purchase of fuel for the remainder of the year 1917.

FRANCIS P. KENNEY, WM. P. KENNEALLY, F. H. STEVENSON, JOHN DIEMER, HENRY H. CURRAN, MICHAEL STAPLETON, SAMUEL J. BURDEN, FRANK A. CUNNINGHAM, CHARLES DELANEY; Committee on Finance.

City of New York, Department of Parks, Boroughs of Manhattan and Richmond, Municipal Building, 10th Floor, February 16, 1917.

Hon. FRANK L. DOWLING, President, Board of Aldermen, City Hall, New York City:

Sir—Request is hereby made for an issue of special revenue bonds in accordance with the provisions of subdivision 8 of section 188 of the Greater New York Charter, to the amount of \$7,500, the proceeds to be used for the purchase of fuel necessary and incidental to the maintenance and operation of the Department of Parks, Boroughs of Manhattan and Richmond.

This request is based on the following conditions: The estimate for fuel rendered the Central Purchase Committee on February 15th, 1917, for twelve months ending March 31st, 1918, is as follows:

	Quantity.	Estimated Cost.
Requirements for 9 months ending Dec. 31, 1917.....	1,095 tons	\$10,410 00
Requirements for 3 months ending March 31, 1918.....	1,104 tons	10,490 00
Total	2,199 tons	\$20,900 00
Requirements for balance of 1917.....		\$10,410 00
15 Tons Cumberland Coal, not included in estimates.....		135 00
Total estimated requirements.....		\$10,545 00
Appropriations for 1917.....		\$14,105 00
Expended—		
Open market orders	\$726 80	
Contract for 3 months.....	10,329 30	
Total Expended		11,056 10
Balance on hand		3,048 90
Additional required for the remainder of the year.....		\$7,496 10

Respectfully yours, CABOT WARD, Commissioner of Parks.

City of New York, Board of Estimate and Apportionment, Municipal Building, Bureau of Contract Supervision, March 5, 1917.

Park Commissioner, Manhattan and Richmond—Request for Special Bonds, \$7,500, for Purchase of Coal, Etc.

Hon. FRANCIS P. KENNEY, Chairman, Committee on Finance, Board of Aldermen:

Sir—On March 1, 1917, you referred the above matter to the Bureau of Contract Supervision for report.

The budget request of the department for fuel was granted in full.

Investigation of the present request substantiates the statement that there will be a decided deficit in the fuel account due to the present prices of coal. The existing appropriation will be sufficient at least until May 1, 1917.

Inasmuch as the question of additional allowances for the purchase of coal is one affecting practically every department, and in view of the uncertainty of the market, I am of the opinion that the matter should be the subject of a detailed report embracing the requirements of all departments and recommending such financial arrangements as will be requisite to cover the situation as a whole. Very truly yours,

TILDEN ADAMSON, Director.

City of New York; Board of Estimate and Apportionment, Municipal Building, Bureau of Contract Supervision, April 2, 1917.

No. 1314—Park Commissioner, Manhattan and Richmond—Request for Special Revenue Bonds, \$7,500, for Purchase of Fuel, etc.

Hon. FRANCIS P. KENNEY, Chairman, Finance Committee, Board of Aldermen:

Sir—As requested by you I have caused an estimate to be made of the probable shortage in the 1917 budget appropriation for fuel, for the Department of Parks, Boroughs of Manhattan and Richmond, the result of which is as follows:

Expended to March 31, 1917.....	\$11,180 20
Estimated required to December 31, 1917, in addition to amount expended.....	7,551 70

Total estimated cost for 1917..... \$18,731 90

1917 Budget Allowance (Code 1131)..... 14,105 00

Estimated Deficit \$4,626 90

Respectfully, TILDEN ADAMSON, Director.

The President put the question whether the Board would agree with said report and adopt such resolution.

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Bassett, Burns, Burden, Browne, Carroll, Cardani, Cassidy, Cole, Collins, Colne, Cox, Crane, Cunningham, Curley, Daly, Delaney, Diemer, Dixon, Donnelly, Dostal, Dunn, Drescher, Eagan, Farley, Ferguson, Ferrand, Gaynor, Gilmore, Glennon, Goetz, Gutman, Haubert, Heyman, Hilkemeier, Hogan, Kenneally, Kenney, McCann, McCourt, McGarry, McKee, McManus, Martin, Molen, Mullen, O'Rourke, Palitz, Post, Quinn, Roberts, Robitzek, Ryan, Schweickert, Silberstein, Smith, Stapleton, Stevenson, Tolk, Trau, Walsh, Williams, Wirth, Wise; President Connolly, by Albert C. Benninger, Assistant Commissioner of Public Works; President Mathewson, by John G. Borgstede, Commissioner of Public Works; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman—68.

The President extended the courtesies of the floor to City Magistrate Henry H. Curran, and appointed Aldermen Kenney and Stevenson to escort him to the chair formerly occupied by him as an Alderman.

S. O. 232 (Int. No. 1354).

Report of the Committee on Finance in Favor of Adopting Resolution Authorizing an Issue of Special Revenue Bonds, \$316,492.40, to Meet Deficiency in Appropriation for Coal for 1917—Department of Docks and Ferries.

The Committee on Finance, to which was referred on March 13, 1917 (Minutes,

page 699), the annexed request of the Commissioner of Docks for Special Revenue Bonds, \$375,200, to meet deficiency in appropriation for coal for the year 1917, respectfully

REPORTS:

That this request is for the purpose of overcoming an emergency caused by the excessive cost of fuel, and, as some relief must be had in order to keep the Municipal Ferryboats in operation, the Committee recommends the adoption of the accompanying resolution.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue Special Revenue Bonds to the amount of Three hundred and sixteen thousand four hundred and ninety-two dollars and forty cents (\$316,492.40), the proceeds whereof to be used by the Commissioner of Docks for the purpose of meeting deficiency in appropriation for the purchase of coal for the year 1917.

FRANCIS P. KENNEY, WM. P. KENNEALLY, F. H. STEVENSON, JOHN DIEMER, HENRY H. CURRAN, MICHAEL STAPLETON, SAMUEL J. BURDEN, FRANK A. CUNNINGHAM, CHARLES DELANEY, Committee on Finance.

The City of New York, Department of Docks and Ferries, Office of the Commissioner, Pier A, North River, March 1, 1917.

Hon. FRANK L. DOWLING, President, Board of Aldermen:

Sir—The available balance in the funds allotted to this department for the purchase of coal for the year 1917 is \$96,506.45.

Based upon estimates of cost received from the Central Purchase Committee, the requirements for this year, over and above the coal already contracted for, are as follows:

76,000 tons of No. 2 Buckwheat coal for the Municipal Ferry service at \$6.00 per ton	\$456,000.00
130 tons of egg coal for Pier "A" at \$8.50 per ton	1,105.00
22½ tons of stove coal for Dockmaster's offices at \$8.75 per ton	196.88
1,800 tons of egg coal for floating plant at \$8 per ton	14,400.00
 Total	 \$471,701.88
Available balance as above.....	96,506.45

Deficiency

I request that a resolution be adopted by the Board of Aldermen recommending to the Board of Estimate and Apportionment that revenue bonds in the sum of \$375,200.00 be issued for the purpose of meeting the above deficiency.

Yours respectfully, R. A. C. SMITH, Commissioner of Docks.

City of New York, Board of Estimate and Apportionment, Municipal Building, Bureau of Contract Supervision, April 2, 1917.

No. 1354—Commissioner of Docks—Request for Special Revenue Bonds, \$375,000, to

Meet Deficiency in Appropriation for the Purchase of Coal for the Year 1917.

Hon. FRANCIS P. KENNEY, Chairman, Committee on Finance, Board of Aldermen:

Sir—The requests and allowances provided in the Budget for 1917 for coal for the Department of Docks and Ferries are as follows:

Kind.	Price.	Requested.	Allowed.
79,500 tons Buckwheat	\$3.50	\$278,250.00
78,000 tons Buckwheat	3.00	\$234,000.00
1,933 tons Egg	5.80	11,211.40
1,798 tons Egg	5.80	10,428.40
79 tons Stove	7.50	592.50
79 tons Stove	7.50	592.50
 Total	 \$290,053.90	 \$245,020.90	

The reductions in quantity were based on previous consumption.

Up to and including March 28, 1917, the Department had received or had contracted for at various prices for the following deliveries:

31,624.81 tons No. 2 Buckwheat	\$220,836.94
512.642 tons Egg	4,383.81
17 tons Stove	169.35

Total

This coal is estimated to meet demands to May 1, 1916. The unencumbered balance of appropriation is \$19,630.80.

The amount of coal consumed by the ferries in January and February, 1917, exceeded by 19 per cent, the proportionate amount for this period on the basis of 1915 consumption and budget allowance. At this rate the consumption during the year 1917 would be 93,000 tons and the amount required, in addition to what has been purchased, would be 61,375 tons.

This consumption has been excessive, owing to the character of the coal, which has contained a large proportion of fine dust. The laboratory report on one particularly bad sample shows only 17 per cent. retained by the fine screen, whereas the specifications require that 90 per cent. shall be retained. The Dock Department accepted the coal, owing to the uncertainty of obtaining better coal. As the boilers are equipped with blowers for forced draft, they can use almost any form of fuel that can be obtained.

The amounts of 17 tons of stove and 512 tons of egg coal purchased since January 1, 1917, deducted from the allowances in the budget, leave 62 tons of stove coal and 1,286 tons of egg coal as the amounts required for the balance of the year.

The prices paid by the Department of Docks and Ferries since January 1, 1917, have varied from \$5.79 per ton to \$7.69 per ton for Buckwheat, from \$8.00 to \$10.50 per ton for stove and from \$8.45 to \$9 for egg coal.

Upon the consumption basis for 1917 to date, and the assumption that poor coal deliveries will continue, the additional appropriation required for the remainder of the year may be estimated as follows:

61,375 tons Buckwheat at \$5.80	\$355,975.00
1,286 tons Egg at \$8.40	10,802.40
62 tons Stove at \$8.40	520.80
 Total	 \$367,298.20

Unencumbered balance of appropriation

19,630.80

Additional Requirements

\$347,667.40

It is believed, however, that an allowance of 56,000 tons, which would be the normal consumption of No. 2 Buckwheat coal for the eight remaining months on the assumption that coal complying with the specifications will be delivered, will be sufficient.

The additional needs, on this basis, will be \$316,492.40. Respectfully,

TILDEN ADAMSON, Director.

The President put the question whether the Board would agree with said report and adopt such resolution.

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Bassett, Burns, Burden, Browne, Carroll, Cardani, Cassidy, Cole, Collins, Colne, Cox, Crane, Cunningham, Curley, Daly, Delaney, Diemer, Dixson, Donnelly, Dostal, Dunn, Drescher, Eagan, Farley, Ferguson, Ferrand, Gaynor, Gilmore, Glennon, Goetz, Gutman, Haubert, Heyman, Hilkemeier, Hogan, Kenneally, Kenney, McCann, McCourt, McGarry, McKee, McManus, Martin, Molen, Mullen, O'Rourke, Palitz, Post, Quinn, Roberts, Robitzek, Ryan, Schweickert, Silberstein, Smith, Stapleton, Stevenson, Tolk, Trau, Walsh, Williams, Wirth, Wise; President Connolly, by Albert C. Benninger, Assistant Commissioner of Public Works; President Mathewson, by John G. Borgstede, Commissioner of Public Works; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman—68.

S. O. 233 (Int. No. 1391).

Report of the Committee on Finance in Favor of Adopting Resolution Authorizing an Issue of Special Revenue Bonds, \$7,200, to Defray Cost of Removing and Re-erecting Public School 13, Queens.

The Committee on Finance, to which was referred on March 20, 1917 (Minutes, page 751), the annexed request of the Board of Education for special revenue bonds, \$7,200, to defray cost of removing and re-erecting Public School 13, Queens, respectfully

REPORTS:
That the relocation of this building is necessary for the educational requirements of this section.

It, therefore, recommends the adoption of the accompanying resolution.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue special revenue bonds to the amount of seven thousand two hundred dollars (\$7,200), the proceeds whereof to be used by the Board of Education for the purpose of defraying the cost of removing and re-erecting Public School 13, Borough of Queens. All obligations contracted for hereunder to be incurred on or before December 31, 1917.

FRANCIS P. KENNEY, WM. P. KENNEALLY, F. H. STEVENSON, JOHN DIEMER, HENRY H. CURRAN, MICHAEL STAPLETON, SAMUEL J. BURDEN, FRANK A. CUNNINGHAM, CHARLES DELANEY, Committee on Finance, Board of Education, Park Avenue and 59th Street, New York, March 15, 1917.

Hon. FRANK L. DOWLING, President, Board of Aldermen:

Sir—I transmit herewith a certified copy of a report and resolution adopted by the Board of Education at a meeting held on March 14, 1917, requesting the Board of Aldermen to adopt a resolution requesting the Board of Estimate and Apportionment to authorize the issue of Special Revenue Bonds to the amount of \$7,200, pursuant to the provisions of subdivision 8 of Section 188 of the Revised Charter, for the purpose of providing means to defray the cost of the removal and re-erection of Public School 13, Queens, on a site to be acquired opposite said school on Parcell street, etc. Respectfully yours,

A. E. PALMER, Secretary, Board of Education.

To the Board of Education:

The Committee on Finance respectfully reports that it is in receipt of a communication from the Secretary of the Board, as follows:

"March 8, 1917.

"There was included in the resolutions adopted by the Board of Education on February 28, 1917, requesting funds for new buildings, sites, etc., an item of \$7,500 for the acquisition of five lots on Parcell street, opposite the present site of Public School 13, Queens, which is at present located on the site of the proposed addition to the Newtown High School, Queens, for the permanent location of Public School 13.

"The estimated cost of the removal of Public School 13 and the erection of the same on the property to be acquired is \$7,200, for which no provision was made in the Budget.

"The Committee on Buildings and Sites therefore requests that the Committee on Finance present a resolution to the Board of Education asking the Board of Aldermen to authorize an issue of Special Revenue Bonds to the amount of \$7,200 to defray the cost of the removal and re-erection of Public School 13, Queens, on a site to be acquired opposite said school on Parcell street."

—and submits for adoption the following resolution:

Resolved, That the Board of Aldermen be, and it is hereby, respectfully requested to adopt a resolution requesting the Board of Estimate and Apportionment to authorize the issue of Special Revenue Bonds to the amount of seven thousand two hundred dollars (\$7,200), pursuant to the provisions of subdivision 8 of Section 188 of the Revised Charter, for the purpose of providing means to defray the cost of the removal and re-erection of Public School 13, Queens, on a site to be acquired opposite said school, on Parcell street; and that the Board of Estimate and Apportionment be, and it is hereby, respectfully requested to authorize such issue upon the request of the Board of Aldermen.

A true copy of a report and resolution adopted by the Board of Education on March 14, 1917. A. E. PALMER, Secretary, Board of Education.

City of New York, Board of Estimate and Apportionment, Municipal Building, Bureau of Contract Supervision, April 2, 1917.

No. 1391—Board of Education—Request for \$7,200, special revenue bonds, to defray the cost of removing and re-erecting Public School 13, Borough of Queens.

Hon. FRANCIS P. KENNEY, Chairman, Finance Committee, Board of Aldermen:

Sir—The Bureau of Contract Supervision has investigated this request and reports thereon as follows:

The purpose of this request is to provide means to defray the expense of removing the frame building of Public School 13 from its present site adjacent to Newtown High School at Elmhurst to a site to be purchased on Parcell street, opposite to the present location of the building.

Removal of this building is necessary in order to clear the site for the proposed extension of Newtown High School, plans for which are now in preparation. A request for \$7,500, corporate stock, for the purchase of the site to which Public School 13 is to be removed is now before the Board of Estimate and Apportionment. A report approving the request is in preparation.

The building of Public School 13 is in excellent condition and its use cannot be discontinued owing to the educational requirements of this section of the Borough of Queens.

The relocation of the building as proposed is the most satisfactory and economical disposition of the matter. The cost is reasonably estimated at \$7,200. There are no funds provided in the 1917 budget for the purpose of removing this building.

Respectfully,

TILDEN ADAMSON, Director.

The President put the question whether the Board would agree with said report and adopt such resolution.

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Bassett, Burns, Burden, Browne, Carroll, Cardani, Cassidy, Cole, Collins, Colne, Cox, Crane, Cunningham, Curley, Daly, Delaney, Diemer, Dixson, Donnelly, Dostal, Dunn, Drescher, Eagan, Farley, Ferguson, Ferrand, Gaynor, Gilmore, Glennon, Goetz, Gutman, Haubert, Heyman, Hilkemeier, Hogan, Kenneally, Kenney, McCann, McCourt, McGarry, McKee, McManus, Martin, Molen, Mullen, O'Rourke, Palitz, Post, Quinn, Roberts, Robitzek, Ryan, Schweickert, Silberstein, Smith, Stapleton, Stevenson, Tolk, Trau, Walsh, Williams, Wirth, Wise; President Connolly, by Albert C. Benninger, Assistant Commissioner of Public Works; President Mathewson, by John G. Borgstede, Commissioner of Public Works; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman—68.

S. O. 234 (Int. No. 1420).

Report of the Committee on Finance in Favor of Adopting Resolution Authorizing an Issue of Special Revenue Bonds, \$20,000, to Meet an Anticipated Deficiency in Account "Donations to Spanish War Veterans"—Department of Public Charities.

The Committee on Finance, to which was referred on March 27, 1917 (Minutes, page 796), the annexed request of the Commissioner of Public Charities for Special Revenue Bonds, \$20,000, to meet an anticipated deficiency in the account "Donations to Spanish War Veterans," respectfully

REPORTS:

That, having examined the subject and basing its conclusion on the annexed report of the Bureau of Contract Supervision, it recommends the adoption of the accompanying resolution.

Resolved, That, in pursuance of the provisions of subdivision 8 of section 188 of the Greater New York Charter, the Board of Estimate and Apportionment be and it is hereby requested to authorize the Comptroller to issue Special Revenue Bonds to the amount of Twenty thousand dollars (\$20,000), the proceeds whereof to be used by the Commissioner of Public Charities for the purpose of meeting anticipated deficit in the account Code No. 1889, "Donations to Spanish War Veterans," for the remainder of the year 1917.

enough to last until the end of April. During the year 1916, the donations made to Spanish War Veterans amounted to \$45,000. At the rate of the expenditures during this year up to date, there is every reason to believe that \$46,000 additional will be required. The Director of the Bureau of Social Investigations states that although the expenditures in this account have risen from month to month during the past year, they are making a determined effort to keep them down to the present rate. The case history in each new case, and in each case where an increase is asked, is being forwarded to the Director's office for review and will be subjected to the most careful scrutiny before approval. Allowance is not made for any further increase in the rate of expenditure, although it is appreciated that there is incurred the danger of exhausting the fund before the end of the year.

It is rather difficult to control the amount of donations made to veterans, as the Department is required to render assistance when application is made and upon investigation it is found that the parties making the application are really entitled to assistance.

It is highly probable that the above indicated amount will be necessary before the expiration of the year. At the present time, however, we are asking for the amount indicated, namely, \$20,000.

May I request that this matter be given prompt and favorable attention.

Very sincerely yours, HENRY C. WRIGHT, Deputy and Acting Commissioner.

City of New York, Board of Estimate and Apportionment, Municipal Building, Bureau of Contract Supervision, April 2, 1917.

No. 1420—*Commissioner of Public Charities—Request for Special Revenue Bonds, \$20,000, to Meet Anticipated Deficiency in the Account, Code No. 1989, Donation to Spanish War Veterans.*

Hon. FRANCIS P. KENNEY, Chairman, Committee on Finance, Board of Aldermen:

Sir—An investigation of this request indicates that the amount requested is necessary and will only partially meet the needs of the Department for the balance of the year.

The number of applicants has considerably increased and the amount donated has in many cases been somewhat increased due to the high prices of practically every commodity. In cases where allowances have been made for items of living on a former reasonable basis, it has been necessary to approve applications for increased allowances.

There is quite a difference of opinion between this bureau and the Department of Charities as to just how far the City's obligation in this matter extends, and until a number of questions are answered by the Corporation Counsel, and an investigation in the field is completed, it would seem as if there was nothing else to do but continue payments on the present basis. For this reason and the fact that sufficient information cannot be had for several months, the requests should be approved.

Respectfully, TILDEN ADAMSON, Director.

The President put the question whether the Board would agree with said report and adopt such resolution.

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Bassett, Burns, Burden, Browne, Carroll, Cardani, Cassidy, Cole, Collins, Colne, Cox, Crane, Cunningham, Curley, Daly, Delaney, Diemer, Dixson, Donnelly, Dostal, Dunn, Drescher, Eagan, Farley, Ferguson, Ferrand, Gaynor, Gilmore, Glennon, Goetz, Gutman, Haubert, Heyman, Hilkemeier, Hogan, Kenneally, Kenney, McCann, McCourt, McGarry, McKee, McManus, Martin, Mullen, O'Rourke, Palitz, Post, Quinn, Roberts, Robitzek, Ryan, Schweickert, Silberstein, Smith, Stapleton, Stevenson, Tolk, Trau, Walsh, Williams, Wirth, Wise; President Connolly, by Albert C. Benninger, Assistant Commissioner of Public Works; President Mathewson, by John G. Borgstede, Commissioner of Public Works; President Pounds, by Edmund W. Voorhees, Commissioner of Public Works; President Marks; the Vice-Chairman—68.

On motion of Alderman Cardani the Board returned to the order of business of Ordinances and Resolutions.

ORDINANCES AND RESOLUTIONS RESUMED.

No. 1492.

Resolution Electing James A. Hatch Member of the Board of Aldermen for the 26th District.

By Alderman Cardani—

Resolved, That James A. Hatch, of No. 6 Macdougal Alley, Borough of Manhattan, be, and he is hereby elected a member of the Board of Aldermen for the 26th District for the remainder of the term for the years 1916-1917, in the place and stead of Henry H. Curran, resigned.

The President put the question whether the Board would agree with said resolution.

Which was unanimously decided in the affirmative by the following vote:

Affirmative—Alderman Bassett, Bent, Browne, Carroll, Cardani, Collins, Colne, Cox, Crane, Curley, Diemer, Dixson, Donnelly, Dostal, Dunn, Drescher, Eagan, Farley, Ferguson, Ferrand, Gaynor, Gilmore, Glennon, Goetz, Gutman, Haubert, Heyman, Hilkemeier, Hogan, Kenneally, Kenney, McCann, McCourt, McGarry, McKee, McManus, Martin, Mullen, O'Rourke, Palitz, Post, Quinn, Roberts, Robitzek, Ryan, Silberstein, Smith, Stapleton, Stevenson, Tolk, Trau, Walsh, Williams, Wirth, Wise; the Vice-Chairman—55.

Thereupon the President appointed Aldermen Gaynor and Palitz as a Committee of Escort to have the newly elected member take the required oath of office. Subsequently the Committee returned and the President welcomed Alderman Hatch and bade him to his seat.

GENERAL ORDERS.

G. O. 282 (Int. No. 1446).

Resolution Appointing Various Persons Commissioners of Deeds.

Resolved, That the following named persons be and they are hereby appointed Commissioners of Deeds:

By Alderman Burden—

Charles James Dalzell, 1049 4th Ave., Astoria, Queens.
Endorsed by D. O'Leary and T. J. Groh.
Vito Lanza, 285 Flushing Ave., Astoria, Queens.
Endorsed by W. F. Hagail and P. E. Callahan.

By Alderman Burns—

Samuel B. Herbst, 1 and 3 Scammel St., Manhattan.
Endorsed by T. J. Hayes and J. K. Rettenberg.

By Alderman Cassidy—

Luke J. Finn, 315 E. 79th St., Manhattan.
Endorsed by E. F. McLaughlin and E. F. Condon.

By Alderman Cox—

James W. Patterson, 139 Washington Ave., Rockaway Park, Queens.
Endorsed by J. H. Cross and J. F. Sullivan.
Alice Anna Pierce, 24 Leggett Ave., Woodhaven, Queens.
Endorsed by H. T. Runday and T. E. Larson.

Reinhold Albert Schlesing, 490 Harman St., Ridgewood, Queens.

Endorsed by J. Emmener and G. Blank.

By Alderman Crane—

Doris Youngerman, 564 W. 160th St., Manhattan.
Endorsed by E. Fried and A. Herup.
Charles Krupitzky, 600 W. 157th St., Manhattan.
Endorsed by J. G. Grauer and C. A. Rathkopf.

Michael Meyer, 651 W. 179th St., Manhattan.

Endorsed by J. Bael and C. G. Crandall.

Howard Clarence Lake, 3915 Broadway, Manhattan.

Endorsed by N. D. Becher and W. W. Taylor.

Frank C. Rose, 484 Convent Ave., Manhattan.

Endorsed by E. M. Heimerdinger and C. A. Perkins.

By Alderman Curran—

Edward J. Scully, 64 6th Ave., Manhattan.

Endorsed by A. L. Schumaker and J. G. Davis.

By Alderman Diemer—

Isaac Roth, 170 Hart St., Brooklyn.

Endorsed by W. S. Lindsay and E. Mullowney.

Alfred L. Seaver, 11 East 19th St., Brooklyn.

Endorsed by J. W. Henderson and J. R. Gregory.

William G. Bushell, 913 Lafayette Ave., Brooklyn.

Endorsed by G. B. Grennan and A. C. Flammam.

By Alderman Dixson—
Frederick S. Anthony, 342 Bedford Ave., Brooklyn.
Endorsed by H. W. Dangler and W. E. Hurley.

By Alderman Dostal—
Morris D. Reiss, 324 East 9th St., Manhattan.
Endorsed by R. Reubenstein and A. G. Scheer.

By Alderman Drescher—
Isidor F. Greene, 1305 East New York Ave., Brooklyn.
Endorsed by J. M. Zurn and E. F. O'Connor.
Morris A. Wainger, 1479 Lincoln Place, Brooklyn.
Endorsed by M. Hyam and C. A. Panaro.

By Alderman Dunn—
Jacob Goodman, 1176 43d St., Brooklyn.
Endorsed by A. Greenberg and H. Wolff.

By Alderman Eagan—
Lawrence Bogert Elliman, 122 East 56th St., Manhattan.
Endorsed by W. T. Collins and E. Cassidy.
Frederick Feist, 540 W. 165th St., Manhattan.
Endorsed by W. S. Katzenstein and S. W. Freund.

By Alderman Ferrand—
Helen A. Hintze, 382a Monroe St., Brooklyn.
Endorsed by DeHart Bergen and O. H. A. Milian.
George T. Musson, 114 South Elliott Pl., Brooklyn.
Endorsed by F. Steinbrink and A. McKenney.

By Alderman Ferguson—
Julius A. Horwitz, 1220 College Ave., Bronx.
Endorsed by H. D. Saltzman and S. N. Caplow.
Anthony J. Orlando, 513 Courtlandt Ave., Bronx.
Endorsed by J. W. Bauer and P. J. McMahon.

By Alderman Friedlander—
Harold S. Budner, 29 W. 119th St., Manhattan.
Endorsed by A. G. Raphael and E. Breitenfeld.
Joseph M. Seider, 153 W. 118th St., Manhattan.
Endorsed by E. G. Harstis and J. B. Doscher.

By Alderman Gaynor—
Julius Hahn, 469 Bedford Ave., Brooklyn.
Endorsed by M. J. Martin and K. A. Morris.
Joseph Schwartz, 165 Ross St., Brooklyn.
Endorsed by J. J. Grotker and D. Robson.

By Alderman Goetz—
Robert T. Quaile, 243 Sherman St., Richmond Hill, Queens.
Endorsed by C. T. Inglee and P. J. Maguire.
Warren A. Parker, 5 Hillside Court, Jamaica, Queens.
Endorsed by O. Jacobs and G. L. Adams.

By Alderman Haubert—
Ruth Costelloe, 1242 Putnam Ave., Brooklyn.
Endorsed by G. C. Heater and F. E. Variale.

By Alderman Hogan—
William J. Weigel, 219 Atlantic Ave., Brooklyn.
Endorsed by J. A. Flanagan and S. H. Cornell.

By Alderman Kenney—
John H. Timms, 246 5th Ave., Brooklyn.
Endorsed by M. J. King and J. E. Smith.

By Alderman McCann—
Anna I. Parsons, 313 West 51st St., Manhattan.
Endorsed by G. Hoerner and J. J. Cuff.

By Alderman McCourt—
Charles E. Grau, 340 West 39th St., Manhattan.
Endorsed by F. W. Rome and W. H. Wilson.

By Alderman McGarry—
Timothy J. Kirwan, 134a Kent St., Brooklyn.
Endorsed by G. H. Rowe and J. Siegelman.
Irad T. Lane, 1030 Lorimer St., Brooklyn.
Endorsed by C. J. Barbati and A. Kruiste.

By Alderman McKee—
Thomas T. Uren, 1871 Madison Ave., Manhattan.
Endorsed by C. Ernest and H. D. Junge.

By Alderman McManus—
James F. Fallon, 368 W. 50th St., Manhattan.
Endorsed by P. J. Church and H. Baumgartner.

By Alderman Martin—
Nicholas Cirl, 174 West 205th St., Bronx.
Endorsed by H. L. Scerbo and C. Palapuer.

George T. Hoar, 2590 Grand Ave., Bronx.
Endorsed by L. Chrystie and A. C. Smith.

George Terrence Brady, 2471 University Ave., Bronx.
Endorsed by T. B. Watson and J. M. O'Neill.

Daniel John Boylan, 28 Schuyler Road, Bronx.
Endorsed by G. T. Brady and J. M. O'Neill.

By Alderman Moore—
Michael Hollander, 341 Bradford St., Brooklyn.
Endorsed by S. P. Judelsoher and I. Kallet.

Albert P. Brenner, 161 Chestnut St., Brooklyn.
Endorsed by A. Westerich and L. H. Kidder.

By Alderman Mullen—
Morris Taylor, 161 West 140th St., Manhattan.
Endorsed by L. W. Strumpf and M. H. Ellison.

Joseph Davidson, 148 West 142nd St., Manhattan.
Endorsed by E. Doonan and H. Leiserson.

Francesco J. Murano, 1751 Amsterdam Ave., Manhattan.
Endorsed by J. Sobel and G. E. Simons.

By Alderman Palitz—
Louis Fabricant, 1116 Tinton Ave., Bronx.
Endorsed by M. Schneider and A. S. Gusser.

By Alderman Quinn—
S. M. Strasburger, 72nd St. and Columbus Ave., Manhattan.
Endorsed by A. L. Frahsel and L. O. Rothschild.

By Alderman Robitzek—
Morris J. Rotker, 1022 Stebbins Ave., Bronx.
Endorsed by A. Tyrolier and G. Davis.

Max Cohn, 854 E. 175th St., Bronx.
Endorsed by L. A. Rosan and S. Akehrail.

Lewis Albert Rosen, 960 Prospect Ave., Bronx.
Endorsed by M. B. Lesser and M. A. Sherman.

P. Cooper Tully, 1439 Prospect Ave., Bronx.
Endorsed by F. C. Steup and E. A. Allynol.

Clarence Phillips, 1113 Prospect Ave., Bronx.
Endorsed by S. Scuyler and G. Robinson.

Alexander A. Guggenheim, 2070 Vyse Ave., Bronx.
Endorsed by S. Geass and J. Stone.

Anna Augustine, 2070 Belmont Ave., Bronx.
Endorsed by A. V. B. Voorhees and F. O'Byrne.

By Alderman Ryan—
Henry J. Sanders, 1320 40th St., Brooklyn.
Endorsed by S. Weiss and B. Mishkin.

Edwin Bayha, 391 Ocean Parkway, Brooklyn.
Endorsed by J. A. Flanagan and S. H. Cornell.

William Archibald Thompson, 1404 Avenue P., Brooklyn.
Endorsed by P. Jones and E. J. Talley.

Frank V. Phoenix, 1614 Avenue M., Brooklyn.
Endorsed by P. H. Boyce and D. P. Bryan.

By Alderman Schmitz—
John J. Gavin, 110 43d St., Corona, L. I., Queens.
Endorsed by D. O'Leary and T. J. Groh.

James H. Nix, 39 Linden Ave., Queens.
Endorsed by D. O'Leary and T. J. Groh.

By Alderman Shields—
Abraham Grenthal, 320 Manhattan Ave., Manhattan.
Endorsed by L. N. Sternf and J. Masan.

By Alderman Silberstein—
Israel Koenigsberg, 27 Willett St., Manhattan.
Endorsed by S. Sultan and E. J. Herbst.

By Alderman Smith—
H. Irving Gordon, 25 McDonough St., Brooklyn.
Endorsed by R. M. Hart and S. Lowenthal.
John S. Klinger, 18 Herkimer St., Brooklyn.
Endorsed by A. G. Schaffner and I. Keppeler.

By Alderman Squires—
Manasseh Miller, 827 Eastern Parkway, Brooklyn.
Endorsed by M. F. Miller and M. H. Sately.

By Alderman Stevenson—
Robert L. Becker, 458 Fifth st., Brooklyn.
Endorsed by E. C. Graham and E. Rice.

By Alderman Tolk—
Joseph Wolf, 63 Forsyth st., Manhattan.
Endorsed by J. Schreeter and A. Wolf.

By Alderman Trau—
Sidney Thalheimer, 2290 2d ave., Manhattan.
Endorsed by A. H. Curley and F. K. Bowers.
Frank H. Birnbaum, 2029 Third ave., Manhattan.
Endorsed by A. Bauer and W. Cohen.

By Alderman Williams—
James Thomas Martin, 161 West 49th st., Manhattan.
Endorsed by G. H. Ott and J. R. Hughes.
Thomas Frederick Small, 10 West 99th st., Manhattan.
Endorsed by E. A. O'Gara and R. Callahan.

By Alderman Wirth—
Joseph Cohen, 337 Hancock st., Brooklyn.
Endorsed by T. B. Jones and J. F. Sullivan.
Bernhard Blitzer, 730-a Macon st., Brooklyn.
Endorsed by M. Levitan and Chas. Von Eiff.
Henry Herbert Garland, 369 Marion st., Brooklyn.
Endorsed by G. F. Randles and J. F. Nagle.

By Alderman Wise—
Edward H. Burger, 110 St. Nicholas ave., Manhattan.
Endorsed by M. B. Wilson and W. Metkoff.
John DeMarco, 288 St. Nicholas ave., Manhattan.
Endorsed by J. Ray and L. M. Friedman.

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 Bassett, Bent, Browne, Carroll, Cardani, Cassidy, Cole, Collins, Colne, Cox, Crane, Curley, Daly, Delaney, Diemer, Dixson, Dostal, Dunn, Drescher, Eagan, Farley, Ferguson, Ferrand, Gilmore, Glennon, Gutman, Haubert, Heyman, Hilkemeier, Hogan, Kenneally, Kenney, McCann, McCourt, McGarry, McKee, Moore, Mullen, O'Rourke, Quinn, Roberts, Robitzek, Ryan, Schweickert, Silberstein, Smith, Stapleton, Stevenson, Tolk, Trau, Walsh, Williams, Wirth, Wise; President Connolly, by Albert C. Benninger, Assistant Commissioner of Public Works; President Mathewson, by John G. Borgstede, Commissioner of Public Works; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; the Vice-Chairman—59.

G. O. 283 (Int. No. 769).

Report of the Committee on Finance in Favor of Filing a Resolution Relative to the Establishment of a Municipal Bathhouse at Coney Island.

The Committee on Finance, to which was referred on July 7, 1916 (Minutes, page 45), the annexed resolution relative to establishment of a municipal bath house on the Dreamland beach front at Coney Island, respectfully

REPORTS:

That the Committee reiterates its opinion of a previous report (Minutes, Feb. 27, 1917) and recommends the matter be placed on file.

Whereas, The Municipal Bath House at Coney Island has proven to be a great success by accommodating thousands of men, women and children who heretofore were unable to get the benefit of the cool ocean waves as they dash upon the shore and enjoy plenty of refreshing salt water due to the excessive prices charged by the private bath house keepers on Sundays and holidays, which is the only time the working class can attend seaside resorts; and

Whereas, The present Municipal Bath House cannot adequately accommodate the many thousands who wish to take advantage of this great public benefit and consequently are turned away, especially women and children; and

Whereas, The establishment of a Municipal Bath House charging a nominal fee has proven to be self-sustaining; and

Whereas, Since the establishment of the present Municipal Bath House the City has acquired Dreamland Beach at a great expense and which is practically useless; therefore be it

Resolved, That the Board of Estimate and Apportionment through its Corporate Stock Budget Committee be respectfully requested to consider the advisability of establishing another Municipal Bath House on the Dreamland beach front, to be devoted to the use of mothers and children, with a roof garden attached, and that a report as to the advisability of carrying out this plan be made to this Board at its next regular meeting.

FRANCIS P. KENNEY, WM. P. KENNEALLY, F. H. STEVENSON, HENRY H. CURRAN, MICHAEL STAPLETON, SAMUEL J. BURDEN, FRANK A. CUNNINGHAM, CHARLES DELANEY, Committee on Finance.

The City of New York, Office of the President of the Borough of Brooklyn, Brooklyn, February 3, 1917.

Mr. JOHN J. FLAHERTY, Committee Clerk, Board of Aldermen, New York City.

Dear Mr. Flaherty—Your favor of the 31st ult., asking for a statement regarding the financial operations of the Municipal Bath House at Coney Island, was duly received.

I enclose herewith statement of the receipts and cost of maintenance and operation during the year 1911, when this bath house was first built. The first year of its operation, 1911, you will remember, it was not ready for use until late in the season, hence the small receipts for that year.

The enclosed statement, of course, only covers the cost of operation and repairs. It does not take into consideration the interest or amortization on the original cost on City property and therefore no appropriation was made for land.

If the enclosed information is not what you desire I shall be pleased to furnish anything additional at your request.

of the bath house. The cost of the building originally was \$175,000. It was built of L. H. POUNDS, President of the Borough.

Yours very truly,

Copy.

January 23, 1917.

Hon. E. W. VOORHIES, Commissioner of Public Works:

Dear Sir—The following is a statement showing the receipts and expenditures covering the Municipal Bath, Coney Island, by years, from August 11th, 1911 (the day on which the bath opened for business), up to the close of business September 24th, 1916:

Receipts.			
Year 1911.....	21,908 bathers	\$2,190 80	
Year 1912.....	253,093 bathers	25,309 30	
Year 1913.....	371,105 bathers	37,110 50	
Year 1914.....	330,902 bathers	33,090 20	
Year 1915.....	320,710 bathers	32,071 00	
Year 1916.....	342,783 bathers	34,278 30	

1,640.501 \$164,050 10

Cost of Maintenance During the Same Period.

Year.	Salaries.	Repairs and Supplies	Gas and Electricity.	Total.
1911.....	\$6,228 32	\$2,355 34	\$16 79	\$8,600 45

Year.	Salaries.	Repairs and Supplies.	Gas and Electricity.	Total.
1912.....	24,253 81	1,487 12	187 92	23,928 85
1913.....	25,253 81	1,744 31	325 33	27,799 16
1914.....	25,614 73	2,414 09	366 57	28,395 39
1915.....	24,186 19	2,961 36	249 28	27,396 83
1916.....	23,693 40	6,859 76	157 37	30,710 53

Bal., \$15,219.

\$148,831 21

Yours very truly

L. M. SWASEY, Superintendent.

Alderman Drescher moved that the report of the Committee be disagreed with, and that the preamble and resolution accompanying said report be adopted.

The President put the question whether the Board would agree with said motion of Alderman Drescher.

Which was decided in the negative by the following vote:

Affirmative—Aldermen Burns, Collins, Curley, Diemer, Dostal, Dunn, Drescher, Gutman, Haubert, Heyman, Hilkemeier, McGarry, McKee, Martin, Moore, Quinn, Roberts, Ryan, Silberstein, Smith, Tolk, Williams, Wirth, President Marks—24.

Negative—Aldermen Browne, Cardani, Cassidy, Cole, Colne, Cox, Cunningham, Delaney, Dixson, Donnelly, Eagan, Farley, Ferguson, Ferrand, Friedlander, Gilmore, Glennon, Hogan, Kenneally, Kenney, McCann, McCourt, McManus, Mullen, O'Rourke, Post, Schweickert, Stevenson, Trau, Walsh, Wise; President Connolly, by Albert C. Benninger, Assistant Commissioner of Public Works; President Mathewson, by John G. Borgstede, Commissioner of Public Works; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; the Vice-Chairman—35.

The President then put the question whether the Board would agree to accept said report.

Which was adopted.

Alderman Drescher then submitted several papers in connection with the foregoing report and moved that the same be made part thereof.

Which motion was lost.

G. O. 284 (Int. No. 1361).

Report of the Committee on Finance in Favor of Adopting Resolution Amending Certain Corporate Stock Authorizations.

The Committee on Finance, to which was referred on March 13, 1917 (Minutes, page 702), the annexed resolution amendatory of certain Corporate Stock authorizations, respectfully

REPORTS:

That the Committee agrees with the recommendation of the Board of Estimate and Apportionment and recommends the adoption of the accompanying resolution.

Resolved, That the Board of Aldermen hereby approves of and concurs in the following amended resolution adopted by the Board of Estimate and Apportionment at a Stated Meeting, held March 2, 1917:

Resolved, That, subject to the concurrence herewith by the Board of Aldermen, certain resolutions authorizing the issuance of corporate stock of The City of New York, which were adopted by the Board of Estimate and Apportionment and concurred in by the Board of Aldermen upon the dates and for the accounts and purposes stated hereunder, be and they are each hereby *amended* by rescinding from each of such authorizations the respective amounts relating thereto, as set forth in the column hereunder, entitled, "Amount to be Rescinded":

Statement of Unencumbered Balances of Corporate Stock Authorizations to be Rescinded by the Forgoing Resolution, Subject to the Concurrence Therewith of the Board of Aldermen.

Date Adopted by the Board of Estimate and Apportion- ment.	Date Concurred in by the Board of Aldermen.	Code No.	Title of Account and Purpose.	Amount to Be Rescinded.
<i>Bellevue and Allied Hospitals.</i>				
June 3, 1910	July 5, 1910	CBH11	New Bellevue Hospital, Construction of New Boiler House and Coaling Station.....	\$8,000 00
Jan. 16, 1913	Feb. 25, 1913	CCH33D	Remodelling Tower of Main Building, Metropolitan Hospital, Blackwells Island....	2,000 00
Dec. 4, 1913	Dec. 16, 1913	CCH35A	Construction and Equipment of Dormitory for Female Employees, City Hospital..	4,072 62
Dec. 11, 1914	Jan. 4, 1915	CCH35C	Electric Wiring Fixtures and Two Electric Elevators at City Hospital, B. I.....	5,000 00
Dec. 24, 1913	Jan. 27, 1914	CCH390	Erection and Equipment of an Addition to present Storehouse, Kings County Hospital	4,300 00
June 26, 1913	July 15, 1913	CCH54	Installation of Fire Protection Devices at Randall's Island and City Farm Colony, Richmond	1,000 00
<i>Department of Plant and Structures.</i>				
June 8, 1911	June 20, 1911	CDB6	Bridge over East River, between the Boroughs of Manhattan and Brooklyn, Subtitle No. 1, Acquisition of Property	10,990 10
Aug. 3, 1911	Oct. 3, 1911	CDB29B	Brooklyn Bridge, Reconstructing Westerly or Manhattan Terminal, Signal System	50,000 00
Aug. 3, 1911	Oct. 3, 1911	CDB29D	Brooklyn Bridge, Reconstructing Westerly or Manhattan Terminal, Contingencies	2,000 00
June 26, 1913	July 15, 1913	CDB42C	Williamsburg Bridge, Additional Passenger Platforms and Stairways, Brooklyn side	500 00
June 26, 1913	July 15, 1913	CDB60	New Bridge over Westchester Creek to Unionport	50,000 00
July 17, 1911	July 25, 1911	CDB53	Awards, Interest and Costs on Property already Acquired for Bridge Purposes.....	77,000 00
<i>Department of Correction.</i>				
June 26, 1913	July 15, 1913	CDC15	Elevation of Wall surrounding Yard of City Prison, Borough of Queens	6,000 00
Feb. 16, 1906	Mar. 6, 1906	CDC1	Building Fund	1,300 00
July 17, 1911	July 31, 1911	CDP20D	Erection of the Carl Schurz Memorial at 116th Street and Morningside Park	2,000 00
<i>Department of Parks, The Bronx.</i>				
July 17, 1911	July 25, 1911	CDP312D	Raising and Improving Lowlands, East of Music Pavilion, in Bronx Park	700 00
July 17, 1911	July 25, 1911	CDP340C	Construction of Drinking Fountains in Various Parks	1,000 00

Date Adopted by the Board of Estimate and Apportionment.	Date Concurred in by the Board of Aldermen.	Code No.	Title of Account and Purpose.	Amount to be Rescinded.	DIEMER, HENRY H. CURRAN, MICHAEL STAPLETON, SAMUEL J. BURDEN, FRANK A. CUNNINGHAM, CHARLES DELANEY, Committee on Finance. The President put the question whether the Board would agree with said resolution.
<i>Department of Street Cleaning.</i>					
July 17, 1911	July 25, 1911	CDS8	Construction of Dumping Board at foot of Lincoln Avenue, The Bronx.....	1,000 06	Which was decided in the affirmative by the following vote: Affirmative—Alderman Bassett, Bent, Browne, Carroll, Cardani, Cassidy, Cole, Collins, Colne, Cox, Crane, Curley, Daly, Delaney, Diemer, Dixson, Dostal, Dunn, Drescher, Eagan, Farley, Ferguson, Ferrand, Gilmore, Glennon, Gutman, Haubert, Heyman, Hilkemeier, Hogan, Kenneally, Kenney, McCann, McCourt, McGarry, McKee, Moore, Mullen, O'Rourke, Quinn, Roberts, Robitzek, Ryan, Schweickert, Silberstein, Smith, Stapleton, Stevenson, Tolk, Trau, Walsh, Williams, Wirth, Wise; President Connolly, by Albert C. Benninger, Assistant Commissioner of Public Works; President Mathewson, by John G. Borgstede, Commissioner of Public Works; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman—59.
July 1, 1915	July 6, 1915	CFD21	Sites and Buildings, Brooklyn and Queens	883 56	G. O. 286 (Int. No. 1405).
Jan. 9, 1913	Jan. 28, 1913	CFD24E	Erection of New Building at 191 Fulton Street	2,000 00	Report of the Committee on Markets in Favor of Adopting an Ordinance to Amend the Code of Ordinances, Relating to Markets.
July 1, 1915	July 6, 1915	CFD26A	Erection of Building at Southwest Corner of Smith and Lorraine Streets.....	1,200 00	The Committee on Markets, to which was referred on March 27, 1917 (Minutes, page —), the annexed request of the Commissioner of Plant and Structures for amendments to chapter 15 of the Code of Ordinances relating to markets, respectfully
Feb. 20, 1914	Mar. 17, 1914	CFD26F	Erection of Building South Side Metropolitan Avenue, East of Varick Street.....	1,000 00	REPORTS:
June 3, 1910	July 5, 1910	CFD260	Permanently Bettering and Improving Headquarters, Jay Street	3,800 00	That as this space is seldom used for market purposes, it would be to the City's advantage to grant the exemption asked for, as increased revenue would be had.
Feb. 20, 1914	Mar. 17, 1914	CFD27B	Erection of Building on Site in the Vicinity of 5th and Washington Avenues, Rockaway Park, Queens.....	41 20	It, therefore, recommends the adoption of the accompanying ordinance.
July 1, 1915	July 6, 1915	CFD29B	Erection of Building in the Vicinity of Flushing and 9th Avenues, Whitestone..	300 00	AN ORDINANCE to amend section 26 of article 2 of chapter 15 of the Code of Ordinances, relating to the "Manhattan Bridge Market."
July 1, 1915	July 6, 1915	CFD27Z	Erection of Building on Site in the Vicinity of Brook and Broad Streets, Stapleton	400 00	<i>Be it Ordained by the Board of Aldermen of The City of New York, as follows:</i>
June 30, 1916	July 7, 1916	CPB23	New Municipal Building, Borough of Brooklyn, Erection of	5,375 19	Section 1. Section 26 of article 2 of chapter 15 of the Code of Ordinances, relating to the "Manhattan Bridge Market" is hereby amended to read as follows:
July 1, 1915	July 6, 1915	CPB28	Public Baths Fund, Borough of Brooklyn	2,356 00	§26. Manhattan bridge market.
Apr. 3, 1913	Apr. 29, 1913	CPB39	Plans, etc., for Reclamation of Lands on Ocean Front of Concourse Park, Coney Island	9,000 00	The space under the Manhattan bridge, between Henry street [East Broadway] and Madison street, in the borough of Manhattan, shall be set aside for a public market to be known as the Manhattan bridge market.
Apr. 16, 1909	May 4, 1909	CPR3A	Refuse Destruitors, Plans and Specifications	979 87	Sec. 2. This ordinance shall take effect immediately.
July 17, 1911	July 31, 1911	CPX16	Construction and Equipment of a Court House, Borough of The Bronx	32,950 00	Note—New matter in <i>italics</i> ; old matter, in brackets [], to be omitted.
<i>President, Borough of Richmond.</i>					
July 1, 1915	July 6, 1915	CDW3A	Extension of High Pressure Water Service North of 23d Street, Borough of Manhattan	3,840 22	WM. P. McGARRY, WILLIAM J. DALY, B. E. DONNELLY, T. M. FARLEY, GEORGE HILKEMEIER, CHAS. H. HAUBERT, Committee on Markets.
July 1, 1915	July 6, 1915	CDW12D	Water Fund, Borough of Brooklyn, Fencing, Monumenting and Improving City's Lands Occupied by Reservoirs, Conduits and Pumping Stations	50 00	Department of Plant and Structures, City of New York, Municipal Building, Manhattan, N. Y., March 21, 1917.
July 1, 1915	July 6, 1915	CDW19A	Water Mains in Grand Concourse from 161st Street to Van Cortlandt Avenue, Borough of The Bronx...	1,000 00	To the Honorable Board of Aldermen of the City of New York:
July 1, 1915	July 6, 1915	CDW38G	Water Supply System, Borough of Richmond, Improvement of Pumping Stations	4,000 00	Gentlemen—The space set aside for a public market by your Honorable Board under the Manhattan Approach of the Manhattan Bridge, in chapter 15, article 2, section 26 of the Code of Ordinances, includes the bridge property in the block between East Broadway and Henry Street, and the bridge property in the block between Henry and Madison Streets. An advantageous offer has been received for the rental of the bridge property between East Broadway and Henry Street. The Market is used only to a limited extent, and if the block between East Broadway and Henry Street is leased, the other block would provide sufficient space for market purposes in this locality. I therefore beg to request that you amend the above mentioned section of the Code so that it would not include the block between East Broadway and Henry Streets, and I would suggest that the section be made to read as follows:
<i>President, Borough of The Bronx.</i>					
July 1, 1915	July 6, 1915	CDW3A	Construction and Equipment of a Court House, Borough of The Bronx	32,950 00	Chapter 15, article 2, section 26. Manhattan Bridge Market. The space under the Manhattan Bridge, between Henry and Madison Streets, in the Borough of Manhattan, shall be set aside for a public market to be known as the Manhattan Bridge Market. Yours truly,
July 1, 1915	July 6, 1915	CDW12D	Water Fund, Borough of Brooklyn, Fencing, Monumenting and Improving City's Lands Occupied by Reservoirs, Conduits and Pumping Stations	50 00	F. J. H. KRACKE, Commissioner.
July 1, 1915	July 6, 1915	CDW19A	Water Mains in Grand Concourse from 161st Street to Van Cortlandt Avenue, Borough of The Bronx...	1,000 00	The president put the question whether the Board would agree with said report and adopt such ordinance.
July 1, 1915	July 6, 1915	CDW38G	Water Supply System, Borough of Richmond, Improvement of Pumping Stations	4,000 00	Which was decided in the affirmative by the following vote:
<i>Department of Water Supply, Gas and Electricity.</i>					
July 1, 1915	July 6, 1915	CDW3A	Extension of High Pressure Water Service North of 23d Street, Borough of Manhattan	3,840 22	Affirmative—Alderman Bassett, Bent, Browne, Carroll, Cardani, Cassidy, Cole, Collins, Colne, Cox, Crane, Curley, Daly, Delaney, Diemer, Dixson, Dostal, Dunn, Drescher, Eagan, Farley, Ferguson, Ferrand, Gilmore, Glennon, Gutman, Haubert, Heyman, Hilkemeier, Hogan, Kenneally, Kenney, McCann, McCourt, McGarry, McKee, Moore, Mullen, O'Rourke, Quinn, Roberts, Robitzek, Ryan, Schweickert, Silberstein, Smith, Sullivan, Stapleton, Stevenson, Tolk, Trau, Walsh, Williams, Wirth, Wise; President Connolly, by Albert C. Benninger, Assistant Commissioner of Public Works; President Mathewson, by John G. Borgstede, Commissioner of Public Works; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman—59.
July 1, 1915	July 6, 1915	CDW12D	Water Fund, Borough of Brooklyn, Fencing, Monumenting and Improving City's Lands Occupied by Reservoirs, Conduits and Pumping Stations	50 00	G. O. 287 (Int. No. 1301).
July 1, 1915	July 6, 1915	CDW19A	Water Mains in Grand Concourse from 161st Street to Van Cortlandt Avenue, Borough of The Bronx...	1,000 00	Report of the Committee on Public Thoroughfares in Favor of Adopting Resolution to Change the Name of Johnson Street, Borough of Brooklyn, to Caton Avenue.
July 1, 1915	July 6, 1915	CDW38G	Water Supply System, Borough of Richmond, Improvement of Pumping Stations	4,000 00	The Committee on Public Thoroughfares to which was referred on September 26, 1916, (Minutes, page 218), the annexed recommendation of the President of the Borough of Brooklyn to change the name of Johnson Street to Caton Avenue, respectfully

FRANCIS P. KENNEY, WM. P. KENNEALLY, F. H. STEVENSON, JOHN DIEMER, HENRY H. CURRAN, MICHAEL STAPLETON, SAMUEL J. BURDEN, FRANK A. CUNNINGHAM, CHARLES DELANEY, Committee on Finance.

The President put the question whether the Board would agree with said report and adopt such resolution.

Which was decided in the affirmative by the following vote:

Affirmative—Aldermen Bassett, Burns, Burden, Carroll, Cardani, Cassidy, Cole, Collins, Colne, Cox, Crane, Cunningham, Curley, Daly, Delaney, Diemer, Dixson, Donnelly, Dostal, Dunn, Drescher, Eagan, Farley, Ferguson, Ferrand, Friedlander, Gaynor, Gilmore, Glennon, Gutman, Hatch, Haubert, Heyman, Hilkemeier, Hogan, Kenneally, Kenney, McCann, McCourt, McGarry, McManus, Martin, Molen, Moore, Mullen, O'Rourke, Quinn, Roberts, Robitzek, Ryan, Schweickert, Silberstein, Smith, Sullivan, Stapleton, Stevenson, Tolk, Trau, Walsh, Williams, Wirth, Wise; President Connolly, by Albert C. Benninger, Assistant Commissioner of Public Works; President Mathewson, by John G. Borgstede, Commissioner of Public Works; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman—59.

G. O. 285 (Int. No. 1424).

Report of the Committee on Finance in Favor of Adopting Resolution Authorizing the Comptroller to Advance Moneys on Account of Memorial Day Observances.

The Committee on Finance, to which was referred on March 27, 1917 (Minutes, page 802), the annexed resolution to authorize the Comptroller to advance moneys on account of Memorial Day observances, respectfully

REPORTS:

That it is the usual custom to provide funds for this purpose.

It, therefore, recommends the adoption of the accompanying resolution.

Whereas, The Board of Estimate and Apportionment, with the concurrence of the Board of Aldermen, has provided in the Budget of 1917 certain sums of money for Memorial Day observances in the various boroughs in accordance with the provisions of law; and

Whereas, It is deemed necessary that said sums of money be advanced to the Memorial and Executive Committees of the Grand Army of the Republic in the various boroughs for the purpose of defraying Expenses as they may arise; therefore, be it

Resolved, That the Comptroller be and he is hereby authorized to pay to each of the Treasurers of the Memorial and Executive Committees of the Grand Army of the Republic upon his requisition, countersigned by the Chairman and Secretary of each of the various Committees the sums of money provided in said Budget as follows:

Memorial Day Observances.

Code No. 3042	Borough of Manhattan	\$2,962 36
Code No. 3043	Borough of The Bronx	1,000 00
Code No. 3044	Borough of Brooklyn	3,000 00
Code No. 3045	Borough of Queens	300 00
Code No. 3046	Borough of Richmond	200 00
Code No. 3052	Allowance to Veteran Associations for Decoration Day Observances, Borough of Brooklyn, Pursuant to Chapter 13, Laws of 1897	900 00

FRANCIS P. KENNEY, WM. P. KENNEALLY, F. H. STEVENSON, JOHN

DIEMER, HENRY H. CURRAN, MICHAEL STAPLETON, SAMUEL J. BURDEN, FRANK A. CUNNINGHAM, CHARLES DELANEY, Committee on Finance.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—Alderman Bassett, Bent, Browne, Carroll, Cardani, Cassidy, Cole, Collins, Colne, Cox, Crane, Curley, Daly, Delaney, Diemer, Dixson, Dostal, Dunn, Drescher, Eagan, Farley, Ferguson, Ferrand, Gilmore, Glennon, Gutman, Haubert, Heyman, Hilkemeier, Hogan, Kenneally, Kenney, McCann, McCourt, McGarry, McKee, Moore, Mullen, O'Rourke, Quinn, Roberts, Robitzek, Ryan, Schweickert, Silberstein, Smith, Stapleton, Stevenson, Tolk, Trau, Walsh, Williams, Wirth, Wise; President Connolly, by Albert C. Benninger, Assistant Commissioner of Public Works; President Mathewson, by John G. Borgstede, Commissioner of Public Works; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman—59.

G. O. 286 (Int. No. 1405).

Report of the Committee on Markets in Favor of Adopting an Ordinance to Amend the Code of Ordinances, Relating to Markets.

The Committee on Markets, to which was referred on March 27, 1917 (Minutes, page —), the annexed request of the Commissioner of Plant and Structures for amendments to chapter 15 of the Code of Ordinances relating to markets, respectfully

REPORTS:

That as this space is seldom used for market purposes, it would be to the City's advantage to grant the exemption asked for, as increased revenue would be had.

It, therefore, recommends the adoption of the accompanying ordinance.

AN ORDINANCE to amend section 26 of article 2 of chapter 15 of the Code of Ordinances, relating to the "Manhattan Bridge Market."

Be it Ordained by the Board of Aldermen of The City of New York, as follows:

Section 1. Section 26 of article 2 of chapter 15 of the Code of Ordinances, relating to the "Manhattan Bridge Market" is hereby amended to read as follows:

§26. Manhattan bridge market.

The space under the Manhattan bridge, between Henry street [East Broadway] and Madison street, in the borough of Manhattan, shall be set aside for a public market to be known as the Manhattan bridge market.

To the Honorable Board of Aldermen of the City of New York:

Gentlemen—The space set aside for a public market by your Honorable Board under the Manhattan Approach of the Manhattan Bridge, in chapter 15, article 2, section 26 of the Code of Ordinances, includes the bridge property in the block between East Broadway and Henry Street, and the bridge property in the block between Henry and Madison Streets. An advantageous offer has been received for the rental of the bridge property between East Broadway and Henry Street. The Market is used only to a limited extent, and if the block between East Broadway and Henry Street is leased, the other block would provide sufficient space for market purposes in this locality. I therefore beg to request that you amend the above mentioned section of the Code so that it would not include the block between East Broadway and Henry Streets, and I would suggest that the section be made to read as follows:

Chapter 15, article 2, section 26. Manhattan Bridge Market. The space under the Manhattan Bridge, between Henry and Madison Streets, in the Borough of Manhattan, shall be set aside for a public market to be known as the Manhattan Bridge Market. Yours truly,

F. J. H. KRACKE, Commissioner.

The president put the question whether the Board would agree with said report and adopt such ordinance.

Which was decided in the affirmative by the following vote:

Affirmative—Alderman Bassett, Bent, Browne, Carroll, Cardani, Cassidy, Cole, Collins, Colne, Cox, Crane, Curley, Daly, Delaney, Diemer, Dixson, Dostal, Dunn, Drescher, Eagan, Farley, Ferguson, Ferrand, Gilmore, Glennon, Gutman, Haubert, Heyman, Hilkemeier, Hogan, Kenneally, Kenney, McCann, McCourt, McGarry, McKee, Moore, Mullen, O'Rourke, Quinn, Roberts, Robitzek, Ryan, Schweickert, Silberstein, Smith, Stapleton, Stevenson, Tolk, Trau, Walsh, Williams, Wirth, Wise; President Connolly, by Albert C. Benninger, Assistant

G. O. 288 (Int. No. 1302).

Report of the Committee on Public Thoroughfares in Favor of Adopting an Ordinance to Amend the Code of Ordinances, Relating to Peddlers and Particularly to Restricted Streets.

The Committee on Public Thoroughfares, to which was referred on February 20, 1917 (Minutes, page 547), the annexed ordinance to amend subdivision 2 of section 13 of article 2 of chapter 24 of the Code of Ordinances, relating to peddlers, and particularly to restricted streets, respectively

REPORTS:

That this matter is advocated by the property owners, residents and the Aldermen of the district affected, and as no opposition was offered, the Committee believes the change is desirable, and recommends the adoption of the accompanying ordinance.

AN ORDINANCE to amend subdivision 2 of section 13 of article 2 of chapter 24 of the Code of Ordinances relating to peddlers and particularly to restricted streets.

Be It Ordained by the Board of Aldermen of The City of New York as follows:

Section 1. Subdivision 2 of section 13 of article 2 of chapter 24 of the Code of Ordinances relating to peddlers, and particularly to restricted streets, is hereby amended in part at the appropriate place under the caption, The Bronx, so that it shall be added in such part as follows:

Union Avenue between 165th Street and Freeman Street, Prospect Avenue between 165th Street and Freeman Street, Stebbins Avenue between 165th Street and Freeman Street, 169th Street between Tinton Avenue and Intervale Avenue, 168th Street between Tinton Avenue and Prospect Avenue, Home Street between Tinton Avenue and Intervale Avenue, 167th Street between Tinton Avenue and Intervale Avenue, 166th Street between Tinton Avenue and Stebbins Avenue, 165th Street between Tinton Avenue and Intervale Avenue.

Section 2. This ordinance shall take effect immediately.

Note.—Matter in *italics* is new.

MICHAEL STAPLETON, FRED SMITH, WILLIAM A. GLENNON, CHARLES W. DUNN, EDWARD W. CURLEY, THOMAS W. MARTIN, ALEXANDER S. DRESCHER, W. F. QUINN, FRANK MULLEN, Committee on Public Thoroughfares.

The president put the question whether the Board would agree with said report and adopt such ordinance.

Which was decided in the affirmative by the following vote:

Affirmative—Alderman Bassett, Bent, Browne, Carroll, Cardani, Cassidy, Cole, Collins, Colne, Cox, Crane, Curley, Daly, Delaney, Diemer, Dixson, Dostal, Dunn, Drescher, Eagan, Farley, Ferguson, Ferrand, Gilmore, Glennon, Gutman, Haubert, Heyman, Hilkemeier, Hogan, Kenneally, Kenney, McCann, McCourt, McGarry, McKee, Moore, Mullen, O'Rourke, Quinn, Roberts, Robitzek, Ryan, Schweickert, Silberstein, Smith, Stapleton, Stevenson, Tolk, Trau, Walsh, Williams, Wirth, Wise; President Connolly, by Albert C. Benninger, Assistant Commissioner of Public Works; President Mathewson, by John G. Borgstede, Commissioner of Public Works; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman—59.

G. O. 289 (Int. No. 1389).

Report of the Committee on Salaries and Offices in Favor of Adopting Resolution to Establish the Grade of Position of Dock Builder in City Departments.

The Committee on Salaries and Offices, to which was referred on March 20, 1917 (Minutes, page 749), the annexed resolution to establish the grade of position of Dock Builder in City Departments, respectively

REPORTS:

That this is for the purpose of paying the prevailing rate of wage to Dock Builders in City's employ.

It therefore recommends the adoption of the accompanying resolution.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held March 16, 1917.

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in City departments of the grade of position, in addition to those heretofore established, as follows:

Title.	Rate Per Diem.	Number of Incumbents.
Dock Builder	\$4 25	Unlimited

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution, and fixes the compensation of said position as set forth therein.

CHARLES DELANEY, JAMES J. MOLEN, EDWARD V. GILMORE, JNO. J. O'ROURKE, W. W. COLNE, FRANK J. SCHMITZ, Committee on Salaries and Offices.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—Alderman Bassett, Bent, Browne, Carroll, Cardani, Cassidy, Cole, Collins, Colne, Cox, Crane, Curley, Daly, Delaney, Diemer, Dixson, Dostal, Dunn, Drescher, Eagan, Farley, Ferguson, Ferrand, Gilmore, Glennon, Gutman, Haubert, Heyman, Hilkemeier, Hogan, Kenneally, Kenney, McCann, McCourt, McGarry, McKee, Moore, Mullen, O'Rourke, Quinn, Roberts, Robitzek, Ryan, Schweickert, Silberstein, Smith, Stapleton, Stevenson, Tolk, Trau, Walsh, Williams, Wirth, Wise; President Connolly, by Albert C. Benninger, Assistant Commissioner of Public Works; President Mathewson, by John G. Borgstede, Commissioner of Public Works; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman—59.

G. O. 290 (Int. No. 1390).

Report of the Committee on Salaries and Offices in Favor of Adopting Resolution to Establish the Grade of Position of Examiner of Repairs and Supplies in the Police Department.

The Committee on Salaries and Offices, to which was referred on March 20, 1917 (Minutes, page 750), the annexed resolution to establish the grade of position of Examiner of Repairs and Supplies in the Police Department, respectively

REPORTS:

That, having examined the subject, it believes the proposed position to be necessary in this department, to supervise the distribution of all supplies and materials and the direct management of the storehouse.

It therefore recommends the adoption of the accompanying resolution.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held March 16, 1917:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in the Police Department of the grade of position, in addition to those heretofore established, as follows:

Title.	Rate Per Annum.	Number of Incumbents.
Examiner of Repairs and Supplies.....	\$1,740 00	One

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the salary of said position as set forth therein.

CHARLES DELANEY, JAMES J. MOLEN, EDWARD V. GILMORE, JNO. J. O'ROURKE, W. W. COLNE, FRANK J. SCHMITZ, Committee on Salaries and Offices.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—Alderman Bassett, Bent, Browne, Carroll, Cardani, Cassidy, Cole, Collins, Colne, Cox, Crane, Curley, Daly, Delaney, Diemer, Dixson, Dostal, Dunn, Drescher, Eagan, Farley, Ferguson, Ferrand, Gilmore, Glennon, Gutman, Haubert, Heyman, Hilkemeier, Hogan, Kenneally, Kenney, McCann, McCourt, McGarry, McKee, Moore, Mullen, O'Rourke, Quinn, Roberts, Robitzek, Ryan, Schweickert, Silberstein, Smith, Stapleton, Stevenson, Tolk, Trau, Walsh, Williams, Wirth, Wise; President Connolly, by Albert C. Benninger, Assistant Commissioner of Public Works; President Mathewson, by John G. Borgstede, Commissioner of Public Works; President Pounds,

by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman—59.

G. O. 291 (Int. No. 1418).

Report of the Committee on Salaries and Offices in Favor of Adopting Resolution to Establish the Grades of Positions of Pipe Caulker and Tapper in City Departments.

The Committee on Salaries and Offices, to which was referred on March 27, 1917 (Minutes, page 793), the annexed resolution to establish the grades of positions of Pipe Caulker and Tapper in City departments, respectively

REPORTS:

That this is for the purpose of paying the prevailing rate of wages to Pipe Caulkers and Tappers in the City's employ.

It therefore recommends the adoption of the accompanying resolution.

Whereas, The Board of Estimate and Apportionment adopted the following resolution at a stated meeting held March 23, 1917:

Resolved, That the Board of Estimate and Apportionment, pursuant to the provisions of section 56 of the Greater New York Charter, hereby recommends to the Board of Aldermen the establishment in City departments of the grades of positions, in addition to those heretofore established, as follows:

Title.	Rate Per Diem.	Number of Incumbents.
Pipe Caulker	\$4 50	Unlimited
Tapper	4 50	Unlimited

Resolved, That the Board of Aldermen hereby approves of and concurs in the above resolution and fixes the compensation of said positions as set forth therein.

CHARLES DELANEY, JAMES J. MOLEN, EDWARD V. GILMORE, JNO. J. O'ROURKE, W. W. COLNE, FRANK J. SCHMITZ, Committee on Salaries and Offices.

The President put the question whether the Board would agree with said resolution.

Which was decided in the affirmative by the following vote:

Affirmative—Alderman Bassett, Bent, Browne, Carroll, Cardani, Cassidy, Cole, Collins, Colne, Cox, Crane, Curley, Daly, Delaney, Diemer, Dixson, Dostal, Dunn, Drescher, Eagan, Farley, Ferguson, Ferrand, Gilmore, Glennon, Gutman, Haubert, Heyman, Hilkemeier, Hogan, Kenneally, Kenney, McCann, McCourt, McGarry, McKee, Moore, Mullen, O'Rourke, Quinn, Roberts, Robitzek, Ryan, Schweickert, Silberstein, Smith, Stapleton, Stevenson, Tolk, Trau, Walsh, Williams, Wirth, Wise; President Connolly, by Albert C. Benninger, Assistant Commissioner of Public Works; President Mathewson, by John G. Borgstede, Commissioner of Public Works; President Pounds, by Edmund W. Voorhies, Commissioner of Public Works; President Marks; the Vice-Chairman—59.

At this point the President invited former Alderman, now City Magistrate, Henry H. Curran, to address the Board. In brief words Judge Curran told the members of the Board how mindful he was of the many courtesies extended him during his period of service, regretting his severance from a body in which he had labored with colleagues always prepared to fulfill every duty required of them under the law.

On motion of Alderman Sullivan the Board again returned to the order of business of Ordinances and Resolutions.

No. 1493.

Resolution to Consider Means to Plant Vegetables Upon Idle Grounds Owned by The City of New York and Upon Park Property.

By Alderman Sullivan—

Whereas, by reason of the struggle now pending in numerous European countries at war with each other; and

Whereas, the United States of America has heretofore declared war on the German Empire; and

Whereas, by reason of this the cost of the necessities of life have been greatly enhanced and increased; and

Whereas, by reason of the increase in the necessities of life it appears from the daily press that considerable of our citizens are suffering; and

Whereas, it is the opinion of the Board of Aldermen of the City of New York that some measure be taken by the City of New York with a view of relieving as much as possible the aforesaid situation; now therefore be it

Resolved, That it is the consensus of opinion of the Board of Aldermen of the City of New York that the Mayor of the City of New York should, through his various commissioners, devise ways and means with a view of planting vegetables upon idle grounds owned by the City of New York as well as upon park property owned by the City of New York and to that end should cause the park commissioners to devise ways and means therefor and thereupon call upon this Board to authorize the City of New York to issue bonds to cover any expense necessary therefor.

Which was referred to the Committee on Departments.

Alderman Robitzek 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 Tuesday, April 17, 1917, at 1:30 o'clock P. M.

P. J. SCULLY, City Clerk and Clerk of the Board of Aldermen.

DEPARTMENT OF FINANCE.**WARRANTS MADE READY FOR PAYMENT IN DEPARTMENT OF FINANCE WEDNESDAY, APRIL 11, 1917.**

Below is a statement of warrants made ready for payment on the above date, showing therein the Department of Finance voucher number, the dates of the invoices or the registered number of the contract, the date the voucher was filed in the Department of Finance, the name of the payee and the amount of the warrant.

Where two or more bills are embraced in the warrant, the dates of the earliest and latest are given, excepting that, when such payments are made under a contract, the registered number of the contract is shown in the place of the second invoice date.

Where the word "final" is shown after the name of the payee, payment will not be made until thirty days after the completion and acceptance of the work, but all of the other warrants mentioned will be forwarded through the mail unless some reason exists why payment is to be made in person, in which event written notice will be promptly given to the claimant.

In making a written or verbal inquiry at this office for any of the above mentioned warrants, it is requested that reference be made by the Department of Finance voucher number.

WILLIAM A. PRENDERGAST, Comptroller.

Finance Voucher No.	Invoice Dates or Contract Number.	Received in Depart- ment of Finance	Name of Payee.	Amount.
Armory Board.				
51124	1-19-17	3-26-17	Tracy Bros.	\$87 40
52586	11-21-16	2-17-17	Suzanne Heber	28 75
54629	3-13-17	4- 4-17	Cavanagh Bros. & Co.	11 25
54621	2-10-17	4- 4-17	Columbian Rope Co.	21 62
54622	2- 8-17	4- 4-17	Agent and Warden Clinton Prison...	87 50
54619	2-15-17	4- 4-17	S. W. Reese & Co.	4 90
53656		4- 3-17	Agent and Warden Clinton Prison...	25 00
Commissioner of Accounts.				
51930	3-16-17	3-28-17	Star Iron Works—W. J. Lachner, Prop.	\$13 13
Board of Standards and Appeals.				
55889		4- 7-17	Daniel Sullivan	\$10 40
56028</td				

Finance Voucher No.	Invoice Dates or Contract Number.	Received in Department of Finance.	Name of Payee.	Amount.	Finance Voucher No.	Invoice Dates or Contract Number.	Received in Department of Finance.	Name of Payee.	Amount.		
52486	46590	3-29-17	Joseph Seeman	1,971 51	55567	44707	4- 6-17	New York Telephone Co.	14 76		
52483	46588	3-29-17	Charles F. Mattlage & Sons	144 39	54425	1-11-17	4- 4-17	American Type Founders Co.	7 05		
52489	46806	3-29-17	Conron Bros. Company	4,524 12	54426	8-31-16	4- 4-17	J. K. Krieg Co.	2 70		
52484	46582	3-29-17	Lewis De Groff & Son	326 12	55578	44707	4- 6-17	New York Telephone Co.	34 44		
52488	46468	3-29-17	J. D. Stout & Co.	105 52	54323	1-12-17	4- 4-17	Garbutt & Co.	17 00		
52480	46460	3-29-17	Henneberger & Herold	4,213 16	54331	1-17-17	4- 4-17	Johnson Service Co.	2 40		
52490	45393	3-29-17	Pattison & Bowns	420 37	54328	1-27-17	4- 4-17	Karl Heinrich	10 00		
53785	2-17-17	4- 3-17	The Fairbanks Company	6 45	54327	1-27-17	4- 4-17	Karl Heinrich	10 00		
53778	2-10-17	2-28-17	4- 3-17	Henry Bainbridge & Co.	2 90	53558	1-17-17	4- 4-17	A. W. Brauer	18 00	
53763	10-26-16	4- 3-17	John Wanamaker, New York	18 27	54325	2- 9-17	4- 4-17	E. Siekmann	13 45		
53775	1-28-17	1-31-17	4- 3-17	Knickerbocker Ice Company	10 06	52217	10- 9-16	12-29-16	3-29-17	F. N. Du Bois & Co.	133 55
53771	3- 3-17	4- 3-17	Everson & Reed Co., Inc.	1 25	52228	1-29-17	1- 31-17	3-29-17	M. B. Brown Printing & Binding Co.	194 75	
53768	3- 1-17	4- 3-17	Westchester Fish Co.	11 99	52364	44504	3-29-17	Henry Holt & Co.	490 60		
53773	2-28-17	4- 3-17	Charles Weisbecker	15 00	52311	41638	3-29-17	Benj. H. Sanborn & Co.	165 27		
53779	2-23-17	4- 3-17	Syndicate Trading Company	40 34	52314	41672	3-29-17	Charles Scribner's Sons	101 50		
52482	46727	3-29-17	James Butler, Inc.	2,456 72	52360	44489	3-29-17	Allyn & Bacon	193 30		
			Municipal Civil Service Commission.		52365	41644	3-29-17	D. C. Heath & Co.	614 82		
52477	44346	3-29-17	New York Telephone Company....	\$551 67	52284	46006	3-29-17	Joseph A. Graf	490 00		
			Board of Coroners.		52280	45941	3-29-17	J. M. Knopp	2,218 50		
57089		4- 9-17	G. W. Tong	\$11 20	52318	44493	3-29-17	The A. S. Barnes Co.	429 72		
57090		4- 9-17	Charles Wuest, M. D.	13 40	52320	41630	3-29-17	Isaac Pitman & Sons	789 80		
57087		4- 9-17	Philip J. Coffey	5 30	52335	46792	3-29-17	John C. Swade	172 70		
57086		4- 9-17	Ernest C. Wagner	10 00	52338	46794	3-29-17	William H. Van Nostrand	118 80		
			County Court, Kings County.		52331	46787	3-29-17	Gus Ruoff	412 50		
4854		4- 9-17	Benjamin Cohn	\$10 50	52339	46777	3-29-17	Barnardus B. Hendrickson	337 40		
			Surrogate's Court, Kings County.		52337	46793	3-29-17	Michael F. Turner	216 70		
52322	2-14-17		3-29-17	Underwood Typewriter Co., Inc.	\$137 25	52333	46795	3-29-17	Louis T. Walter, Jr.	610 50	
			Surrogate's Court, Bronx County.		52332	46772	3-29-17	The Commercial Trust Co., N. Y., Assignee of John I. Diehl	270 60		
55954		4- 9-17	Edward N. Patterson	\$24 92	52493	46541	3-29-17	M. B. Brown Printing & Binding Co.	3,927 92		
			Court House Board.		52340	46782	3-29-17	Narragansett Stable Co., Inc.	934 50		
54762		4- 4-17	New York Telephone Company....	\$14 43	52317	44022	3-29-17	O. M. Dawson	1,884 53		
54763	2-21-17		4- 4-17	American District Telegraph Company	45	52263	1- 1-17	W. B. Conrad & Co.	164 06		
			City Magistrates' Courts.		52278	46138	3-29-17	Hardman, Peck & Co.	450 00		
52740	3-13-17		3-29-17	Brown & Phillips	\$105 50	52494	44711	3-29-17	The J. W. Pratt Co.	6,900 31	
			Court of Special Sessions.		52281	46002	3-29-17	Benjes & Stiebel	990 00		
53054	1-23-17		3-30-17	Munson Supply Co.	\$3 15	52289	46815	3-29-17	John Pirkle Const. Co.	1,395 00	
			Court of General Sessions.		52363	41635	3-29-17	The Macmillan Co.	148 52		
52427	3-19-17		3-29-17	Jones Law Press	\$626 95	52362	44490	3-29-17	American Book Co.	192 60	
52425	3- 6-17	3-13-17	3-29-17	The Antlers Restaurant	17 80	52316	44490	3-29-17	American Book Co.	135 00	
			County Clerk, Queens County.		52173	1- 5-17	3-24-17	The Tabulating Machine Co.	172 22		
			Board of City Record.		52178	46015	3-29-17	Kee Lox Mfg. Co.	106 67		
52478	46376	3-29-17	The Brooklyn Daily Eagle	\$789 62	52288	46138	3-29-17	Otto Metz	2,902 50		
52479	46379	3-29-17	Clarence S. Nathan, Inc.	154 26	52279	41630	3-29-17	Hardman, Peck & Co.	225 00		
			Department of Correction.		53919	4- 3-17	Isaac Pitman & Sons	30 00			
32289	12-21-16		3-29-17	Alden S. Swan & Co.	\$39 90	53418	3-31-17	Louis H. Hahlo, Acting Corporation Counsel	12 46		
			District Attorney, Richmond County.		53461	3-31-17	Lamar Hardy, Corporation Counsel	29 37			
54265	3-26-17		4- 4-17	Century Rubber Stamp Works....	\$4 70	55225	2-28-17	John B. Campbell	11 67		
			District Attorney, Queens County.		54892	46789	4- 5-17	Louis Schmul	72 00		
4638		4- 5-17	Carl Mueller	\$10 00	54399	2- 1-17	4- 4-17	New York Calcium Light Co.	6 75		
4637		4- 5-17	L. G. Ruhl	5 00	54303	2-10-17	4- 4-17	Paul Baron	5 00		
4636		4- 5-17	Morris Cohen	5 00	54305	1-30-17	2-15-17	4- 4-17	Paul Baron	8 95	
			District Attorney, New York County.		54302	1-30-17	2-21-17	4- 4-17	Paul Baron	24 75	
54469		4- 4-17	John W. Lind	\$10 50	54412	12-22-16	1-19-17	4- 4-17	Woldenberg & Schaar	54 85	
53014	2-28-17		3-30-17	The Banks Law Publishing Company	54 00	53856	1-25-17	1-29-17	4- 3-17	Jacob D. Ausenberg	51 70
54471	1-10-17	2-28-17	4- 4-17	Western Union Telegraph Co.	32 05	54334	1- 6-17		The Egyptian Lacquer Mfg. Co.	4 00	
			Board of Elections.		54336	4- 5-16		4- 4-17	Hammacher-Schlemmer & Co.	6 00	
53396	1- 2-17		4- 2-17	E. W. Bullinger	\$7 00	54345	11-18-16		4- 4-17	Geo. T. Montgomery	7 50
			Board of Estimate and Apportionment.		54343	1-17-17		4- 4-17	International Time Recording Co.	3 40	
53421	3-17-17		3-31-17	Library Bureau	\$36 90	54340	1- 5-17		4- 4-17	New York Belting & Packing Co.	3 30
53422	3-12-17		3-31-17	Sibley-Pitman Electric Corporation...	25 68	54348	1- 2-17		4- 4-17	The Peerless Towel Supply Co.	9 65
			Department of Education.		54349	1-10-17		4- 4-17	E. Schwartz	21 90	
54396	2- 5-17		4- 4-17	Jacob D. Ausenberg	\$24 50	54356	1- 9-17		4- 4-17	John F. Ferguson	16 00
54397	12-28-16	1-15-17	4- 4-17	H. Gold	66 45	54359	1-15-17		4- 4-17	The Royal Co. of N. Y., Assignee of American Ornamental Iron Works...	12 50
54402	2- 5-17		4- 4-17	Emil Wagner	33 00	54357	1-22-17		4- 4-17	H. Tasoff	30 00
54390	1- 2-17		4- 4-17	Hall & Boyle	47 00	52253	6-19-16		4- 4-17	Oliver Machinery Co.	107 00
53857	1-17-17		4- 3-17	E. Friedman, Assignee of Henry M. Silkiss	12 00						
53851	11-30-16		4- 3-17	Godfrey-Keeler Co.	26 00	53411	3-24-17		3-		

Finance Voucher No.	Invoice Dates or Contract Number.	Received in Department of Finance.	Name of Payee.	Amount	Finance Voucher No.	Invoice Dates or Contract Number.	Received in Department of Finance.	Name of Payee.	Amount.
55199		4- 5-17	Anton Merz	4 70	54674	4- 4-17	John I. Thorn & Son	2 60	
55525		4- 5-17	Philip F. O'Brien	8 60	54667	4- 4-17	Horace Kessler	14 00	
55528		4- 5-17	Josephine Runde	69 75	54675	4- 4-17	Chester Smith	11 20	
55523		4- 5-17	F. C. Trowbridge	4 25	54678	4- 4-17	Frank M. Williams	7 50	
55522		4- 5-17	Mary N. White	3 48	54676	4- 4-17	L. K. Palen	9 39	
55202		4- 5-17	George McCauslan	9 63	54679	4- 4-17	Gerald V. Grace	1 80	
55201		4- 5-17	Holt, Warner & Gaillard	95	54680	4- 4-17	Mrs. Lucy Meekel	56 00	
55524		4- 5-17	John Kilduff	17 55	54681	4- 4-17	Mrs. Willis Meekel	70 00	
55487		4- 5-17	John Field	4 50					
55203		4- 5-17	Albert W. Putnam	36 50	53573	3-17-17	Public Administrator, New York County.		
53953	3- 5-17	4- 3-17	Bushwick Lunch	18 00		4- 2-17	The Frank Shepard Co.	\$13 00	
53415	3-24-17	3-31-17	White & Russell	42 00		4- 9-17	Central Purchase Committee.		
53416		3-31-17	M. Iser	13 00	55947	4- 9-17	F. X. A. Purcell, Acting Director	\$50 00	
53635		3-29-17	Association of the Bar of the City of New York	727 68		Bronx Parkway Commission.			
53634		3-29-17	Frank X. McCaffry	500 00	54141	2- 9-17	4- 3-17 John Wanamaker, New York	\$23 75	
55529		4- 5-17	Estate of E. C. Brennan	3 00	54146	3-20-17	4- 3-17 E. S. Hessels	25 82	
55226		4- 5-17	J. Milton Bergen	18 54	54142	2-14-17, 3-12-17	4- 3-17 Current Printing Co.	54 80	
55200		4- 5-17	George Price	9 64		Department of Parks.			
55198		4- 5-17	Elmer D. Coulter	47 18	51159	3-21-17	3-26-17 Julius Roehrs Co.	\$43 00	
55521		4- 5-17	Ernst Zobel	43 31	55719	4- 6-17	4- 6-17 Brooklyn Institute of Arts & Sciences.	1,798 12	
55520		4- 5-17	Consumers Brewery Realty Corporation	93 60		Police Department.			
55519		4- 5-17	Marie Rogers	48 65	52476	2-27-17	3-30-17 Standard Oil Co. of New York	\$50 40	
55518		4- 5-17	Realty Trust	77 66	37264	7-25-16	3-30-17 Winkler Construction Co., Inc.	85 00	
55517		4- 5-17	Henry Tiedemann and Minnie Tiedemann	18 20	55903	4- 7-17	4- 7-17 William Gilmarin	6 00	
57206		4-10-17	Samuel Glaser	78 47	55904	4- 7-17	John T. J. Maher	1 80	
57207		4-10-17	Morris Karp	20 30	54016	3- 9-17, 3-22-17	4- 3-17 Standard Oil Co. of New York	99 75	
57208		4-10-17	James Brown	16 41	52706	3- 3-17	3-29-17 William Farrell & Son	8,718 20	
57209		4-10-17	Samuel Meyerowitz	29 89	52698	3- 1-17, 3- 7-17	3-29-17 Colt-Stratton Co.	1,640 00	
57210		4-10-17	Morris Karp	60 90	46641	4- 3-17	3-29-17 Lord Electric Company	681 00	
57183		4-10-17	Terry Ladelfa	23 74	52702	3-15-17	3-29-17 The Simes Company	821 00	
57201		4-10-17	Mary Handy Casey	123 12	52696	3-13-17, 3-16-17	3-29-17 Whitney Chain Company	367 20	
56043		4- 9-17	A. L. Johnson, Bank Messenger	6 05	52454	3-13-17	3-29-17 Art Metal Construction Company, Inc.	131 00	
55598	3-13-17	4- 6-17	Edward L. Van Orden	2 00	52447	3-13-17	3-29-17 Standard Oil Co. of New York	413 42	
55974		4- 9-17	James C. Cowley	50 00	52692	11-13-16, 11-16-16	3-29-17 Smith Standard Oil Co. of New York	975 00	
55973		4- 9-17	D. & J. D. Mooney	50 00	52716	4- 2-17	3-29-17 Climax Stationery Company	457 50	
55971		4- 9-17	John A. Long	56 00	52450	3-13-17	3-29-17 Vought & Williams	844 35	
55972		4- 9-17	Charles Murphy	93 75	52453	3-22-17	3-29-17 Pennsylvania Rubber Company	920 00	
55975		4- 9-17	Corn Exchange Bank, N. Y.	26 16	52715	2-12-17	3-29-17 William J. Olvany	298 00	
57198		4-10-17	Giovanni Illardi	34 06	52697	3- 9-17	3-29-17 Standard Oil Co. of New York	110 54	
57199		4-10-17	Edward Rooney	47 82	53360	3-13-17, 3-17-17	3-31-17 Henry Bainbridge & Co.	87 43	
57200		4-10-17	John Gehrig	55 35	54026	2-16-17	4- 3-17 Frank, Richard & Gardner Co.	3 59	
57202		4-10-17	William Schaefer	57 66	54018	3-29-17	4- 3-17 Tower Mfg. and Nov. Co.	3 00	
57203		4-10-17	James J. Melville	60 90	54015	3-20-17	4- 3-17 Keuffel & Esser Co.	2 00	
57204		4-10-17	Salvatore Cancelleri	7 25	53365	3-15-17	3-31-17 Sterling Tire Corporation	51 00	
57205		4-10-17	Henry Behrman	382 14	52472	2- 5-17	3-29-17 Standard Oil Co. of New York	160 13	
57144		4-10-17	New York Skin and Cancer Hospital	310 23		President of the Borough of Manhattan.			
57143		4-10-17	New York Skin and Cancer Hospital	117 53	52601	11-20-16, 1-15-17	4- 4-17 Robert Gordon & Son, Inc.	24 75	
57142		4-10-17	Wayside Home	1,685 26	52600	11-15-16, 2-28-17	4- 4-17 Patterson Brothers	27 77	
57141		4-10-17	The Jewish Hospital	2,902 23		52482	3- 3-17	4- 4-17 Nason Manufacturing Co.	15 77
57140		4-10-17	Sacred Heart Orphan Asylum	247 90	54502	1-31-17	4- 4-17 Art Metal Construction Co., Inc.	241 40	
57139		4-10-17	St. Francis Hospital	121 15	52495	3- 8-17	3-29-17 Standard Oil Co. of New York	103 00	
57138		4-10-17	St. Mark's Hospital of New York City Hospital	7,950 17	52622	1-27-17, 2-27-17	3-31-17 The Barber Asphalt Paving Company	237 90	
57137		4-10-17	New York Nursery and Child's Hospital	1,540 62	52617	2-16-17	3-29-17 United States Wood Preserving Company	198 78	
57136		4-10-17	Misericordia Hospital	235 44	52634	9-28-16	3-29-17 Lee Tire Sales Co., Inc.	101 67	
57135		4-10-17	Maternity of the Long Island College Hospital	1,752 83	52635	2-14-17	3-29-17 A. G. Belden & Co.	131 93	
57134		4-10-17	Long Island College Hospital	1,018 24	52619	3- 3-17	3-29-17 Standard Oil Co. of New York	281 60	
57133		4-10-17	Jewish Maternity Hospital	52614	2-21-17	3-29-17 Remington Typewriter Company	101 05		
57132		4-10-17	Hospital for Deformities and Joint Diseases	380 44	52618	3- 5-17	3-29-17 Thomas C. Dunham	131 00	
57131		4-10-17	German Hospital and Dispensary	1,663 85	52598	8-31-16	3-29-17 Uvalde Contracting Co.	244 08	
57130		4-10-17	Five Points House of Industry	2,984 14	52622	1-27-17, 2-27-17	3-29-17 Edward S. Barry	527 50	
57129		4-10-17	The Society of the Lying-In Hospital of the City of New York	2,538 33	52617	2-16-17	3-29-17 Nyantandy Letter & Design Co., Inc.	8 33	
57197		4-10-17	James O'Hare	96 67	54157	3-26-17	President of the Borough of The Bronx.		
57196		4-10-17	Charles M. Scipio	13 68	54156	3- 6-17	4- 3-17 Shaw-Walker Company of New York	\$3 60	
57191		4-10-17	Henrich Kugel	36 93	54158	3-31-17	4- 3-17 Munson Supply Co.	3 15	
57195		4-10-17	Vincenzo Martino	26 16	54154	3-20-17	4- 3-17 Nickel Towel Supply	35 64	
57194		4-10-17	John Degnon	11 08	54160	3-24-17	4- 3-17 Street Coal Co., Inc.	85 00	
57193		4-10-17	Edward F. Kennedy	50 75	54162	2-23-17	4- 3-17 A. B. Dick Company	7 50	
57192		4-10-17	Howard Evans	1 49	54161	3- 6-17, 3- 7-17	4- 3-17 Yawman & Erbe Mfg. Co.	54 45	
57185		4-10-17	John O'Keffe	13 42	54166	3-28-17	4- 3-17 Agent and Warden Auburn Prison	41 87	
57190		4-10-17	Albert Adams	28 49	54167	3- 8-17	4- 3-17 Otto Haas	7 50	
57189		4-10-17	John Tully	42 56	54172	3-17-17	4- 3-17 Agent and Warden Auburn Prison	26 55	
57188		4-10-17	James Donnelly	25 54	54173	3- 3-17	4- 3-17 The Auto Supply Co.	12 00	
57187		4-10-17	John Brophy	3					

Finance Voucher No.	Invoice Dates or Contract Number.	Received in Department of Finance.	Name of Payee.	Amount.	Finance Voucher No.	Invoice Dates or Contract Number.	Received in Department of Finance.	Name of Payee.	Amount.					
Department of Public Charities.														
55373		4- 5-17	Frank Doyle, Bookkeeper	159 25	53952	3- 5-17	4- 3-17	Peter Burgholzer	4 00					
52756		3-29-17	The New York Central Railroad Company	287 15	53983	3- 5-17	4- 3-17	John Leonard	19 75					
54526	3-15-17	4- 4-17	J. J. Snyder & Son, Inc.	5 10	53982	3- 5-17	4- 3-17	John Leonard	23 00					
54527	2-14-17	3-16-17	James M. Shaw & Co.	65 17	53736	2-20-17	4- 2-17	Anton School & Son	28 00					
54535	2-20-17	4- 4-17	Underwood Typewriter Co., Inc.	13 50	53729	2-20-17	4- 2-17	Pierce-Butler and Pierce Mfg. Corp.	94 00					
54552	1-31-17	4- 4-17	The Western Union Telegraph Company	7 89	Board of Water Supply.									
52815	3-15-17	3-30-17	Matthew Bender & Co., Inc.	13 00	54695	10-21-16	4- 4-17	Carbic Mfg. Co.	\$6 25					
52830	3-20-17	3-30-17	Joseph Spengler	2 05	54697	3-12-17	4- 4-17	John Fox & Co.	80 91					
Register, New York County.														
54191	2-26-17	4- 3-17	Revere Rubber Co.	19 50	54032	43112	4- 3-17	The Dellon-Watnik Co.	59 50					
54204	3- 2-17	4- 3-17	Library Bureau	11 73	53452	12-19-16	3-31-17	Knickerbocker Supply Co.	12 80					
54210	3- 5-17	4- 3-17	The Auto Supply Co.	12 42	54715	3-17-17	4- 4-17	President, Borough of Brooklyn, Bureau of Highways	13 50					
54212	3- 3-17	4- 3-17	A. J. Picard & Co., Inc.	69 56	54716	3-12-17	4- 4-17	John Fox & Co.	66 46					
54211	3- 2-17	4- 3-17	Never Skid Manufacturing Company	1 18	52653	2-28-17	3-29-17	Welsbach Street Lighting Company of America	171 37					
54216	2-24-17	4- 3-17	John A. McCarthy	6 00	52589	46387	3-29-17	Pattison & Bowns	23,564 40					
54220	2-28-17	4- 3-17	The Gillette Clipping Machine Company	4 30	52588	46166	3-29-17	R. D. Wood & Co.	556 26					
53970	3- 5-17	4- 3-17	S. Hecht	6 20	52655	2-28-17	3-29-17	Electrical Testing Laboratories	163 57					
53963	3- 5-17	4- 3-17	Henry Fickbohm	11 50	53451	2-23-17	3-31-17	Joseph Ferrara	6 27					
53995	1-10-17	4- 3-17	James Quinn	15 00										

VOUCHERS RECEIVED IN DEPARTMENT OF FINANCE, WEDNESDAY, APRIL 11, 1917.

A statement is herewith submitted of all vouchers filed in the Department of Finance on this date, in which is shown the Department of Finance voucher number, the date of the invoices or the registered number of the contract, the name of the payee and the amount of the claim. Where two or more bills are embraced in one voucher the date of the earliest is given, excepting that when such vouchers are submitted under a contract the registered number of the contract is shown instead.

WILLIAM A. PRENDERGAST, Comptroller.

Invoice Finance Date	Vouch- or Con- tract Number.	Name of Payee.	Amount.
Board of Aldermen.			
58599	3-31-17	N. Y. Telephone Co.	\$31 09
58600		Robert A. Doyle	4 95
58491	4- 4-17	M. B. Brown Ptg. & Bdg. Co.	30 00
Armory Board.			
58394	3-19-17	Chas. F. Hubbs & Co.	20 25
58395	3-27-17	Hoffman, Corr Mfg. Co.	15 50
58396	3-26-17	McKesson & Robbins	23 30
58397	3-16-17	Wm. R. Thompson	24 00
58398	2-28-17	A. & W. Clinton Prison	18 00
58399	3-16-17	Walter F. Keenan & Bros.	6 00
58400	3-18-17	A. & W. Clinton Prison	1 65
58401	3-24-17	Cavanagh Bros. & Co.	5 40
58402	3-15-17	Walter F. Keenan & Bros.	18 00
58403	3-22-17	A. Pearson's Sons	192 00
58404	3-19-17	Phoenix Carpet Co.	733 00
58405	2-28-17	The Geo. Taylor Brass and Bronze Works	90 00
58406	2-27-17	The Underwood Typewriter Co.	85 00
58407	3-14-17	Stanley & Patterson	3 94
58408	3-14-17	A. & W. Clinton Prison	2 87
58409	3-23-17	Annn & Co.	26 40
58410	3-24-17	Cavanagh Bros. & Co.	15 00
58411	3-19-17	Wm. R. Thompson	12 00
58412	3- 3-17	Cavanagh Bros. & Co.	58 67
58413	3-16-17	John Boyle & Co., Inc.	40 00
58414	3-26-17	Cavanagh Bros. & Co.	50 63
58415	3-12-17	Walter F. Keenan & Bros.	21 25
58416	3-26-17	Cavanagh Bros. & Co.	200 35
58417	3-22-17	John A. Casey Co.	3 80
58418	3-25-17	John A. Casey Co.	3 80
58419	3-24-17	Wm. J. Olvany	110 00
58420	3- 1-17	Wm. J. Olvany	110 00
58421	3-24-17	Wm. J. Olvany	75 00
58422	3-21-17	Nicholas J. Schery	5 00
58423	3- 7-17	Wm. J. Olvany	68 00
58424	3- 8-17	Wm. C. Ferrer	39 92
58425	2-26-17	Bramhall, Deane Co.	24 51
58426	3-23-17	Thos. King	29 19
58427	3-19-17	Petley & Weber	10 00
58428	3- 3-17	Eagle Iron Works	28 50
58429	3- 3-17	Cavanagh Bros. & Co.	3 00
58430	2- 6-17	M. G. Gillam, Gillam's Service	24 00
58381	3-19-17	J. M. Saulpaugh's Sons	3 00
58382	3-17-17	Hoffman, Corr Mfg. Co.	16 55
58383	3-15-17	McKesson & Robbins	27 50
58384	3-19-17	Chas. F. Hubbs & Co.	28 14
58385	3-26-17	A. C. Horn Co.	83 20
58386	3-16-17	Cavanagh Bros. & Co.	177 61
58387	3-23-17	Hoffman, Corr Mfg. Co.	21 00
58388	3-24-17	Cavanagh Bros. & Co.	6 00
58389	2- 1-17	McKesson & Robbins	16 38
58390	1-29-17	Chemo Co.	30 00
58391	3-10-17	Cavanagh Bros. & Co.	72 00
58392	3-13-17	Chas. F. Hubbs & Co.	6 75
58393	3-16-17	Cavanagh Bros. & Co.	7 90
Coroner, Borough of Richmond.			
57571	4- 1-17	The Morey, La Rue Laundry Co.	1 00
57569	3-31-17	New York Tel. Co.	13 96
57570	3-30-17	Sachs Auto Service Station Co.	3 00
County Court, Queens County.			
57580	4- 3-17	The Diamond Towel Supply Co.	1 50
57577	3-31-17	New York Tel. Co.	9 33
57578	3-31-17	New York Tel. Co.	4 46
57579		Edward J. Smith	5 00
City Magistrates' Courts.			
58292		Frank Oliver	97 12
58293		Morris Koenig	19 25
58294		Edwin J. Cooley	5 50

Invoice Finance Date	Vouch- or Con- tract Number.	Name of Payee.	Amount.	Invoice Finance Date	Vouch- or Con- tract Number.	Name of Payee.	Amount.
Supreme Court Library, Queens County.							
58212	3-31-17	New York Tel. Co.	2 50	58114	2- 2-17	American Book Co.	90 83
57575	3-31-17	N. Y. Telephone Co.	22 51	58115	1-25-17	Oxford University Press	31 60
57576	4- 6-17	Gramatan Spring Co.	8 30	58116	1-26-17	Chas. Scribner Sons	22 39
Hunter College.							
57746	1-29-17	G. M. Lambden	3 75	58072	1-25-17	Houghton, Mifflin Co.	464 30
57747	1-13-17	T. M. Taylor Ptg. Co.	3 50	58073	1-29-17	Louis H. Chalif	11 00
57748	2- 2-17	Cobb, Macey, Dohme, Inc.	49 25	58074	1-26-17	Longmans, Green & Co.	9 00
57749	1-25-17	A. B. Dick Co.	169 90	58075	1-26-17	Benj. H. Sanborn & Co.	122 75
57750	2-20-17	Steinway & Sons	950 00	58076	1-26-17	D. C. Heath & Co.	98 40
57719	1-29-17						

Invoice Finance Vouch- er No. or Con- tract Number.	Date Name of Payee. Amount.	Invoice Finance Vouch- er No. or Con- tract Number.	Date Name of Payee. Amount.	Invoice Finance Vouch- er No. or Con- tract Number.	Date Name of Payee. Amount.
58488	3-20-17 Pratt Institute 73 47		Bausch & Lomb Optical Co. 3 92	57907	1- 8-17 Louis Messer 48 10
58489	3-31-17 Fowler Mfg. Co. 1 50		Bausch & Lomb Optical Co. 30	57908	1- 5-17 Johnston & Anderson 18 65
58490	3-26-17 Frank L. Stevens 1 50		Jas. S. Barron & Co. 140 97	57909	1- 6-17 Kroepke Plumbing & Heating Co. 12 13
58575	4- 1-17 Janet A. G. Hahn 1 95		Parker P. Simmons Co. 192 00	57910	1-29-17 Fred A. Buser 11 88
	Department of Education.		57845 44060 1-26-17 Reid, King & Co., Inc. 70 22	57911	1- 1-17 Wm. Kroepke 20 90
57751	1- 9-17 Jos. J. Egan 36 39		57845 46522 1-15-17 H. Gordon 87 26	57912	1-11-17 Kramer, Mezger, Inc. 31 82
57752	12-29-16 A. C. Laurence 44 80		57845 5784 3- 1-17 Goetz & Co. 55 10	57913	1- 2-17 Wm. Kroepke 16 23
57753	1- 3-17 Lawler Regulator Co. 7 50		57845 5785 12-30-16 The Aeolian Co. 18 10	57914	1-27-17 Kroepke Plumbing & Heating Co. 21 57
57754	1-22-17 J. L. Fries 20 25		57845 5786 6-30-16 Hardman, Peck & Co. 4 00	57915	12-20-16 Gerard Iron Works, Inc. 7 91
57755	1-12-17 Kroepke Plumbing & Heating Co. 39 79		57845 5787 12-31-16 The New York Ass'n for the Blind 24 95	57916	1- 8-17 Frank Biebitz 11 40
57756	1- 2-17 Wm. Kroepke 38 52		57845 5788 12- 9-16 Sohmer & Co. 6 00	57917	1-25-17 T. F. Flanagan 44 74
57757	12-30-16 Wm. E. Mason 6 15		57845 5789 11-25-16 American Ornamental Iron Works 32 50	57918	1-26-17 Wm. H. Strang 41 00
57758	1-23-17 Henry Pearl & Sons Co. 9 50		57849 5790 1-31-17 Wm. J. Olvany 42 50	57905	1- 9-17 Herman Sacks Roofing & Cont. Co. 32 01
57759	1- 4-17 Geo. Roach 21 52		57849 5791 12-30-16 H. Pfund 26 97	57891	1-25-17 Ernest W. Newman 17 27
57760	12-29-16 W. A. Leonard 99 26		57849 5792 12-15-16 D. J. Deady 49 90	57892	1- 9-17 Philip & Paul 201 39
57761	1-17-17 Frank Tracy 8 13		57849 5793 11-10-16 Otis Elevator Co. 103 42	57893	1- 2-17 Michael Fogarty, Inc. 53 05
57762	12-26-16 Lignum Carpenter Works. 40 47		57849 5794 2-13-17 Doncourt Const. Co. 9 30	57894	1- 6-17 Philip & Paul 4 20
57763	12-30-16 E. P. Gleason Mfg. Co. 40 42		57849 5795 10-10-16 Wm. H. Ellis 29 46	57895	2- 1-17 Henry Pearl & Sons Co. 71 38
57764	12- 8-16 J. F. Koop 6 36		57849 5796 12-29-16 Reid's Express 15 85	57896	2- 7-17 Jas. J. Fay 12 79
57765	1-16-17 W. E. Moss 87 70		57849 5797 5-27-16 F. J. Kloes 17 44	57897	12-14-16 W. E. Moss 25 96
57766	12- 5-16 John Wenning 100 43		57849 5798 1- 2-17 Harleman Carpet Cleaning Co. 3 50	57898	1-27-17 Reid, King & Co., Inc. 52 67
57767	1-18-17 I. Brenner 35 20		57849 5799 1-11-17 Hermannsen & Co. 66 00	57899	1-13-17 Lorenzo & Byrns 48 49
57768	1- 9-17 J. Fitzgerald 29 49		57849 5800 1-27-17 Karl Heinrich 10 00	57900	12-20-16 Thos. J. Tuomey Co. 10 70
57769	1- 9-17 Joseph F. Egan 17 46		57849 5801 1-15-17 Jas. O'Connell 6 15	57901	12-28-16 D. J. Deady 36 74
57770	1-16-17 Lorenzo & Byrns 166 56		57849 5802 7-31-16 John F. Mulgrew 24 00	57902	1-31-17 Paul Euell, Inc. 18 61
57771	1-18-17 W. J. Moreland 49 57		57849 5803 1- 2-17 Manhattan Electrical Supply Co., Inc. 3 00	57903	12- 5-16 Isaac Brenner 17 69
57772	1- 3-17 Thomas Murtha & Sons. 16 94		57849 5804 1-29-17 Paul Baron 7 00	57904	1- 9-17 Herman Sacks Roofing and Cont. Co. 37 57
57773	1-13-17 Lorenzo & Byrns 141 36		57849 5805 2- 5-17 H. Gordon 33 00	57798	41633 J. L. Hammett Co. 17 50
57774	1-20-17 Herman Sacks Roofing and Contr. Co. 79 46		57849 5806 2- 3-17 H. Gordon 188 00	57799	41633 J. L. Hammett Co. 194 88
57775	12-30-16 William Hahn 22 75		57849 5807 2-27-17 Clarence S. Nathan 31 00	57799	41633 J. L. Hammett Co. 31 00
57776	1- 5-17 John H. Laws 47 00		57849 5808 1- 2-17 O'Neill, Adams Co. 24 73	57799	44592 Henry Allen 1 25
57777	1-23-17 American Ornamental Iron Works 86 85		57849 5809 12-21-16 Crocker Nat'l Fire Prevention Eng. Co. 6 75	57799	Henry Allen 3 24
57778	25 30		57849 5810 2-16-17 W. H. Quinn & Co. 80 00	57800	44490 American Book Co. 5 00
57779	1-15-17 Max Albrecht 23 30		57849 5811 12- 1-16 The New Home Sewing Machine Co. 111 00	57801	45614 American Type Founders Co. 2,873 37
57780	1-27-17 Herman Sacks Roofing and Contr. Co. 44 15		57849 5812 10 25	57963	2-20-17 M. B. Brown Ptg. & Bdg. Co. 46 50
57781	1-23-17 Robertson & Conry, Inc. 47 44		57849 5813 1-25-17 Ernest W. Newman 97 24	57964	1-10-17 M. B. Brown Ptg. & Bdg. Co. 100 00
57782	1-19-17 Fr. Jos. Unger 20 07		57849 5814 1-13-17 Lignum Carpenter Works. 3 77	57965	2-20-17 Peerless Manifold Book Co. 73 00
57783	1-19-17 W. E. Moss 69 31		57849 5815 1-23-17 Robertson & Conry, Inc. 41 52	57966	1-20-17 Paul Baron 64 70
57784	1-25-17 The Peck Bros. & Co. 28 50		57849 5816 1- 2-17 Herman Sacks Roofing & Cont. Co. 120 48	57967	2- 8-17 Peerless Manifold Book Co. 26 40
57785	1-18-17 H. Pfund 10 05		57849 5817 1-24-17 Wm. B. Taylor 9 09	57968	1- 6-17 Clarence S. Nathan, Inc. 142 30
57786	2- 1-17 Kroepke Plumbing & Heating Co. 48 71		57849 5818 1-10-17 Fr. Jos. Unger 14 27	57969	2- 5-17 Paul Baron 80 50
57787	1-29-17 Louis Shadoff 8 00		57849 5819 12-14-16 Thos. J. Tuomey Co. 5 78	57970	9-28-16 D. P. Winne Co. 3 23
57788	1-15-17 Bronx Eng. Co., Inc. 26 70		57849 5820 12-30-16 Otis Elevator Co. 41 52	57971	12-30-16 Hygeia Distilled Water Co. 6 00
57789	2- 1-17 Kroepke Plumbing & Heating Co. 28 89		57849 5821 1-15-17 B. P. Eldridge 36 49	57972	12-30-17 The Arabol Mfg. Co. 8 50
57827	41642 W. H. Wheeler & Co. 822 00		57849 5822 1-15-17 Max Albrecht 16 74	57973	1- 9-17 Maurice O'Meara Co. 52 13
57828	41663 Longmans, Green & Co. 801 13		57849 5823 1-20-17 Jas. J. Fay 14 16	57974	12-21-16 The Manual Arts Press. 3 75
57829	41636 Houghton, Mifflin Co. 127 35		57849 5824 1-13-17 E. J. Flood, Inc. 14 28	57975	12-21-16 Apex Color Works 10 00
57830	41672 Charles Scribner's Sons. 15 00		57849 5825 1-23-17 Frank Tracy 27 43	57976	3-18-17 O. J. Magine Co. 2 24
57831	44542 J. L. Hammatt Co. 7 50		57849 5826 12-21-16 Thos. J. Tuomey Co. 10 60	57977	12-29-16 Igoe Bros. 11 15
57832	41646 The Baker & Taylor Co. 15 00		57849 5827 2- 1-17 S. F. Carlin 34 92	57978	1- 3-17 S. Wolf's Sons 14 00
57833	47216 Parker P. Simmons Co., Inc. 3,295 53		57849 5828 1-27-17 F. J. Kloes 4 50	57979	1-20-17 Herman Sacks Roofing and Cont. Co. 67 00
57834	41181 Gerry & Murray 503 88		57849 5829 12-25-16 A. Weiss 6 29	57981	12-29-16 A. C. Laurence 44 60
57835	45635 S. Tuttle's Son & Co. 310 87		57849 5830 12-29-16 Emil F. Bertram 9 25	57982	2- 6-17 Lignum Carpenter Works. 40 00
57836	45459 S. Tuttle's Son & Co. 890 11		57849 5831 3- 5-17 James O'Connell 229 32	57983	1-31-17 John Smith 21 50
57841	45691 J. W. Pratt Co. 21 20		57849 5832 3- 5-17 Manhattan & Queens Trac-tion Corp. 26 40	57984	2- 1-17 Theo. W. Morris & Co. 97 00
57842	44489 Allyn & Bacon 371 70		57849 5833 1-26-17 N. Y. Consolidated R. R. Co. 30 00	57985	1-22-17 Chas. Schaefer 35 00
57843	45685 Scranton & Wyoming Coal Co. 87 82		57849 5834 3- 5-17 The Brooklyn Heights R. R. Co. 165 00	57986	1-22-17 H. Tasoff 35 00
57844	45634 C. H. Reynolds & Sons. 479 37		57849 5835 1-30-17 Long Island R. R. Co. 211 60	57987	2- 6-17 Collins & Horan 120 00
57845	46805 John Mack 316 80		57849 5836 1- 4-17 Long Island R. R. Co. 82 80	57988	1-17-17 Jas. J. Cooke & Son. 99 50
57846	46781 Lena McCarell 66 75		57849 5837 1- 7-17 The Brooklyn Heights R. R. Co. 82 80	57989	1-31-17 M. B. Brown Ptg. & Bdg. Co. 125 00
57847	46790 John J. Skelly 110 00		57849 5838 1-31-17 The Brooklyn Heights R. R. Co. 209 08	57990	3-22-17 Thos. J. McEvoy 75
57848	46770 John B. Campbell 54 75		57849 5839 1-31-17 The Brooklyn Heights R. R. Co. 8 25	57991	11-22-16 Aus, Nah & Fern 5 00
57849	44080 Peekham, Little & Co. 114 00		57849 5840 1-31-17 Manhattan & Queens Trac-tion Corp. 10 00	57992	12-14-16 McDevitt, Wilsons, Inc. 2 00
57850	41655 Row, Peterson & Co. 5 10		57849 5841 1-3		

Invoice Finance Date Vouch- or Con- er No. tract Number.	Name of Payee.	Amount	Invoice Finance Date Vouch- or Con- er No. tract Number.	Name of Payee.	Amount.	Invoice Finance Date Vouch- or Con- er No. tract Number.	Name of Payee.	Amount.	
58053 11-27-16	Charles Scribner's Sons	76 00	58067 2- 1-17	O. J. Maigne Co.	2 30	57885	Staten Island, Midland R. R. Co.	564 85	
58054 1- 4-17	Schrock & Squires	85 66	58068 7-31-17	General Electric Co.	1 21	57887	John J. Dunn	5 50	
58055 12- 9-16	G. Schrimmer, Inc.	375 00	58069 2-27-17	Jos. Zinkard	85 00	57888	Michael & John Tracy	1,286 25	
58056 12-28-16	Jos. T. Ryerson & Son	26 34	58070 1-31-17	Rufus J. Suits	2 50	57889	Aaron Rhode	12 00	
58057 12-22-16	The Cleveland Osborn Mfg. Co.	8 05	58071 2- 7-17	Powers Accounting Machine Co.	100 00	57890	Chas. A. Fox et al.	456 47	
58058 12-15-16	Chiver Book Binding Co.	10 00				57868	Michael Bernstein	60 80	
58033 1-29-17	John Gelshion	103 00	58226 45492	Safety Insulated Wire and Cable Co.	\$16,812 52	57869	Samuel Bernstein	46 32	
58034 12- 1-16	Godfrey Keeler Co.	301 00	58227 46410	Genereux & Co., Inc.	2,142 20	57870	Ceno Tropiano	7 91	
58035 1- 6-17	Jacob Kurzban	45 00	58228 46899	General Naval Stores Co.	313 16	57871	Vincent Dimi	4 62	
58036 12-19-16	Bloomingdale Bros.	68 90	58229 46681	J. & T. Adikes	377 19		Morgan J. O'Brien et al., executors of the last will and testament of Francis Higgins	32,675 97	
58037 1-26-17	W. R. Ostrander & Co.	96 00	58230 45844	Francis M. A. Leach	920 19	57884	John A. Green	1,578 78	
58038 5- 9-16	Montgomery & Co.	16 00	58231 45845	Olin J. Stephens, Inc.	422 46	57873	Jos. P. Martin, as Committee of the Estate of Ellen Martin, incompetent person	49 12	
58039 11-29-16	Abraham & Straus	1 32	58232 46977	The Deane Plaster Co.	34 40		Jos. P. Martin	98 22	
58000 1-13-17	Alex Burgess	42 00	58233 46739	U. S. Tire Co.	153 10		Otto Foerster	444 26	
58001 1-22-17	Philp & Paul	203 00	58234 46636	Brooklyn Lumber Co.	141 25		Wm. F. L. Aigelfinger, as administrator of Mary Smith, deceased	444 74	
58002 1-23-17	Joseph Feitelbaum	24 00	58235 46898	Thos. C. Dunham, Inc.	90 00		Williamsburg Imp. Co.	1,409 18	
58003 1- 8-17	H. Portnof, Inc.	39 75	58236 46663	Knickerbocker Supply Co.	41 56		Anna Von Glahn, administratrix of the estate of John Von Glahn, deceased	60 45	
58004 1-18-17	Hartel & Davies	135 50	58237 46897	Chilton Paint Co.	150 00		Anna C. Coffey	523 00	
58005 2-14-17	T. Fred'k Jackson, Inc.	48 00	58238 46927	Standard Varnish Works	124 00		Ignatz Henry Liese Von Duffe et al.	128 51	
58006 11-29-16	Glen Rock Desk Co.	741 00	58240 3-12-17	John H. H. Van Hoven, Inc.	9 60		Gaetano Alaimo	116 12	
58007 12-11-16	The Canton Art Metal Co.	24 00	58241 2- 8-17	Scovill Mfg. Co.	286 50		Antonio Bracco	304 95	
58008 1-17-17	Alfred Whiteley, Inc.	177 00	58242 2-10-17	W. L. Woodside	5 00		Dorothy Building Co., Inc.	932 24	
58009 2- 6-17	Benjes & Stiefel	648 00	58243 2-28-17	Patterson Bros.	5 00		William A. Prendergast as Comptroller, and M. R. Maltbie, as Chamberlain	15,839 00	
58040 12-26-16	F. O. Pierce Co.	10 32	58244 3-21-17	Draeger Oxygen Apparatus Co.	9 25		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	8,013 70	
58041 2-28-17	Hugh D. McGrane	100 00	58250 3-14-17	Crown Stamp Works	1 00		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	5,650 70	
58042 12-20-16	Wm. Zinsser & Co., Inc.	21 60	58251 3- 2-17	Gus Ramsaier Co., Inc.	3 75		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	4,006 85	
58043 12-29-16	Vought & Williams	17 77	58252 3- 7-17	The Hayden & Derby Mfg. Co.	12 00		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,695 21	
58044 12-30-16	Abraham & Straus	26 40	58253 2-24-17	Chas. Beseler Co.	1 25		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	302 91	
58045 12- 5-16	E. B. Latham & Co.	1 40	58254 3- 7-17	Chas. Beseler Co.	10 70		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	500,000 00	
58046 4-18-16	Singer Sewing Machine Co.	1 16	58255 3-20-17	Manhattan Slide & Film Co.	1 40		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	100,000 00	
58047 1- 2-17	James W. Cone	10 50					William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	2,825 35	
58048 12- 7-16	Union Card & Paper Co.	65 26					William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	4,899 80	
58049 1-10-17	Jones Packing Co.	8 10					Bernhard Schoole & Co.	25,000 00	
58050 1-18-17	The United States Graphite Co.	32 50					William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	996 58	
58051 6- 3-16	National Society for the Promotion of Industrial Education	9 00					William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,919 50	
58010	Chas. J. Rosen	3 10					William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	450,000 00	
58011	Elsie Gardner	66 00					William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00	
58012	Linda Fleischbauer	6 30					William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	500,000 00	
58013 1-31-17	Wm. Sussman	22 00	58590 46534	Samuel E. Hunter	\$245 03	57952	William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	250,000 00	
58014	Bernice Journey	6 30	58591 47161	New York Telephone Co.	1,145 62		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	750,000 00	
58015	Kate Dickerman	4 55	58591 47162	New York Telephone Co.	186 97		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,100,000 00	
58016	Kate Dickerman	7 70	58592 39508	John Hankin & Bros.	311 00		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00	
58017	Louis T. Schiff	1 75	58594 58514	Meyer-Denker-Sinram Co.	45 00	57953	William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00	
58018	Louis T. Schiff	2 20	58595 58515	2-28-17	William Farrell & Son	218 00		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00
58019	Margareta Taylor	2 42	58596 58516	Leonard Coal Co.	54 00		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00	
58020	Alice B. Haines	50 50	58597 58517	Olin J. Stephens	60 48	57954	William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00	
58021	Alice B. Haines	1 35	58598 58518	2-24-17	John F. Schmadeke	143 55		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00
58022	Clara E. Barnaby	7 00	58599 58519	John F. Schmadeke	216 58		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00	
58023	Mona M. Karan	6 60	58600 58520	3- 1-17	N. Y. Blue Print Paper Co.	8 35	57955	William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00
58024	Dorothy Brown	2 38	58601 58521	3-25-17	N. Y. Blue Print Paper Co.	2 25		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00
58025	Marion S. Webb	7 70	58602 58522	2-16-17	Zincograph Co.	133 00		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00
58026	Anna M. Wort	6 60	58603 58523	2- 7-17	George Ermold	2 25	57956	William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00
58027	Clara E. Barnaby	9 50	58604 58524	2-24-17	Thomas Gill Soap Co.	41 47		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00
58028	Martha R. Michael	1 55	58605 58525	3- 1-17	Richter Mfg. Co.	101 34	57957	William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00
58029	Adeline Mills	2 20	58606 58526	2- 2-17	Clover Farms, Inc.	2 78		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00
58030	Margareta Taylor	3 98	58607 58527	2-16-17	E. Leitz, Inc.	4 32		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00
58031	Christine Schaefer	1 25	58608 58528	2-28-17	W. R. Ostrander & Co.	1 20	57959	William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00
58032	Jessie L. Louderbach	3 00	58609 58529	2-28-17	Armstrong Cork Co.	2 40		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00
58213 46305	Ohlhausen & Veit	184 00	58610 58530	3- 1-17	P. Lenane & Bro.	3 30		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00
58214 46141	John J. Kenney Co.	945 00	58611 58531	2-15-17	Tower Mfg. & Novelty Co.	9 80		William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,500,000 00
58215 45181	Troy Laundry Machinery Co.	1,789 80	58612 58532	2-24-17	Scofield & Co.	2 50	57960	William A. Prendergast as Comptroller, and M. R. Maltbie as Chamberlain	1,5

Invoice Finance Date Vouch- or Con- tract er No. or Con- tract Number.	Name of Payee.	Amount.	Invoice Finance Date Vouch- or Con- tract er No. or Con- tract Number.	Name of Payee.	Amount.	Invoice Finance Date Vouch- or Con- tract er No. or Con- tract Number.	Name of Payee.	Amount.		
58374	Edwin Welch & Co.	325 00	58302	Thos. J. Carlin	4 35	58157	1-24-17	Chas. Hvass & Co.	10 00	
58309	Bronx Gas & Elec. Co.	7,457 29	58303	Calvin I. Crocker	43 50	58188	12- 1-16	John J. McGuire	34 00	
58310	Bronx Gas & Elec. Co.	11,339 00	58304	3-21-17	Thomas F. Hogan	6 50	58189	2- 6-17	General Vehicle Co., Inc.	240 45
58311	William Buhl	412 50	President of the Borough of Brooklyn.			58190	11- 4-16	General Vehicle Co., Inc.	475 47	
58312	Mary Danielsen	106 42	58379	Thomas F. Moran	\$15 25	58191	12-29-16	At-ton Scholl & Son	184 55	
58313	Annie Sullivan	106 41	58380	William G. Closson	14 85	58192	12-29-16	Michigan Bolt & Nut Works	452 87	
58314	Martin Dannenfelsler	1,100 00	58381	William W. Richards	221 30	58193	3-23-17	Wm. Farrell & Son	43 95	
58315	Martin Dannenfelsler	745 50	58382	V. C. Shaw	5 00	58194	3-22-17	Wm. Farrell & Son	87 90	
58316	Edward Ericson	765 18	58377	46667	Saverno Products Co.	254 57	58195	3-17-17	Wm. Farrell & Son	17 58
Public Administrator, Queens County.										
58210	3-31-17 New York Tel. Co.	3 49	58375	President of the Borough of Richmond.	3- 2-17	J. A. Snyder & Bro.	\$75 00	58196	The Peerless Towel Supply Co.	11 58
Public Administrator, Bronx County.										
58134	3-31-17 New York Tel. Co.	7 97	58376	12- 4-16	Tower Mfg. & Novelty Co.	6 20	58197	2-28-17	New York Bottling Co., Inc.	6 00
58135	Ernest E. L. Hammer	2 94	58377	11- 2-16	J. A. Snyder & Bro.	75 00	58198	3-12-17	Firestone Tire and Rubber Co., Inc.	154 76
Police Department.										
58239	4-10-17 Arthur Woods	3,585 79	58378	3-21-17	Richmond Garage	70 96	58199	3-20-17	A. F. Brombacher & Co.	9 75
58578	4- 7-17 Ford Motor Co.	22 28	58379	3-21-17	Poertner Motor Car Co.	2 49	58200	3-17-17	Bearing Service Co.	218 88
58431	3-17-17 Anton Scholl	16 75	58380	3-26-17	Richmond Borough Pub. & Ptg. Co.	70 00	58201	3-13-17	A. F. Brombacher & Co.	1 75
58432	2- 1-17 Ford Motor Co.	107 06	Department of Public Charities.			58202	2-23-17	Michigan Bolt & Nut Works	260 00	
58433	3-22-17 Baker, Murray & Imbrie, Inc.	15 00	58364	46654	The Circle X Dairy Co.	\$1,089 23	58203	3-23-17	John F. Wirth Co.	245 50
58434	3-30-17 Pain's Fireworks Co.	20 00	58365	46464	Mutual-McDermott Dairy Corp.	21 90	58204	3-21-17	Western Electric Co.	17 10
58435	3-31-17 Geo. Rahmann & Co.	145 00	58366	46464	Mutual-McDermott Dairy Corp.	42 00	58205	3- 5-17	Jack C. Agid	10 25
58436	3-28-17 Mark Cowen & Co.	900 00	58367	46467	R. F. Stevens Co.	2,239 32	58206	3- 5-17	Chas. Junker	12 50
58437	3-24-17 Climax Staty. Co.	150 00	58368	46467	R. F. Stevens Co.	7,219 34	58207	3-28-17	Pat'k C. Elwin	14 60
58438	3-24-17 Sigmund Eisner Co.	8 00	58369	46806	Conron Bros. Co.	520 38	58208	3- 5-17	Quincy Lunch Co.	8 50
58439	3-31-17 New York Wood Working Corp.	291 15	58370	46806	Conron Bros. Co.	2,219 58	58209	3-16-17	J. Rocke	868 53
58440	3-27-17 Geo. Rahmann	290 00	58371	46460	Henneberger & Herold	1,205 60	58158	11- 8-16	Chas. Hvass & Co.	20 00
58441	4- 2-17 Wm. J. McCluskey	548 67	58372	46460	Henneberger & Herold	137 62	58159	12- 6-16	Chas. Hvass & Co.	12 00
58442	3-31-17 Bedford Riding Academy	668 86	58373	46460	Henneberger & Herold	523 88	58160	1- 1-17	The Akron Rubber Tile Co.	18 50
58443	4- 5-17 Chas. Kries	770 00	58374	46460	Henneberger & Herold	28 57	58161	1- 1-17	The Akron Rubber Co.	107 00
58444	3-31-17 W. M. Fleischmann	1,093 80	58375	46460	Henneberger & Herold	4,163 62	58162	11- 1-16	Anton Scholl & Son	148 75
58571	46631 Bernard Knopp	2,880 00	58376	46352	B. Nicoll & Co.	7,815 29	58163	1- 1-16	Anton Scholl & Son	219 75
58572	46681 J. & T. Adies	732 82	58377	46353	Pattison & Bowns	2,989 86	58164	11-29-16	Elliott Fisher Co.	9 68
58573	46683 J. W. Gasteiger & Son	1,128 67	58378	46354	Sackett Coal Co.	1,600 64	58165	10-31-16	Elliott Fisher Co.	9 68
58574	46641 Standard Oil Co. of N. Y.	55 01	58379	46901	J. M. Gottesman	39 64	58166	12-30-16	Powers Accounting Machine Co.	40 00
58445	3-31-17 Francis M. A. Leach	133 75	58380	46900	Thos. Gill Soap Co.	143 64	58167	11-30-16	Tabulating Machine Co.	41 50
58446	3-30-17 Fultow Blue Print Co.	5 14	58381	46876	J. M. Gottesman	74 11	58168	10-31-16	Tabulating Machine Co.	41 50
58447	3-26-17 Henry Bainbridge & Co.	60	58382	46882	The Manhattan Supply Co.	60 19	58169	11-29-16	United Electric Light & Power Co.	5 00
58448	3-23-17 Climax Stationery Co.	560 00	58383	46899	General Naval Stores Co., Inc.	270 90	58170	1-22-17	Sterling Salt Co.	51 98
58449	3-30-17 T. R. Were	377 00	58384	46899	General Naval Stores Co., Inc.	270 90	58171	12-29-16	The Good Roads Machinery Co.	115 00
58450	2- 2-17 F. W. Anderson & Co.	644 76	58385	45989	Werner Huberty Co., Inc.	9,333 00	58172	11- 1-16	Great Bear Spring Co.	2 40
58451	3- 6-17 Banks Law Pub. Co.	1 57	58386	45983	The Fleischmann Co.	57 20	58173	9-28-16	T. C. Moore & Co.	32 00
58452	3- 6-17 Gimbel Bros.	225 50	58387	45989	Russell & Co.	352 54	58174	11- 1-16	Henry Romeike	5 00
58453	3-23-17 Henry Schulthies Co.	3 50	58388	45950	John Seeman	239 00	58175	11- 8-16	The Woodhouse Mfg. Co.	57 60
58454	3- 2-17 Travers Twine & Cordage Co.	578 18	58389	46929	Westchester Fish Co., Inc.	214 84	58176	10-25-16	Knickerbocker Supply Co.	65 72
58455	3- 1-17 Garford Motor Truck Co.	45 08	58390	46929	Westchester Fish Co.	217 57	58177	3-18-17	Addressograph Co.	238 23
58456	3-29-17 American Plumbing Mfg. Co.	2 74	58391	46929	Westchester Fish Co.	119 81	58178	11-18-16	Speed Key Selling Agency	18 90
58457	3-31-17 L. Katzenstein & Co.	8 50	58392	46459	Grand Central Market	4,459 25	58179	10- 3-16	Schultz Novelty & Sporting Goods Co.	23 10
58458	3- 2-17 Generaux & Co.	3 10	58393	46459	Grand Central Market	7,032 54	58180	9- 4-16	Fellsen Tire Co.	51 35
58459	3-20-17 Gwilliam Co.	5 00	58394	46463	Frank J. Murray Co., Inc.	230 03	58181	11-17-16	Firestone Tire & Rubber Co.	165 53
58460	3-17-17 General Speedometer Repair Co.	25	58395	46463	Frank J. Murray & Co., Inc.	1,043 99	58182	8-16-16	Ford Motor Co.	7 68
58461	3- 5-17 Garret M. Ross	45 10	58396	46469	Swift & Co.	992 84	58183	9- 8-16	Secor Typewriter Repair Co.	2 75
58462	3-28-17 East River Mill and Lumber Co.	92 96	58397	46471	Wilson & Co., Inc.	81 00	58184	7-20-16	Chas. Hvass Co., Inc.	40 10
58463	1-15-17 N. Y. Sporting Goods Co.	932 56	58398	46459	Grand Central Market	4,459 25	58185	10-31-16	Akron Rubber Tire Co.	100 00
58464	3-19-17 Hetzer Bros.	19 12	58399	46459	Grand Central Market	7,032 54	58186	11- 1-16	Hoffman Corp. Mfg. Co.	146 42
58465	2-13-17 Dowd Lumber Co.	67 04	58400	46717	New York Tel. Co.	20 24	Department of Water Supply, Gas and Electricity.			
58466	3- 6-17 Fritz Hartman	20 00	58401	46717	New York Tel. Co.	88 61	58352	46364	Kings County Ltg. Co.	74 10
58467	3- 6-17 Samuel Giles	12 00	58402	58117	4- 8-17 N. Bass & Co.					

cel No. 316C, Haviland ave. Central Molding Co.; two releases, parcels Nos. 17A, 17AA, 17BB, 17C, 17CC, 17D, 17DD, etc. N. Y. and Queens Electric L. and P. Co.; summons and complaint. Wodzicki, C. C.; order requesting advice. Amminata, Josephine; oral examination. Metropolitan Association; re lease. Clason, Leda P.; demand for interest. Fellenstein, Eva; communications re awards. Mallett, Sophia; order re award.

Ashland, Frederick, and another; transcript. Arbuckle Bros.; offer of settlement, aff. cla. Damage Com. No. 4; order confirming report. Hall of Records; report for information. Seddon Realty Co.; notice in bankruptcy. Judd, Aspinwall, Dr.; bills for services rendered. Dusenbury, Elsie A.; order directing payment of award, matter of Houghton ave. Cadwalder, Wickersham & Taft; bill of costs. N. Y. Dock Co.; notice to defend action. Sallinger, Lizzie; release re parcels Nos. 63, 63A.

Frey, Lena; assignment parcel No. 114114A, Quimby ave. Peterson, Herman; re settlement, claim It. 67, block 5289, Bklyn. Sullivan, Jermiah; consent, parcel No. 343R, Roosevelt ave. Thompson, Peter, J. & ano.; certificate, parcel No. 339R, Roosevelt ave. Appel, Anton; consent, parcel No. 341B, Roosevelt ave. Emery, Emma E., and Lang, B. L.; affidavit, parcel No. 327-8, Roosevelt ave. Poetshke, Wilhelm; certificate, parcel No. 306-307, Roosevelt ave. Salg, Augusta; release, parcel No. 289-290, Roosevelt ave. Investigation, street improvement fund disposition. East 98th st., etc.; re vesting title. Roosevelt ave., etc.; re vesting title.

Eastchester road, etc.; re vesting title. East 98th st., etc.; order conf. report. Cypress ave., etc.; order conf. report. Lehnhoff, Geo. A.; re deduction from salary. Stratton, Gertrude S.; petition, etc. Moseley, Nannie S.; order directing payment. Terlease, Francis, inf.; affidavit and order. O'Brien, Morgan J. & ano.; order on remittitur. Schnackenberg, Libbie; summons and complaint.

Lichtenstein, Harry; order requesting advice. Whalen, Wm.; order amending execution. Cella, Rose; re deed. Pittsburgh Cont. Co.; third party order. O'Grady, Jas., et al.; re receipts workman's comp. law; De Marc, O. Celestino; re bond. Honeker, Geo. & ano.; re approval of bonds. Fitzpatrick, Thos. H.; certificate, parcel No. 16, Roosevelt ave. Ehlers, Annie E.; release, parcel No. 318S, Haviland ave. O'Reilly, Dominick, L. et al.; order taxing costs.

Schoharie, Reservoir; notices of motion. Schwartzman, Thos. I.; Man. tax lien 7171. Blumenfeld, Morris W.; Queens tax sale, lien, 20896. Lawson, Herbert E.; re settlement judg. pers. taxes. Green, Woolf; re settlement pers. taxes, settlement of judg. Hughes, Jno. W.; re settlement judg. personal taxes. Smith, Daniel J.; voucher schedule. Sybilla st. etc.; order conf. report. Sybilla st., etc.; re vesting title. Gallatin, Francis D. & ano.; affidavit and order.

Giamporcora, Isabelle; release, Parcel No. 17, Haviland ave. N. Y. Cent. R. R. Co.; two releases, Gunhill road. Gilligan, Edw. J.; notice of motion, Mar. 29, 1917. Westchester Savings Bank; commu. re rental. Maiamis, Peter; order re rfd. bail. McCabe, Matthew; order directing payment of award, matter of Haviland ave. McCook, Phil. J. & ano.; certificate and order. Palermo, Carmela; order directing payment of award, matter of Bronxwood ave. Great Bear Spring Co.; re voucher No. 40, amt. \$6.40; Franz, P. Co.; re lease. Adams & Chambers; re voucher, No. 45, amt. \$47.75.

Elliott, Isaac et al.; re approval of bonds. Reece, Wilhelmina N.; certificate, parcel No. 20A, 21, 27D, matter of Adeo ave. Fowler, Chas. S. & ano.; order awarding costs. Williams, Alice C.; summons and complaint. Silbersen, Henry; certificate, parcel No. 45, 45A, Haviland ave. N. Y. Consolidated Card Co.; order directing payment of award, opening of 4th ave. N. Y. Central R. R. Co., et al.; bonds. Schellbach, Wm.; order requesting advice. Hahnemann Hospital; offer of settlement.

Pajansky, Gussie & ano.; general release. Barrett, Mary; general release. Oxloxx, Patrick & ano.; release, parcel No. 93, Unionport road. Blass, Edith; two releases, Parcel No. 43, Pleasant ave. Strauss, Barbara; 9 certificates, parcel No. 22, Fourth st. Goodman, Bertha; re lease. Myrtle ave. Board of Education; rfd. of security funds. Sykora, Josephy & ano.; order directing payment of award. Baglitzky, Arney; general release. Assess. and Arrears; check, \$159.31, lien 18045. Investigations; re cancel. of taxes, Bklyn. Colonial Im. & Export Co.; notice of motion and petition. Kelly, Jos. T.; order requesting advice. Ford, et al.; order conf. report of comm. and proof of pub. Aiker, Herbert A.; release, parcel No. 19, Adeo ave. Second Ave. Railway Co.; notice of motion. Little & Ives Co.; discontinuance of action. Collins, Geo., Dr. W. et al.; bills for services. Mullen, H. J. Contg. Co.; contract No. 45199, ret'd. Law Dept.; quarterly report.

Claims Filed.

Wallach, Est. of Karl M.; damage to coal hole cover, cart No. 234, at 439 W. 53d st., on Mar. 7, 1917. Campbell, Ignatius J.; personal injuries, thrown to ground due to uncovered trap on Mail st., between Park Row and Broadway, on Jan. 24, 1917, \$2,500. Geoghegan, Jno., infant; personal injuries, fell into excavation at 691 E. 138th st., on Dec. 1, 1916. Chambers, Ellen M.; Chambers, Ellen M.; Butterworth, Jos. E.; Schott, Jerry, and Detweiller, Jno., and ano.; matter of closing Madison st. Mulligan, Mary Ann; matter of closing Crescent ave. Gent, Michael; matter of closing Crescent ave. Solomon, Mortimer W.; refund of jury fee, Lukatus vs. Ill. R. R. Co., \$4.50. Ringe, Wm. A.; burial of a veteran, C. G. Kirsch, \$50.

Reilly, Jas. J.; burial of a veteran, H. W. Huensy, \$50. Seymour, Fred'k W.; burial of a veteran, Chas. Feagen, \$50. D. & D. J. Mooney; burial of a veteran, Jos. Ruder, \$50. Hemstreet Press Clipping Co.; amount due press clippings supplied to Park Department, \$14.50. Bregoff, Isidor; refund of jury fee, Lopidus vs. N. Y. Railroad Co., \$3. Schlesinger & Lazarev; refund of jury fee, Sternthal vs. Cook, \$3. Sherman, M.; refund of fee paid for license to buy and sell, \$15. Russell, Amos G., amount due for services rendered, 1,311 folios at 10 cents a folio, \$131.10.

Giegerich, Chas.; amount due on tickets issued to laborers working for Street Cleaning Department in Queens for 107 days, \$2.40 per day, \$256.80. Voorhees & Gmelin and ano.; amount due for services rendered, \$48,783.90. Falcad, A. B.; amount due for services rendered, \$60. Lewis, Alex.; refund of jury fee, \$3. Arthur, McMullen & Hoff Co.; re construction of rapid transit railroad. Constant, Peter J.; amount due for express charges on goods, \$3.31. Babbin, Jos.; amount due for repairs to water main at Ellery st. and Beaver st., Jan. 1, 1917. Friedman, Julius; personal injuries, fell, due to cover being loose on manhole at Market st. Mar. 28, 1916, \$1,000. Gottesman, Samuel; personal injuries, D. S. C. horse and wagon collided with him on Blake ave., Feb. 21, 1917, \$1,000. Starrantino, Sara, infant; personal injuries while confined to City Hospital, \$25,000. Geier, Sam.; personal injuries, fell, due to bad plank over excavation at Grace ave. and West st., Dec. 18, 1917, \$1,000.

Stoloff, Julius; damage to property at 16 Avenue C, due to defective sewer, March 4, 1917, \$495. Nem, Louis; damage to real property, re erection of elevated railway and platform at 86 st., Brooklyn, on lot No. 52, \$3,000. N. Y. Edison Co.; damage to arc lamp-post at 19th st. and Irving pl., Dec. 22, 1916, by D. S. C. tractor, \$80.57. Gruber, Rose; damage to personal property, tore coat on can carrier at 145th st. and 8th ave., Mar. 11, 1917, \$7. Fromm, Solomon; damage to real property, re erection of elevated railway at 3d st., Brooklyn, on lot No. 1, \$2,500. Fromm, Solomon, damage to real property, re erection of railway and platform, 86th st., Brooklyn, lot No. 43, \$5,500. Fromm, Solomon; damage to real property, re erection of railway and platform, 86th st., Brooklyn, lot 55, \$2,500. Fromm, Solomon; damage to real property, re erection of railway, 86th st., Brooklyn, on lot No. 50, \$1,000. Fromm, Solomon; damage to real property, re erection of elevated railway and platforms, 86th st., Brooklyn, lots 44-46, \$2,000.

G. W. Houk Co.; damage to window by F. D. 59; same insured, but cost for relettering window, \$28. Eletro Co.; damage to auto, hit by Water Department, cart No. 6, at Webster ave. and Gunhill rd., Mar. 6, 1917, \$8.65. Edison Electric Illuminating Co. of Brooklyn; damage to lamp pole at Putnam ave. and Bedford ave., hit by D. S. C. cart, Feb. 23, 1917, \$109.34. Schurtz, Perry, M. D.; amount due for services rendered, \$2,701.88. Benedict, S. H., Dr.; amount due for services rendered as witness, \$200. Durstan Co., Inc.; personal property damage, due to break in water main at 57th st., between 5th and 6th aves., Feb. 8, 1917, \$624.70. German-American Insurance Co.; damage to auto, struck by Health Department truck at 38th st. on Jan. 2, 1917, \$56. Smith, Arthur; damage to 4912-4918 New Utrecht ave., due to break in water main, Feb. 11, 1917, \$446. Buttner, Margaret; personal injuries, struck by auto truck at 79th st. and Central Park West, on Jan. 29, 1917, \$10,000. Scierfa, Josephine; personal injuries, fell owing to defective pavement, front of 124 Christie st., Feb. 15, 1917, \$15,000. Shanley, Robert; personal injuries, due to being assaulted by police officer at P. S. 39, Sept. 27, 1916, \$25,000.

Eckhard, Anna F.; personal injuries, fell owing to ice that had formed on sidewalk at Maure ave., Feb. 14, 1917. Powers, Wm. J.; damage to 4926 New Utrecht

ave., due to construction of railway and platforms, \$10,000. Brandfon, Samuel; P. P. D. S. C. wagon hit auto at 44th and 45th sts. and 8th ave. on Mar. 21, 1917, \$150. Berlin, Samuel; rfd. of \$40 paid for permits, \$40. Marfing, Jos. J.; burial of a veteran, \$50. Foley, Jno. J.; burial of a veteran, Jas. Rolland, \$50. Beaver Eng. & Cont. Co.; amt. due for labor and material furnished re construction Silver Lake Reservoir, \$110,099.90. Germania Cornice Works; amt. due for labor and material furnished re repairs to arch, Prospect Park.

Restoring pavement, Brooklyn: O'Keefe, A. J., \$156.35; O'Brien, Thos. E., \$320; Nechaukus, Samuel, \$132. Neilsen, Peter, \$24; Purcell, Benj. I., \$252.56. Ostick, Thos., \$91. Pearce, Jno. W., \$144. O'Keefe, Wm. C., \$127.55. Radcliffe, Thos. H., \$31. Sheehan, W. P., \$43. Till, Wm. F., \$83. Quick, Louis E., \$35. Quick, Wm. H., \$38. Horan, Helen M., \$23.50. Hudson, Walter I., \$70. Hutchinson, Fred. A., \$116. Hoen, Hugh J., \$59.50. Jetter, Albert A., \$37. Hurwitz, Abra., \$100.50. Johnson, A. J., \$68.

Restoring pavement, Brooklyn: Todd, John, \$188; Vaughan, William, \$123; Valentine, Wm. M., \$36.80; Walker, Wm. F., \$59; Becker, Aug. C., \$143.50; Donin, Morris, \$209; Dixon, John J., \$96.50; Huburn, John F., \$16; Wynne, Jas. E., \$69; Wexler, Adolph, \$70.75; Stewart, Jas. C., \$18.50; Sands, Jno. W., \$67.50; Abernethy, Jno. F., \$81; Paltner, Fred., \$13; Bosch, Jno. L., \$335.20; Bloeth, Wm. J., \$333.64; Bliss, Jas. W., \$61.50; Black, Allan, \$40.50; Belford, Edw. J., \$193.80; Becker, Geo. W., \$5.

Restoring pavement, Brooklyn: Dillon, Jno. P., \$2; Dargent, Chas., \$256.50; Christensen, Louis, \$7.80; Crawford, Robert L., \$31; Crowley, Thos. A., \$16; Crane, Wm. A., \$28.20; Corcoran, Saml. J., \$83; Corcoran, Jos. F., \$52.05; Clark, F. A., \$81.80; Bryan, Edgar C., \$123.50; Klores, Michael, \$79.50; Kratenstein, David, \$274.30; Kelly, Nicholas F., \$45.50; Larsen, Geo. O., \$35.50; Gleason, Pat' H., \$24; Laube, Julius, \$190; Edgerton, Robert, \$184.50; Demsky, Louis, \$39; Scakly, Edw. H., \$75; Scott, Jno. M., \$252.15.

Restoring pavements, Brooklyn: Williams, W. E., \$80.50; Voletsky, Harry, \$197.15; Valentine, Conrad, \$154.50; Tracey, Geo. F., \$50.50; Thompson, Frank, \$166.50; Schoeppler, Chas. M., \$81; Sacks, Abraham, \$18.50; Sutphin, Jas. G., \$76.50; Smith, Lowrey, \$94; Blein, Nathaniel C., \$169; Brein, Chas., \$118; Flohn, Peter, \$123.50; Finkenseiper, Paul, \$203; Ferguson, Walter S., \$44; Fehlinger, Nicholas, \$220; S. Sposito, Jno. \$120.15; Eiermann, Wm., \$160.50; Ashlborn, Chas. J., \$157.50; Alport, Abraham, \$100.50; Armstrong, Jas., \$49.20.

Restoring pavements, Brooklyn: Ring, Sol S., \$61; Hayden, Martin J., \$72; Halstead, Herman M., \$4.50; Harrickey, Thos. J., \$128; Gleason, Michael F., \$66.50; Donavan, Dennis J., \$141; Ardintz, Aaron, \$24; Lewis, Wm. J., \$27.50; Lieb, Henry, \$127; McEnaney, Thos. F., \$24; MacDonald, Edw., \$27.50; McGrath, Michael J., \$58; Mulligan, Martin F., \$81.10; Muller, Henry E., \$155.50; Aue, Wm., \$340.90; Austin, Jno. C., \$40.50; Austin, Aobert A., \$215.30; Frisse, Louis, \$751.50; Winkel, Chas., \$88.60; Wortzman, David, \$141.50.

Approval of Sureties.

The Comptroller approved of the adequacy and sufficiency of the sureties on the following proposals, viz.:

President, Borough of Brooklyn—Street signs: Joseph N. Early; Fidelity & Deposit Co. of Md., surety. Sidewalks, 76th St.: Thos. McDermott; The Aetna Accident & Liability Co., surety. Repaving, 68th St.: Brooklyn Alcatraz Asp. Co.; National Surety Co., Globe Indemnity Co., sureties. Grading, etc., Duryea Pl.: Thos. McDermott; The Aetna Accident & Liability Co., surety. 20th st.: Thos. McDermott; The Aetna Accident & Liability Co., surety.

Central Purchase Committee—Fire hose: Gillette Rubber Co.; The Aetna Accident & Liability Co., surety. Coal: Pattison & Bowns; U. S. Guarantee Co., surety. Installing fire alarm posts: T. Crimmins Contg. Co.; National Surety Company, surety.

Department of Correction—Supplies: Pfester & Vogel; Fidelity & Deposit Co. of Md., surety.

Department of Docks and Ferries—Lumber: J. H. Burton & Co.; U. S. Guarantee Co., surety. Brooklyn Lumber Co.; The Aetna Accident & Liability Co., surety. Cooney, Eckstein & Co.; The U. S. Fidelity & Guaranty Co., surety. J. C. Orr Co.; The U. S. Fidelity & Guaranty Co., surety.

Department of Education—Supplies: Tower Mfg. & Novelty Co.; The American Surety Co. of N. Y., surety. Kny-Scheerer Co.; The American Surety Co. of N. Y., surety. Heywood Bros. & Wakefield Co.; U. S. Guarantee Co., surety. The Reffes-Sandson Co.; The U. S. Fidelity & Guaranty Co., surety. Perfection Chemical Co.; certified check, surety. Glass: N. Cowen's Son; The American Surety Co. of N. Y., surety. Alterations at P. S. 41, Queens: A. Wille, Jr.; National Surety Co., surety. Conveying pupils: Bellotti & Co.; The American Surety Co. of N. Y., surety. Text books: P. P. Simmons Co.; Fidelity & Deposit Co. of Md., surety.

Fire Department—Terminal boxes: Foote, Pierson & Co.; The American Surety Co. of N. Y., surety.

Department of Health—Alterations at Kingston Ave. Hospital: H. Klein; National Surety Co., surety. Reedy Elevator Co.; Mass. Bonding & Ins. Co., surety.

President, Borough of Manhattan—Sewers, 1st ave.: Jas. Pilkington; The U. S. Fidelity & Guaranty Co., Globe Indemnity Co., sureties.

Presidents, Borough of Queens—Sewers: Grand ave., Peace Bros.; Mass. Bonding & Ins. Co., surety. Jamaica ave., Peace Bros.; Mass. Bonding & Ins. Co., surety.

Department of Parks—Completion of Comfort Station, Athletic Field, Pelham Bay Park, Bronx: Wm. Guggol Const. Co.; National Surety Co., surety.

Department of Street Cleaning—Forage: F. J. Lennon Co.; International Fidelity Ins. Co., surety. J. W. Gasteiger & Son; The Aetna Accident & Liability Co., surety. G. N. Reinhardt & Co.; International Fidelity Ins. Co., surety. T. Lenane; U. S. Guarantee Co., surety. T. M. Blake; Mass. Bonding & Ins. Co., surety.

Department of Water Supply, Gas and Electricity—Fire hydrants: T. J. Radley Co.; National Surety Co., surety. Cast iron pipe: A. P. Smith Mfg. Co.; New Amsterdam Casualty Co., surety. John Fox & Co.; The U. S. Fidelity & Guaranty Co., surety.

Opening of Proposals.

The Comptroller, by representative, attended the opening of proposals at the following Departments, viz.:

Belleve and Allied Hospitals, Departments of Public Charities, Health, Fire, Plant and Structures, Water Supply, Gas and Electricity, Correction, Street Cleaning and Parks—Gasoline and kerosene.

Belleve and Allied Hospitals, Departments of Correction, Fire, Charities, Docks and Ferries, Health and Charities—Bread and rolls.

President, Borough of Bronx—Sewer in W. 183rd st., etc.

College of City of New York—Alterations, etc., at the 23rd st. building, etc.

Departments of Correction, Fire, Charities, Docks and Ferries, Health and Parks—Coal.

Departments of Correction, Fire, Public Charities, Health, Plant and Structures and Parks—Forage.

Departments of Docks and Ferries, Water Supply, Gas and Electricity and Fire—Electric fittings and supplies.

Department of Docks and Ferries—Dredging in all boroughs.

Department of Education—Supplies for lunch kitchen, P. S. 98, Manhattan. Toilet paper.

Finance Department—Punching, tabulating and sorting machines.

Fire Department—Heating system, Hook and Ladder No. 107, Brooklyn. One two-wheel gasoline driven tractor.

Health Department—Fresh fish and clams.

President, Borough of Manhattan—Regulating various streets, etc.

Departments of Public Charities, Correction and Parks—Cleaning materials and compounds.

METEOROLOGICAL OBSERVATORY OF THE DEPARTMENT OF PARKS.

Abstract of Registers from Self-Recording Instruments for the Week Ending
March 31, 1917.

Central Park, The City of New York—Latitude, 40° 45' 58" N. Longitude, 73° 57' 58" W.
Height of Instruments Above the Ground, 53 Feet; Above the Sea, 97 Feet.
Under Supervision of U. S. Weather Bureau, James H. Scarr,
Meteorologist, Acting Director.

Barometer.

Date. March.	7 a.m.			2 p.m.			9 p.m.			Mean for the Day.	Maximum.		Minimum.	
	Reduced to Freezing.		Reduced to Freezing.	Reduced to Freezing.	Reduced to Freezing.	Reduced to Freezing.								
Sunday, 25	40	30.13	52	30.14	44	30.23	30.16	44	30.23	12 p.m.	45	29.98	0 a.m.	
Monday, 26	39	30.28	52	30.23	47	30.17	30.23	49	30.31	10 a.m.	46	30.11	12 p.m.	
Tuesday, 27	48	29.95	49	29.67	39	29.54	29.72	46	30.11	0 a.m.	51	29.44	6.45 p.m.	
Wednesday, 28	37	29.71	47	29.75	45	29.75	29.74	44	29.77	7 p.m.	49	29.61	0 a.m.	
Thursday, 29	45	29.50	52	29.44	44	29.59	29.51	45	29.68	0 a.m.	52	29.44	1 p.m.	
Friday, 30	37	29.78	50	29.81	47	29.91	29.83	45	29.96	12 p.m.	41	29.62	0 a.m.	
Saturday, 31	45	30.00	61	29.84	52	29.77	29.87	45	30.03	6.45 a.m.	62	29.75	11 p.m.	

Mean for the week..... 29.87 inches
Maximum for the week at 10 a.m., March 26..... 30.31 inches
Minimum for the week at 6.45 p.m., March 27..... 29.44 inches
Range for the week..... 0.87 inch

Thermometers.

Date. March.	7 a.m.			2 p.m.			9 p.m.			Mean.	Maximum.		Minimum.	
	Dry Bulb.	Wet Bulb.	Dry Bulb.	Wet Bulb.	Dry Bulb.	Wet Bulb.	Dry Bulb.	Wet Bulb.	Dry Bulb.		Time.	Wet Bulb.	Time.	Wet Bulb.
Sunday, 25	40	35	52	42	44	38	45	38	54	12.25 pm	43	12.25 pm	40	5.45 am
Monday, 26	39	37	52	42	47	44	46	41	54	3 p.m.	46	6 p.m.	38	6.45 am
Tuesday, 27	48	46	49	48	39	36	45	43	52	4.50 pm	51	4.50 pm	40	12 pm
Wednesday, 28	37	32	47	37	45	36	43	35	48	2.30 pm	38	5 p.m.	37	6 am
Thursday, 29	45	38	52	41	44	36	47	38	54	12.40 pm	43	11 am	41	12 pm
Friday, 30	37	30	50	37	47	35	45	34	54	4.15 pm	38	4.15 pm	37	6 am
Saturday, 31	45	36	61	47	52	46	53	43	62	11 pm	52	11 pm	42	3.20 am

Mean for the week..... 46.3 degrees 38.9 degrees
Maximum for the week at 11 p.m., March 31..... 62 degrees at 11 p.m., March 31..... 52 degrees
Minimum for the week at 6 a.m., March 30..... 37 degrees at 7 a.m., March 30..... 30 degrees
Range for the week..... 25 degrees 22 degrees

Wind.

Date. March.	Direction.			9 p.m.			7 a.m.			Dis- tance to for 7 a.m. 2 p.m. 9 p.m.	Force in Pounds per Square Foot.		Time.
	7 a.m.	2 p.m.	9 p.m.	7 a.m.	2 p.m.	9 p.m.	7 a.m.	2 p.m.	9 p.m.		Max.	Time.	
Sunday, 25	SE	S	S	28	37	45	112	0	1.1	0.7	1.9	5.45 p.m.	
Monday, 26	E	S	S	27	43	42	115	0	1.5	0.9	1.5	2.30 p.m.	
Tuesday, 27	SE	SE	W	56	65	88	236	1.0	4.5	5.4	5.4	8.30 p.m.	
Wednesday, 28	W	W	SW	116	124	83	308	2.8	3.7	1.2	5.0	7.35 a.m.	
Thursday, 29	SW	W	W	108	97	95	302	2.2	3.2	1.9	4.1	12.30 p.m.	
Friday, 30	W	W	NW	109	104	81	280	1.3	3.0	0.8	3.5	2.35 p.m.	
Saturday, 31	W	S	NE	38	40	21	93	0.4	0.7	0	1.5	11.55 a.m.	

Distance traveled during the week..... 1,446 miles
Maximum force during the week..... 5.4 lbs.

Hygrometer.

Date. March.	Force of Vapor.			Relative Humidity.			Clear.			Overcast.	10	
	7 a.m.	2 p.m.	9 p.m.	7 a.m.	2 p.m.	9 p.m.	7 a.m.	2 p.m.	9 p.m.			
Sunday, 25	.150	.157	.164	.157	.157	.164	59	40	56	52	0	0
Monday, 26	.195	.157	.256	.203	.85	.40	80	68	0	2 Ci.St.	2 Ci.St.	
Tuesday, 27	.287	.122	.180	.263	.84	.93	71	.83	10 St.	10 Nl.	1 Lt. fog	10 St.Cu.
Wednesday, 28	.124	.108	.113	.115	.53	.34	40	.43	0	7 St.Cu.	0	
Thursday, 29	.150	.136	.124	.137	.52	.33	46	.44	10 St.	8 St.Cu.	2 St.Cu.	
Friday, 30	.089	.074	.070	.078	.41	.21	21	.28	5 St.Cu.	Few St.Cu.	0	
Saturday, 31	.113	.164	.247	.175	.35	.31	61	.42	10 St.	9 A.St.	2 A.St.	

Rain and Snow.

Depth of Rain and Snow in Inches.

Date. March.	Time of Beginning.			Time of Ending.			Duration.			Amount of Water.	Depth of Snow.
	7 a.m.	2 p.m.	9 p.m.	7 a.m.	2 p.m.	9 p.m.					

19 and 21, 1917, respectively: Benjamin Kitchkin and Paul Lefkowitz, as Clerks, Bureau of Fire Prevention, Division of Recording, for an emergency period of 15 days at rate each of \$300 per annum.

Old Charge Dismissed—Pursuant to the provisions of Special Order No. 163, paragraph IV, dated Sept. 13, 1916, the charge of being under the influence of liquor, drug or compound, on which Fireman, 1st Grade, Daniel A. Donovan of Engine Co. 31 (Now of Engine Co. 156), was tried before the Fire Commissioner March 16, 1916, found guilty and sentence suspended, was this day dismissed.

Bills Audited—Open market orders, \$28.65; contracts, \$4,560.52.

MARCH 21.

Proposal Rejected—(Public Letting March 17, 1917)—The only proposal received at above letting for furnishing, delivering and installing one 8-section 80-cell storage battery for Engine Co. 217, was this day rejected and filed, the Fire Commissioner deeming such course to be for the best interests of the City.

Bills Audited—Open market orders, \$3.587.51.

MARCH 22.

Award of Contract—Foote, Pierson & Co., 160 Duane st., Manhattan; for furnishing, assembling and delivering 1,500 terminal boxes for fire alarm posts, \$22,250.

Bills Audited—Open market orders, \$981.60.

MARCH 23.

Appointed—To take effect 8 a. m., March 24, 1917: The following named Ununiformed Firemen, having completed satisfactorily their probationary period of three months, to be 4th Grade Firemen at rate each of \$1,000 per annum, with assignments specified: Joseph M. A. Denison, Engine Co. 3; John P. Hill, Engine Co. 13; Timothy J. Gannon, Engine Co. 23; Michael J. Lavin, Engine Co. 25; Will-

iam E. Schilling, Engine Co. 31; Patrick Donovan, Engine Co. 33; Henry O. Laboda, Jr., Engine Co. 65; Robert A. Tierney, Engine Co. 72; George W. Sandberg, Engine Co. 226; James J. Lally, H. and L. Co. 2; Edward T. Yockers, H. and L. Co. 5; Henry J. Straube, H. and L. Co. 21; Thomas A. Fitzpatrick, H. and L. Co. 35; George P. Fowler, H. and L. Co. 40; Louis J. Ledogar, H. and L. Co. 44; Harrison O. Flegel, H. and L. Co. 20.

Official Designation—Deputy Fire Commissioner Clarence H. Fay, as authorized to perform all the duties and exercise all the powers of Fire Commissioner, except the appointment or promotion, detail or dismissal of any member of the uniformed force, from 9 a. m., March 24, 1917, to 9 a. m., April 2, 1917.

Bills Audited—Open market orders, \$765.37; miscellaneous, \$35.

MARCH 24.

Opening of Proposals—For furnishing and delivering lightning arrester boxes, terminal strips and lead covered cable: Electric Cable Co., 10 E. 43rd st., Manhattan—Class 2: Item 3, \$6,408; Item 4, \$11,168; Item 5, \$20.50; total, \$17,778.50. Western Electric Co., 195 Broadway, Manhattan—Class 2: Item 3, \$6,888; Item 4, \$12,000; Item 5, \$216.81; total, \$19,104.81. L. S. Brach Supply Co., 129 Sussex ave., Newark, N. J.—Class 1: Item 1, \$471.45; Item 2, \$22; total, \$493.45. Standard Underground Cable Co., 50 Church st., Manhattan—Class 2: Item 3, \$5,760; Item 4, \$11,200; Item 5, \$261; total, \$17,221. Hazard Mfg. Co., 533 Canal st., Manhattan—Class 2: Item 3, \$5,340; Item 4, \$10,000; Item 5, \$191.25; total, \$15,531.25. Safety Insulated Wire and Cable Co., 114 Liberty st., Manhattan—Class 2: Item 3, \$6,000; Item 4, \$10,720; Item 5, \$225; total, \$16,945. Award of contracts deferred.

CLARENCE H. FAY, Deputy and Acting Fire Commissioner.

Borough of Richmond.

Report for week ended March 10, 1917.

Public Moneys Received—Restoring and repaving, special fund (fees), \$45.05; sewer inspection and repair, special fund (fees), \$20; contract security deposits (with bid or estimates), \$112.50; miscellaneous maps and lithos, \$1; total, \$178.55.

Laboring Force Employed.

(Eight Hours Constitute One Working Day.)

	Bureau of Highways.		Bureau of Sewers.		Bureau of Street Cleaning.		Bureau of Public Buildings and Offices.		Bureau of Engineering.		Total.
	No.	Days.	No.	Days.	No.	Days.	No.	Days.	No.	Days.	
Foremen	7	20	3	21	11	77	1	7	4	12	26
Assistant Foremen	32	113 1/2	18	89 1/2	19	128	16	98	8	39	93
Laborers	3	3 1/4	3 1/4
Carts	10	60	10	60
Carts (Hired)	3	18	53	350	1	6	5	30	62
Drivers	124	825 1/2	124	825 1/2
Sweepers	11	76	11	76
Hostlers
Steam Roller Enginemen	3	15	15
Auto Enginemen	..	1	7	3	21	1	7	35
Sewer Cleaners	1	6	3	21	6
Janitors	1	7	7
Janitress	7	42	42
Female Cleaners	1	7	4	22	29
Mechanics	4	28	2	14	42
Stationary Enginemen	1	7	3	21	28
Stokers	2	14	2	14
Elevatormen
Total	45	151 1/2	26	141 1/2	238	1,586 1/2	40	252	18	88	367
											2,220

Died—James Smith, West New Brighton, Laborer, \$2.75 a day, Feb. 17.

Titled, Changed—John Santore, New New Brighton, Motor Truck Driver, \$852 per annum, April 4; Joseph Rayborn, Stapleton, Laborer, \$3 a day, April 5.

Appointed—Edward H. Fisher, 128 Faber st., S. I., Driver, \$768 per annum, April 6; Mrs. Emma Snyder, 71 Osgood ave., S. I., Cleaner, \$30 per month, April 10.

Work Done—Bureau of Highways: Repairing and maintaining roadways, curbs, gutters, bridges, crosswalks, culverts, ditches, etc. Bureau of Sewers: Cleaning, examining and repairing sewers, basins, manholes, flush tanks, culverts, drains, etc., and miscellaneous work. Bureau of Street Cleaning: Street sweeping, refuse collection, final disposition, clearing gutters, light macadam repairs, weeding gutters and miscellaneous. Bureau of Public Buildings and Offices: Care and maintenance of Borough Hall, Village Halls at New Brighton and Stapleton, County Court House and Jail, County Clerk's Office, Coroner's Office, Special Sessions Court Room and Public Offices in Borough of Richmond. Bureau of Engineering: Surveys, plans, design and construction of sewers, highways, curbs, gutters, sidewalk, etc. Topographical survey and map of the borough; miscellaneous surveying, maps, etc.

CALVIN D. VAN NAME, President.

BUREAU OF BUILDINGS.
Report for Week Ended March 31, 1917.

Plans filed—For new buildings (estimated cost, \$79,228), 31; for alterations (estimated cost, \$4,360), 8; for plumbing (estimated cost, \$7,420), 15. Applications filed for existing signs, 8; applications filed for new signs, 2; construction in-

spections made, 418; plumbing and drainage inspections made, 206; iron and steel inspections made, 18; permits granted for demolition of buildings, 1; unsafe buildings reported, 1; unsafe building notices issued, 1; violations of law reported, 1; violation notices issued, 1.

WM. J. McDERMOTT, Superintendent.

Report for week ended April 7, 1917:

Vouchers Forwarded to the Comptroller—Open market orders, \$1,024.32; contracts, \$1,353.98; payrolls, \$12,178.03; total, \$14,556.33.

Moneys Received—Brooklyn Bridge: Privileges, \$1,083.17; tolls, elevated railroad company, \$3,502.60; tolls, surface railroad companies, \$1,770.90; total, \$6,356.67. Williamsburg Bridge: Privileges, \$149.66; tolls, surface railroad companies, \$2,014.60; total, \$2,164.26. Bridges, Harlem River and The Bronx: Privileges, \$176.09. Grand total, \$8,697.02.

F. J. H. KRACKE, Commissioner.

Report for Week Ended March 24, 1917.
Vouchers Forwarded to the Comptroller—Open market orders, \$2,412.61; con-

tracts, \$15,761.78; miscellaneous, \$176.22; payrolls, \$30,590.76; total, \$48,941.37.

Moneys Received—Brooklyn Bridge: Privileges, \$99.29. Williamsburg Bridge: Privileges, \$134.78; auction sale held March 20, 1917, on account, \$1,256.25; material and labor, \$10; total, \$1,401.03. Manhattan Bridge: Privileges, \$342.50. Queensboro Bridge: Privileges, \$6.12; auction sale, Dec. 14, 1916, balance due, \$1,985.26; total, \$1,991.38. Bridges, Brooklyn, Queens and Richmond: Privileges, \$4.79. Grand total, \$3,838.99.

F. J. H. KRACKE, Commissioner.

Report for Week Ended March 31, 1917.

Vouchers Drawn on the Comptroller—Open Market orders, \$889.95; contracts, \$1,669.96; payrolls, \$12,121.76; total, \$14,681.67.

Moneys Received—Brooklyn Bridge: Privileges, \$1,037.52; tolls, elevated railroad company, \$3,506; tolls, surface railroad company, \$3,217.30; total, \$7,760.82. Williamsburg Bridge: Privileges, \$100; tolls, surface railroad company, \$6,123.10; tolls, surface railroad company, \$2,600 a day.

Title Changed—Charles A. Soteldo, from Foreman of Stable and Yards, to General Foreman of Stable and Yards, at \$2,100 per annum, March 16.

Wages Fixed—John M. Bridson, Asphalt Worker, March 28; George Toffler, Inspector of Regulating, Grading and Paving, March 7.

Appointed—Asphalt Workers, April 1:

John J. Kinsella, 1310 Theriot ave., and

John Smart, 525 Southern Boulevard,

\$2.50 a day; John F. Ahearn, 576 E. 141st st., and Peter Capetti, 707 E. 214th st.,

\$2.60 a day.

Report for Week Ended March 31, 1917.

Vouchers Drawn on the Comptroller—Open Market orders, \$889.95; contracts,

\$1,669.96; payrolls, \$12,121.76; total,

\$14,681.67.

Moneys Received—Brooklyn Bridge:

Privileges, \$1,037.52; tolls, elevated rail-

road company, \$3,506; tolls, surface rail-

road company, \$3,217.30; total, \$7,760.82.

Williamsburg Bridge: Privileges, \$100;

tolls, surface railroad company, \$6,123.10;

tolls, surface railroad company, \$2,600 a day.

Title Changed—Charles A. Soteldo, from Foreman of Stable and Yards, to General Foreman of Stable and Yards, at \$2,100 per annum, March 16.

Wages Fixed—John M. Bridson, Asphalt Worker, March 28; George Toffler, Inspector of Regulating, Grading and Paving, March 7.

Appointed—Asphalt Workers, April 1:

John J. Kinsella, 1310 Theriot ave., and

John Smart, 525 Southern Boulevard,

\$2.50 a day; John F. Ahearn, 576 E. 141st st., and Peter Capetti, 707 E. 214th st.,

Manhattan, Municipal Building, 18th floor. Telephone, 1307 Worth.
Edward F. Boyle, President.
Moses M. McKee, Secretary.
Other Borough Offices.
The Bronx.
368 E. 148th st. Telephone, 336 Melrose.
Brooklyn.
435-445 Fulton st. Telephone, 1932 Main.
Queens.
64 Jackson ave., L. I. City. Telephone, 3375
Hunters Point.
Richmond.
Borough Hall, New Brighton, S. I. Telephone, 1000 Tompkinsville.
All offices open from 9 a. m. to 4 p. m. Saturdays to 12 noon.

BOARD OF ESTIMATE AND APPORTIONMENT.
Municipal Building, 13th floor. Telephone, 4560 Worth. Joseph Haag, Secretary.
Bureau of Records and Minutes.
Municipal Building, 13th floor. Telephone, 4560 Worth. Joseph Haag, Secretary.
Office of the Chief Engineer.
Municipal Building, 13th floor. Telephone, 4560 Worth. Nelson P. Lewis, Chief Engineer.
Bureau of Public Improvements.
Municipal Building, 13th floor. Telephone, 4560 Worth. Nelson P. Lewis, Chief Engineer.
Bureau of Franchises.
Municipal Building, 13th floor. Telephone, 4563 Worth. Harry P. Nichols, Engineer.
Bureau of Contract Supervision.
Municipal Building, 13th floor. Telephone, 4560 Worth. Central Testing Laboratory, 125 Worth st. Telephone, 3088 Franklin. Tilden Adamson, Director.

Bureau of Personal Service.
Municipal Building, 13th floor. Telephone, 4560 Worth. George L. Tirrell, Director.
DEPARTMENT OF FINANCE.
Municipal Building, 5th floor. Telephone, 1200 Worth.
William A. Prendergast, Comptroller.
Deputy Comptrollers, 7th floor. Edmund D. Fisher, Albert E. Hadlock, Shepard A. Morgan, Hubert L. Smith.

Receiver of Taxes.
Manhattan—Municipal Building, 2nd floor. Telephone, 1200 Worth.
Bronx—177th st. and Arthur ave. Telephone, 140 Tremont.
Brooklyn—236 Duffield st. Telephone, 7056 Main.
Queens—5 Court Square, L. I. City. Telephone, 3386 Hunters Point.
Richmond—Borough Hall, St. George. Telephone, 1000 Tompkinsville.
William C. Hecht, Receiver of Taxes.
Collector of Assessments and Arrears.
Manhattan—Municipal Building, 3d floor. Telephone, 1200 Worth.
Bronx—177th st. and Arthur ave. Telephone, 47 Tremont.
Brooklyn—503 Fulton st. Telephone, 8340 Main.
Queens—Municipal Building, Court Square, L. I. City. Telephone, 1553 Hunters Point.
Richmond—Borough Hall, St. George. Telephone, 1000 Tompkinsville.
Daniel Moynahan, Collector.

FIRE DEPARTMENT.
Municipal Building, 11th floor. Telephone, 4100 Worth.
Brooklyn, 365 Jay st. Telephone, 7600 Main.
Robert Adamson, Commissioner.

DEPARTMENT OF HEALTH.
Centre and Walker sts., Manhattan. Telephone, 6280 Franklin.
Burial Permit and Contagious Disease offices always open.

Bronx, 3731 Third ave. Brooklyn, Flatbush ave., Willoughby and Fleet sts. Queens, 372 Fulton st., Jamaica. Richmond, 514 Bay st., Stapleton.

Haven Emerson, Commissioner.
Alfred E. Shipley, Secretary.

BOARD OF INBRIETY.
300 Mulberry st. Telephone, 7116 Spring.
Board meets first Wednesday in each month at 3 p. m.
Charles Samson, Secretary.

LAW DEPARTMENT.
Office of Corporation Counsel.
Main office, Municipal Building, 16th floor. Telephone, 4600 Worth.
Lamar Hardy, Corporation Counsel.
Brooklyn Office, 153 Pierrepont st. Telephone, 2948 Main.

Bureau of Street Openings.
Main office, Municipal Building, 15th floor. Telephone, 1380 Worth.
Brooklyn office, 166 Montague st. Telephone, 5916 Main.
Queens office, Municipal Building, L. I. City. Telephone, 3886 Hunters Point.

Bureau for the Recovery of Penalties.
Municipal Building, 15th floor. Telephone, 4600 Worth.
Bureau for the Collection of Arrears of Personal Taxes.

Municipal Building, 17th floor. Telephone, 4585 Worth.
DEPARTMENT OF LICENSES.

Main office, 49 Lafayette st. Telephone, 4490 Franklin.
George H. Bell, Commissioner.
Brooklyn—381 Fulton st. Telephone, 1497 Main.
Queens—Borough Hall, L. I. City. Telephone, 5400 Hunters Point.
Richmond—Borough Hall, New Brighton. Telephone, 1000 Tompkinsville.

Division of Licensed Vehicles—517-519 W. 57th st. Telephone, 6387 Columbus.

Public Employment Bureau—Men's departments, 128 Leonard st. Women's departments, 53 Lafayette st. Telephone, 6100 Franklin. Branch Offices: 157 E. 67th st., Manhattan; Telephone, 2001 Plaza, 436 W. 27th st., Manhattan; Telephone, 1937 Chelsea, 12 W. 11th st., Manhattan; Telephone, 8065 Chelsea, 85 Java st., Brooklyn; Telephone, 3274 Greenwich.

MUNICIPAL CIVIL SERVICE COMMISSION.
Municipal Building, 14th floor. Telephone, 1580 Worth.

Henry Moskowitz, President.
Robert W. Belcher, Secretary.

MUNICIPAL REFERENCE LIBRARY.
Municipal Building, 5th floor. Telephone, 1072 Worth. 9 a. m. to 5 p. m.; Saturday, to 1 p. m.

DEPARTMENT OF PARKS.
Municipal Building, 10th floor. Telephone, 4850 Worth.
Cabot Ward, Commissioner, Manhattan and Richmond.

Borough of Brooklyn.
Litchfield Mansion, Prospect Park, Brooklyn. Telephone, 2300 South.
Raymond V. Ingersoll, Commissioner.

Borough of The Bronx.
Zhrowski Mansion, Claremont Park. Telephone, 2640 Tremont.
Thomas W. Whittle, Commissioner.

Borough of Queens.
The Overlook, Forest Park, Richmond Hill, L. I. Telephone, 2300 Richmond Hill.
John E. Weier, Commissioner.

PARK BOARD.
Municipal Building, 10th floor. Telephone, 4850 Worth. Cabot Ward, President; Louis W. Fehr, Secretary.

PAROLE COMMISSION.

Municipal Building, 24th floor. Telephone, 1610 Worth.

Thomas R. Minnick, Secretary.

DEPARTMENT OF PLANT AND STRUCTURES.

Municipal Building, 18th floor. Telephone, 380 Worth.
F. J. H. Kracke, Commissioner.
EXAMINING BOARD OF PLUMBERS.
Municipal Building, 9th floor. Telephone, 1800 Worth.
Janet A. G. Hahn, Clerk.

POLICE DEPARTMENT.

240 Centre st. Telephone, 3100 Spring.
Arthur Woods, Commissioner.
DEPARTMENT OF PUBLIC CHARITIES.
Principal office, Municipal Building, 10th floor. Telephone, 4440 Worth.
Brooklyn and Queens, 327 Schermerhorn st., Brooklyn. Telephone, 2977 Main.
Bureau of Social Investigation, Pearl and Centre sts. Telephone, 4405 Worth.
Borough of Richmond, Borough Hall, St. George, S. I. Telephone, 1000 Tompkinsville.
John A. Kingsbury, Commissioner.

PUBLIC SERVICE COMMISSION.

120 Broadway, 8 a. m. to 11 p. m. every day, including holidays and Sundays. Telephone, 7500 Rector.

Oscar S. Straus, Chairman.
James B. Walker, Secretary.

BOARD OF REVISION OF ASSESSMENTS.

Municipal Building, 7th floor. Telephone, 1200 Worth.

John Korb, Jr., Chief Clerk.

COMMISSIONERS OF SINKING FUND.

Office of Secretary, Municipal Building, 7th floor. Telephone, 1200 Worth.

John Korb, Jr., Secretary.

BOARD OF STANDARDS AND APPEALS.

Municipal Building, 9th floor. Telephone, 1840 Worth.

Rudolph P. Miller, Chairman.

DEPARTMENT OF TAXES AND ASSESSMENTS.

Municipal Building, 9th floor. Telephone, 1800 Worth.

Lawson Purdy, President.

C. Rockland Tyng, Secretary.

DEPARTMENT OF STREET CLEANING.

Municipal Building, 12th floor. Telephone, 4240 Worth.

John T. Fetherston, Commissioner.

TENEMENT HOUSE DEPARTMENT.

Manhattan and Richmond office, Municipal Building, 19th floor. Telephone, 1526 Worth.

Brooklyn and Queens office, 503 Fulton st., Brooklyn. Telephone, 3825 Main.

Bronx office, 391 E. 149th st. Telephone, 7107 Melrose.

John J. Murphy, Commissioner.

BOARD OF WATER SUPPLY.

Municipal Building, 22nd floor. Telephone, 3150 Worth.

Charles Strauss, President.

George Featherstone, Secretary.

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY.

Municipal Building, 23d, 24th and 25th floors.

Telephones: Manhattan, 4320 Worth; Brooklyn, 3980 Main; Queens, 3441 Hunters Point; Richmond, 840 Tompkinsville; Bronx, 3400 Tremont.

Brooklyn, 50 Court st. Bronx, Tremont and Arthur aves. Telephone, 3700 Tremont.

Louis D. Gibbs, County Judge.

DISTRICT ATTORNEY.

Tremont and Arthur aves. Telephone, 1100 Tremont.

Francis Martin, District Attorney.

COMMISSIONER OF JURORS.

1932 Arthur ave. Telephone, 3700 Tremont.

John A. Mason, Commissioner.

PUBLIC ADMINISTRATOR.

2808 Third ave. Telephone, 9816 Melrose, 9 a. m. to 5 p. m.; Saturday to 12 noon.

Ernest E. L. Hammer, Public Administrator.

REGISTER.

1932 Arthur ave. Telephone, 6694 Tremont.

Edward Polak, Register.

SHERIFF.

1932 Arthur ave. Telephone, 6600 Tremont.

James F. O'Brien, Sheriff.

SURROGATE.

Bergen Building Annex, 1918 Arthur ave.

George M. Schulz, Surrogate.

QUEENS COUNTY.

COUNTY CLERK.

364 Fulton st., Jamaica. Telephone, 2608 Jamaica.

Alexander Dujat, County Clerk.

COUNTY COURT.

County Court House, L. I. City. Telephone,

596 Hunters Point. 9 a. m. to 5 p. m.; Saturday, to 12 noon.

Dennis O'Leary, District Attorney.

COMMISSIONER OF JURORS.

County Court House, L. I. City. Telephone,

963 Hunters Point.

Thorndyke C. McKenney, Commissioner.

PUBLIC ADMINISTRATOR.

362 Fulton st., Jamaica. Telephone, 223 Jamaica.

Randolph White, Public Administrator.

SHERIFF.

County Court House, L. I. City. Telephone,

3768 Hunters Point.

Samuel J. Mitchell, Under Sheriff.

SURROGATE.

364 Fulton st., Jamaica. Telephone, 397 Jamaica.

Daniel Noble, Surrogate.

RICHMOND COUNTY.

COUNTY CLERK.

County Office Building, Richmond. Telephone,

28 New Dorp.

C. Livingston Bostwick, County Clerk.

COUNTY JUDGE AND SURROGATE.

Trial Terms, with Grand and Trial Jury, second Monday of March, first Monday of October.

Trial Terms with Trial Jury only, first Monday of May, first Monday of December.

Special Terms, without Jury, Wednesday of each week, except the last week of July, the month of August and the first week of September.

Surrogate's Court.

Monday and Tuesday of each week at the Borough Hall, St. George, and on Wednesday at the Surrogate's Court at Richmond, except during the session of the County Court. There will be no Surrogate's Court during the month of August.

Surrogate's Court and Office, Richmond, Surgeon's Chambers, Borough Hall, St. George.

J. Harry Tierman, County Judge and Surrogate.

DISTRICT ATTORNEY.

Borough Hall, St. George. Telephone, 50 Tompkinsville, 9 a. m. to 5 p. m.; Saturday, to 12 noon.

Albert C. Fach, District Attorney.

COMMISSIONER OF JURORS.

Village Hall, Stapleton. Telephone, 81 Tompkinsville.

Edward I. Miller, Commissioner.

PUBLIC ADMINISTRATOR.

Port Richmond, Telephone, 704 West Brighton.

William T. Holt, Public Administrator.

<h5

Orders called at 10:30 a. m. Telephone, 3840
Madison Square.
Alfred Wagstaff, Clerk.

Second Judicial Department.

Borough Hall, Brooklyn. Court meets from 2 p. m. to 5 p. m., excepting that on Fridays Court opens at 10 a. m. Clerk's office open 9 a. m. Telephone, 1392 Main.
John B. Byrne, Clerk.

SUPREME COURT—APPELLATE TERM.
503 Fulton st., Brooklyn. Court meets 10 a. m. Clerk's office opens 9 a. m. Telephone, 7452 Main.

Joseph H. De Braga, Clerk.
SUPREME COURT—CRIMINAL DIVISION.

Criminal Court Building. Court opens at 10:30 a. m. Clerk's office open from 9 a. m. to 4 p. m.; Saturday, to 12 noon. Telephone, 6064 Franklin.
William J. Schneider, Clerk.

SUPREME COURT—FIRST DEPARTMENT.
County Court House, Court open from 10:15 a. m. to 4 p. m. Telephone, 4580 Cortlandt.

SUPREME COURT—SECOND DEPARTMENT.
Kings County.

Joralemon and Fulton sts. Clerk's office hours, 9 a. m. to 5 p. m. Seven jury trial parts. Special Term for trials. Special Term for motions. Special Term (ex parte business). Court opens at 10 a. m. Naturalization Bureau, Hall of Records, Telephone, 5460 Main.

James F. McGee, General Clerk.

Queens County.
County Court House, L. I. City. Court opens at 10 a. m. Trial and Special Term for motions and ex parte business each month, except July, August and the first two weeks in September, in Part 1. Trial Term, Part 2, February, April, June, last two weeks in September, and November. Special Term for Trials, January, April, June and October.

Clerk's office open 9 a. m. to 5 p. m. Saturdays until 12 noon from October to June, July, August and September until 2 p. m. Telephone, 3896 Hunters Point.

Thomas B. Seaman, Special Deputy Clerk in Charge.

Richmond County.

Trial Term held at County Court House, Richmond. Special Term for trials held at Court room, Borough Hall, St. George. Special Term for motions held at Court House, Borough Hall, St. George.

C. Livingston Bostwick, County Clerk.

BOARD MEETINGS.

Board of Aldermen.

The Board of Aldermen meets in the Alderman Chamber, City Hall, every Tuesday at 1:30 p. m.

P. J. SCULLY, City Clerk and Clerk to the Board of Aldermen.

Board of Estimate and Apportionment.

The Board of Estimate and Apportionment meets in Room 16, City Hall, Fridays at 10:30 a. m. JOSEPH HAAG, Secretary.

Commissioners of Sinking Fund.

The Commissioners of the Sinking Fund meet in Room 16, City Hall, on Thursdays, at 11 a. m., at call of the Mayor.

JOHN KORB, Jr., Secretary.

Board of Revision of Assessments.

The Board of Revision of Assessments meets in Room 16, City Hall, upon notice of the Secretary.

JOHN KORB, Jr., Secretary.

Board of Appeals.

The Board meets in Room 1124, Municipal Building, every Tuesday at 2 p. m.

RUDOLPH P. MILLER, Chairman.

Board of Standards and Appeals.

The Board meets in Room 919, Municipal Building, every Thursday at 2 p. m.

RUDOLPH P. MILLER, Chairman.

Board of City Record.

The Board of City Record meets in the City Hall at call of the Mayor.

DAVID FERGUSON, Supervisor, Secretary.

POLICE DEPARTMENT.

Owners Wanted for Unclaimed Property.

OWNERS WANTED BY THE PROPERTY
Clerk of the Police Department of The City of New York, 72 Poplar st., Brooklyn, for the following property, now in custody, without claimants: Boats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc.; also small amount of money taken from prisoners and found by Patrolmen of this Department.

ARTHUR WOODS, Police Commissioner.

DEPARTMENT OF FINANCE.

Sales of Tax Liens.

Notice of Continuation of The Bronx Tax Sale.

THE SALE OF TAX LIENS FOR UNPAID taxes, assessments and water rents for the Borough of Bronx, as to liens remaining unsold at the termination of the sale of Jan. 13, 1917, and April 2, 1917, has been continued to

MONDAY, APRIL 23, 1917,
at 2:30 p. m., pursuant to Section 1028 of the Greater New York Charter, and will be continued at that time on the 4th floor of the Bergen Building, corner of Arthur and Tremont aves., Borough of Bronx, City of New York.

DANIEL MOYNAHAN, Collector of Assessments and Arrears.

29,23

Confirmation of Assessments.

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 986 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 Assessments and Arrears of assessment for DISCONTINUING AND CLOSING the following named street in the BOROUGH OF MANHATTAN:

SECTION 7.

DISCONTINUING AND CLOSING W. 151ST ST. from the easterly side of Riverside Drive to the United States bulkhead line. Confirmed Aug. 27, 1909, Jan. 19, 1910, and May 13, 1915; entered April 9, 1917. Area of assessment includes all those lands, tenements and hereditaments and premises situate, lying and being in the Borough of Manhattan, in said City of New York, and contained within the lines of the discontinued and closed W. 151st st., extending from the westerly property line of the New York Central and Hudson River Railroad Company to the easterly line of 12th ave., and from the westerly line of 12th ave. to the United States bulk-

head line of the Hudson River. Also all those lands, tenements and hereditaments and premises situate, lying and being within the following described limits: On the west by the easterly line of Riverside drive; on the north by a line midway between W. 151st st. and W. 152d st.; on the east by the westerly line of Amsterdam ave., and on the south by a line midway between W. 150th st. and W. 151st st.

The above entitled assessment was entered on the day hereinbefore given in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid on or before June 8, 1917, which is sixty days after the date of said entry of the assessment, interest will be collected thereon at the rate of seven per centum per annum, to be calculated from ten days after the date of said entry to the date of payment, as provided by sections 159 and 987 of the Greater New York Charter.

The above assessment is payable to the Collector of Assessments and Arrears at his office in the Municipal Building, Court House Square, L. I. City, Borough of Queens, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 noon.

WILLIAM A. PRENDERGAST, Comptroller.

Dated, New York, March 30, 1917. a4,14

of said entry of the assessment, interest will be collected thereon at the rate of seven per centum per annum, to be calculated from ten days after the date of said entry to the date of payment, as provided by sections 159 and 987 of the Greater New York Charter.

The above assessment is payable to the Collector of Assessments and Arrears at his office in the Municipal Building, Court House Square, L. I. City, Borough of Queens, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 noon.

WILLIAM A. PRENDERGAST, Comptroller.

Dated, New York, March 27, 1917. a2,12

the date of said entry to the date of payment, as provided by sections 159 and 987 of the Greater New York Charter.

The above assessment is payable to the Collector of Assessments and Arrears at his office in the Municipal Building, Court House Square, L. I. City, Borough of Queens, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 noon.

WILLIAM A. PRENDERGAST, Comptroller.

Dated, New York, March 27, 1917. a2,12

IN PURSUANCE OF SECTION 984 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 Assessments and Arrears of assessment for OPENING AND ACQUIRING TITLE to the following named street in the BOROUGH OF BROOKLYN:

SECTIONS 5, 12, 15 AND 24.

E. 98TH ST.—OPENING from East New York ave. to the Manhattan Division of the Long Island Railroad and from Rockaway ave. to Forster ave. Confirmed Feb. 7, 1917. Entered March 29, 1917. Area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Brooklyn, in the City of New York, which taken together, are bounded and described as follows, viz.:

Beginning at a point on the northerly line of East New York ave., where it is intersected by the prolongation of a line midway between Union st. and Tapscott st. and running thence southwardly along the said line midway between Union st. and Tapscott st. and along the prolongation of the said line to the intersection with the prolongation of a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway between Tapscott st. and Howard ave., and along the prolongation of the said line to the intersection with a line midway between Pitkin ave. and Sutter ave., as these streets are laid out east of Howard ave.; thence eastwardly along the said prolongation of a line midway between Tapscott st. and Howard ave., as these streets are laid out between East New York ave. and Sutter ave.; thence southwardly along the said line midway

SECTION 16.

E. 12TH ST.—SEWER from Ditmas to New-kirk aves. Area of assessment affects blocks 5197 and 5198.

39TH ST.—SEWER from 14th to 16th aves. Area of assessment affects blocks 5346, 5347, 5365 and 5366.

SECTION 17.

63D ST.—SEWER from 18th to 20th aves.; and 19TH AVE.—SEWER from 62d to 63d sts. Area of assessment affects blocks 5533, 5534, 5540 and 5541.

SECTION 19.

71ST ST.—REGULATING, GRADING, PAVING, CURBING and FLAGGING from 15th ave. to New Utrecht ave. Area of assessment affects blocks 6169, 6168, 6179 and 6180.

SECTIONS 19 AND 21.

23D ST.—SEWER from Bath to Cropsey aves. Area of assessment affects blocks 6450 and 6888.

SECTION 20.

SEWERS IN AVENUE I AND AVENUE I from E. 3d to E. 4th sts., and outlet in E. 4TH ST. from Avenue I to 22d ave.; and E. 4TH ST. from Avenue I to Avenue J; and AVENUE I from E. 3d to E. 4th sts. Area of assessment affects blocks 6501, 6502, 6506, 6507, 6516, 6517 and 6526.

The above assessments were confirmed by the Board of Assessors on March 27, 1917, and entered March 27, 1917, in the Record of Titles of assessments kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid on or before May 26, 1917, which is sixty days after the date of asid entry of the assessment interest will be collected at the rate of seven per cent per annum, to be calculated from ten days after the date of said entry to the date of payment, as provided by Sections 159 and 1019 of the Greater New York Charter.

The above assessments are payable to the Collector of Assessments and Arrears at his office in the Offerman Building, 503 Fulton st., Brooklyn, within the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 noon. WILLIAM A. PRENDERGAST, Comptroller. Dated, New York, March 27, 1917. a2,12

Notice to Taxpayers.

NOTICE IS HEREBY GIVEN THAT THE assessment rolls of real estate and personal property in The City of New York for the year 1917 have been delivered to the Receiver of Taxes and that all taxes on said assessment rolls shall be due and payable at his office in the respective boroughs of said city as follows:

All taxes upon personal property and one-half of all taxes upon real estate shall be due and payable on the FIRST DAY OF MAY, 1917, and the remaining and final one-half of taxes on real estate shall be due and payable on the FIRST DAY OF NOVEMBER, 1917.

All taxes shall be and become liens on the real estate affected thereby and shall be construed as and deemed to be charges thereon on the respective days when they become due and payable as hereinbefore provided and not earlier and shall remain such liens until paid.

The second half of the tax on real estate which is due as hereinbefore provided on the first day of November following the payment of the first half may be paid on the first day of May or at any time thereafter providing the first half shall have been paid or shall be paid at the same time, and on such payments of the second half as may be made in such manner prior to November first a discount shall be allowed from the date of payment to November first at the rate of four per centum per annum.

The offices of the Receiver of Taxes in the respective boroughs are located as follows: Borough of Manhattan, Room 200, Municipal Building.

Borough of The Bronx, 177th st. and Arthur ave. Borough of Brooklyn, 236 Duffield st. Borough of Richmond, Borough Hall, St. George.

Borough of Queens, Court Square, L. I. City. WILLIAM C. HECHT, Receiver of Taxes. a2,30

Interest on City Bonds and Stock.

THE INTEREST DUE ON MAY 1, 1917, ON registered bonds and stock of The City of New York, and of the former corporations now included therein, will be paid on that day by the Comptroller at his office (Room 851, in the Municipal Building, at Chambers and Centre sts., Manhattan, New York City), in United States money, or at the office of Seligman Brothers, 18 Austin Friars, London, E. C., England, in sterling.

The coupons that are payable in New York or in London for the interest due on May 1, 1917, on assessment bonds and corporate stock of The City of New York will be paid on that day at the option of the holders thereof either at the office of the Comptroller (Room 851, in the Municipal Building, at Chambers and Centre sts., Manhattan, New York City), in United States money, or at the office of Seligman Brothers, 18 Austin Friars, London, E. C., England, in sterling.

The coupons that are payable only in New York, for interest due on May 1, 1917, on bonds and stock of the present and former City of New York, of former corporations now included in The City of New York, and the former County of Queens, will be paid on that day at the office of the Comptroller (Room 851, in the Municipal Building, at Chambers and Centre sts., Manhattan, New York City).

The books for the transfer of bonds and stock on which interest is payable May 1, 1917, will be closed from April 10, 1917, to May 1, 1917.

WILLIAM A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, March 20, 1917. a2,11

Corporation Sale of Buildings and Appurtenances Thereto on City Real Estate by Sealed Bids.

AT THE REQUEST OF THE BOARD OF Education, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain buildings standing upon property owned by The City of New York, formerly used for school purposes in the

Borough of Manhattan.

BEING the buildings formerly used as Public Schools, situated under the Manhattan Approach to the Williamsburg Bridge, in the Borough of Manhattan, which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room 368, Municipal Building, Borough of Manhattan.

PURSUANT to a resolution adopted by the Commissioners of the Sinking Fund at a meeting held March 29, 1917, the sale by sealed bids of the above described buildings and appurtenances thereto will be held by direction of the Comptroller on

FRIDAY, APRIL 27, 1917, at 11 a. m., in lots and parcels, and in manner and form as follows:

Parcel No. 4. One-story brick school building under the Williamsburg Bridge between Willett and Sheriff sts., Manhattan.

Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room 368, Municipal Building, Borough of Manhattan, until 11 a. m., on the 27th day of April, 1917, and then publicly opened, for the sale for removal of the above described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible thereafter.

Each parcel must be bid for separately and will be sold in its entirety, as described in above advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount

The points of delivery will be as called for in the contract.

The amount of security required for the performance of the contract shall be thirty (30) per cent. of the total amount for which the contract is awarded. The deposit required shall be in an amount of not less than one and one-half (1 1/2) per cent. of the total amount of the bid.

The bidder will state the price for each item or article contained in the specifications or schedules, per ton, gallon, bag, cubic yard, or other unit of measure by which the bid will be tested. The contracts, if awarded, will be awarded for each of the above named supplies at a lump sum.

Blank forms may be had at the offices of the Commissioner of Public Works, Bureau of Highways, Room 2124, Municipal Building, Manhattan, at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

FRIDAY, APRIL 20, 1917.
FOR FURNISHING AND DELIVERING 300 CASES OF SECOND GRADE TOILET PAPER.

Deliveries to be made in 100-case lots, as required, to the storeroom, County Court House, Chambers St., MARCUS M. MARKS, President.

Dated, April 9, 1917. a9.20

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY
the President of the Borough of Manhattan, at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

FRIDAY, APRIL 20, 1917.
FOR FURNISHING AND DELIVERING 300 CASES OF SECOND GRADE TOILET PAPER.

Deliveries to be made in 100-case lots, as required, to the storeroom, County Court House, Chambers St., MARCUS M. MARKS, President.

Dated, April 9, 1917. a9.20

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY
the President of the Borough of Manhattan at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

FRIDAY, APRIL 20, 1917.

FOR FURNISHING AND DELIVERING 300 CASES OF SECOND GRADE TOILET PAPER.

Deliveries to be made in 100-case lots, as required, to the storeroom, County Court House, Chambers St., MARCUS M. MARKS, President.

Dated, April 9, 1917. a9.20

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY
the President of the Borough of Manhattan at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

FRIDAY, APRIL 20, 1917.

FOR FURNISHING AND DELIVERING 300 CASES OF SECOND GRADE TOILET PAPER.

Deliveries to be made in 100-case lots, as required, to the storeroom, County Court House, Chambers St., MARCUS M. MARKS, President.

Dated, April 9, 1917. a9.20

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY
the President of the Borough of Manhattan at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

FRIDAY, APRIL 20, 1917.

FOR FURNISHING AND DELIVERING 300 CASES OF SECOND GRADE TOILET PAPER.

Deliveries to be made in 100-case lots, as required, to the storeroom, County Court House, Chambers St., MARCUS M. MARKS, President.

Dated, April 9, 1917. a9.20

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY
the President of the Borough of Manhattan at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

FRIDAY, APRIL 20, 1917.

FOR FURNISHING AND DELIVERING 300 CASES OF SECOND GRADE TOILET PAPER.

Deliveries to be made in 100-case lots, as required, to the storeroom, County Court House, Chambers St., MARCUS M. MARKS, President.

Dated, April 9, 1917. a9.20

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY
the President of the Borough of Manhattan at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

FRIDAY, APRIL 20, 1917.

FOR FURNISHING AND DELIVERING 300 CASES OF SECOND GRADE TOILET PAPER.

Deliveries to be made in 100-case lots, as required, to the storeroom, County Court House, Chambers St., MARCUS M. MARKS, President.

Dated, April 9, 1917. a9.20

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY
the President of the Borough of Manhattan at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

FRIDAY, APRIL 20, 1917.

FOR FURNISHING AND DELIVERING 300 CASES OF SECOND GRADE TOILET PAPER.

Deliveries to be made in 100-case lots, as required, to the storeroom, County Court House, Chambers St., MARCUS M. MARKS, President.

Dated, April 9, 1917. a9.20

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY
the President of the Borough of Manhattan at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

FRIDAY, APRIL 20, 1917.

FOR FURNISHING AND DELIVERING 300 CASES OF SECOND GRADE TOILET PAPER.

Deliveries to be made in 100-case lots, as required, to the storeroom, County Court House, Chambers St., MARCUS M. MARKS, President.

Dated, April 9, 1917. a9.20

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY
the President of the Borough of Manhattan at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

FRIDAY, APRIL 20, 1917.

FOR FURNISHING AND DELIVERING 300 CASES OF SECOND GRADE TOILET PAPER.

Deliveries to be made in 100-case lots, as required, to the storeroom, County Court House, Chambers St., MARCUS M. MARKS, President.

Dated, April 9, 1917. a9.20

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY
the President of the Borough of Manhattan at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

FRIDAY, APRIL 20, 1917.

FOR FURNISHING AND DELIVERING 300 CASES OF SECOND GRADE TOILET PAPER.

Deliveries to be made in 100-case lots, as required, to the storeroom, County Court House, Chambers St., MARCUS M. MARKS, President.

Dated, April 9, 1917. a9.20

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY
the President of the Borough of Manhattan at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

FRIDAY, APRIL 20, 1917.

FOR FURNISHING AND DELIVERING 300 CASES OF SECOND GRADE TOILET PAPER.

Deliveries to be made in 100-case lots, as required, to the storeroom, County Court House, Chambers St., MARCUS M. MARKS, President.

Dated, April 9, 1917. a9.20

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY
the President of the Borough of Manhattan at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

FRIDAY, APRIL 20, 1917.

FOR FURNISHING AND DELIVERING 300 CASES OF SECOND GRADE TOILET PAPER.

Deliveries to be made in 100-case lots, as required, to the storeroom, County Court House, Chambers St., MARCUS M. MARKS, President.

Dated, April 9, 1917. a9.20

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY
the President of the Borough of Manhattan at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

FRIDAY, APRIL 20, 1917.

FOR FURNISHING AND DELIVERING 300 CASES OF SECOND GRADE TOILET PAPER.

Deliveries to be made in 100-case lots, as required, to the storeroom, County Court House, Chambers St., MARCUS M. MARKS, President.

Dated, April 9, 1917. a9.20

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY
the President of the Borough of Manhattan at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

FRIDAY, APRIL 20, 1917.

FOR FURNISHING AND DELIVERING 300 CASES OF SECOND GRADE TOILET PAPER.

Deliveries to be made in 100-case lots, as required, to the storeroom, County Court House, Chambers St., MARCUS M. MARKS, President.

Dated, April 9, 1917. a9.20

See General Instructions to Bidders on last page, last column, of the "City Record."

Item 4-310 linear feet old curb redressed.

Item 5-30 linear feet concrete sidewalk, Class A.

Item 6-30 linear feet granite headers.

Item 6a-10 linear feet temporary headerstone.

Item 7-150 cubic yards concrete.

Item 8-720 square yards sheet asphalt pavement without binder.

Item 9-30 square yards sheet asphalt pavement in approaches.

Item 10-2 sewer manhole heads and covers complete.

Item 11-1 cover for sewer manhole.

Item 11a-1 ring for sewer manhole.

Item 12-3 cubic yards brick masonry.

Item 13-2 water manhole heads and covers complete.

Item 14-27 sewer manhole heads and covers complete.

Item 15-7 covers for sewer manholes.

Item 16a-7 rings for sewer manholes.

Item 17-9 cubic yards brick masonry.

Item 18-20 water manhole heads and covers complete.

Item 19-25,370 square yards granite block pavement outside of railroad area.

Item 20-115 square yards sheet asphalt pavement in approaches.

Item 21-27 sewer manhole heads and covers complete.

Item 22-1 cover for sewer manhole.

Item 23-1 ring for sewer manhole.

Item 24-2 cubic yards brick masonry.

Item 25-1 water manhole head and cover complete.

Item 26-10,000 feet B. M. planking on concrete.

Item 27-30 cubic yards concrete.

Item 28-140 square yards wood block pavement.

The time allowed for the full completion of the work will be ninety (90) days.

The amount of security required will be \$2,000, and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.

The bidder must deposit with the Borough President on or before the time of making his bid samples and affidavit, or the letter in regard to samples and affidavit, as required by the specifications.

The bidder must submit to the Borough President on or before the time of making his bid samples and affidavit, or the letter in regard to samples and affidavit, as required by the specifications.

The bidder's estimate of amount of work to be done is as follows:

Item 3-630 linear feet new 5-inch bluestone curbstone.

Item 3b-20 linear feet new 6-inch granite corner curbstone.

Item 4-940 linear feet old curb redressed.

Item 5-150 square feet concrete sidewalk, Class A in Trans. road.

Item 6a-150 square feet concrete sidewalk, Class A, no maintenance.

Item 6b-30 linear feet temporary headerstone.

Item 7-250 cubic yards concrete outside of railroad area.

Item 8-1,390 square yards wood block pavement outside railroad area.

Item 2-1 receiving basin (Type "E"), complete.
Item 3-7 inlets (Type "A," "B" or "C"), complete.
Item 4-135 linear feet of 12-inch basin connection, complete.
Item 5-15 cubic yards of rock (Class "A"), excavated and removed.
Item 6-5 cubic yards of rock (Class "B"), excavated and removed.
Item 7-1 cubic yard of concrete (Class "A").
Item 8-1 cubic yard of brick masonry.
Item 9-3 cubic yards of extra earth excavation.
Item 10-39 linear feet of 6-inch granite curb (Class "A"), set in concrete.
Item 11-17 linear feet of 6-inch granite curb (Class "B"), set in concrete.
Item 12-30 linear feet of curb reset in concrete.
Item 13-1,000 square feet of concrete sidewalk pavement laid.

Item 14-54 square yards of restoration of permanent roadway pavement, all kinds.
Item 15-500 feet B. M. of timber and planking for bracing and sheeting.
The time allowed for constructing and completing the alteration to receiving basins, with inlets, will be twenty (20) consecutive working days.

The amount of security required will be Eight Hundred Dollars (\$800), and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.

The bidder will state the price for each item or article contained in the specifications or schedules herein contained or hereto annexed, per foot, yard or other unit of measure or article by which the bid will be tested. Each contract, if awarded, will be awarded for the whole work at a lump sum.

Blank forms may be had, and the drawings, form of specification and contract may be seen at the offices of the Commissioner of Public Works, Bureau of Sewers, Room 2103, Municipal Building, Manhattan.

Dated, April 5, 1917.

516 MARCUS M. MARKS, President.

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Manhattan, at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

MONDAY, APRIL 16, 1917,
FOR ALL OF THE LABOR AND MATERIALS REQUIRED FOR GENERAL REPAIRS AND CARPENTERING WORK ON FREE FLOATING BATHS NO. 1, 2, 10, 11, 14, 15, BOROUGH OF MANHATTAN.

The time allowed for the completion of the work will be twenty (20) consecutive working days.

The amount of security required will be One Thousand Dollars (\$1,000), and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security.

The bidder will state a separate price for each bath, as provided for on the proposal blank. The extensions must be made and footed up, as the bids will be read from the total and awards.

The bids will be compared, and the contract, if awarded, will be awarded at a lump or aggregate to the lowest bidder.

Blank forms, specifications and plans may be obtained at the office of the Auditor, offices of the Commissioner of Public Works, Room 2141, Municipal Building, Manhattan.

516 MARCUS M. MARKS, President.

Dated, April 5, 1917.

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Manhattan, at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

MONDAY, APRIL 16, 1917,
FOR ALL OF THE LABOR AND MATERIALS REQUIRED FOR RECONSTRUCTING SWIMMING WELLS AND GENERAL CARPENTERING WORK, BUILDING, REPAIRING AND RECAULKING PONTOONS OF FREE FLOATING BATH NO. 12, BOROUGH OF MANHATTAN.

The time allowed for the completion of the work will be twenty (20) consecutive working days.

The amount of security required will be Fifteen Hundred Dollars (\$1,500), and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security.

The bidder will state one aggregate price for the whole work described and specified, as the contract is entire and for a complete job.

The bids will be compared and the contract awarded at a lump or aggregate sum to the lowest bidder.

Blank forms, specifications and plans may be obtained at the office of the Auditor, offices of the Commissioner of Public Works, Room 2141, Municipal Building, Manhattan.

516 MARCUS M. MARKS, President.

Dated, April 5, 1917.

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Manhattan, at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

MONDAY, APRIL 16, 1917,
FOR ALL OF THE LABOR AND MATERIALS REQUIRED FOR RECONSTRUCTING SWIMMING WELL, AND GENERAL CARPENTERING WORK, REPAIRING AND RECAULKING PONTOONS OF FREE FLOATING BATH NO. 13, BOROUGH OF MANHATTAN.

The time allowed for the completion of the work will be twenty (20) consecutive working days.

The amount of security required will be One Thousand Dollars (\$1,000), and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security.

The bidder will state one aggregate price for the whole work described and specified, as the contract is entire and for a complete job.

The bids will be compared and the contract awarded at a lump or aggregate sum to the lowest bidder.

Blank forms, specifications and plans may be obtained at the office of the Auditor, offices of the Commissioner of Public Works, Room 2141, Municipal Building, Manhattan.

516 MARCUS M. MARKS, President.

Dated, April 5, 1917.

See General Instructions to Bidders on last page, last column, of the "City Record."

BOROUGH OF THE BRONX.

Proposals.

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of The Bronx, at his office, Municipal Building, Crotona Park, Tremont and Third aves., until 10:30 a. m., on

THURSDAY, APRIL 12, 1917,
NO. 1, FOR FURNISHING AND DELIVERING WHITE ASH ANTHRACITE COAL.

The time allowed for the performance of the contract is on or before March 31, 1918, and as stated in the schedules.

The amount of security required for the

proper performance of the contract will be thirty per cent. (30%) of the total amount for which the contract is awarded.

The bidder will state the price of each item or article contained in the specifications or schedules, per gr. ton, by which the bids will be tested. The bids will be compared and each contract awarded to the lowest bidder on each item.

Blank forms of bids, upon which bids must be made, can be obtained upon application therefor, the specifications may be seen and other information obtained at said office.

m31,a12 DOUGLAS MATHEWSON, President.

See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF DOCKS AND FERRIES.

Proposals.

SEALED BIDS WILL BE RECEIVED BY the Department of Docks and Ferries at the office of the Central Purchase Committee, Room 1220, Municipal Building, Manhattan, until 12:30 p. m., on

MONDAY, APRIL 23, 1917,
FOR FURNISHING AND DELIVERING COAL.

The time for the performance of the contract is on or before March 31, 1918, as stated in the schedule.

The amount of security required is thirty (30) per cent. of the contract amount awarded.

No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total and awards, if made, made to the lowest bidder on each class, as stated in the schedules.

Blank forms must be submitted in duplicate, each copy in a separate envelope. No bid will be accepted unless this provision is complied with.

Blank forms and further information may be obtained at the office of the Central Purchase Committee, 12th floor, Municipal Building, Manhattan.

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Manhattan, at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

DEPARTMENT OF DOCKS AND FERRIES.

R. A. C. SMITH, Commissioner. a12,23

See General Instructions to Bidders on last page, last column, of the "City Record," except for the address of the office for receiving and opening bids.

MONDAY, APRIL 16, 1917,

FOR FURNISHING AND DELIVERING COAL.

The time for the performance of the contract is on or before April 23, 1917, as stated in the schedule.

The amount of security required is thirty (30) per cent. of the contract amount awarded.

No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total and awards, if made, made to the lowest bidder on each class, as stated in the schedules.

Blank forms must be submitted in duplicate, each copy in a separate envelope. No bid will be accepted unless this provision is complied with.

Blank forms and further information may be obtained at the office of the Central Purchase Committee, 12th floor, Municipal Building, Manhattan.

See General Instructions to Bidders on last page, last column, of the "City Record," except for the address of the office for receiving and opening bids.

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Manhattan, at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

DEPARTMENT OF DOCKS AND FERRIES.

R. A. C. SMITH, Commissioner. a12,23

See General Instructions to Bidders on last page, last column, of the "City Record," except for the address of the office for receiving and opening bids.

FRIDAY, APRIL 13, 1917,

FOR REPAIRING THE ASPHALT PAVEMENT ON THE MARGINAL STREET AND PIERS, NORTH, EAST AND HARLEM RIVERS, BOROUGH OF MANHATTAN, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The time for the completion of the work and the full performance of the contract is on or before the expiration of Dec. 31, 1917.

The amount of security required is \$5,700.

The bidder shall state, both in writing and in figures, a price per square yard for doing all of the work called for. The contract, if awarded, will be awarded to the bidder whose price per square yard is the lowest for doing all of the work called for and whose bid is regular in all respects.

In case of discrepancy between the price written and that given in figures, the price in writing will be considered as the bid.

The estimate of the quantity of the work is about 7,500 square yards.

Work must be done at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained at the office of the said Department.

R. A. C. SMITH, Commissioner of Docks.

Dated, March 30, 1917. a2,13

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Docks at his office, Pier "A," foot of Battery pl., North River, Manhattan, until 12 noon, on

FRIDAY, APRIL 13, 1917,

CONTRACT NO. 1563.

FOR REPAIRING THE ASPHALT PAVEMENT ON THE MARGINAL STREET AND PIERS, NORTH, EAST AND HARLEM RIVERS, BOROUGH OF MANHATTAN, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The time for the completion of the work and the full performance of the contract is on or before the expiration of Dec. 31, 1917.

The amount of security required is \$5,700.

The bidder shall state, both in writing and in figures, a price per day of eight hours for the services of one horse with harness and driver, at which unit price he is prepared to furnish all of the service required in the class upon which a bid is submitted. Bids may be submitted on one or both classes, as each class will be the basis of a separate and distinct contract.

The bidder will state, on either of the two classes, if made, will be to the bidder whose unit price per day is the lowest and whose bid is regular in all respects.

In case of discrepancy between the written price and that given in figures, the price in writing will be considered as the bid.

Horses with harness and drivers, must be furnished at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained at the office of the said Department.

R. A. C. SMITH, Commissioner of Docks.

Dated, March 30, 1917. a2,13

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Manhattan, at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

DEPARTMENT OF DOCKS AND FERRIES.

R. A. C. SMITH, Commissioner. a2,13

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Manhattan, at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

DEPARTMENT OF DOCKS AND FERRIES.

R. A. C. SMITH, Commissioner. a2,13

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Manhattan, at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

DEPARTMENT OF DOCKS AND FERRIES.

R. A. C. SMITH, Commissioner. a2,13

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Manhattan, at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

DEPARTMENT OF DOCKS AND FERRIES.

R. A. C. SMITH, Commissioner. a2,13

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Manhattan, at Room 2032, Municipal Building, Manhattan, until 2 p. m., on

<p

the Board of Education, Park ave. and 59th st., Manhattan.
C. B. J. SNYDER, Superintendent of School Buildings.

Dated, April 4, 1917. ^{a4,16}

^{a7}See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Buildings at the office of the Department of Education, Park ave. and 59th st., Manhattan, until 11 a. m., on

MONDAY, APRIL 16, 1917.

Borough of The Bronx
FOR PLUMBING AND DRAINAGE OF ALTERATIONS IN AND ADDITIONS TO PUBLIC SCHOOL 4, ON THE NORTHWESTERLY CORNER OF FULTON AVE. AND E. 173D ST., BOROUGH OF THE BRONX.

The time allowed to complete the work will be two hundred and twenty-five (225) consecutive working days, as provided in the contract.

The amount of security required is Eight Thousand Dollars (\$8,000).

The deposit accompanying bid shall be five per cent. of the amount of security.

Blank forms and specifications may be obtained or seen at the office of the Superintendent, at Estimating Room, 9th floor, Hall of the Board of Education, Park ave. and 59th st., Manhattan.

C. B. J. SNYDER, Superintendent of School Buildings.

Dated, April 4, 1917. ^{a4,16}

^{a7}See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Supplies, at the office of the Department of Education, Park ave. and 59th st., Manhattan, until 11 a. m., on

THURSDAY, APRIL 12, 1917.

FOR PRINTING AND FOR FURNISHING AND DELIVERING STATIONERY AND PRINTED SUPPLIES FOR THE BOARD OF EDUCATION FOR THE YEAR ENDING DEC. 31, 1917.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before December 31, 1917.

The amount of security required for the faithful performance of the contract is thirty (30%) per cent. of the amount of the contract.

No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half per cent. (1/2%) of the total amount of the bid.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, by which the bids will be tested. The Board of Education reserves the right to award the contract as a whole for the Board of Education, or schedules, or item by item, if deemed for the best interests of the City.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Bids must be submitted in duplicate, each in a separate envelope.

Blank forms and further information may be obtained at the office of the Superintendent of School Supplies, Park ave. and 59th st., Manhattan.

A. L. BRASEFIELD, Deputy and Acting Superintendent of School Supplies.

Dated, March 29, 1917. ^{m31,a12}

^{a7}See General Instructions to Bidders on last page, last column, of the "City Record."

DEPARTMENT OF PARKS.

Proposals.

SEALED BIDS WILL BE RECEIVED BY the Park Board, at the office of the Department of Parks, Municipal Building, Manhattan, until 3 p. m., on

THURSDAY, APRIL 19, 1917,

Borough of Brooklyn
FOR FURNISHING ALL LABOR AND MATERIALS FOR CONSTRUCTING VITRIFIED PIPE SEWERS AND APPURTENANCES IN PROSPECT PARK, BOROUGH OF BROOKLYN, TOGETHER WITH WORK INCIDENTAL THERETO.

The amount of security required is Seven Hundred and Fifty Dollars (\$750).

The time allowed to complete the work will be twenty (20) consecutive working days.

Certified check or cash in the sum of Thirty-seven Dollars and Fifty Cents (\$37.50) must accompany bid.

Blank forms and other information may be obtained at the office of the Department of Parks, Brooklyn, Litchfield Mansion, Prospect Park West and 5th st., Prospect Park, Brooklyn.

The bids will be compared and the contract awarded at a lump or aggregate sum.

CABOT WARD, President; RAYMOND V. INGERSOLL, THOMAS W. WHITTLE, JOHN E. WEIER, Commissioners of Parks. ^{a7,19}

^{a7}See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Park Board at the office of the Central Purchase Committee, Room 1220, Municipal Building, Manhattan, until 2:30 p. m., on

THURSDAY, APRIL 12, 1917,

FOR FURNISHING AND DELIVERING HIGHWAYS' MATERIALS.

The time for the performance of the contract is on or before November 15, 1917.

The amount of security required is thirty (30) per cent. of the contract amount awarded.

No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half (1 1/2) per cent. of the total amount of the bid.

The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total and awards, if made, made to the lowest bidder on each item or class, as stated in the schedules.

Bids must be submitted in duplicate, each copy in a separate envelope. No bid will be accepted unless this provision is complied with.

Blank forms and further information may be obtained at the office of the Central Purchase Committee, 12th floor, Municipal Building, Manhattan.

PARK BOARD, CABOT WARD, President; THOMAS W. WHITTLE, RAYMOND V. INGERSOLL, JOHN E. WEIER, Commissioners. ^{m31,a12}

^{a7}See General Instructions to Bidders on last page, last column, of the "City Record," except for the address of the office for receiving and opening bids.

SEALED BIDS WILL BE RECEIVED BY the Park Board at the office of the Department of Parks, Municipal Building, Manhattan, until 3 p. m., on

THURSDAY, APRIL 12, 1917,

Borough of Brooklyn
FOR FURNISHING AND DELIVERING 30,000 POUNDS OF ARSENATE OF LEAD PASTE TO THE STOREHOUSE, PROSPECT PARK WEST AND 7TH ST., BROOKLYN, N. Y.

The time allowed for the completion of this contract will be thirty (30) calendar days.

The amount of security required will be thirty (30%) per cent. of the amount for which the contract will be awarded.

Contract No. 1 (Mixed) of the Schedule will

1/4

A deposit of not less than one and one-half (1 1/2) per cent. of the total amount of bid must accompany the bid.

Bids will be compared and the contract awarded at a lump or aggregate sum.

Bids must be submitted in duplicate.

Blank forms may be obtained at the office of the Department of Parks, Brooklyn, Litchfield Mansion, Prospect Park West and 5th st., Prospect Park, Brooklyn.

CABOT WARD, President; RAYMOND V. INGERSOLL, THOMAS W. WHITTLE, JOHN E. WEIER, Commissioners of Parks. ^{m31,a12}

^{a7}See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Buildings at the office of the Department of Education, Park ave. and 59th st., Manhattan.

MONDAY, APRIL 16, 1917.

Borough of The Bronx

FOR PLUMBING AND DRAINAGE OF ALTERATIONS IN AND ADDITIONS TO PUBLIC SCHOOL 4, ON THE NORTHWESTERLY CORNER OF FULTON AVE. AND E. 173D ST., BOROUGH OF THE BRONX.

The time allowed to complete the work will be two hundred and twenty-five (225) consecutive working days, as provided in the contract.

The amount of security required is Eight Thousand Dollars (\$8,000).

The deposit accompanying bid shall be five per cent. of the amount of security.

Blank forms and specifications may be obtained or seen at the office of the Superintendent, at Estimating Room, 9th floor, Hall of the Board of Education, Park ave. and 59th st., Manhattan.

C. B. J. SNYDER, Superintendent of School Buildings.

Dated, April 4, 1917. ^{a4,16}

^{a7}See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Supplies, at the office of the Department of Education, Park ave. and 59th st., Manhattan, until 11 a. m., on

THURSDAY, APRIL 12, 1917,

Borough of The Bronx
FOR FURNISHING ALL LABOR AND MATERIALS FOR REPAVING WITH SHEET ASPHALT AND ASPHALT BLOCKS ON CONCRETE FOUNDATION THE ROADWAY FROM A POINT 500 FEET NORTH OF THE CENTER OF SPLIT ROCK RD. TO THE NORTHERN BOUNDARY OF PELHAM BAY PARK, IN THE BOROUGH OF THE BRONX, IN THE CITY OF NEW YORK.

The time allowed for the completion of the whole work will be seventy-five (75) consecutive working days.

The amount of security required is Twenty Thousand Dollars (\$20,000).

The security deposit with the bid is One Thousand Dollars and must be in certified check or cash.

Bids will be compared and the contract awarded at a lump or aggregate sum.

Blank forms and other information may be obtained at the office of the Department of Parks, Borough of The Bronx, Zbrowski Mansion, Clarendon Park, Bronx.

CABOT WARD, RAYMOND V. INGERSOLL, THOMAS W. WHITTLE, JOHN E. WEIER, Commissioners of Parks. ^{m31,a12}

^{a7}See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Park Board at the office of the Department of Parks, Municipal Building, Manhattan, until 3 p. m., on

THURSDAY, APRIL 12, 1917,

Borough of The Bronx

FOR FURNISHING ALL LABOR AND MATERIALS FOR REPAVING WITH SHEET ASPHALT AND ASPHALT BLOCKS ON CONCRETE FOUNDATION THE ROADWAY FROM A POINT 500 FEET NORTH OF THE CENTER OF SPLIT ROCK RD. TO THE NORTHERN BOUNDARY OF PELHAM BAY PARK, IN THE BOROUGH OF THE BRONX, IN THE CITY OF NEW YORK.

The time allowed for the completion of the whole work will be seventy-five (75) consecutive working days.

The amount of security required is Twenty Thousand Dollars (\$20,000).

The security deposit with the bid is One Thousand Dollars and must be in certified check or cash.

Bids will be compared and the contract awarded at a lump or aggregate sum.

Blank forms and other information may be obtained at the office of the Department of Parks, Borough of The Bronx, Zbrowski Mansion, Clarendon Park, Bronx.

CABOT WARD, RAYMOND V. INGERSOLL, THOMAS W. WHITTLE, JOHN E. WEIER, Commissioners of Parks. ^{m31,a12}

^{a7}See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Supplies, at the office of the Department of Education, Park ave. and 59th st., Manhattan, until 11 a. m., on

THURSDAY, APRIL 12, 1917,

Borough of The Bronx

FOR FURNISHING ALL LABOR AND MATERIALS FOR REPAVING WITH SHEET ASPHALT AND ASPHALT BLOCKS ON CONCRETE FOUNDATION THE ROADWAY FROM A POINT 500 FEET NORTH OF THE CENTER OF SPLIT ROCK RD. TO THE NORTHERN BOUNDARY OF PELHAM BAY PARK, IN THE BOROUGH OF THE BRONX, IN THE CITY OF NEW YORK.

The time allowed for the completion of the whole work will be seventy-five (75) consecutive working days.

The amount of security required is Twenty Thousand Dollars (\$20,000).

The security deposit with the bid is One Thousand Dollars and must be in certified check or cash.

Bids will be compared and the contract awarded at a lump or aggregate sum.

Blank forms and other information may be obtained at the office of the Department of Parks, Borough of The Bronx, Zbrowski Mansion, Clarendon Park, Bronx.

CABOT WARD, RAYMOND V. INGERSOLL, THOMAS W. WHITTLE, JOHN E. WEIER, Commissioners of Parks. ^{m31,a12}

^{a7}See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Supplies, at the office of the Department of Education, Park ave. and 59th st., Manhattan, until 11 a. m., on

THURSDAY, APRIL 12, 1917,

Borough of The Bronx

FOR FURNISHING ALL LABOR AND MATERIALS FOR REPAVING WITH SHEET ASPHALT AND ASPHALT BLOCKS ON CONCRETE FOUNDATION THE ROADWAY FROM A POINT 500 FEET NORTH OF THE CENTER OF SPLIT ROCK RD. TO THE NORTHERN BOUNDARY OF PELHAM BAY PARK, IN THE BOROUGH OF THE BRONX, IN THE CITY OF NEW YORK.

The time allowed for the completion of the whole work will be seventy-five (75) consecutive working days.

The amount of security required is Twenty Thousand Dollars (\$20,000).

The security deposit with the bid is One Thousand Dollars and must be in certified check or cash.

Bids will be compared and the contract awarded at a lump or aggregate sum.

Blank forms and other information may be obtained at the office of the Department of Parks, Borough of The Bronx, Zbrowski Mansion, Clarendon Park, Bronx.

CABOT WARD, RAYMOND V. INGERSOLL, THOMAS W. WHITTLE, JOHN E. WEIER, Commissioners of Parks. ^{m31,a12}

^{a7}See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Supplies, at the office of the Department of Education, Park ave. and 59th st., Manhattan, until 11 a. m., on

THURSDAY, APRIL 12, 1917,

Borough of The Bronx

FOR FURNISHING ALL LABOR AND MATERIALS FOR REPAVING WITH SHEET ASPHALT AND ASPHALT BLOCKS ON CONCRETE FOUNDATION THE ROADWAY FROM A POINT 500 FEET NORTH OF THE CENTER OF SPLIT ROCK RD. TO THE NORTHERN BOUNDARY OF PELHAM BAY PARK, IN THE BOROUGH OF THE BRONX, IN THE CITY OF NEW YORK.

The time allowed for the completion of the whole work will be seventy-five (75) consecutive working days.

The amount of security required is Twenty Thousand Dollars (\$20,000).

The security deposit with the bid is One Thousand Dollars and must be in certified check or cash.

Bids will be compared and the contract awarded at

The amount of security required will be Twelve Hundred (\$1,200) Dollars.

The Engineer's estimate of the quantities is as follows:

300 cubic yards earth excavation.
250 square feet new flagstone sidewalk.
925 square feet of old flagstone sidewalk re-trimmed and relaid.

7,055 square feet of cement sidewalk and one (1) year's maintenance.

NO. 4. FOR REGULATING AND GRADING, AND ALL WORK INCIDENTAL THERETO, IN MADISON ST., FROM PROSPECT AVE. TO FRESH POND RD., SECOND WARD OF THE BOROUGH OF QUEENS.

The time allowed for doing and completing the above work will be one hundred and ten (110) consecutive working days.

The amount of security required will be Six Thousand (\$6,000) Dollars.

The Engineer's estimate of the quantities is as follows:

15,000 cubic yards earth excavation.
20 cubic yards rock excavation.
10 cubic yards of concrete.

NO. 5. FOR REGULATING, GRADING, CURBING, FLAGGING AND PAVING WITH A PERMANENT PAVEMENT CONSISTING OF SHEET ASPHALT ON A CONCRETE FOUNDATION SIX (6) INCHES IN THICKNESS, TOGETHER WITH ALL WORK INCIDENTAL THERETO, IN LINDEN ST., FROM ST. NICHOLAS AVE. TO KINGS COUNTY LINE, SECOND WARD OF THE BOROUGH OF QUEENS.

The time allowed for doing and completing the above work will be twelve (12) consecutive working days.

The amount of security required will be Nine Hundred (\$900) Dollars.

The Engineer's estimate of the quantities is as follows:

230 linear feet new bluestone curb set in sand.
100 square feet new flagstone sidewalk.

20 square feet of old flagstone sidewalk re-trimmed and relaid.

350 square feet cement sidewalk and one (1) year's maintenance.

65 cubic yards concrete in place.

390 square yards sheet asphalt pavement, including binder course and five (5) years' maintenance.

390 square yards old stone block pavement to be taken up, purchased and removed by the contractor.

NO. 6. FOR REGULATING AND PAVING WITH A PERMANENT PAVEMENT CONSISTING OF ASPHALT BLOCKS ON A CONCRETE FOUNDATION SIX (6) INCHES IN THICKNESS, AND ALL WORK INCIDENTAL THERETO, IN 14TH AVE., BETWEEN GRAHAM AVE. AND BROADWAY, FIRST WARD OF THE BOROUGH OF QUEENS.

The time allowed for doing and completing the above work will be thirty (30) consecutive working days.

The amount of security required will be Forty-eight Hundred (\$4,800) Dollars.

The Engineer's estimate of the quantities is as follows:

100 linear feet new bluestone curb set in sand.
600 linear feet old curb redressed and reset in sand.

520 cubic yards concrete.

3,100 square yards of asphalt block pavement, including mortar bed, sand joints, and five (5) years' maintenance.

The bidder must state the price of each item or article contained in the specification or schedule herein contained or hereafter annexed, per square yard, linear foot or other unit of measure, by which the bids will be tested. Bids will be compared and each contract awarded at a lump or aggregate sum.

Blank forms may be obtained and the plans or drawings may be seen at the office of the President of the Borough of Queens.

Dated, April 2, 1917.

a2.12 MAURICE E. CONNOLLY, President.
See General Instructions to Bidders on last page, last column, of the "City Record."

MUNICIPAL CIVIL SERVICE COMMISSION.

Notices of Examinations.

PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received by the Municipal Civil Service Commission, Municipal Building, Manhattan, New York City, from

WEDNESDAY, APRIL 11, 1917, TO WEDNESDAY, APRIL 25, 1917,

for the position of

PATHOLOGIST.

No applications delivered at the office of the Commission, by mail or otherwise, after 4 p. m., WEDNESDAY, APRIL 25, 1917, will be accepted. Application blanks will be mailed upon request provided a self-addressed stamped envelope or sufficient postage is enclosed to cover the mailing. The Commission will not guarantee the delivery of the same. Postage on applications forwarded by mail must be fully prepaid.

The requirement that applicants must be residents of the State of New York is waived for this examination. Competitive examination to be open to all citizens of the United States. Persons who accept appointment must thereafter reside in the State of New York.

The requirement that every application shall bear the certificates of four reputable citizens whose residences or places of business are within the City of New York is waived for applicants for this examination whose previous occupation or employment has been wholly or in part outside the City of New York, and the said certificates will be accepted from persons resident or engaged in business elsewhere.

The subjects and weights of the examination are: Experience, 3; 70 per cent. required. Practical test, 4; 75 per cent. required.

A qualifying physical examination will be given.

Applications for this examination must be filed on a special blank, Form D.

Duties: The performance of autopsies; microscopic diagnosis of tissues; bacteriological diagnosis and clinical pathology. The Practical Test will be held in a pathological laboratory. The candidates will be required to demonstrate their ability to perform the work of pathologist, as described in the duties given above.

Requirements: Candidates must have the degree of M. D. from an approved institution.

The requirement of paragraph 12, Rule VII., that no person who has entered any examination for appointment to a competitive position and failed, or who has withdrawn from an examination, shall be admitted within nine months from the date of such examination to a new examination for the same position, is waived for this examination.

Candidates must be at least 21 years of age on or before the closing date for the receipt of applications.

The compensation rates proposed by the Board of Estimate and Apportionment for this position are from \$1,740 to \$2,100. Under the terms and conditions of the budget for the year 1917, appointments will, as a rule, be made at the lowest compensation rate.

There are no vacancies at the present time.

The term of the eligibility of the list resulting from this examination is fixed at not less than one year nor more than four years.

a1.25 ROBERT W. BELCHER, Secretary.

PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received by the Municipal Civil Service Commission, Municipal Building, Manhattan, New York City, from

TUESDAY, APRIL 10, 1917, TO TUESDAY,

APRIL 24, 1917,

for the position of

MEDICAL CONSULTANT, LAW DEPARTMENT.

No applications delivered at the office of the Commission, by mail or otherwise, after 4 p. m., TUESDAY, APRIL 24, 1917, will be accepted. Application blanks will be mailed upon request provided a self-addressed stamped envelope or sufficient postage is enclosed to cover the mailing. The Commission will not guarantee the delivery of the same. Postage on applications forwarded by mail must be fully prepaid.

The subjects and weights of the examination are: Experience, 5; 70 per cent. required. Practical test, including report, 2; 75 per cent. required. Oral examination, 3; 75 per cent. required.

A qualifying physical examination will be given.

Applications for this examination must be filed on a special blank, Form D, with insert.

Duties: To act, when required, as medical consultant to the Corporation Counsel, mainly in connection with claims and actions against the City for damages for personal injuries. The duties include the physical examination of claimants, the preparation of medical reports in accident cases, testimony as an expert for the City in the trial of the actions, and consultations with the Assistant Corporation Counsel in charge of the actions.

Requirements: Experience: Candidates must have had either at least ten years' general practice of medicine or five years' general practice of medicine and five years of hospital operating work. They must have had extended experience in physical examinations of a nature tending to qualify them for the duties of the position. Special consideration will be given to experience in court proceedings of the character above outlined.

Applications for this examination must be filed on a special blank, Form D, with insert.

Duties: To act, when required, as medical consultant to the Corporation Counsel, mainly in connection with claims and actions against the City for damages for personal injuries. The duties include the physical examination of claimants, the preparation of medical reports in accident cases, testimony as an expert for the City in the trial of the actions, and consultations with the Assistant Corporation Counsel in charge of the actions.

Requirements: Experience: Candidates must have had either at least ten years' general practice of medicine or five years' general practice of medicine and five years of hospital operating work. They must have had extended experience in physical examinations of a nature tending to qualify them for the duties of the position. Special consideration will be given to experience in court proceedings of the character above outlined.

Applications for this examination must be filed on a special blank, Form D, with insert.

Duties: To act, when required, as medical consultant to the Corporation Counsel, mainly in connection with claims and actions against the City for damages for personal injuries. The duties include the physical examination of claimants, the preparation of medical reports in accident cases, testimony as an expert for the City in the trial of the actions, and consultations with the Assistant Corporation Counsel in charge of the actions.

Applications for this examination must be filed on a special blank, Form D, with insert.

Duties: To act, when required, as medical consultant to the Corporation Counsel, mainly in connection with claims and actions against the City for damages for personal injuries. The duties include the physical examination of claimants, the preparation of medical reports in accident cases, testimony as an expert for the City in the trial of the actions, and consultations with the Assistant Corporation Counsel in charge of the actions.

Applications for this examination must be filed on a special blank, Form D, with insert.

Duties: To act, when required, as medical consultant to the Corporation Counsel, mainly in connection with claims and actions against the City for damages for personal injuries. The duties include the physical examination of claimants, the preparation of medical reports in accident cases, testimony as an expert for the City in the trial of the actions, and consultations with the Assistant Corporation Counsel in charge of the actions.

Applications for this examination must be filed on a special blank, Form D, with insert.

Duties: To act, when required, as medical consultant to the Corporation Counsel, mainly in connection with claims and actions against the City for damages for personal injuries. The duties include the physical examination of claimants, the preparation of medical reports in accident cases, testimony as an expert for the City in the trial of the actions, and consultations with the Assistant Corporation Counsel in charge of the actions.

Applications for this examination must be filed on a special blank, Form D, with insert.

Duties: To act, when required, as medical consultant to the Corporation Counsel, mainly in connection with claims and actions against the City for damages for personal injuries. The duties include the physical examination of claimants, the preparation of medical reports in accident cases, testimony as an expert for the City in the trial of the actions, and consultations with the Assistant Corporation Counsel in charge of the actions.

Applications for this examination must be filed on a special blank, Form D, with insert.

Duties: To act, when required, as medical consultant to the Corporation Counsel, mainly in connection with claims and actions against the City for damages for personal injuries. The duties include the physical examination of claimants, the preparation of medical reports in accident cases, testimony as an expert for the City in the trial of the actions, and consultations with the Assistant Corporation Counsel in charge of the actions.

Applications for this examination must be filed on a special blank, Form D, with insert.

Duties: To act, when required, as medical consultant to the Corporation Counsel, mainly in connection with claims and actions against the City for damages for personal injuries. The duties include the physical examination of claimants, the preparation of medical reports in accident cases, testimony as an expert for the City in the trial of the actions, and consultations with the Assistant Corporation Counsel in charge of the actions.

Applications for this examination must be filed on a special blank, Form D, with insert.

Duties: To act, when required, as medical consultant to the Corporation Counsel, mainly in connection with claims and actions against the City for damages for personal injuries. The duties include the physical examination of claimants, the preparation of medical reports in accident cases, testimony as an expert for the City in the trial of the actions, and consultations with the Assistant Corporation Counsel in charge of the actions.

Applications for this examination must be filed on a special blank, Form D, with insert.

Duties: To act, when required, as medical consultant to the Corporation Counsel, mainly in connection with claims and actions against the City for damages for personal injuries. The duties include the physical examination of claimants, the preparation of medical reports in accident cases, testimony as an expert for the City in the trial of the actions, and consultations with the Assistant Corporation Counsel in charge of the actions.

Applications for this examination must be filed on a special blank, Form D, with insert.

Duties: To act, when required, as medical consultant to the Corporation Counsel, mainly in connection with claims and actions against the City for damages for personal injuries. The duties include the physical examination of claimants, the preparation of medical reports in accident cases, testimony as an expert for the City in the trial of the actions, and consultations with the Assistant Corporation Counsel in charge of the actions.

Applications for this examination must be filed on a special blank, Form D, with insert.

Duties: To act, when required, as medical consultant to the Corporation Counsel, mainly in connection with claims and actions against the City for damages for personal injuries. The duties include the physical examination of claimants, the preparation of medical reports in accident cases, testimony as an expert for the City in the trial of the actions, and consultations with the Assistant Corporation Counsel in charge of the actions.

Applications for this examination must be filed on a special blank, Form D, with insert.

Duties: To act, when required, as medical consultant to the Corporation Counsel, mainly in connection with claims and actions against the City for damages for personal injuries. The duties include the physical examination of claimants, the preparation of medical reports in accident cases, testimony as an expert for the City in the trial of the actions, and consultations with the Assistant Corporation Counsel in charge of the actions.

Applications for this examination must be filed on a special blank, Form D, with insert.

Duties: To act, when required, as medical consultant to the Corporation Counsel, mainly in connection with claims and actions against the City for damages for personal injuries. The duties include the physical examination of claimants, the preparation of medical reports in accident cases, testimony as an expert for the City in the trial of the actions, and consultations with the Assistant Corporation Counsel in charge of the actions.

Applications for this examination must be filed on a special blank, Form D, with insert.

Duties: The duties of Tabulating Machine Operators (Powers Machine) are to punch, sort and tabulate cards on the Powers Accounting Machine and to perform checking and clerical work incidental thereto.

The requirement of paragraph 12, Rule VII., that no person who has entered any examination for appointment to a competitive position and failed, or who has withdrawn from an examination, shall be admitted within nine months from the date of such examination to a new examination for the same position is waived for this examination.

Candidates must be at least 16 years of age on or before the closing date for the receipt of applications.

There are 72 vacancies in the Department of Finance for a period of about six months at \$2 a day.

The term of the eligibility of the list resulting from this examination is fixed at not less than one year nor more than four years.

Persons who filed applications for the Position of Tabulating Machine Operator (Powers Machine) between Feb. 28, 1917, and March 14, 1917, need not file applications for this examination.

a2.16

ROBERT W. BELCHER, Secretary.

a2.16

A qualifying physical examination will be given.

Applications for this examination must be filed on a special blank, Form D.

Duties: To inspect private charitable institutions receiving money from the City of New York, including child-caring institutions, placing-out agencies and boarding-out agencies; industrial schools. Inspections will cover every phase of institutional work—equipment, sanitation, care of inmates, instruction, etc.

Requirements: Candidates must have had experience of substantial length in inspecting institutions of the character mentioned; or experience in other positions tending to give them an intimate knowledge of institutional management. Candidates should be thoroughly familiar with 1st, current practice in the construction, equipment, sanitation and physical operation of institutions; 2nd, approved methods of child-caring institutions, reformatories or hospitals. A ready and exact command of English is also required.

Candidates must be at least 21 years of age and not more than 45 years of age on or before the closing date for the receipt of applications.

The compensation rates proposed by the Board of Estimate and Apportionment for this position are from \$1,500 to \$1,920 per annum. Under the terms and conditions of the budget for the year 1917, appointments will, as a rule, be made at the lowest compensation rate.

There are several vacancies in the Department of Public Charities.

The term of the eligibility of the list resulting from this examination is fixed at not less than one year nor more than four years.

Delivery of the same. Postage on applications forwarded by mail must be fully prepaid.

Applicants must be citizens of the United States and residents of the State of New York.

The requirement that every application shall bear the certificates of four reputable citizens whose residences or places of business are within the City of New York is waived for applicants for this examination whose previous occupation or employment has been wholly or in part outside the City of New York, and the said certificates will be accepted from persons resident or engaged in business elsewhere.

1,700 square yards grade 1 granite pavement with joint filler of tar, asphalt and sand.
15 square yards adjacent pavement to be relaid.

Time allowed, 30 consecutive working days.
Security required, \$2,700.

NO. 4. FOR REGULATING AND REPAVING WITH PERMANENT GRADE 1 GRANITE PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF MAIN ST. FROM PLYMOUTH ST. TO FRONT ST. THE BLOCKS USED ON THIS CONTRACT SHALL BE NEW GRANITE BLOCKS.

The Engineer's estimate is as follows:
30 linear feet old curbstone reset in concrete.
665 linear feet new curbstone set in concrete.
73 linear feet granite heading stones set in concrete.

260 cubic yards concrete outside railroad area.
15 cubic yards concrete within railroad area.
1,550 square yards grade 1 granite pavement with joint filler of tar, asphalt and sand, outside railroad area.

265 square yards grade 1 granite pavement, with joint filler of tar, asphalt and sand, within railroad area.

20 square yards adjacent pavement to be relaid.

3 new iron basin heads.

Time allowed, 30 consecutive working days.
Security required, \$2,800.

NO. 5. FOR REGULATING AND REPAVING WITH PERMANENT GRADE 1 GRANITE PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF ROCKAWAY AVE. FROM BAINBRIDGE ST. TO McDougal St. THE BLOCKS USED ON THIS CONTRACT SHALL BE NEW GRANITE BLOCKS.

The Engineer's estimate is as follows:
640 linear feet old curbstone reset in concrete.
1,155 linear feet new curbstone set in concrete.

260 linear feet granite heading stones set in concrete.
315 cubic yards concrete, outside railroad area.
25 cubic yards concrete, within railroad area.
1,875 square yards 1 granite pavement, with joint filler of tar, asphalt and sand, outside railroad area.

455 square yards grade 1 granite pavement, with joint filler of tar, asphalt and sand, within railroad area.

30 square yards adjacent pavement to be relaid.

Time allowed, 30 consecutive working days.
Security required, \$4,000.

NO. 6. FOR REGULATING AND REPAVING WITH PERMANENT GRADE 1 GRANITE PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF S. 2ND ST. FROM 268 FEET WEST OF KENT AVE. TO KENT AVE. THE BLOCKS USED ON THIS CONTRACT SHALL BE NEW GRANITE BLOCKS.

The Engineer's estimate is as follows:
10 linear feet old curbstone reset in concrete.
535 linear feet new curbstone set in concrete.
30 linear feet granite heading stones set in concrete.

150 cubic yards concrete.
905 square yards grade 1 granite pavement, with joint filler of tar, asphalt and sand.

5 square yards adjacent pavement to be relaid.
1 new iron basin head.

Time allowed, 25 consecutive working days.
Security required, \$1,500.

NO. 7. FOR REGULATING AND REPAVING WITH PERMANENT GRADE 1 GRANITE PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF S. 5TH ST. FROM 194 FEET WEST OF KENT AVE. TO KENT AVE. THE BLOCKS USED ON THIS CONTRACT SHALL BE NEW GRANITE BLOCKS.

The Engineer's estimate is as follows:
10 linear feet old curbstone reset in concrete.
375 linear feet new curbstone set in concrete.
30 linear feet granite heading stones set in concrete.

105 cubic yards concrete.
640 square yards grade 1 granite pavement with joint filler of tar, asphalt and sand.

Time allowed, 25 consecutive working days.
Security required, \$1,100.

NO. 8. FOR REGULATING AND REPAVING WITH PERMANENT GRADE 1 GRANITE PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF S. 8TH ST. FROM KENT AVE. TO ROEBLING ST. THE BLOCKS USED ON THIS CONTRACT SHALL BE NEW GRANITE BLOCKS.

The Engineer's estimate is as follows:
170 linear feet old curbstone reset in concrete.
3,615 linear feet new curbstone set in concrete.
60 linear feet granite heading stones set in concrete.

405 cubic yards concrete, outside railroad area.
50 cubic yards concrete, within railroad area.
2,425 square yards grade 1 granite pavement, with joint filler of tar, asphalt and sand, outside railroad area.

890 square yards grade 1 granite pavement, with joint filler of tar, asphalt and sand, within railroad area.

30 square yards adjacent pavement to be relaid.

2 new iron basin heads.

Time allowed, 35 consecutive working days.
Security required, \$6,000.

NO. 9. FOR REGULATING AND REPAVING WITH PERMANENT GRADE 1 GRANITE PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF WAALBOCHT PL. FROM WASHINGTON AVE. TO HEWES ST. AND HEWES ST. FROM WAALBOCHT PL. TO CLASSEN AVE. THE BLOCKS USED ON THIS CONTRACT SHALL BE NEW GRANITE BLOCKS.

The Engineer's estimate is as follows:
540 linear feet old curbstone reset in concrete.
1,240 linear feet new curbstone set in concrete.
40 linear feet granite heading stones set in concrete.

1,810 cubic yards concrete.
10,840 square yards grade 1 granite pavement, with joint filler of tar, asphalt and sand.

80 square yards adjacent pavement to be relaid.

Time allowed, 50 consecutive working days.
Security required, \$16,000.

NO. 10. FOR REGULATING AND PAVING WITH PERMANENT ASPHALT PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF W. 20TH ST. FROM NEPTUNE AVE. TO SURF AVE., EXCEPTING THE LAND OCCUPIED BY THE TRACKS OF THE NEW YORK AND CONEY ISLAND RAILROAD COMPANY.

The Engineer's estimate is as follows:
1,010 cubic yards excavation to subgrade.
60 linear feet bluestone heading stones set in concrete.

670 cubic yards concrete.
4,030 square yards asphalt pavement (5 years maintenance).

Time allowed, 30 consecutive working days.
Security required, \$3,000.

NO. 11. FOR REGULATING AND REPAVING WITH ASPHALT PAVEMENT ON THE PRESENT CONCRETE FOUNDATION THE ROADWAY OF 27TH ST. FROM 3RD AVE. TO 4TH AVE.

The Engineer's estimate is as follows:
100 linear feet old curbstone reset in concrete.
200 linear feet new curbstone set in concrete.
5 cubic yards concrete.

2,295 square yards of asphalt pavement, including binder course $\frac{1}{2}$ inches thick at center

of roadway, decreasing uniformly to 1 inch thick at the sides.

Time allowed, 15 consecutive working days.
Security required, \$1,100.

NO. 12. FOR REGULATING, GRADING AND CURBING 68TH ST. FROM FORT HAMILTON AVE. TO 10TH AVE.

The Engineer's estimate is as follows:
270 cubic yards excavation.
160 cubic yards filling (not to be bid for).
20 linear feet old curbstone reset in concrete.
970 linear feet steel-bound cement curb (1 year maintenance).

Time allowed, 25 consecutive working days.
Security required, \$300.

NO. 13. FOR REGULATING AND PAVING WITH PERMANENT ASPHALT PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF 68TH ST. FROM FORT HAMILTON AVE. TO 10TH AVE.

The Engineer's estimate is as follows:
90 linear feet bluestone heading stones set in concrete.

270 cubic yards concrete.

1,620 square yards asphalt pavement (5 years maintenance).

Time allowed, 25 consecutive working days.
Security required, \$1,200.

NO. 14. FOR REGULATING, GRADING, CURVING AND LAVING SIDEWALKS ON 86TH ST. FROM BAY PARKWAY TO BAY 37TH ST.

The Engineer's estimate is as follows:
20 cubic yards excavation.

15,760 cubic yards filling to be furnished.

20 linear feet old curbstone reset in concrete.
3,250 linear feet steel-bound cement curb (1 year maintenance).

16,080 square feet cement sidewalks (1 year maintenance).

16,080 square feet 6-inch cinder or gravel sidewalk foundation.

Time allowed, 100 consecutive working days.
Security required, \$4,000.

The bidder will state the price per cubic yard, square yard, linear foot, square foot or other unit of measure by which the bids will be tested. The bids will be compared and the contracts awarded at a lump or aggregate sum for each contract.

Blank forms and further information may be obtained and plans and drawings may be seen at the office of the Bureau of Highways, Room 502 No. 50 Court st., Brooklyn.

6,18 L. H. POUNDS, President.

See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Brooklyn, at Room No. 2, Borough Hall, Brooklyn, until 11 a. m. on

WEDNESDAY, APRIL 18, 1917.

NO. 1. FOR FURNISHING ALL THE LABOR AND MATERIALS TO CONSTRUCT A SEWER IN 78TH ST. BETWEEN NEW UTRECHT AND 16TH AVES.

The Engineer's preliminary estimate of the quantities is as follows:

705 linear feet of 18 inch pipe sewer, laid complete, including all incidents and appurtenances; per linear foot, \$3.25.

15 linear feet of 6 inch house connection drain, laid complete, including all incidents and appurtenances; per linear foot, \$1.00.

6 manholes complete, with iron heads and covers, including all incidents and appurtenances; per manhole, \$60.00.

1 sewer basin complete, of either standard design, with iron pans or grating, iron basin hood and connecting culvert, including all incidents and appurtenances; per sewer basin, \$150.00.

Total. \$2,816.25

The time allowed for the completion of the work and full performance of the contract will be thirty (30) working days.

The amount of security required will be Fourteen Hundred Dollars (\$1,400).

NO. 2. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED TO CONSTRUCT A SEWER IN 65TH ST. NORTHEASTERLY SIDE, BETWEEN 19TH AND 20TH AVES.

The Engineer's preliminary estimate of the quantities is as follows:

725 linear feet of 12 inch pipe sewer, laid complete, including all incidents and appurtenances; per linear foot, \$2.75.

10 linear feet of house connection drain, laid complete, including all incidents and appurtenances; per linear foot, \$1.00.

6 manholes complete, with iron heads and covers, including all incidents and appurtenances; per manhole, \$60.00.

1,000 feet, board measure, of sheeting and bracing, driven in place complete, including all incidents and appurtenances; per thousand feet, board measure, \$20.

Total. \$2,816.25

The time allowed for the completion of the work and full performance of the contract will be thirty (30) working days.

The amount of security required will be Fourteen Hundred Dollars (\$1,400).

NO. 3. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED TO CONSTRUCT SEWER IN NEWPORT ST. FROM HERZL ST. (AMES ST.) TO AM. BOY ST.

The Engineer's preliminary estimate of the quantities is as follows:

220 linear feet of 12 inch pipe sewer, laid complete, including all incidents and appurtenances; per linear foot, \$2.40.

80 linear feet of 6 inch house connection drain, laid complete, including all incidents and appurtenances; per linear foot, \$1.00.

3 manholes complete, with iron heads and covers, including all incidents and appurtenances; per manhole, \$60.

1 sewer basin complete, of either standard design, with iron pans or grating, iron basin hood and connecting culvert, including all incidents and appurtenances; per sewer basin, \$150.00.

Total. \$2,833.75

The time allowed for the completion of the work and full performance of the contract will be thirty (30) consecutive working days.

The amount of security required will be Two Hundred Dollars (\$1,200).

NO. 4. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED TO CONSTRUCT SEWER IN DUMONT AVE. FROM BERRIMAN ST. TO ATKINS AVE.

The Engineer's preliminary estimate of the quantities is as follows:

1,010 cubic yards excavation to subgrade.

60 linear feet bluestone heading stones set in concrete.

670 cubic yards concrete.

4,030 square yards grade 1 granite pavement, with joint filler of tar, asphalt and sand.

80 square yards adjacent pavement to be relaid.

Time allowed, 50 consecutive working days.
Security required, \$16,000.

NO. 10. FOR REGULATING AND PAVING WITH PERMANENT ASPHALT PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF W. 20TH ST. FROM NEPTUNE AVE. TO SURF AVE., EXCEPTING THE LAND OCCUPIED BY THE TRACKS OF THE NEW YORK AND CONEY ISLAND RAILROAD COMPANY.

The Engineer's estimate is as follows:

100 linear feet old curbstone reset in concrete.

200 linear feet new curbstone set in concrete.

5 cubic yards concrete.

2,295 square yards of asphalt pavement, including binder course $\frac{1}{2}$ inches thick at center

of roadway, decreasing uniformly to 1 inch thick at the sides.

Time allowed, 15 consecutive working days.

Security required, \$1,100.

NO. 12. FOR REGULATING, GRADING AND CURBING 68TH ST. FROM FORT HAMILTON AVE. TO 10TH AVE.

The Engineer's estimate is as follows:

270 cubic yards excavation.

160 cubic yards filling (not to be bid for).

20 linear feet old curbstone reset in concrete.

970 linear feet steel-bound cement curb (1 year maintenance).

Time allowed, 25 consecutive working days.
Security required, \$300.

NO. 13. FOR REGULATING AND PAVING WITH PERMANENT ASPHALT PAVEMENT ON A 6-INCH CONCRETE FOUNDATION THE ROADWAY OF 68TH ST. FROM FORT HAMILTON AVE. TO 10TH AVE.

The Engineer's estimate is as follows:

90 linear feet bluestone heading stones set in concrete.

270 cubic yards concrete.

1,620 square yards asphalt pavement (5 years maintenance).

Time allowed, 25 consecutive working days.
Security required, \$1,200.

<p

WEDNESDAY, APRIL 18, 1917.
FOR FURNISHING AND DELIVERING
(CLASS I) 12 COMBINATION FLUSHING
AND COLLECTION GASOLINE MOTOR
TRUCKS AND (CLASS II) PARTS.

The time allowed for the delivery of materials and supplies and the full performance of the contract is 12 consecutive calendar days.

The amount of security required for the faithful performance of the contract is 30 per cent. of the amount of the contract price.

Bids must be submitted in duplicate in separate envelopes.

The bidder will state the price of each item or article contained in the schedules per unit, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total for each class and awards made to the lowest bidder on each class.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained at the office of the Department of Street Cleaning, Manhattan.

J. T. FETHERSTON, Commissioner.

Dated, April 5, 1917. 43.18

#3 See General Instructions to Bidders on last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY
the Commissioner of Street Cleaning, at Room 1244, Municipal Building, Manhattan, until 12 noon, on **FRIDAY, APRIL 13, 1917,**

FOR FURNISHING AND DELIVERING LEATHER.

The time allowed for the delivery of materials and supplies and the full performance of the contract is sixty (60) consecutive calendar days.

The amount of security required for the faithful performance of the contract is 30 per cent. of the amount of the contract price.

Bids must be submitted in duplicate in separate envelopes.

The bidder will state the price of each item or article contained in the schedule, per pound, side, or hide, by which the bids will be tested.

The extensions must be made and footed up, as the bids will be read from the total of each item and awards made to the lowest bidder on each item.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained at the office of the Department of Street Cleaning, Manhattan.

J. T. FETHERSTON, Commissioner.

Dated, March 31, 1917. 43.13

#3 See General Instructions to Bidders on last page, last column, of the "City Record."

BOARD OF ESTIMATE AND APPORTIONMENT.

Notices of Public Hearings.

PUBLIC IMPROVEMENT MATTERS.

NOTICE IS HEREBY GIVEN THAT AT THE
meeting of the Board of Estimate and Appportionment held on March 30, 1917 (Cal. No. 8), the Board continued to April 13, 1917, the hearing in the matter of changing the map or plan of the City of New York by changing the lines and grades of the street system within the territory bounded by Nagle street, Nassau avenue, Thew avenue, Whitlock avenue, Corinth avenue and Eliot avenue, in the Borough of Queens, City of New York, in accordance with a map or plan bearing the signature of the President of the Borough and dated May 20, 1916.

The hearing will be held in Room 16, City Hall, Borough of Manhattan, City of New York, on Friday, April 13, 1917, at 10:30 o'clock a.m. Dated, April 2, 1917.

JOSEPH HAAG, Secretary, Municipal Building. Telephone, 4560 Worth. a2,13

Notices of Public Hearings.

FRANCHISE MATTERS.

PUBLIC NOTICE IS HEREBY GIVEN THAT
at a meeting of the Board of Estimate and Appportionment held March 23, 1917, the following resolution was adopted:

Whereas, The Union Railway Company of New York City has, under date of January 11, 1917, made application to this Board for the grant of the right, privilege and franchise to construct, maintain and operate a street surface railway extension to its existing system upon and along Amsterdam and Nagle avenues and Dyckman street from West 207th street to the right of way of the New York Central Railroad Company at or near the foot of said Dyckman street, Borough of Manhattan; and,

Whereas, Section 172 of the Railroad Law and Sections 72, 73 and 74 of the Greater New York Charter, as amended by Chapters 629 and 630 of the Laws of 1905, and Chapter 467 of the Laws of 1914, provide for the manner and procedure of making such grants; and

Whereas, In pursuance of such laws this Board adopted a resolution on February 23, 1917, fixing the date for a public hearing thereon, as March 23, 1917, at which citizens were entitled to appear and be heard, and publication was had for at least fourteen (14) days in "The New York Times" and "Evening Post" newspapers designated by the Mayor, and in the "City Record" for ten (10) days immediately prior to the date of hearing, and the public hearing was duly held on such day; and

Whereas, This Board has made inquiry as to the money value of the franchise or right applied for and proposed to be granted to the Union Railway Company of New York City, and the adequacy of the compensation to be paid therefor; now, therefore, it is

Resolved, That the following form of the resolution for the grant of the franchise or right applied for by the Union Railway Company of New York City, containing the form of the proposed contract for the grant of such franchise or right, be hereby introduced and entered in the minutes of this Board as follows, to wit:

Resolved, That the Board of Estimate and Appportionment hereby grants to the Union Railway Company of New York City the franchise or right fully set out and described in the following form of proposed contract for the grant thereof, embodying all of the terms and conditions, including the provisions as to rates, fares and charges, upon and subject to the terms and conditions in said proposed form of contract contained, and that the Mayor of the City of New York be and he hereby is authorized to execute and deliver such contract in the name and on behalf of The City of New York, as follows, to wit:

PROPOSED FORM OF CONTRACT.

This contract, made and executed in duplicate this day of April, 1917, by and between THE CITY OF NEW YORK (hereinafter called the City), party of the first part, by the Mayor of said City, acting for and in the name of said City, under and in pursuance of the authority of the Board of Estimate and Appportionment of said City (hereinafter called the Board), and UNION RAILWAY COMPANY of New York City, a domestic corporation (hereinafter called the Company), party of the second part, witness:

In consideration of the mutual covenants and agreements herein contained, the parties hereto do hereby covenant and agree as follows:

Section 1. The City hereby grants to the Company, subject to the conditions and provisions hereinafter set forth, the right and privilege to construct, maintain and operate a double track street surface railway as an extension to its existing railway, with the necessary wires and equipment, for the purpose of conveying passengers only in the Borough of Manhattan, in The City of New York, upon the following route, to wit:

Beginning at and connecting with the existing tracks of the Company in West 207th street at or near its intersection with Amsterdam avenue, thence southerly upon and along Amsterdam avenue to Nagle avenue, thence southwesterly upon and along Nagle avenue to Dyckman street, thence northwesterly upon and along Dyckman street to the easterly line of the right of way of the New York Central Railroad Company at the foot of said Dyckman street.

And to cross such other streets and avenues, named and unnamed, as may be encountered in said route.

The said route, with turnouts, switches and crossovers, hereby authorized, is shown upon a map entitled:

"Map showing proposed extension of the Union Railway Co. of New York City in the Borough of Manhattan, to accompany petition dated January 11, 1917, to the Board of Estimate and Apportionment."

and signed by Edward A. Maher, Vice-President, and T. F. Mulaney, Chief Engineer, a copy of which is attached hereto, to be deemed

a part of this contract, is to be construed with the text thereof and is to be substantially followed; provided that deviations therefrom and additional turnouts, switches and crossovers which are consistent with the foregoing description and the other provisions of this contract may be permitted by resolution of the Board.

Section 2. The grant of this right and privilege is subject to the following conditions:

First.—The consent in writing of the owners of half in value of the property bounded on said streets and avenues to the construction and operation of the railway hereby authorized shall be obtained by the Company within three (3) months from the signing of this contract by the Mayor, and copies of such consents shall be filed with the Board within such time, or in the event that such consents cannot be obtained within such time, the Company shall within said three (3) months or within one (1) month thereafter, make application to the Appellate Division of the Supreme Court for the appointment of Commissioners in the manner provided by the Railroad Law to determine if said railway ought to be constructed; otherwise this grant shall cease and determine.

Second.—The said right and privilege to construct, maintain and operate the railway hereby authorized shall be held and enjoyed by the Company from the date upon which this contract is signed by the Mayor, until June 10, 1925, with the privilege of renewal of said contract for the further period of twenty (20) years upon a fair revaluation of such right and privilege.

If the Company shall determine to exercise its privilege of renewal, it shall make application to the Board, at any time not earlier than two (2) years and not later than one (1) year before the expiration of the original term of this contract. The time within which such application for renewal must be made is of the essence of this contract, and a failure of the Company to present its application within the time fixed shall be considered as an election on the part of the Company not to take advantage of the renewal privilege, and as a relinquishment of its right to such renewal, in which event the franchise shall terminate on the last day of the original term of this contract. The determination of the revaluation shall be sufficient if agreed to in writing by the Company and the Board, but in no case shall the annual rate of compensation to the City be fixed at a less amount than the sum required to be paid during the last year prior to the termination of the original term of this contract.

If the Company and the Board shall not reach such agreement on or before the day nine (9) months before the expiration of the original term of this contract, then the parties hereby agree that the annual rate for the renewal term shall be determined by three disinterested persons selected in the following manner:

One disinterested person shall be chosen by the Board; one disinterested person shall be chosen by the Company; these two shall choose a third disinterested person, and the three so chosen shall act as appraisers and shall make the revaluation aforesaid. Such appraisers shall be chosen at least six (6) months prior to the expiration of the original term of this contract, and their report shall be filed with the Board within three (3) months after they are chosen.

They shall act as appraisers and not as arbitrators. They may base their judgment upon their own experience and upon such information as they may obtain by inquiries and investigations without the presence of either party. They shall have the right to examine any of the books of the Company and its officers under oath. The valuations so ascertained and agreed to by any two of such appraisers shall be conclusive upon both parties, but no annual sum shall, in any event, be less than the sum required to be paid for the last year of the original term of this contract. If in any case the annual rate shall not be fixed prior to the termination of the original term of this contract, then the Company shall pay the annual rate theretofore prevailing until the new rate shall be determined, and shall then make up to the City the amount of any excess of the annual rate then determined over the previous annual rate. The entire expense of such appraisal shall be borne jointly by the City and the Company, each paying one-half thereof.

Third.—The Company shall pay to the City for this right and privilege during the original term of this contract expiring June 10, 1925, the following sums of money:

(a) The sum of one thousand dollars (\$1,000) in cash within three (3) months after the date on which this contract is signed by the Mayor, and before anything is done in exercise of the right and privilege hereby granted.

(b) During the first term of five (5) years, an annual sum which shall be equal to three (3) per cent of its gross annual receipts, but which sum shall not be less than one thousand dollars (\$1,000).

During the remaining term expiring June 10, 1925, an annual sum which shall be equal to five (5) per cent of its gross annual receipts, but which sum shall not be less than two thousand dollars (\$2,000).

The gross annual receipts mentioned above shall be that portion of the gross receipts of the Company from whatever source derived, either directly or indirectly, in any manner, out of or in connection with the operation of its railway, as shall bear the same proportion to its whole gross receipts as the length of the extension hereby authorized shall bear to the entire length of the railway of the Company in operation.

The annual charges shall commence on the date upon which the Company obtains the permission and approval of the Public Service Commission, as required by Section 53 of the Public Service Commissions Law. The Company hereby

agrees to file its application with the Public Service Commission for such permission and approval within ten (10) days from the date upon which this contract is signed by the Mayor.

The annual charges, as above, shall be paid into the Treasury of the City on November 1 of each year and shall be for the amount due to September 30 next preceding. Provided that the first annual charge shall be only for that proportion of the first annual charge as the time between the date upon which this contract is signed by the Mayor and September 30 following shall bear to the whole of one year.

The annual charges herein provided for the original term and those which may be hereafter fixed for the renewal term of this contract are intended to include the percentages of gross receipts now required to be paid by railway companies to the City, pursuant to the Railroad Law, as amended, and such charges as are required under Chapter 340 of the Laws of 1892 to be paid by the Company for the extension hereby authorized, if said act applies to or controls the Company in relation to the right and privilege

not to be less with due regard to the extent and duration of use than shall be sufficient to cover the proportionate cost of the tracks, wires and other equipment or structures used, including paving and additions and betterments thereto and of the proportionate current expenses of maintenance, depreciation and renewal, of regulation of traffic, of removal of snow and ice, of the sprinkling of streets, of the use of power and of the performance of such other duties and obligations as are imposed upon the Company in respect to the said railway, other than the payments to the City pursuant to this contract.

The compensation and expenses of the persons selected as arbitrators in the determination of such sum or sums shall be borne by the individual or corporation to which such right may be granted.

Within thirty (30) days after an agreement shall have been reached between said parties, or in case said agreement cannot be reached before the time specified herein, then within thirty (30) days after the determination of the arbitrators as herein provided, should two of such arbitrators agree, the said parties shall file a duplicate copy of a written agreement with the Board, which shall specify the sum or sums which shall have been agreed to by the said parties or determined by said arbitrators as the sum or sums which such corporation or individual shall pay to the Company for said privilege.

The City does not and shall not demand or require the payment by the Company of a percentage of gross receipts under the provisions of Chapter 340 of the Laws of 1892 on the gross receipts earned on the extension hereby authorized.

Any and all payments to be made by the terms of this contract to the City by the Company shall not be considered in any manner in the nature of a tax, but such payments shall be made in addition to any and all taxes of whatsoever kind or description, now or hereafter required to be paid by any ordinance of the City or resolution of the Board, or any law of the State of New York.

Fourth.—The annual charges or payments shall continue throughout the whole term of this contract, notwithstanding any clause in any statute or in the charter of any other railway or railroad company providing for payments for similar rights or franchises at a different rate.

Fifth.—The rights and privileges hereby granted shall not be assigned or transferred, either in whole or in part, whether by consolidation, merger, reorganization or otherwise, or leased or sublet in any manner, either in whole or in part, without the consent of the City, acting by the Board, evidenced by an instrument under seal, anything herein contained to the contrary thereof, in any wise notwithstanding, and the granting, giving or waiving of any one or more of such consents shall not render unnecessary any subsequent consent or consents, nor shall the title thereto, or right, interest or property therein pass to or vest in any other person or corporation whatsoever, either by the act of the Company or by operation of law, whether under the provisions of the statutes relating to the consolidation, merger or reorganization of corporations or otherwise, unless the proposed successor in title to the rights of the Company shall file with the Board an instrument under seal, agreeing to assume and be bound by each and all of the terms and conditions of this contract and agreeing to waive any more favorable conditions created by its charter or any statute relating to the consolidation, merger or reorganization of corporations or otherwise. The filing of such agreement shall constitute a condition precedent to the passing to or vesting in such proposed successor in title to the rights of the Company of the rights and privileges hereby granted, or of any portion thereof, or of any right, interest or property therein. In case of the failure of such proposed successor in title to the rights of the Company to file such agreement within sixty (60) days after the date on which such succession in title is to take effect, the right and privilege hereby granted may be forfeited, or the consent of the City provided for herein may be revoked by resolution of the Board.

Sixth.—Upon the termination of the original term of this contract, or if the contract be renewed, then at the termination of the said renewal term, or upon the termination or forfeiture of the right and privilege hereby granted for any cause, or upon the dissolution of the Company before such termination, the tracks and other property of the Company constructed or existing pursuant to this contract, within the streets and avenues, shall become the property of the City without cost, and the same may be used or disposed of by the City for any purpose whatsoever, or the same may be leased to any company or individual.

If, however, at any time preceding the date upon which this contract shall terminate the Board shall so order by resolution and give notice to the Company, the Company shall, upon the termination of this contract, remove any and all of its tracks and other property constructed or existing pursuant to this contract, and the said streets and avenues shall be restored to their original condition at the sole cost and expense of the Company.

Eighth.—The Company shall commence construction of the railway hereby authorized within thirty (30) days from the date upon which the copies of the consents of the property owners are filed with the Board or from the date of the order of the Appellate Division of the Supreme Court made pursuant to section 174 of the Railroad Law confirming the determination of the Commissioners appointed thereunder, that such railway ought to be constructed, and shall complete the construction and place the same in full operation within three (3) months from the date of filing of such consents or the date of such order; otherwise this right and privilege shall cease and determine, and all sums which may be deposited with the Comptroller of the City, as hereinabove provided, shall thereupon be forfeited to the City to liquidated damages for failure of the Company to comply with the terms of this contract; provided that the period for commencement and the period for completion and placing the railway in full operation may be extended by the Board, but the total extension of time for either of such periods shall not exceed in the aggregate six (6) months; and provided, further, that when the commencement or completion of said construction shall be prevented by legal proceedings in any court or by works of public improvement, or from other causes not within control of the Company, the time for the commencement or completion of such construction may be extended for the period of such prevention, but no delay shall be allowed for unless the court proceedings shall be diligently prosecuted by the Company, and provided further, that in no case shall such delay be deemed to begin until the Company shall have given written notice to the Board of any such court proceedings or other occasion of delay, and deliver to the Board copies of any injunction or other orders, and the papers upon which the same shall have been granted, and unless upon the request of the Board the Company shall, in writing, consent that the Board either in its own name as a party, or in the name of the City as a party, may intervene in any such proceedings.

Ninth.—The railway hereby authorized shall be constructed and operated in the latest approved manner of street railway construction and operation, and it is hereby agreed that the Board may require the Company to improve or add to the railway equipment, including rolling stock and railway appurtenances, from time to time as such additions and improvements are necessary in the opinion of the Board.

Tenth.—The railway hereby authorized shall be constructed, maintained and operated subject to the supervision and control of all the authorities of the City who have jurisdiction in such matters, as provided by the Charter of the City.

No construction upon said railway shall be commenced until written permits have been obtained from the proper City officials.

In any permits so issued such officials may also impose such conditions, as a condition of the granting of the same, as are necessary for the purpose of protecting any structures in the streets and avenues and for the proper restoration of such streets and avenues over which such officials have jurisdiction and the Company shall comply with such conditions.

The electrical equipment to be installed by the Company for the operation of the railway hereby authorized, whether such electrical equipment be upon streets and avenues or upon private property, shall be constructed and maintained under the supervision and control of the Commissioner of Water Supply, Gas and Electricity.

Eleventh.—The portion of the railway hereby authorized on Amsterdam and Nagle avenues may be operated by overhead electric power substantially similar to the system now used by street surface railways in the Borough of The Bronx, provided that such motive power may be changed at any time during the term of this contract

original term of this contract, expiring June 10, 1925, by overhead electric power substantially similar to the system now used by street surface railways in the Borough of The Bronx. From and after June 10, 1925, the date on which said original term expires, said portion of the railway hereby authorized on Dyckman street shall be operated by underground electric power substantially similar to the system then used by street surface railways in the Borough of Manhattan, or by any other motive power except cable, locomotive, steam, horse or overhead electric power, upon the approval of the Board and in accordance with the provisions of law.

The work of reconstructing said portion of the railway hereby authorized on Dyckman street for operation by underground electric power or by such other motive power as may be approved by the Board shall be commenced by the Company at least six (6) months prior to June 10, 1925, and shall be completed on or before said date.

Twelfth—Upon six (6) months' notice by the Board to the Company all wires for the transmission of power, except trolley wires for the operation of the railway, upon all or any portion of the route hereby authorized shall be placed in conduits beneath or alongside of the railway. The Company shall provide in such conduits two (2) ducts, not less than three (3) inches in diameter, for the exclusive use of the City. Such conduits shall be used only by the Company for the operation of its railway and by the City, as above.

Thirteenth—No wires for the transmission of power shall, from and after June 10, 1925, be permitted on that portion of the railway hereby authorized on Dyckman street unless they be placed in conduits underneath or along the side of the railway. When such conduits are constructed, the Company shall provide two (2) ducts, not less than three (3) inches in diameter each, for the exclusive use of the City. Such conduits shall be used only by the Company for the operation of its railway and by the City, as above.

Fourteenth—The rate of fare for any passenger upon the railway hereby authorized shall not exceed five (5) cents, and the Company shall not charge any passenger more than five (5) cents for one continuous ride from any point on its road, or on any road, line or branch operated by it or under its control, to any other point thereof, or any connecting branch thereof, within the limits of the City.

The Company shall carry free upon the railway hereby authorized during the term of this contract all members of the Police and Fire Departments of the City, when such employees are in full uniform.

Fifteenth—No cars shall be operated upon the railway hereby authorized other than passenger cars and cars necessary for the repair or maintenance of the railway, and no freight cars shall be operated upon the tracks of said railway.

Sixteenth—All cars operated upon the railway hereby authorized shall be equipped with proper fenders or wheel guards, in conformity with such laws and ordinances as are now in force, or may hereafter, during the term of this contract, be enacted or adopted by the State or City authorities, or as may be required by resolution of the Board.

Seventeenth—All cars operated upon the railway hereby authorized shall be heated during the cold weather, in conformity with such laws and ordinances as are now in force, or may hereafter, during the term of this contract, be enacted or adopted by the State or City authorities, or as may be required by resolution of the Board.

Eighteenth—All cars operated upon the railway hereby authorized shall be well lighted by electricity, or by some lighting system equally efficient, or as may be required by resolution of the Board.

Nineteenth—Cars on the railway hereby authorized shall be operated each day during the term of this contract at intervals of not more than thirty (30) minutes, both day and night, and as much oftener as reasonable convenience of the public may require, or as may be required by resolution of the Board.

Provided, however, that the Company during the first five (5) years of this contract shall not be required to operate cars between the hours of one (1) o'clock a. m. and five (5) o'clock a. m. each day, unless the Board shall determine after a hearing had thereon that public convenience requires the operation of cars during said hours.

Twentieth—The Company, so long as it shall continue to use any of the tracks upon the streets and avenues in which said railway shall be constructed, shall when and as often as directed so to do by the President of the Borough, sprinkle the pavement or space between its tracks, the rails of its track, and for a distance of two (2) feet beyond the rails on either side thereof.

Twenty-first—The Company shall at all times keep the streets and avenues upon which the railway hereby authorized is constructed, between its tracks, the rails of its tracks and for a distance of two (2) feet beyond the rails, on either side thereof, free and clear from ice and snow; provided, however, that the Company shall, at the option of the Commissioner of Street Cleaning, enter into an agreement for each winter season, or part thereof, to clean an equivalent amount of street surface from house line to house line.

Twenty-second—The Company shall pave and keep in permanent repair during the entire term of this contract that portion of the surface of the streets and avenues in which the railway hereby authorized is constructed, between its tracks, the rails of its tracks and for a distance of two (2) feet beyond the rails on either side thereof, under the supervision of the local authorities, whenever required by them to do so, and in such manner as they may prescribe. In case of the neglect of the Company to make pavement or repairs after the expiration of twenty (20) days' notice to do so from the President of the Borough, said President may make the same at the expense of the Company. The City shall have the right to change the material or character of the pavement of any street or avenue, and in that event the Company shall be bound to replace such pavement in the manner directed by the proper City official, at its own expense, and the provisions as to repairs herein contained shall apply to such renewed or altered pavement.

Twenty-third—Any alteration to the sewerage or drainage systems or to any other subsurface or to any surface structures in the streets, required on account of the construction, maintenance and operation of the railway hereby authorized, shall be made at the sole cost of the Company. During any work of construction, reconstruction or repairs of the said railway, the Company shall also, at its own cost and expense, protect any and all existing structures belonging to the City. All work to this provision shall be done in the manner prescribed by the proper City officials.

Twenty-fourth—The right and privilege hereby granted to operate the railway hereby authorized shall not be in preference or in hindrance to the right of the City to perform or carry on any public works and should the said railway in any way interfere with the construction or maintenance of such public works, whether the same is done by the City directly or by a contractor for the City, the Company shall, at its own ex-

pense, protect or move its tracks and appurtenances in the manner directed by the City officials having jurisdiction over such public works.

Twenty-fifth—Should the grades or lines of the streets and avenues in which the railway is hereby authorized be changed at any time after the railway has been constructed and during the term of this contract, the Company shall, at its own expense, change its tracks and appurtenances to conform with such new grades and lines, and during the construction of any public improvement upon said streets and avenues the Company shall take care of and protect the tracks and appurtenances at its own expense, all to be removed by the Company, within such time after notice as may be herein prescribed, or, where no time is prescribed, within such time as the Board or the proper officials of the City may hereafter prescribe, fail to comply with the provisions of this contract or with the orders of the Board or of the officials herein named or referred to, relating to

Watering of the streets, Removing of snow and ice, Paving and repairing of the streets, Protecting the City's structures during the construction, reconstruction or repair of the railway hereby authorized.

Moving and protecting the Company's tracks, appurtenances or other structures during the performance of any public work, or as may be required on account of changing of the lines or streets, Or with any other provision of this contract which may affect the repair, protection and maintenance of the streets or of the City's structures within the streets, the City shall have the right to cause the work to be done or the defect to be remedied and to immediately reimburse itself for the cost of such work by deducting such cost from the security fund hereinabove provided for. Such deduction shall be made by the Comptroller upon the direction of the Board.

(b) Should the Company, within ten (10) days after demand has been made upon it, fail to pay to the City the cost of any alterations to the sewerage or drainage systems, occasioned by the construction, maintenance or operation of the railway hereby authorized, or fail to repay to the City any damages caused to persons or property which the City shall be compelled to pay by reason of the construction, maintenance or operation of the said railway, or by reason of any acts or defaults of the Company in connection therewith, the City shall have the right to collect such costs or damages, with interest, by deducting the amount of the same from the security fund hereinabove provided for. Such deduction shall be made by the Comptroller upon the direction of the Board.

(c) Should the Company fail to pay to the City the annual charges required to be paid by this contract within the time fixed for the payment thereof, the City shall have the right to collect the amount of such charges, with interest, by deducting the same from the security fund hereinabove provided for. Such deduction shall be made by the Comptroller without further or other direction.

(d) Should the Company fail to comply with the provisions of this contract, or with the orders of the Board or of the officials of the City herein named or referred to, then the Company may be required to pay to the City, as liquidated damages for each breach or violation, the following sums:

For failure to maintain the headway as herein prescribed or to properly heat or light its cars, or to equip its cars with proper fenders or wheel-guards, the sum of fifty dollars (\$50) per day for each day of violation, and the further sum of ten dollars (\$10) per day for each car which shall not be operated, heated, lighted or equipped in compliance with this contract, or with the orders of the Board or of the officials of the City having jurisdiction.

For failure to give efficient public service at rates not exceeding those herein fixed, or to maintain its structures and equipment in good condition throughout the whole term of this contract, the sum of two hundred and fifty dollars (\$250) for each day during which the default or defect remains.

For failure to comply with any other provision of this contract as to which liquidated damages are not fixed herein, the sum of fifty dollars (\$50) per day for each day during which such failure or default shall continue.

All of such sums shall be collected by deducting the same from the security fund hereinabove provided for.

The procedure for the collection of such liquidated damages shall be as follows:

Whenever the Board shall have knowledge of any such breach or violation on the part of the Company, the Board shall give notice to the Company, specifying the nature of such breach or violation and the amount of liquidated damage which it is proposed to collect therefor, and directing its President or other officer to appear before the Board on a certain day, not less than ten (10) days after the service of such notice, to show cause why the Company should not be required to pay such liquidated damages in accordance with the foregoing provisions. If the Company fails to make an appearance, or after a hearing, appears in the judgment of the Board to be in fault, the Board shall forthwith direct the Comptroller to collect such liquidated damages by deducting the amount of the same from the security fund hereinabove provided for.

(e) Should the right and privilege hereby granted be forfeited pursuant to the provisions of this contract, or should such right and privilege be terminated upon the dissolution of the Company, as herein provided, the sum of five thousand dollars (\$5,000) shall be forfeited to the City as liquidated damages, for failure of the Company to perform this contract pursuant to the terms hereof, and the Comptroller, upon the direction of the Board, shall collect such liquidated damages by deducting the sum named from the security deposit hereinabove provided for.

(f) When making any deduction, pursuant to this contract, from the security fund hereinabove provided for, the Comptroller may have recourse to any or all of the sums heretofore deposited under the ordinances or contracts above specified, and the Company shall, upon ten (10) days' notice from the Comptroller, deposit with the Comptroller a sum, either in money or securities, sufficient to restore said security fund to its original amount of nineteen thousand five hundred dollars (\$19,500). Should the Company fail to deposit such sum, the right and privilege hereby granted may be forfeited by the City as in this contract provided.

(g) Should any of the sums going to make up the security fund of nineteen thousand five hundred dollars (\$19,500), heretofore deposited with the Comptroller as hereinabove stated, be forfeited to the City or should any deductions be made therefrom pursuant to the provisions of any of the ordinances or contracts under which said sums were deposited, or pursuant to the provisions of any other contract heretofore or hereafter entered into with the Company for the performance of which such fund of nineteen thousand five hundred dollars (\$19,500) has been or shall be made to stand as security, the Company shall, upon ten (10) days' notice from the Comptroller, deposit with the Comptroller a sum, either in money or securities, which shall be sufficient to restore said security fund to its original amount of nineteen thousand five hundred dollars (\$19,500). Should the Company fail to deposit such sum, the right and privilege hereby granted may be forfeited by the City as in this contract provided.

(h) Should any of the rights and privileges granted by any of the ordinances or contracts hereinabove specified expire by limitation prior to the date fixed for the expiration of the right and privilege hereby granted, the sum or sums deposited with the Comptroller under and pursuant to the said ordinances or contracts, or

any of them, shall not be returned to the Company, but shall be held and retained by the Comptroller to the end that the security fund of nineteen thousand five hundred dollars (\$19,500), hereinabove provided for, shall be continued intact until the date of the termination of this contract.

(i) No action or proceeding or right under any other legal rights, remedies or causes of action belonging to the City.

The provisions for the reimbursement of the City for work done by it or amounts expended by it to any person by reason of any act or default of the Company, or for the collection by it of the annual charges, or of liquidated damages, and shall be in addition to the City's right, as herein reserved, to forfeit the right and privilege hereby granted.

Thirty-second—The words "notice" or "direction," wherever used in this contract, shall be deemed to mean a written notice or direction. Every such notice or direction to be served upon the Company shall be delivered at such office in the City as shall have been designated by the Company, or if no such office shall have been designated, or if such designation shall have for any reason become inoperative, shall be mailed in the City, postage prepaid, addressed to the Company at the City. Delivery or mailing of such notice or direction as and when above provided shall be equivalent to direct personal notice or direction, and shall be deemed to have been given at the time of delivery or mailing.

Thirty-third—The words "streets or avenues," and "streets and avenues," wherever used in this contract, shall be deemed to mean streets, avenues, highways, parkways, driveways, courses, boulevards, bridges, viaducts, tunnels, public places or any other property to which the City has title or over which the public has an easement, encountered in the route hereinabove described, and upon or in which authority is hereby given the Company to construct a railway.

Thirty-fourth—If at any time the powers of the Board or any other of the authorities herein mentioned or intended to be mentioned, shall be transferred by law to any other board, authority, officer or officers, then and in such case such other board, authority, officer or officers, shall have all the powers, rights and duties herein reserved to or prescribed for the Board or other authorities, officer or officers.

Section 3. Nothing in this contract shall be construed as in any way limiting the present or future jurisdiction of the Public Service Commission under the Laws of the State of New York.

Section 4. This grant is also upon the further and express condition that the provisions of Article 5 and the other provisions of the Railroad Law pertinent thereto shall be strictly complied with by the Company.

Section 5. The Company promises, covenants and agrees on its part and behalf during the entire term of this contract, whether original or renewal, to conform to and abide by and perform all the terms, conditions and requirements in this contract fixed and contained.

In witness whereof, the party of the first part, by its Mayor, thenceunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate name of said City to be hereunto signed, and the corporate seal of said City to be hereunto affixed, and the party of the second part, by its officers thenceunto duly authorized, has caused its corporate name to be hereunto signed and its corporate seal to be hereunto affixed, the day and year first above written.

THE CITY OF NEW YORK
By Mayor.

(Corporate Seal.)
Attest: City Clerk.

UNION RAILWAY COMPANY OF NEW YORK CITY, By President.

(Seal.)
Attest: Secretary.

(Here add acknowledgments.)

Resolved, That the results of the inquiry made by this Board as to the money value of the franchise or right proposed to be granted and the adequacy of the compensation proposed to be paid therefor, and of the terms and conditions, including the provisions as to rates, fares and charges, are as hereinbefore specified and fully set forth in and by the foregoing form of proposed contract for the grant of such franchise or right.

Resolved, That these preambles and resolutions, including the said resolution for the grant of a franchise or right applied for by the Union Railway Company of New York City, and the said form of proposed contract for the grant of such franchise or right, and before adopting any resolutions authorizing such contract, will, at a meeting of said board, to be held in Room 16, City Hall, Borough of Manhattan, City of New York, on Friday, April 20, 1917, at 10:30 o'clock A. M., hold a public hearing thereon, at which citizens shall be entitled to appear and be heard.

Resolved, That a notice of such hearing, stating that copies of the proposed contract and resolution of consent thereto may be obtained by all those interested therein at the Bureau of Franchises, Room 1307, Municipal Building, Centre and Chambers Streets, Borough of Manhattan, shall be published at least twice at the expense of the proposed grantee during the ten (10) days immediately prior to Friday, April 20, 1917, in "The New York Times" and the "Evening Post," the two daily newspapers in which the petition and notice of hearing thereon have been published.

JAMES D. McGANN, Assistant Secretary, Room 1307, Municipal Building, Borough of Manhattan. Telephone, 4560 Worth. Dated, New York, March 23, 1917. a320

PUBLIC NOTICE IS HEREBY GIVEN THAT at the meeting of the Board of Estimate and Apportionment held this day, the following resolutions were adopted:

Whereas, The Automatic Scoreboard Company, Inc., has, by a petition dated April 24, 1916, applied to this Board for the right, privilege and franchise to construct, maintain and operate electrical conductors in, through and under the streets and avenues in the Borough of Manhattan, for the purpose of operating automatic baseball scoreboards to be located on the premises of subscribers; and

Whereas, Sections 72, 73 and 74 of the Great New York Charter, as amended by Chapters 629 and 630 of the Laws of 1905, and Chapter 467 of the Laws of 1914, provide for the manner and procedure of making such grants; and

Whereas, In pursuance of such laws this Board adopted a resolution on May 5, 1916, fixing the date for public hearing thereon as June 2, 1916, at which citizens were entitled to appear and be heard, and publication was had for at least two (2) days in the "New York Press"

and "The Evening World," newspapers designated by the Mayor, and in the "City Record," for ten (10) days immediately prior to the date of hearing, and the public hearing was duly held on such day; and

Whereas, This Board has made inquiry as to the money value of the franchise or right applied for and proposed to be granted to The Automatic Scoreboard Company, Inc., and the adequacy of the compensation to be paid therefor; now, therefore, it is

Resolved, That the following form of the resolution for the grant of the franchise or right applied for by The Automatic Scoreboard Company, Inc., containing the form of proposed contract for the grant of such franchise or right, be hereby introduced and entered in the minutes of this Board as follows, to wit:

Resolved, That the Board of Estimate and Apportionment hereby grants to The Automatic Scoreboard Company, Inc., the franchise or right fully set out and described in the following form of proposed contract for the grant thereof, embodying all of the terms and conditions, including the provisions as to rates and charges upon and subject to the terms and conditions in said proposed form of contract contained, and that the Mayor of The City of New York be and he hereby is authorized to execute and deliver such contract in the name and on behalf of The City of New York, as follows, to wit:

PROPOSED FORM OF CONTRACT.

This contract, made and executed in duplicate this day of 19, by and between The City of New York (hereinafter called the City), party of the first part, by the Mayor of said City, acting for and in the name of said City, and in pursuance of the authority of the Board of Estimate and Apportionment of said City (hereinafter called the Board), and The Automatic Scoreboard Company, Inc. (hereinafter called the Company), party of the second part, witnesseth:

In consideration of the mutual covenants and agreements herein contained the parties hereto do hereby covenant and agree as follows:

Section 1. The City hereby grants to the Company, subject to the conditions and provisions hereinabove set forth, the right and privilege to lay, construct, maintain and operate suitable wires or other electrical conductors in, through and under the streets and highways in the Borough of Manhattan, in the City of New York, for the purpose of operating automatic baseball scoreboards, to be located on the premises of subscribers. It is expressly provided that the right and privilege hereby granted shall not include the right or privilege to construct, maintain or operate ducts, conduits or subways in any street or highway.

In lieu of laying or constructing its own wires or other electrical conductors, the Company is hereby authorized to rent or lease from any corporation wires or other electrical conductors which may have been lawfully constructed within the streets and highways.

Sec. 2. The grant of this right and privilege is subject to the following conditions:

First—The said right and privilege to lay, construct, maintain and operate wires or other electrical conductors shall be held and enjoyed by the Company from the date upon which this contract is signed by the Mayor to and until December 31, 1921, with the privilege of renewal of said contract for the further period of five (5) years upon a fair revaluation of said right and privilege.

If the Company shall determine to exercise its privilege of renewal, it shall make application to the Board, at any time not earlier than two (2) years and not later than one (1) year before the expiration of the original term of this contract. The time within which such application for renewal must be made is of the essence of this contract, and a failure of the Company to present its application within the time fixed shall be considered as an election on the part of the Company not to take advantage of the renewal privilege, and as a relinquishment of its right to such renewal, in which event the franchise shall terminate on the last day of the original term of this contract. The determination of the revaluation shall be sufficient if agreed to in writing by the Company and the Board, but in no case shall the annual rate of compensation to the City be fixed at a less amount than the sum required to be paid during the last year prior to the termination of the original term of this contract.

If the Company and the Board shall not reach such agreement on or before the day nine (9) months before the expiration of the original term of this contract, then the parties hereby agree that the annual rate for the renewal term shall be determined by three disinterested persons selected in the following manner:

One disinterested person shall be chosen by the Board; one disinterested person shall be chosen by the Company; these two shall choose a third disinterested person, and the three so chosen shall act as appraisers and shall make the revaluation aforesaid. Such appraisers shall be chosen at least six (6) months prior to the expiration of the original term of this contract, and their report shall be filed with the Board within three (3) months after they are chosen. They shall act as appraisers and not as arbitrators. They may base their judgment upon their own experience and upon such information as they may obtain by inquiries and investigations without the presence of either party. They shall have the right to examine any of the books of the Company and its officers under oath. The valuations so ascertained, fixed and agreed to by any two of such appraisers shall be conclusive upon both parties, but no annual sum shall, in any event, be less than the sum required to be paid for the last year of the original term of this contract. If in any case the annual rate shall not be fixed prior to the termination of the original term of this contract, then the Company shall pay the annual rate theretofore prevailing until the new rate shall be determined, and shall then make up to the City the amount of any excess of the annual rate then determined over the previous annual rate. The entire expense of such appraisal shall be borne jointly by the City and the Company, each paying one-half thereof.

Second—The Company shall pay to the City for this right and privilege, during the original term of this contract, expiring December 31, 1921, the following sums of money.

(a) The sum of one thousand dollars (\$1,000) in cash within thirty (30) days after the date upon which this contract is signed by the Mayor and before anything is done in exercise of the right and privilege hereby granted, and the further sum of one thousand dollars (\$1,000) in cash on or before April 1, 1918.

The sums herein named are in addition to the annual sums required to be paid under paragraph (b) following.

(b) During the first year, or portion thereof, expiring December 31, 1917, a sum which shall be equal to three (3) per cent. of its gross receipts for such year or portion thereof, but which sum shall not be less than four hundred dollars (\$400).

During the second year, expiring December 31, 1918, a sum which shall be equal to four (4) per cent. of its gross receipts for such year, but which shall not be less than eight hundred dollars (\$800).

During the last three years, expiring December 31, 1921, an annual sum which shall be equal to five (5) per cent. of its gross annual receipts, but which shall not be less than one thousand five hundred dollars (\$1,500).

The gross annual receipts mentioned above shall be the gross annual receipts of the Company, from whatever source derived, either directly or indirectly, in any manner, out of or in connection with the operation of automatic baseball scoreboards.

The annual charge shall commence from the date upon which this contract is signed by the Mayor.

The annual charges as above shall be paid into the treasury of the City on February 1 of each year and shall be for the amount due to December 31 next preceding.

Any and all payments to be made by the terms of this contract to the City by the Company shall not be considered in any manner in the nature of a tax, but such payments shall be made in addition to any and all taxes of whatsoever kind or description, now or hereafter required to be paid by any ordinance of the City, or resolution of the Board, or any law of the State of New York.

Third—The right and privilege hereby granted shall not be assigned or transferred, either in whole or in part, whether by consolidation, merger, reorganization or otherwise, or leased or sublet in any manner, either in whole or in part, without the consent of the City, acting by the Board, evidenced by an instrument under seal, anything herein contained to the contrary thereof in any wise notwithstanding, and the granting, giving or waiving of any one or more of such consents shall not render unnecessary any subsequent consent or consents, nor shall the title thereto, or right, interest or property therein pass to or vest in any other person or corporation whatsoever, either by the act of the Company or by operation of law, whether under the provisions of the statutes relating to the consolidation, merger or reorganization of corporations, or otherwise, unless the proposed successor in title to the rights of the Company, of the right and privilege hereby granted, or of any portion thereof, or of any right, interest or property therein, in case of failure of such proposed successor to file such agreement within sixty (60) days after the date on which such succession in title is to take effect, the right and privilege hereby granted may be forfeited, or the consent of the City provided for herein may be revoked by resolution of the Board.

Fourth—Nothing in this contract shall be deemed to affect in any way the right of the City to grant to any individual or other corporation a similar right or privilege upon the same or other terms and conditions.

Fifth—The wires or other electrical conductors and equipment, whether constructed by the Company or rented or leased from any corporation, shall not be used or employed for any other purpose than the operation of automatic baseball scoreboards, and the Company binds itself not to lay, use, lease or operate wires for illegal purposes, nor to furnish service to premises used for illegal purposes.

Sixth—Should the Company lay or construct its own wires or other electrical conductors, the same shall be placed in ducts, conduits or subways maintained by the company or corporation having control of the electrical subway system under the provisions of law, or in ducts, conduits or subways maintained by the City, should the City hereafter construct its own subway system or succeed to the rights of any company or corporation maintaining any such system.

No cables, wires or other electrical conductors shall be strung by the Company above the surface of any street or highway.

Seventh—The wires or other electrical conductors hereby authorized shall be constructed, maintained and operated subject to the supervision and control of all the authorities of the City who have jurisdiction in such matters, as provided by the Charter of the City, and in strict compliance with all laws or ordinances or departmental rules or regulations now in force or hereafter enacted or adopted affecting the construction, maintenance or operation of wires or other electrical conductors.

No construction, reconstruction or repair of said wires or other electrical conductors or equipment within the streets shall be commenced until written permits have been obtained from the proper City officials. In any permit so issued, such officials may impose such conditions as a condition of the granting of the same, as are necessary for the purpose of protecting any structures in the streets and avenues and for the proper restoration of such streets and avenues over which such officials have jurisdiction, and the Company shall comply with such directions.

Eighth—During any work of construction, reconstruction or repair of the wires or other electrical conductors or equipment hereby authorized, the Company shall also, at its own cost and expense, protect any and all existing structures belonging to the City. All such work of construction, reconstruction or repair shall be done in the manner prescribed by the proper City officials.

The right and privilege hereby granted to construct, maintain and operate wires or other electrical conductors shall not be in preference or in hindrance to the right of the City to perform or carry on any public works, and should the said wires or other electrical conductors or equipment of the Company in any way interfere with the construction or maintenance of such public works, whether the same be done by the City directly or by a contractor for the City, the Company shall, at its own cost and expense, protect or move its wires or other electrical conductors or equipment in the manner directed by the City officials having jurisdiction over such public works.

Ninth—The wires or other electrical conductors and equipment to be installed by the Company, whether the same be under streets and avenues or in and upon private property, shall be constructed and maintained subject to the approval and under the supervision and control of the Commissioner of Water Supply, Gas and Electricity.

Tenth—It is a condition of this contract that the Company shall bear the entire expense of all work undertaken by reason of this grant.

Eleventh—Upon the termination of the original term of this contract, or, if the contract be renewed, then at the termination of the said renewal term, or upon the termination of the rights hereby granted for any cause, or upon the dissolution of the company before such termination, any wires or other electrical conductors and equipment of the Company constructed pursuant to this contract within the streets and avenues shall become the property of the City without cost, and the same may be used or disposed of by the City for any purpose whatsoever, or the same may be leased to any company or individual.

If, however, at any time preceding the date upon which this contract shall terminate, the Board shall so order, by resolution, and give notice to the Company, the Company shall, upon the termination of this contract, remove from the streets any and all of its wires or other electrical conductors and equipment constructed pursuant to this contract.

During the second year, expiring December 31, 1918, a sum which shall be equal to four (4) per cent. of its gross annual receipts for such year, but which shall not be less than eight hundred dollars (\$800).

During the last three years, expiring December 31, 1921, an annual sum which shall be equal to five (5) per cent. of its gross annual receipts, but which shall not be less than one thousand five hundred dollars (\$1,500).

Twelfth—The plant, wires or other electrical conductors, connections, instruments and all appurtenances thereto shall be constructed, maintained and operated in the latest approved manner and with the most modern and improved appliances, and it is hereby agreed that the Board may require the Company to improve or add to such plant, wires or other electrical conductors, connections, instruments and appurtenances from time to time as such additions or improvements are determined by the Board, after a hearing, to be reasonable and necessary. Upon failure on the part of the Company to comply with the direction of the Board within a reasonable time, the rights hereby granted shall cease.

Thirteenth—Upon the application of any person, firm or corporation whose premises are located within a distance of one mile in any direction from any central office maintained by the Company and who or which shall agree, in writing, to accept and pay for such service for at least one (1) month, the Company shall extend, or obtain the extension of, wires or other electrical conductors to such premises and furnish service to such applicant at rates not exceeding those herein prescribed or hereinafter fixed by the Board, as herein provided.

Fourteenth—The rates to be charged by the Company for automatic baseball scoreboard service, which shall include the cost of installing and connecting the board, rental for the use of the board, and all service of any kind necessary for or incidental to the proper operation of the board, shall not exceed the following:

To subscribers making seasonal contracts, one hundred and eighty dollars (\$180) per board per season.

To subscribers making monthly contracts, thirty-five dollars (\$35) per board per month. The seasonal service shall at least include the period beginning April 15 and ending October 15 in each year, but neither such seasonal service nor the monthly service above specified shall include service in connection with the so-called "World's Series" of baseball games, which shall be deemed to be special service. For such special service the Company may charge to seasonal or monthly subscribers not to exceed five dollars (\$5) per board per day in addition to the seasonal or monthly rate, and to subscribers for such special services only, not to exceed twenty dollars (\$20) per board per day.

The Board shall have power to regulate the maximum and minimum rates for all service and the Company agrees to abide by such rates, provided that they be reasonable and fair.

Fifteenth—Should the Company fail to carry on its operations for any period of two (2) consecutive months between April 15 and October 15, in any year, the Board may forfeit the right and privilege hereby granted.

Sixteenth—Should the Company lay or construct its own wires or other electrical conductors, in the ducts, conduits or subways of any company or corporation, or of the City, as herein provided, it shall file with the Board, not later than February 1 of each year, a map or plan upon which the wires or other electrical conductors laid or constructed during the year ending December 31 preceding shall be plainly indicated. The Company shall also file with the Department of Water Supply, Gas and Electricity, on or before the 10th day of each month, a map or plan plainly indicating the wires or other electrical conductors laid or constructed by it within the preceding month.

Seventeenth—The Company shall submit to the Board a report not later than February 1 of each year for the year ending December 31 next preceding, and at any other time upon request of the Board, which shall state:

- The amount of stock issued, for cash, for property.
- The amount paid in as by last report.
- The total amount of capital stock paid in.
- The funded debt as by last report.
- The total amount of funded debt.
- The floating debt as by last report.
- The total amount of floating debt.
- The total amount of funded and floating debt.
- The average rate per annum of interest on funded debt.
- The dividends paid during the year.
- The total amount expended for same.
- The names of the directors elected at the last meeting of the corporation held for such purpose.
- The location, value and amount paid for real estate owned by the Company as by last report.
- The location, value and amount paid for real estate now owned by the Company.
- The dates when the operating season commenced and terminated; the number of days the service was in operation.
- The total receipts of the Company—
 - From subscribers furnished with seasonal service.
 - From subscribers furnished with monthly service.
 - From subscribers furnished with special service.
 - From any other source.
- The total number of subscribers supplied with service—
 - Under seasonal contracts,
 - Under monthly contracts,
 - Under contracts for special service,
- and the name and address of each subscriber, together with the period of time during which service was supplied and the rates charged to each. If service supplied from more than one central office of the Company, the subscribers from each central office shall be listed separately.
- The number of wire circuits rented or leased by the Company from any corporation, the name of the corporation from whom such circuits were leased; the mileage of each circuit; the total mileage; the rental per mile and per circuit and the total rental paid.
- If any wires or other electrical conductors are laid or constructed by the Company, the kind, number and length of such wires or conductors and the amount paid to the subway company as rental for the use of its ducts.
- The amounts paid by the Company for damage to persons or property on account of construction or operation.
- The total expenses for operation, including salaries, and such other information in regard to the business of the Company as may be required by the Board.

With each annual report shall be submitted a copy of any lease or other agreement in effect during the year between the Company and any other company or corporation for the use of cables, wires, ducts or conduits, and also a copy or copies (if more than one in use) of the service contract or contracts used by the Company.

Eighteenth—The Company shall at all times keep accurate books of account of its gross annual receipts and shall, on or before February 1 of each year, make a verified report to the Comptroller of the business done by the Company for the year ending December 31 next preceding, in such form as he may prescribe. Such report shall contain a statement showing:

- The number of subscribers furnished with seasonal service and the rate paid for such service.
- The number of subscribers furnished with monthly service and the rate paid for such service.
- The number of subscribers furnished with special service and the rate paid for such service.

Special service and the rates paid for such service.

(d) The number of months of service furnished on each basis,

(e) The gross receipts of the Company from each class of service,

(f) The receipts of the Company from any other source, and such other information as the Comptroller may require.

The Comptroller shall have access to the books and records of the Company for the purpose of ascertaining the correctness of its report and may examine its officers and employees under oath.

Nineteenth—In case of any violation or breach or failure to comply with any of the provisions herein contained, or with any orders of the Board or of any official of the City acting under the powers herein reserved, the right and privilege hereby granted may be forfeited by resolution of the Board, which said resolution may contain a provision to the effect that the wires or other electrical conductors and equipment constructed by the Company under and pursuant to this contract shall become the property of the City without proceedings at law or in equity; provided, however, that such action by the Board shall not be taken until the Board shall give notice to the Company to appear before it on a certain day, not less than ten (10) days after the date of such notice, to show cause why such resolution declaring this right and privilege forfeited should not be adopted. In case the Company fails to appear, action may be taken by the Board forthwith.

Any false entry in the books of the Company or false statement in its reports to the Comptroller as to a material fact, knowingly made by the Company, shall constitute such a violation or breach or failure to comply with the provisions herein contained as to warrant the forfeiture of the right and privilege hereby granted.

Nothing herein contained shall affect in any way the right of the Company to apply to a court of competent jurisdiction for a review of any action of the Board forfeiting the right and privilege hereby granted.

Twentieth—This grant is upon the express condition that the Company, within thirty (30) days after the signing of this contract by the Mayor, and before anything is done in exercise of the right and privilege hereby granted, shall deposit with the Comptroller of the City the sum of three thousand dollars (\$3,000), either in money or securities to be approved by the Comptroller, which fund shall be security for the performance by the Company of all the terms and conditions of this contract and for its compliance with all the orders of the Board and of the officials of the City acting under the powers herein reserved. From the said fund deductions may be made as hereinafter provided.

(a) Should the Company, within such time after notice as may be herein prescribed, or where no time is prescribed, within such time as the Board or the proper official of the City may, hereinafter prescribe, fail to comply with the provisions of this contract or with the orders of the Board or of the officials of the City herein named or referred to, relating to—

Protecting the City's structures during the construction, reconstruction or repair of the wires or other electrical conductors hereby authorized.

Moving and protecting the Company's wires or other electrical conductors during the performance of any public work or as may be required on account of the changing of the lines or grades of the streets.

Or with any other provision of this contract which may affect the repair, protection and maintenance of the streets or of the City's structures within the streets,

the City shall have the right to cause the work to be done or the defect remedied and to reimburse itself for the cost of such work, by deducting such cost, with interest, from the security fund hereinabove provided for. Such deduction shall be made by the Comptroller upon the direction of the Board.

(b) Should the Company, within ten (10) days after demand has been made upon it, fail to repay to the City any damages caused to persons or property which the City shall be compelled to pay by reason of the construction, maintenance or operation of the wires or other electrical conductors hereby authorized, or by reason of any acts or defaults of the Company in connection therewith, the City shall have the right to collect damages, with interest, by deducting the amount of the same from the security fund hereinabove provided for. Such deduction shall be made by the Comptroller upon the direction of the Board.

(c) Should the Company fail to pay to the City the annual charges required to be paid by this contract within the time fixed for the payment thereof, the City shall have the right to collect the amount of such charges, with interest, by deducting the same from the security fund hereinabove provided for.

(d) Should the Company fail to comply with the provisions of this contract, or with the orders of the Board or of the officials of the City herein named or referred to, then the Company may be required to pay to the City, as liquidated damages for each breach or violation, the following sums:

For failure to give efficient public service at rates not exceeding those herein fixed, or to maintain its structures and equipment in good condition throughout the whole term of this contract, the sum of two hundred and fifty dollars (\$250) for each day during which the default or defect remains.

For failure to comply with any other provision of this contract as to which liquidated damages are not fixed herein, the sum of fifty dollars (\$50) per day for each day during which such failure or default shall continue.

All of such sums may be collected by deducting the same from the security fund hereinabove provided for.

The procedure for the collection of such liquidated damages shall be as follows:

Whenever the Board shall have knowledge of any such breach or violation on the part of the Company, the Board shall

privilege hereby granted may be forfeited by the City as herein provided.

(t) Should the right and privilege hereby granted be forfeited pursuant to the provisions of this contract, or should such right and privilege be terminated upon the dissolution of the Company as herein provided, the security fund hereinabove provided for shall be forfeited to the City as liquidated damages for failure of the Company to perform this contract pursuant to the terms hereof.

No action or proceeding or right under the provisions of this subdivision shall affect any other legal rights, remedies or causes of action belonging to the City.

The provisions for the reimbursement of the City for work done by it or amounts expended by it on behalf of the Company, or amounts paid by it to any person by reason of any act or default of the Company, or for the collection by it of the annual charges, or of liquidated damages, are and shall be in addition to the City's right, as herein reserved, to forfeit the right and privilege hereby granted.

Twenty-first—The Company shall assume all liability to persons or property by reason of the construction, maintenance or operation of the wires or other electrical conductors and equipment hereby authorized, and it is a condition of this contract that the City shall assume no liability whatsoever to either persons or property on account of the same, and the Company shall repay to the City the amount of any damages which the City shall be compelled to pay to reason of any act or default of the Company.

Twenty-second—This right and privilege is granted subject to whatever right, title or interest the owners of abutting property or others may have in or to the streets and highways in which the Company is authorized to lay, construct, maintain or operate its wires or other electrical conductors.

Twenty-third—The words "notice" or "direction" wherever used in this contract, shall be deemed mean a written notice or direction. Every such notice or direction to be served upon the Company shall be delivered at such office in the City as shall have been designated, or if no such office shall have been designated, or if such designation shall have for any reason become inoperative, shall be mailed in the City, postage prepaid, addressed to the Company at the City. Delivery or mailing of such notice or direction as and when above provided shall be equivalent to direct personal notice or direction, and shall be deemed to have been given at the time of delivery or mailing.

Twenty-fourth—The words "streets or avenues" and "streets and avenues," wherever used in this contract, shall be deemed to mean streets, avenues, highways, parkways, driveways, concourses, boulevards, bridges, viaducts, tunnels, public places, or any other property to which the City has title or over which the public has an easement, in, along or under which the Company is hereby authorized to construct, maintain or use wires or other electrical conductors.

Twenty-fifth—If at any time the powers of the Board or any other of the authorities herein mentioned or intended to be mentioned, shall be transferred by law to any other board, authority, officer or officers, then and in such case such other board, authority, officer or officers, shall have all the powers, rights and duties herein reserved to or prescribed for the Board or other authorities, officer or officers.

Section 3. Nothing in this contract shall be construed as in any way limiting the present or future jurisdiction of the Public Service Commission under the laws of the State of New York.

Section 4. The Company promises, covenants and agrees on its part and behalf, during the entire term of this contract, whether original or renewal, to conform to and abide by and perform all the terms, conditions and requirements in this contract fixed and contained.

In witness whereof, the party of the first part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed; and the party of the second part, by its officers, thereunto duly authorized, has caused its corporate name to be hereunto signed and its corporate seal to be hereunto affixed, the day and year first above written.

THE CITY OF NEW YORK,
By Mayor.

[CORPORATE SEAL.]

Attest: City Clerk.

THE AUTOMATIC SCOREBOARD COMPANY, INC.,
By President.

[SEAL.] Attest: Secretary.

(Here add acknowledgments.)

Resolved, That the results of the inquiry made by this Board as to the money value of the franchise or right proposed to be granted and the adequacy of the compensation proposed to be paid therefor and of the terms and conditions, including the provisions as to rates and charges, are as hereinbefore specified and fully set forth in and by the foregoing form of proposed contract for the grant of such franchise or right.

Resolved, That these preambles and resolutions, including the said resolution for the grant of a franchise or right applied for by The Automatic Scoreboard Company, Inc., and the said form of proposed contract for the grant of such franchise or right, containing said results of such inquiry, after the same shall be entered in the minutes of this Board, shall be published in full for at least fifteen (15) days immediately prior to Friday, April 13, 1917, in the "City Record," together with the following notice, to wit:

NOTICE IS HEREBY GIVEN that the Board of Estimate and Apportionment, before authorizing any contract for the grant of the franchise or right applied for by The Automatic Scoreboard Company, Inc., and fully set forth and described in the foregoing form of proposed contract for the grant of such franchise or right, and before adopting any resolutions authorizing such contract, will, at a meeting of Board to be held in Room 16, City Hall, Borough of Manhattan, City of New York, on Friday, April 13, 1917, at 10:30 o'clock a. m., hold a public hearing thereon at which citizens shall be entitled to appear and be heard.

Resolved, That a notice of such hearing, stating that copies of the proposed contract and resolution of consent thereto may be obtained by all those interested therein, at the Bureau of Franchises, Room 1307, Municipal Building, Centre and Chambers streets, Borough of Manhattan, shall be published at least twice at the expense of the proposed grantee during the ten (10) days immediately prior to Friday, April 13, 1917, in the "New York Press" and "The Evening World," the two daily newspapers in which the petition and notice of hearing thereof have been published.

JAMES D. McGANN, Assistant Secretary, Room 1307, Municipal Building, Telephone, 4560 Worth.

Dated, New York, March 9, 1917. m27,a13

PUBLIC NOTICE IS HEREBY GIVEN THAT the consideration of the communication from the Public Service Commission for the First District, transmitting resolutions adopted by said Commission as to the route and general plan of construction for an additional rapid transit

railway in the Borough of Brooklyn, known as "Ashland Place Connection," and requesting the approval and consent of this Board thereto, which consideration was by resolution adopted February 23, 1917, fixed for March 2, 1917, and then continued until March 23, 1917, was continued until Friday, April 20, 1917, at 10:30 o'clock a. m., in Room 16, City Hall, Borough of Manhattan, when and where all those interested will be afforded an opportunity to appear and be heard.

JAMES D. McGANN, Assistant Secretary, Room 1307, Municipal Building, Telephone, 4560 Worth.

Dated, New York, March 23, 1917. m26,a20

BELLEVUE AND ALLIED HOSPITALS, DEPARTMENTS OF PUBLIC CHARITIES, CORRECTION AND HEALTH.

Proposals.

SEALED BIDS WILL BE RECEIVED BY Bellevue and Allied Hospitals and the Departments of Public Charities, Correction and Health, at the office of the Central Purchase Committee, Room 1220, Municipal Building, Manhattan, until 12:30 p. m., on

MONDAY, APRIL 23, 1917,
FOR FURNISHING AND DELIVERING POTATOES.

The time for the performance of the contract is on or before July 31, 1917.

The amount of security required is thirty (30) per cent. of the contract amount awarded.

No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half (1 1/2) per cent. of the total amount of the bid.

The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total and awards, if made, made to the lowest bidder on each item or class, as stated in the schedules.

Bids must be submitted in duplicate, each copy in a separate envelope. No bid will be accepted unless this provision is complied with.

Blank forms and further information may be obtained at the office of the Central Purchase Committee, 12th floor, Municipal Building, Manhattan.

BELLEVUE AND ALLIED HOSPITALS,
JOHN W. BRANNAN, M. D., President.

DEPARTMENT OF PUBLIC CHARITIES,
JOHN A. KINGSBURY, Commissioner.

DEPARTMENT OF CORRECTION, BURDETTE G. LEWIS, Commissioner.

DEPARTMENT OF HEALTH, HAVEN E. EMERSON, M. D., Commissioner. a11,23

See General Instructions to Bidders on last page, last column, of the "City Record," except for the address of the office for receiving and opening bids.

SEALED BIDS WILL BE RECEIVED BY Bellevue and Allied Hospitals and the Departments of Public Charities, Correction and Health, at the office of the Central Purchase Committee, Room 1220, Municipal Building, Manhattan, until 2:30 p. m., on

MONDAY, APRIL 16, 1917,
FOR FURNISHING AND DELIVERING MILK AND CREAM.

The time for the performance of the contract is on or before Sept. 30, 1917.

The amount of security required is thirty (30) per cent. of the contract amount awarded.

No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half (1 1/2) per cent. of the total amount of the bid.

The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total and awards, if made, made to the lowest bidder on each item or class, as stated in the schedules.

Bids must be submitted in duplicate, each copy in a separate envelope. No bid will be accepted unless this provision is complied with.

Blank forms and further information may be obtained at the office of the Central Purchase Committee, 12th floor, Municipal Building, Manhattan.

BELLEVUE AND ALLIED HOSPITALS,
JOHN W. BRANNAN, M. D., President.

DEPARTMENT OF PUBLIC CHARITIES,
JOHN A. KINGSBURY, Commissioner.

DEPARTMENT OF CORRECTION, BURDETTE G. LEWIS, Commissioner.

DEPARTMENT OF HEALTH, HAVEN E. EMERSON, M. D., Commissioner. a11,16

See General Instructions to Bidders on last page, last column, of the "City Record," except for the address of the office for receiving and opening bids.

SEALED BIDS WILL BE RECEIVED BY Bellevue and Allied Hospitals and the Departments of Public Charities, Correction and Health, at the office of the Central Purchase Committee, Room 1220, Municipal Building, Manhattan, until 2:30 p. m., on

MONDAY, APRIL 16, 1917,
FOR FURNISHING AND DELIVERING EGGS.

The time for the performance of the contract is on or before December 31, 1917.

The amount of security required is thirty (30) per cent. of the contract amount awarded.

No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half (1 1/2) per cent. of the total amount of the bid.

The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total and awards, if made, made to the lowest bidder on each item or class, as stated in the schedules.

Bids must be submitted in duplicate, each copy in a separate envelope. No bid will be accepted unless this provision is complied with.

Blank forms and further information may be obtained at the office of the Central Purchase Committee, 12th floor, Municipal Building, Manhattan.

BELLEVUE AND ALLIED HOSPITALS,
JOHN W. BRANNAN, M. D., President.

DEPARTMENT OF PUBLIC CHARITIES,
JOHN A. KINGSBURY, Commissioner.

DEPARTMENT OF CORRECTION, BURDETTE G. LEWIS, Commissioner.

DEPARTMENT OF HEALTH, HAVEN E. EMERSON, M. D., Commissioner. a11,16

See General Instructions to Bidders on last page, last column, of the "City Record," except for the address of the office for receiving and opening bids.

SUPREME COURT—FIRST DEPARTMENT.

Application to Court to Condemn Property.

In the Matter of Acquiring Title by the City of New York to certain lands and premises on the northerly side of EAST 109TH STREET, between 2d and 3d avenues, in the 12th Ward, of the Borough of Manhattan, in The City of New York, duly selected as a site for school purposes, according to law.

PURSUANT TO THE STATUTES IN SUCH CASE made and provided, notice is hereby given that it is the intention of the Corporation Counsel of The City of New York to make application to the Supreme Court of the State of New York at a Special Term, Part III thereof, to be held in and for the County of New York at the County Court House in the Borough of Manhattan, in The City of New York, on the 20th day of April, 1917, at the opening of court on that day, or as soon thereafter as counsel can be heard thereon, to have the compensation which should justly be made to the respective owners of the real property proposed to be taken in the above proceeding ascertained and determined by said court without a jury.

The nature and extent of the improvement hereby intended is the acquisition of title in fee simple absolute to certain lands and premises, with the buildings thereon and appurtenances thereto belonging, situated on the northerly side of East 109th street between 2d and 3d avenues, in the 12th Ward of the Borough of Manhattan, City of New York, subject, however, to the easement of the owner of the adjoining property on the west thereof known as No. 203 East 109th street, in and to a party wall between premises No. 205 East 109th street and No. 203 East 109th street, so long as said wall shall stand, the same to be converted, appropriated, and used as a site for school purposes. Said lands and premises so to be acquired are bounded and described as follows:

Beginning at a point on the northerly line of East 109th street, distant 110 feet easterly from the corner formed by the intersection of the northerly line of East 109th street and the easterly line of 3d avenue, and running thence northerly and parallel with 3d avenue 100 feet 11 inches to the centre line of the block between East 109th and East 110th streets; thence easterly and parallel with East 109th street and partly along the lands of the City of New York 97 feet 2 inches; thence southerly and parallel with 3d avenue and along the lands of the City of New York 100 feet 11 inches to the northerly line of East 109th street; thence westerly along the northerly line of East 109th street 97 feet 2 inches to the point or place of beginning.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, First Department, at a Special Term, Part I, to be held at the County Court House in the Borough of Manhattan, in The City of New York, on the 19th day of April, 1917, at 10:15 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 law.

Dated, New York, April 9, 1917.

MAURICE S. COHEN, BERNARD J. ISECKE, JAS. F. DELANEY, Commissioners of Estimate; MAURICE S. COHEN, Commissioner of Assessment.

JOEL J. SQUIER, Clerk. a9,19

In the Matter of the Application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of WALLACE AVENUE, from Baker avenue to Bear Swamp road; BARNES AVENUE, from Baker avenue to Bear Swamp road; MATTHEWS AVENUE, from Baker avenue at a point about 149 feet east of its intersection with the easterly line of Barnes avenue to Bear Swamp road; and MULINER AVENUE, from Morris Park avenue to Bear Swamp road, in the 24th Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, First Department, at a Special Term, Part I, to be held at the County Court House in the Borough of Manhattan, in The City of New York, on the 19th day of April, 1917, at 10:15 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 law.

Dated, New York, April 3, 1917.

EDWARD D. DOWLING, RALPH WEIL, FRANCIS P. KENNEY, Commissioners of Estimate; EDWARD D. DOWLING, Commissioner of Assessment.

JOEL J. SQUIER, Clerk. a6,17

Hearings on Qualifications.

In the Matter of the Application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired for the same purpose in fee, to the real property required for the opening and extending of the POST ROAD, from Corlear's Avenue to West 253rd street; WEST 246TH STREET, from Cayuga Avenue to Broadway; WEST 250TH STREET, from the Post road to Tibbett Avenue; WEST 251ST STREET, from Broadway to the Post road; WEST 252ND STREET, from Broadway to Tibbett Avenue; and TIBBETT AVENUE, from West 246th street to West 252nd street, as this street is laid out east of Tibbett Avenue, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT BY AN order of the Supreme Court of the State of New York, First Judicial District, dated March 30, 1917, and duly entered and filed in the office of the Clerk of the County of Bronx on March 30, 1917, John P. Dunn was appointed a Commissioner of Estimate and the Commissioner of Assessment in the above entitled proceeding in the place and stead of John R. Delafield, re-signed.

NOTICE IS FURTHER GIVEN THAT, pursuant to the aforesaid order the said John P. Dunn will attend at a Special Term of the Supreme Court of the State of New York, First Judicial District, held in and for the County of Bronx at the County Court House in the Borough of The Bronx, in The City of New York, on the 18th day of April 1917, at the opening of the Court on that day, or as soon thereafter as Counsel can be heard thereon, to have the compensation which ought justly to be made to the respective owners of the real property proposed to be taken in the above proceeding ascertained and determined by said court without a jury.

privilege hereby granted may be forfeited by the City as herein provided.

(1) Should the right and privilege hereby granted be forfeited pursuant to the provisions of this contract, or should such right and privilege be terminated upon the dissolution of the Company as herein provided, the security fund hereinabove provided for shall be forfeited to the City as liquidated damages for failure of the Company to perform this contract pursuant to the terms hereof.

No action or proceeding or right under the provisions of this subdivision shall affect any other legal rights, remedies or causes of action belonging to the City.

The provisions for the reimbursement of the City for work done by it or amounts expended by it on behalf of the Company, or amounts paid by it to any person by reason of any act or default of the Company, or for the collection by it of the annual charges, or of liquidated damages, are and shall be in addition to the City's right, as herein reserved, to forfeit the right and privilege hereby granted.

Twenty-first—The Company shall assume all liability to persons or property by reason of the construction, maintenance or operation of the wires or other electrical conductors and equipment herein authorized, and it is a condition of this contract that the City shall assume no liability whatsoever to either persons or property on account of the same, and the Company shall repay to the City the amount of any damages which the City shall be compelled to pay by reason of any acts or default of the Company.

Twenty-second—This right and privilege is granted subject to whatever right, title or interest the owners of abutting property or others may have in or to the streets and highways in which the Company is authorized to lay, construct, maintain or operate its wires or other electrical conductors.

Twenty-third—The words "notice" or "direction" wherever used in this contract, shall be deemed to mean a written notice or direction. Every such notice or direction to be served upon the Company shall be delivered at such office in the City as shall have been designated, or if no such office shall have been designated, or if such designation shall have for any reason become inoperative, shall be mailed in the City, postage prepaid, addressed to the Company at the City. Delivery or mailing of such notice or direction as and when above provided shall be equivalent to direct personal notice or direction, and shall be deemed to have been given at the time of delivery or mailing.

Twenty-fourth—The words "streets or avenues" and "streets and avenues," wherever used in this contract, shall be deemed to mean streets, avenues, highways, parkways, driveways, concourses, boulevards, bridges, viaducts, tunnels, public places, or any other property to which the City has title or over which the public has an easement, in, along or under which the Company is hereby authorized to construct, maintain or use wires or other electrical conductors.

Twenty-fifth—If at any time the powers of the Board or any other of the authorities herein mentioned or intended to be mentioned, shall be transferred by law to any other board, authority, officer or officers, then and in such case such other board, authority, officer or officers, shall have all the powers, rights and duties herein reserved to or prescribed for the Board or other authorities, officers or officers.

Section 3. Nothing in this contract shall be construed as in any way limiting the present or future jurisdiction of the Public Service Commission under the laws of the State of New York.

Section 4. The Company promises, covenants and agrees on its part and behalf, during the entire term of this contract, whether original or renewal, to conform to and abide by and perform all the terms, conditions and requirements in this contract fixed and contained.

In witness whereof, the party of the first part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed; and the party of the second part, by its officers, thereunto duly authorized, has caused its corporate name to be hereunto signed and its corporate seal to be hereunto affixed, the day and year first above written.

THE CITY OF NEW YORK,
By Mayor.

[CORPORATE SEAL.]

City Clerk.

THE AUTOMATIC SCOREBOARD COMPANY, INC.,
By President.

[SEAL.]
Attest: Secretary.
(Here add acknowledgments.)

Resolved, That the results of the inquiry made by this Board as to the money value of the franchise or right proposed to be granted and the adequacy of the compensation proposed to be paid therefor and of the terms and conditions, including the provisions as to rates and charges, are as hereinbefore specified and fully set forth in and by the foregoing form of proposed contract for the grant of such franchise or right.

Resolved, That these preambles and resolutions, including the said resolution for the grant of a franchise or right applied for by The Automatic Scoreboard Company, Inc., and the said form of a proposed contract for the grant of such franchise or right, containing said results of such inquiry, after the same shall be entered in the minutes of this Board, shall be published in full for at least fifteen (15) days immediately prior to Friday, April 13, 1917, in the "City Record," together with the following notice, to wit:

NOTICE IS HEREBY GIVEN that the Board of Estimate and Apportionment, before authorizing any contract for the grant of such franchise or right applied for by The Automatic Scoreboard Company, Inc., and the said form of a proposed contract for the grant of such franchise or right, containing said results of such inquiry, after the same shall be entered in the minutes of this Board, shall be published in full for at least fifteen (15) days immediately prior to Friday, April 13, 1917, in the "City Record," together with the following notice, to wit:

Resolved, That a notice of such hearing, stating that copies of the proposed contract and resolution of consent thereto may be obtained by all those interested therein, at the Bureau of Franchises, Room 1307, Municipal Building, Centre and Chambers streets, Borough of Manhattan, shall be published at least twice at the expense of the proposed grantee during the ten (10) days immediately prior to Friday, April 13, 1917, in the "New York Press" and "The Evening World," the two daily newspapers in which the petition and notice of hearing thereof have been published.

JAMES D. McGANN, Assistant Secretary, Room 1307, Municipal Building, Telephone, 4560 Worth.

Dated, New York, March 9, 1917. m27,a13

PUBLIC NOTICE IS HEREBY GIVEN THAT the consideration of the communication from the Public Service Commission for the First District, transmitting resolutions adopted by said Commission as to the route and general plan of construction for an additional rapid transit

railway in the Borough of Brooklyn, known as "Ashland Place Connection," and requesting the approval and consent of this Board thereto, which consideration was by resolution adopted February 23, 1917, fixed for March 2, 1917, and then continued until March 23, 1917, was continued until Friday, April 20, 1917, at 10:30 o'clock a.m., in Room 16, City Hall, Borough of Manhattan, when and where all those interested will be afforded an opportunity to appear and be heard.

JAMES D. McGANN, Assistant Secretary, Room 1307, Municipal Building, Telephone, 4560 Worth.

Dated, New York, March 23, 1917. m26,a20

BELLEVUE AND ALLIED HOSPITALS, DEPARTMENTS OF PUBLIC CHARITIES, CORRECTION AND HEALTH.

Proposals.

SEALED BIDS WILL BE RECEIVED BY Bellevue and Allied Hospitals and the Departments of Public Charities, Correction and Health, at the office of the Central Purchase Committee, Room 1220, Municipal Building, Manhattan, until 12:30 p.m., on

MONDAY, APRIL 23, 1917,
FOR FURNISHING AND DELIVERING POTATOES.

The time for the performance of the contract is on or before July 31, 1917.

The amount of security required is thirty (30) per cent. of the contract amount awarded.

No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half (1 1/2) per cent. of the total amount of the bid.

The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total and awards, if made, made to the lowest bidder on each item or class, as stated in the schedules.

Bids must be submitted in duplicate, each copy in a separate envelope. No bid will be accepted unless this provision is complied with.

Blank forms and further information may be obtained at the office of the Central Purchase Committee, 12th floor, Municipal Building, Manhattan.

BELLEVUE AND ALLIED HOSPITALS, JOHN W. BRANNAN, M. D., President.

DEPARTMENT OF PUBLIC CHARITIES, JOHN A. KINGSBURY, Commissioner.

DEPARTMENT OF CORRECTION, BURDETTE G. LEWIS, Commissioner.

DEPARTMENT OF HEALTH, HAVEN EMERSON, M. D., Commissioner. a11,23

See General Instructions to Bidders on last page, last column, of the "City Record," except for the address of the office for receiving and opening bids.

SEALED BIDS WILL BE RECEIVED BY Bellevue and Allied Hospitals and the Departments of Public Charities, Correction and Health, at the office of the Central Purchase Committee, Room 1220, Municipal Building, Manhattan, until 2:30 p.m., on

MONDAY, APRIL 16, 1917,
FOR FURNISHING AND DELIVERING MILK AND CREAM.

The time for the performance of the contract is on or before Sept. 30, 1917.

The amount of security required is thirty (30) per cent. of the contract amount awarded.

No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half (1 1/2) per cent. of the total amount of the bid.

The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total and awards, if made, made to the lowest bidder on each item or class, as stated in the schedules.

Bids must be submitted in duplicate, each copy in a separate envelope. No bid will be accepted unless this provision is complied with.

Blank forms and further information may be obtained at the office of the Central Purchase Committee, 12th floor, Municipal Building, Manhattan.

BELLEVUE AND ALLIED HOSPITALS, JOHN W. BRANNAN, M. D., President.

DEPARTMENT OF PUBLIC CHARITIES, JOHN A. KINGSBURY, Commissioner.

DEPARTMENT OF CORRECTION, BURDETTE G. LEWIS, Commissioner.

DEPARTMENT OF HEALTH, HAVEN EMERSON, M. D., Commissioner. a4,16

See General Instructions to Bidders on last page, last column, of the "City Record," except for the address of the office for receiving and opening bids.

SEALED BIDS WILL BE RECEIVED BY Bellevue and Allied Hospitals and the Departments of Public Charities, Correction and Health, at the office of the Central Purchase Committee, Room 1220, Municipal Building, Manhattan, until 2:30 p.m., on

MONDAY, APRIL 16, 1917,
FOR FURNISHING AND DELIVERING EGGS.

The time for the performance of the contract is on or before December 31, 1917.

The amount of security required is thirty (30) per cent. of the contract amount awarded.

No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half (1 1/2) per cent. of the total amount of the bid.

The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total and awards, if made, made to the lowest bidder on each item or class, as stated in the schedules.

Bids must be submitted in duplicate, each copy in a separate envelope. No bid will be accepted unless this provision is complied with.

Blank forms and further information may be obtained at the office of the Central Purchase Committee, 12th floor, Municipal Building, Manhattan.

BELLEVUE AND ALLIED HOSPITALS, JOHN W. BRANNAN, M. D., President.

DEPARTMENT OF PUBLIC CHARITIES, JOHN A. KINGSBURY, Commissioner.

DEPARTMENT OF CORRECTION, BURDETTE G. LEWIS, Commissioner.

DEPARTMENT OF HEALTH, HAVEN EMERSON, M. D., Commissioner. a4,16

See General Instructions to Bidders on last page, last column, of the "City Record," except for the address of the office for receiving and opening bids.

SUPREME COURT—FIRST DEPARTMENT.

Application to Court to Condemn Property.

In the Matter of Acquiring Title by The City of New York to certain lands and premises on the northerly side of EAST 109TH STREET, between 2d and 3d avenues, in the 12th Ward of the Borough of Manhattan, in The City of New York, duly selected as a site for school purposes, according to law.

PURSUANT TO THE STATUTES IN SUCH

case made and provided, notice is hereby given that it is in the intention of the Corporation Counsel of The City of New York to make application to the Supreme Court of the State of New York at a Special Term, Part III thereof, to be held in and for the County of New York at the County Court House in the Borough of Manhattan, in The City of New York, on the 20th day of April, 1917, at 10:30 o'clock a.m., in Room 16, City Hall, Borough of Manhattan, when and where all those interested will be afforded an opportunity to appear and be heard thereon, to have the compensation which should justly be made to the respective owners of the real property proposed to be taken in the above proceeding ascertained and determined by said court without a jury.

The nature and extent of the improvement hereby intended is the acquisition of title in fee simple absolute to certain lands and premises, with the buildings thereon and appurtenances thereto belonging, situated on the northerly side of East 109th street between 2d and 3d avenues, in the 12th Ward of the Borough of Manhattan, City of New York, subject, however, to the easement of the owner of the adjoining property on the west thereof known as No. 203 East 109th street, in and to a party wall between premises No. 205 East 109th street and No. 203 East 109th street, so long as said wall shall stand, the same to be converted, appropriated and used as a site for school purposes. Said lands and premises so to be acquired are bounded and described as follows:

Beginning at a point on the northerly line of East 109th street, distant 110 feet easterly from the corner formed by the intersection of the northerly line of East 109th street and the easterly line of 3d avenue, and running thence northerly and parallel with 3d avenue 100 feet 11 inches to the centre line of the block between East 109th and East 110th streets; thence easterly and parallel with East 109th street and 3d avenue, of the northerly line of East 109th street, 2d and 3d avenues, and Barnes avenue to Bear Swamp road; and MULINER AVENUE, from Barnes avenue to Bear Swamp road, in the 24th Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT THE

bill of costs, charges and expenses incurred by reason of the proceedings in the above entitled matter will be presented for taxation to one of the Justices of the Supreme Court 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 19th day of April, 1917, at 10:15 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 law.

Dated, New York, April 9, 1917.

EDWARD D. DOWLING, RALPH WEIL, FRANCIS P. KENNEY, Commissioners of Estimate; EDWARD D. DOWLING, Commissioner of Assessment.

JOEL J. SQUIER, Clerk. a9,19

thereon; and that the said bill of costs, charges and expenses has been deposited in the Office of the Clerk of the County of Bronx, there to remain for and during the space of ten days, as required by law.

Dated, New York, April 9, 1917.

MAURICE S. COHEN, BERNARD J. ISECKE, JAS. F. DELANEY, Commissioners of Estimate; MAURICE S. COHEN, Commissioner of Assessment.

JOEL J. SQUIER, Clerk. a9,19

In the Matter of the Application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of WALLACE AVENUE, from Baker avenue to Bear Swamp road; BARNES AVENUE, from Baker avenue to Bear Swamp road; MATTHEWS AVENUE, from Baker avenue at a point about 149 feet east of its intersection with the easterly line of Barnes avenue to Bear Swamp road; and MULINER AVENUE, from Morris Park avenue to Bear Swamp road, in the 24th Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT THE

bill of costs, charges and expenses incurred by reason of the proceedings in the above entitled matter will be presented for taxation to one of the Justices of the Supreme Court 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 19th day of April, 1917, at 10:15 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 law.

Dated, New York, April 3, 1917.

EDWARD D. DOWLING, RALPH WEIL, FRANCIS P. KENNEY, Commissioners of Estimate; EDWARD D. DOWLING, Commissioner of Assessment.

JOEL J. SQUIER, Clerk. a6,17

Hearings on Qualifications.

In the Matter of the Application of The City of New York, relative to acquiring title wherever the same has not been heretofore acquired for the same purpose in fee, to the real property required for the opening and extending of the POST ROAD, from Corlear avenue to West 253rd street; WEST 246TH STREET, from Cayuga avenue to Broadway; WEST 250TH STREET, from the Post road to Tibbett avenue; WEST 251ST STREET, from Broadway to the Post road; WEST 252ND STREET, from Broadway to Tibbett avenue; and TIBBETT AVENUE, from West 246th street to West 252nd street, as this street is laid out east of Tibbett avenue, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT BY AN

order of the Supreme Court of the State of New York, First Judicial District, dated March 30, 1917, and duly entered and filed in the office of the Clerk of the County of Bronx on March 30,

SUPREME COURT — SECOND DEPARTMENT.

Hearings on Qualifications.

In the Matter of the Application of The City of New York, relative to acquiring title in fee to DELAPLAINE STREET, from 86th street to Dyker Beach Park, in the 30th Ward, in the Borough of Brooklyn, The City of New York. NOTICE IS HEREBY GIVEN THAT SELIG EDELMAN, William H. Taylor and John W. Devoy were appointed by an order of the Supreme Court made and entered the 2d day of April, 1917, Commissioners of Estimate and Selig Edelman, Commissioner of Assessment in the above entitled proceeding.

NOTICE IS ALSO GIVEN THAT THE above named Commissioners will attend at a Special Term for the hearing of motions, appointed to be held at the Kings County Court House in the Borough of Brooklyn, The City of New York, on the 19th day of April, 1917, on the opening of the Court on that day, or as soon thereafter as counsel can be heard; and at said time and place, or at such other time and place as the Court may direct, the said Commissioners may be examined under oath as to their qualifications to act, and are subject to challenge by any party or persons interested in this proceeding, as provided by Section 1004 of the charter of The City of New York, as amended by Chapter 606 of the Laws of 1915.

Dated, New York, April 6, 1917.
a.17 LAMAR HARDY, Corporation Counsel.

Filing Preliminary Abstracts.

In the Matter of the Application of The City of New York, relative to acquiring title, whenever the same has not been heretofore acquired, for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of MAPLE STREET, from Troy avenue to Utica avenue, in the 29th Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above-entitled proceeding, and to the owner or owners, occupant or occupants, of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to-wit:

First.—That the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing duly verified, with them at their office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 23d day of April, 1917, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 24th day of April, 1917, at 11 o'clock a. m.

Second.—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby,

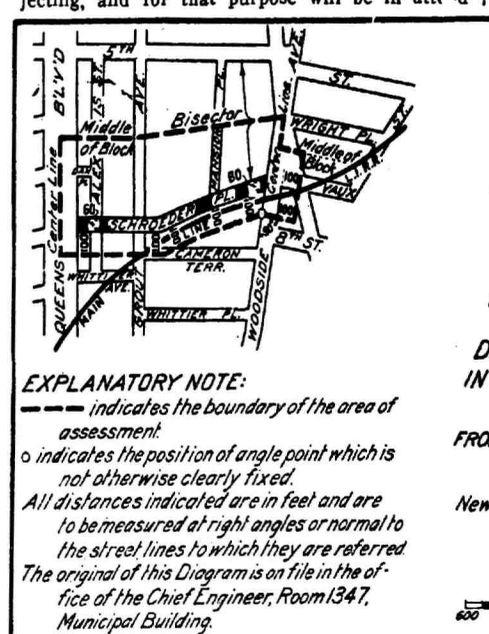
ANDREW C. TROY, Clerk. a2,18

In the Matter of the Application of The City of New York, relative to acquiring title, whenever the same has not been heretofore acquired, for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of SCHROEDER PLACE, from Queens Boulevard to Woodside avenue, in the 2d Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above-entitled proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to-wit:

First.—That the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing duly verified, with them at their office, in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 20th day of April, 1917, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 24th day of April, 1917, at 3 o'clock p. m.

Third.—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 3d day of December, 1915, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded as shown on the following diagram:



Fourth.—That the abstracts of said estimate of damage and of said assessment for benefit together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, in the Municipal Building, Court House Square, in the Borough of Queens, in The City of New York, on or before the 20th day of April, 1917, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 24th day of April, 1917, at 10 o'clock a. m.

Dated, New York, March 28, 1917.

FREDERICK T. DAVIES, Chairman;

ADOLPH HERZOG, GILBERT W. ROBERTS,

Commissioners of Estimate; GILBERT W. ROBERTS, Commissioner of Assessment.

WALTER C. SHEPPARD, Clerk. m31,a17

In the Matter of the Application of The City of New York, relative to acquiring title, whenever the same has not been heretofore acquired, for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of MITCHELL AVENUE, from Whitestone avenue to Dunsing street (16th street), and Connerton avenue (Myrtle avenue), from Parsons avenue to Dunsing street (16th street), in the 3d Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above-entitled proceeding, and to the owner or owners, occupant or occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to-wit:

First.—That the undersigned, Commissioners

of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing duly verified, with them at their office, in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 20th day of April, 1917, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 23d day of April, 1917, at 10 o'clock a. m.

Second.—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby,

and for that purpose will be in attendance at their said office on the 23d day of April, 1917, at 11 o'clock a. m.

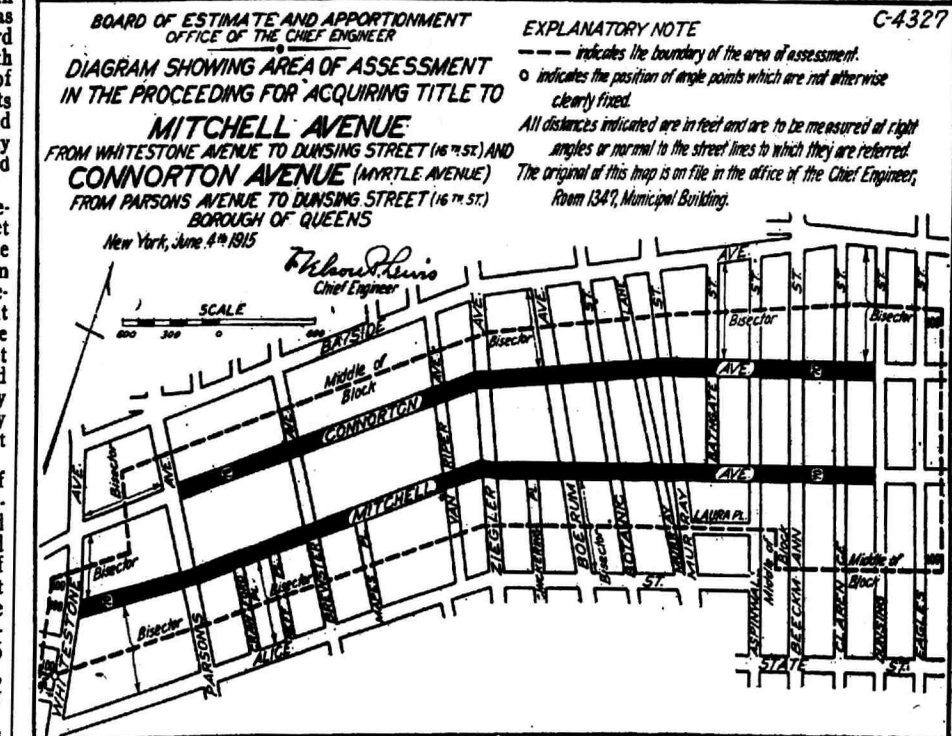
Third.—That the Commissioner of Assessment

has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 1st day of July, 1915, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded as shown on the following diagram:

having any objection thereto, do file their said objections in writing, duly verified, with him at his office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 23d day of April, 1917, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 25th day of April, 1917, at 11 o'clock a. m.

Third.—That the Commissioner of Assessment

has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 1st day of July, 1915, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded as shown on the following diagram:



Fourth.—That the abstracts of said estimate of damage and of said assessment for benefit together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, in the Municipal Building, Court House Square, in the Borough of Queens, in The City of New York, on or before the 20th day of April, 1917, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 24th day of April, 1917, at 11 o'clock a. m.

Sixth.—In case, however, objections are filed to the foregoing abstracts of estimate and assessment or to either of them the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to Sections 981 and 984 of the Greater New York Charter, as amended by Chapter 658 of the Laws of 1906.

Dated, New York, March 21, 1917.

HUGH J. MCCORMACK, Commissioners of Estimate; RALPH K. JACOBS, Commissioner of Assessment.

WALTER C. SHEPPARD, Clerk. m31,a17

In the City of New York, on the 28th day of June, 1917, at the opening of the Court on that day.

Sixth.—In case, however, objections are filed to the foregoing abstracts of estimate and assessment or to either of them the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to Sections 981 and 984 of the Greater New York Charter, as amended by Chapter 658 of the Laws of 1906.

Dated, New York, March 21, 1917.

HUGH J. MCCORMACK, Chairman; JOHN H. FOX, J. H. QUINLAN, Commissioners of Estimate; WILLIAM W. GILLEN, Commissioner of Assessment.

WALTER C. SHEPPARD, Clerk. m31,a17

In the Matter of the Application of The City of New York, relative to acquiring title, whenever the same has not been heretofore acquired, for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of NINTH STREET, from Broadway to Jackson avenue; TENTH STREET, from Broadway to Jackson avenue; and PEEL STREET, from Broadway to Hayes avenue, in the Second Ward, Borough of Queens, City of New York.

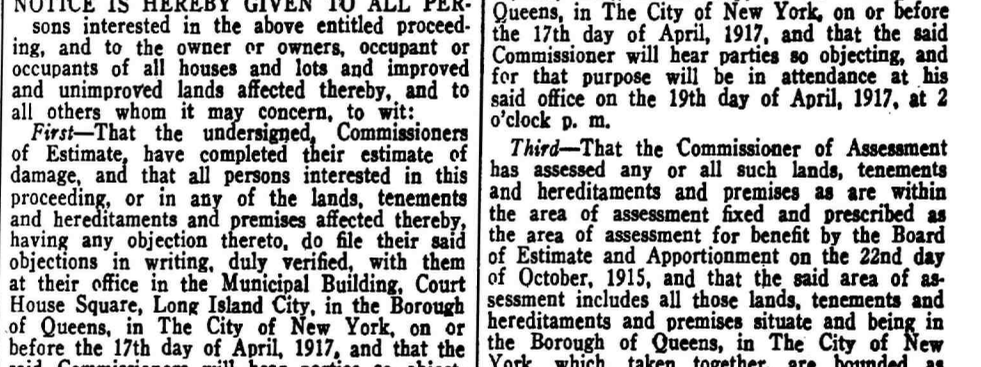
NOTICE IS HEREBY GIVEN TO ALL PERSONS interested in the above-entitled proceeding, and to the owner or owners, occupant or

occupants of all houses and lots and improved and unimproved lands affected thereby, and to all others whom it may concern, to-wit:

First.—That the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing duly verified, with them at their office, in the Municipal Building, Court House Square, Long Island City, in the Borough of Queens, in The City of New York, on or before the 17th day of April, 1917, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 19th day of April, 1917, at 2 o'clock p. m.

Third.—That the Commissioner of Assessment

has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 22nd day of October, 1915, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded as shown on the following diagram:



Fourth.—That the abstracts of said estimate of damage and of said assessment for benefit together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, in the Municipal Building, Court House Square, in the Borough of Queens, in The City of New York, on or before the 17th day of April, 1917, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 19th day of April, 1917, at 2 o'clock p. m.

Sixth.—In case, however, objections are filed to the foregoing abstracts of estimate and assessment or to either of them the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to Sections 981 and 984 of the Greater New York Charter, as amended by Chapter 658 of the Laws of 1906.

Dated, New York, March 23, 1917.

HARRY I. HUBER, GEORGE W. POPEL, EMIL A. GUNTHNER, Commissioners of Estimate; GEORGE W. POPEL, Commissioner of Assessment.

WALTER C. SHEPPARD, Clerk. m28,a13

In the City of New York, on the 21st day of June, 1917, at the opening of the Court on that day.

Sixth.—In case, however, objections are filed to the foregoing abstracts of estimate and assessment or to either of them the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to Sections 981 and 984 of the Greater New York Charter, as amended by Chapter 658 of the Laws of 1906.

Dated, New York, March 23, 1917.

HARRY I. HUBER, GEORGE W. POPEL, EMIL A. GUNTHNER, Commissioners of Estimate; GEORGE W. POPEL, Commissioner of Assessment.

WALTER C. SHEPPARD, Clerk. m28,a13

In the Matter of the Application of The City of New York, relative to acquiring title to NETCONG AVENUE, from Chichester avenue to Rocin street, in the Fourth Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN TO ALL PARTIES interested in the above-entitled proceeding, including, as follows:

First.—That the above named Court, after considering the testimony and proofs submitted on the trial of the above-entitled proceeding, has completed its estimate of the compensation which

should be made by The City of New York to the respective owners of the real property to be acquired in this proceeding, and has made an assessment of the value of the benefit and ad-

vantage of the improvement to the respective owners of the real property within the area of assessment for benefit herein, and that the tentative decree of the said Court as to awards for damages and as to assessments for benefit was

signed on the 26th day of March, 1917, by Hon. Stephen Callaghan, Justice of the Supreme Court presiding at the trial of the above-entitled proceeding, and was filed with the Clerk of the County of Queens on the 30th day of March, 1917, for the inspection of whomsoever it may concern.

Second.—That the said Court has assessed all the real property within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 26th day of May, 1916, and that the said area of assessment includes the parcels

of real property situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows:

Bounded on the north by a line distant 100 feet northerly from and parallel with the northwesterly line of Rockton street, the said distance being measured at right angles to Rockton street; on the east by a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Netcong avenue and the westerly line of Liverpool street; on the south by a line distant 100 feet southerly from and parallel with the southerly line of Chichester avenue, the said distance being measured at right angles to Chichester avenue, and on the west by a line bisecting the angle formed by the intersection of the prolongations of the westerly line of Netcong avenue and the easterly line of Sanders place.

Third.—That the City of New York and all other parties interested in such proceeding or in any of the real property affected thereby, having any objections thereto, shall file such objections in writing, duly verified, in the manner required by law for the verification of pleadings in an action, setting forth the real property owned by the objector and his post office address, with the Clerk of the County of Kings on or before the 16th day of April, 1917, and within the same time serve on the Corporation Counsel of The City of New York, at his office, Room 83, No. 166 Montague street, Borough of Brooklyn, City of New York, a copy of such verified objections.

Fourth.—That on the 28th day of April, 1917, at 10 o'clock in the forenoon of that day, or as soon thereafter as Counsel can be heard, the Corporation Counsel of The City of New York will apply to the Hon. Stephen Callaghan, Justice of the Supreme Court who signed said tentative decree, at a Special Term of the Supreme Court to be held in the County Court House in the Borough of Queens, to fix a time when said Justice will hear the parties who have filed objections to said tentative decree.

Dated, New York, March 30, 1917.
LAMAR HARDY, Corporation Counsel, Municipal Building, Borough of Manhattan, New York City.

m30,a16

In the Matter of the Application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of PARADE PLACE from Parkside avenue to the south side of Woodruff avenue, in the 29th Ward, Borough of Brooklyn, City of New York.

NOTICE IS HEREBY GIVEN TO ALL PARTIES interested in the above entitled proceeding, as follows:

First.—That the above named Court, after considering the testimony and proofs submitted on the trial of the above entitled proceeding, has completed its estimate of the compensation which should be made by the City of New York to the respective owners of the real property to be acquired in this proceeding, and has made an assessment of the value of the benefit and advantage of the improvement to the respective owners of the real property within the area fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 9th day of June, 1916, and that the tentative decree of said Court as to awards for damages and as to assessments for benefit was signed on the 21st day of March, 1917, by Honorable William J. Kelly, Justice of the Supreme Court, presiding at the trial of the above entitled proceeding, and was filed with the Clerk of the County of Kings on the 27th day of March, 1917, for the inspection of whomsoever it may concern.

Second.—That the said Court has assessed all the real property within the area of assessment fixed and described as the area of assessment for benefit by the Board of Estimate and Apportionment on the 9th day of June, 1916, and that the said area of assessment includes the parcels of real property situate and being in the Borough of Brooklyn, in The City of New York, which, taken together, are bounded and described as follows:

"Beginning at the northeasterly corner of Parade place and Woodruff avenue; thence easterly along the northerly side of Woodruff avenue 200 feet; thence northerly and parallel with Parade place to the south line of Parkside avenue; thence westerly along the south side of Parkside avenue to a point 200 feet west of Parade place; thence southerly and parallel with Parade place to the north line of Woodruff avenue extended; thence easterly along the north line of Woodruff avenue extended, to the point of place of beginning."

Third.—That the City of New York and all other parties interested in such proceeding or in any of the real property affected thereby, having any objections thereto, shall file such objections in writing, duly verified, in the manner required by law for the verification of pleadings in an action, setting forth the real property owned by the objector and his post office address, with the Clerk of the County of Kings on or before the 16th day of April, 1917, and within the same time serve on the Corporation Counsel of The City of New York, at his office, Room 83, Franklin Trust Company Building, No. 166 Montague street, Borough of Brooklyn, City of New York, a copy of such verified objections.

Fourth.—That on the 17th day of April, 1917, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard, the Corporation Counsel of The City of New York will apply to the Honorable William J. Kelly, Justice of the Supreme Court signing said tentative decree at Special Term, Part II, held in and for the County of Kings at the County Court House, in the Borough of Brooklyn, City of New York, to fix a time when said Justice will hear the parties who have filed objections to said tentative decree.

Dated, Brooklyn, N. Y., March 27, 1917.
LAMAR HARDY, Corporation Counsel, Municipal Building, Borough of Manhattan, New York City.

m27,a12

In the Matter of the Application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose, to an easement in the lands, tenements and hereditaments required for the purpose of constructing and maintaining SEWER OUTLETS between Stanley avenue and Fresh Creek Basin, opposite Williams avenue, in the 26th and 32nd Wards, in the Borough of Brooklyn, City of New York, as shown upon a map dated August 20, 1915, and approved by the Board of Estimate and Apportionment September 17, 1915.

NOTICE IS HEREBY GIVEN TO ALL PARTIES interested in the above entitled proceeding, as follows:

First.—That the above named Court, after considering the testimony and proofs submitted on the trial of the above entitled proceeding, has completed its estimate of the compensation which should be made by The City of New York to the respective owners of the real property to be acquired in this proceeding, and that the tentative decree of said Court as to awards for damages was signed on the 21st day of March, 1917, by Honorable William J. Kelly, Justice of the Supreme Court, presiding at the trial of the above entitled proceeding, and was filed with the Clerk of the County of Kings on the 27th day of March, 1917, for the inspection of whomsoever it may concern.

Second.—That the City of New York and all other parties interested in said proceeding or in any of the real property affected thereby, having any objections thereto, shall file such objections in writing, duly verified, in the manner required by law for the verification of pleadings in an action, setting forth the real property owned by the objector and his post office address, with the Clerk of the County of Kings on or before the 16th day of April, 1917, and within the same time serve on the Corporation Counsel of The City of New York, at his office, Room 83, No. 166 Montague street, Borough of Brooklyn, City of New York, a copy of such verified objections.

Third.—That on the 17th day of April, 1917, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard, the Corporation Counsel of The City of New York will apply to the Honorable William J. Kelly, Justice of the Supreme Court signing said tentative decree, at Special Term, Part II, held in and for the County of Kings at the County Court House in the Borough of Brooklyn, City of New York, to fix a time when said Justice will hear the parties who have filed objections to said tentative decree.

Dated, March 27, 1917.
LAMAR HARDY, Corporation Counsel, No. 166 Montague street, Brooklyn, N. Y. m27,a12

Filing Bills of Costs.

In the Matter of the Application of The City of New York, relative to acquiring title in fee, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of 64TH STREET, from New Utrecht avenue to West street, excluding the right of way of the New York and Sea Beach Railroad; and 65TH STREET, from New Utrecht avenue to 18th avenue, in the 30th and 31st Wards, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses incurred by reason of the proceedings in the above entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term, to be held at the County Court House in the Borough of Brooklyn, in The City of New York, on the 25th day of April, 1917, at 10 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 Kings, there to remain for and during the space of ten days, as required by law.

Dated, New York, April 12, 1917.
E. H. PILSBURY, HUGH J. MCMORMACK, WM. A. ALCOCK, Commissioners of Estimate.
E. H. PILSBURY, Commissioner of Assessment.
ANDREW C. TROY, Clerk. a12,23

In the Matter of the Application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of WASHINGTON AVENUE (although not yet named by proper authority), from East River to Jackson avenue, in the First Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT A BILL of costs, charges and expenses incurred by reason of the above-entitled proceeding will be presented to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term for the hearing of motions held at Trial Term, Part I, to be held at the County Court House in the Borough of Queens, in The City of New York, on the 16th day of April, 1917, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon for taxation in accordance with the Certificate of the Corporation Counsel and that the said bill of costs, charges and expenses with the Certificate of the Corporation Counsel thereto attached has been deposited in the office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by law.

Dated, New York, April 12, 1917.
LAMAR HARDY, Corporation Counsel, Municipal Building, Borough of Manhattan, New York City.

a12,23

In the Matter of the Application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of COLUMBIA (ADAMS) AVENUE, from Laurel Hill Boulevard (Shell Road) north to Queens Boulevard, in the 2d Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT A BILL of costs, charges and expenses incurred by reason of the above-entitled proceeding will be presented to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term for the hearing of motions held at Trial Term, Part I, to be held at the County Court House, in the Borough of Queens, in The City of New York, on the 16th day of April, 1917, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon for taxation in accordance with the Certificate of the Corporation Counsel and that the said bill of costs, charges and expenses with the Certificate of the Corporation Counsel thereto attached has been deposited in the office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by law.

Dated, New York, April 12, 1917.

LAMAR HARDY, Corporation Counsel, Municipal Building, Borough of Manhattan, New York City.

a12,23

In the Matter of the Application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose, to an easement in the lands, tenements and hereditaments required for the opening and extending of ST. JAMES STREET, from Maurice avenue to Broadway; CORONA AVENUE, from Maurice avenue to Broadway, in the 2d Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT A BILL of costs, charges and expenses incurred by reason of the above-entitled proceeding will be presented to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term for the hearing of motions held at Trial Term, Part I, to be held at the County Court House, in the Borough of Queens, in The City of New York, on the 16th day of April, 1917, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon for taxation in accordance with the Certificate of the Corporation Counsel and that the said bill of costs, charges and expenses with the Certificate of the Corporation Counsel thereto attached has been deposited in the office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by law.

Dated, New York, April 12, 1917.

LAMAR HARDY, Corporation Counsel, Municipal Building, Borough of Manhattan, New York City.

a12,23

In the Matter of the Application of The City of New York, relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose, to an easement in the lands, tenements and hereditaments required for the opening and extending of RADCLIFF STREET, from Waldron street to a line 300 feet westerly from and parallel with the westerly bulkhead line of Flushing River; STRONG STREET from Waldron street to a line 300 feet westerly from and parallel with the westerly bulkhead line of Flushing River in the Second Ward Borough of Queens City of New York.

NOTICE IS HEREBY GIVEN THAT A BILL of costs, charges and expenses incurred by reason of the above-entitled proceeding will be presented to one of the Justices of the Supreme Court of the State of New York Second Department, at a Special Term for the hearing of motions held at Trial Term, Part I, to be held at the County Court House, in the Borough of Queens, in The City of New York, on the 16th day of April, 1917, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon for taxation in accordance with the Certificate of the Corporation Counsel and that the said bill of costs, charges and expenses with the Certificate of the Corporation Counsel thereto attached has been deposited in the office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by law.

Dated, New York, April 12, 1917.

LAMAR HARDY, Corporation Counsel, Municipal Building, Borough of Manhattan, New York City.

a12,23

lands, tenements and hereditaments required for the opening and extending of RADCLIFF STREET, from Waldron street to a line 300 feet westerly from and parallel with the westerly bulkhead line of Flushing River; STRONG STREET from Waldron street to a line 300 feet westerly from and parallel with the westerly bulkhead line of Flushing River in the Second Ward Borough of Queens City of New York.

NOTICE IS HEREBY GIVEN THAT A BILL of costs, charges and expenses incurred by reason of the above-entitled proceeding will be presented to one of the Justices of the Supreme Court of the State of New York Second Department, at a Special Term for the hearing of motions held at Trial Term, Part I, to be held at the County Court House, in the Borough of Queens, in The City of New York, on the 16th day of April, 1917, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon for taxation in accordance with the Certificate of the Corporation Counsel and that the said bill of costs, charges and expenses with the Certificate of the Corporation Counsel thereto attached has been deposited in the office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by law.

Dated, New York, April 12, 1917.

LAMAR HARDY, Corporation Counsel, Municipal Building, Borough of Manhattan, New York City.

a12,23

In the Matter of the Application of The City of New York, relative to acquiring title in fee, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of 64TH STREET, from New Utrecht avenue to West street, excluding the right of way of the New York and Sea Beach Railroad; and 65TH STREET, from New Utrecht avenue to 18th avenue, in the 30th and 31st Wards, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses incurred by reason of the proceedings in the above entitled matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term, to be held at the County Court House in the Borough of Brooklyn, in The City of New York, on the 25th day of April, 1917, at 10 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 Kings, there to remain for and during the space of ten days, as required by law.

Dated, New York, April 12, 1917.

LAMAR HARDY, Corporation Counsel, Municipal Building, Borough of Manhattan, New York City.

a12,23

In the Matter of the Application of The City of New York, relative to acquiring title in fee, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of RADCLIFF STREET, from Waldron street to a line 300 feet westerly from and parallel with the westerly bulkhead line of Flushing River; STRONG STREET from Waldron street to a line 300 feet westerly from and parallel with the westerly bulkhead line of Flushing River in the Second Ward Borough of Queens City of New York.

NOTICE IS HEREBY GIVEN THAT A BILL of costs, charges and expenses incurred by reason of the above-entitled proceeding will be presented to one of the Justices of the Supreme Court of the State of New York Second Department, at a Special Term for the hearing of motions held at Trial Term, Part I, to be held at the County Court House, in the Borough of Queens, in The City of New York, on the 16th day of April, 1917, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon for taxation in accordance with the Certificate of the Corporation Counsel and that the said bill of costs, charges and expenses with the Certificate of the Corporation Counsel thereto attached has been deposited in the office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by law.

Dated, New York, April 12, 1917.

LAMAR HARDY, Corporation Counsel, Municipal Building, Borough of Manhattan, New York City.

a12,23

In the Matter of the Application of The City of New York, relative to acquiring title in fee, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of RADCLIFF STREET, from Waldron street to a line 300 feet westerly from and parallel with the westerly bulkhead line of Flushing River; STRONG STREET from Waldron street to a line 300 feet westerly from and parallel with the westerly bulkhead line of Flushing River in the Second Ward Borough of Queens City of New York.

NOTICE IS HEREBY GIVEN THAT A BILL of costs, charges and expenses incurred by reason of the above-entitled proceeding will be presented to one of the Justices of the Supreme Court of the State of New York Second Department, at a Special Term for the hearing of motions held at Trial Term, Part I, to be held at the County Court House, in the Borough of Queens, in The City of New York, on the 16th day of April, 1917, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon for taxation in accordance with the Certificate of the Corporation Counsel and that the said bill of costs, charges and expenses with the Certificate of the Corporation Counsel thereto attached has been deposited in the office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by law.

Dated, New York, April 12, 1917.

LAMAR HARDY, Corporation Counsel, Municipal Building, Borough of Manhattan, New York City.

a12,23

In the Matter of the Application of The City of New York, relative to acquiring title in fee, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of RADCLIFF STREET, from Waldron street to a line 300 feet westerly from and parallel with the westerly bulkhead line of Flushing River; STRONG STREET from Waldron street to a line 300 feet westerly from and parallel with the westerly bulkhead line of Flushing River in the Second Ward Borough of Queens City of New York.

NOTICE IS HEREBY GIVEN THAT A BILL of costs, charges and expenses incurred by reason of the above-entitled proceeding will be presented to one of the Justices of the Supreme Court of the State of New York Second Department, at a Special Term for the hearing of motions held at Trial Term, Part I, to be held at the County Court House, in the Borough of Queens, in The City of New York, on the 16th day of April, 1917, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon for taxation in accordance with the Certificate of the Corporation Counsel and that the said bill of costs, charges and expenses with the Certificate of the Corporation Counsel thereto attached has been deposited in the office of the Clerk of the County of Queens, there to remain for and during the space of ten days, as required by law.

Dated, New York, April 12, 1917.

with a radius of 125.0 feet, 134.4 feet, N. 50° 06' E. 118.5 feet to a point in the southerly line of parcel No. 61; thence along the southerly, westerly and northerly lines of said parcel, N. 79° 16' W. 612.2 feet, N. 10° 39' E. 308.3 feet and N. 59° 57' E. 498.9 feet to the most southerly point of parcel No. 60; thence along the westerly line of said parcel and parcels Nos. 59, 58 and 57, crossing the line between the Counties of Greene and Ulster, which is also the line between the Towns of Lexington and Shandaken, and Angle creek, N. 38° 13' W. 13,483.4 feet to the center of Milk creek, which point is the most easterly corner of parcel No. 56A; thence along the center line of said creek and the easterly line of said parcel, the following courses and distances: S. 12° 45' W. 66.9 feet, S. 41° 36' W. 60.8 feet, S. 85° 27' W. 75.0 feet, S. 40° 34' W. 45.0 feet, S. 10° 53' E. 86.1 feet, S. 56° 28' W. 39.9 feet, S. 52° 03' W. 73.8 feet, S. 26° 00' W. 124.8 feet, S. 43° 25' W. 114.1 feet, S. 12° 21' W. 117.5 feet, S. 70° 16' W. 116.5 feet and S. 33° 52' W. 51.9 feet; thence along the southerly line of said parcel, N. 89° 31' W. 74.3 feet to the center of a road to Bushnellsville; thence along the center of said road and the westerly line of said parcel No. 55A and parcel No. 55, N. 17° 29' W. 240.6 feet and N. 5° 47' W. 38.8 feet; thence S. 62° 34' E. 17.9 feet to the easterly side of said road; thence continuing along the easterly side of said road and the westerly line of parcel No. 55, the following courses and distances: N. 4° 55' W. 37.1 feet, N. 6° 51' E. 183.2 feet, N. 6° 29' E. 461.9 feet and N. 3° 17' E. 293.3 feet to the northwest corner of said parcel; thence along the northerly line of said parcel; thence partly along the southerly line of said parcel, N. 82° 26' E. 209.8 feet and S. 79° 13' E. 75.5 feet to the southwest corner of parcel No. 54; thence along the westerly line of said parcel and parcels Nos. 53 and 52, crossing Places brook, N. 11° 51' E. 13,072.4 feet to a point in the southerly line of parcel No. 51; thence partly along the southerly line of said parcel, N. 55° 49' W. 0.6 foot to the center of a road from Bushnellsville to West Kill, which is also the most southerly point of parcel No. 50; thence crossing said road and running along the southerly and westerly lines of said parcel, N. 51° 03' W. 188.0 feet, N. 13° 16' E. 775.7 feet and N. 26° 45' E. 281.9 feet to the most southerly point of parcel No. 49; thence along the westerly line of said parcel and parcels Nos. 47, 48, 46, 45, 44, 43, 42, 41, 39 and 40, crossing a road to West Kill, 41, 39 and 40, crossing the road to West Kill (twice), N. 7° 20' E. 10,573.8 feet and the West Kill (twice), N. 7° 20' E. 10,573.8 feet to the most southerly point of parcel No. 37; thence along the westerly line of said parcel and parcels Nos. 36, 35, 34, 33, 32 and 31, crossing a road to Lexington and Prattsville, N. 26° 43' W. 12,724.9 feet to the most northerly point of parcel No. 31, said point being in the southerly line of parcel No. 30; thence running partly along the southerly, along the westerly and partly along the northerly lines of said parcel and along the road to Lexington and Prattsville, the following courses and distances: N. 76° 47' W. 136.2 feet and S. 86° 51' W. 374.0 feet, N. 6° 53' W. 394.5 feet, S. 83° 13' E. 93.7 feet, N. 85° 41' E. 122.3 feet, N. 79° 33' E. 109.8 feet and N. 82° 55' E. 94.0 feet to the southwest corner of parcel No. 29; thence along the westerly line of said parcel and parcels Nos. 28, 27, 26 and 25, crossing a road to Lexington and Prattsville, the Little West Kill and the line between the Towns of Prattsville and Lexington, N. 15° 47' W. 9,423.8 feet to the southwest corner of parcel No. 24; thence along the westerly line of said parcel, N. 17° 03' W. 477.2 feet and N. 23° 25' W. 518.9 feet to the northwest corner of said parcel, which is also the most southerly point of parcel No. 23; thence partly along the westerly line of said parcel N. 23° 25' W. 55.6 feet and continuing along the westerly line of said parcel Nos. 23, 22, 21, 20, 19, 18, 15, 17, 16, 14 and 12, crossing two roads to Prattsville and the line between the Counties of Delaware and Greene, which is also the line between the Towns of Roxbury and Prattsville, N. 27° 58' W. 12,778.1 feet to the northwest corner of parcel No. 12, said point being in the southerly line of parcel No. 11; thence partly along the southerly and along the westerly lines of said parcel, S. 84° 25' W. 154.5 feet, N. 53° 12' W. 294.5 feet, crossing Fly brook and N. 18° 03' E. 121.4 feet to a point in the southerly line of parcel No. 8; thence partly along the southerly line of said parcel, on a curve to the right with a radius of 1,532.5 feet, 142.5 feet to a point in the easterly line of the road to Johnson Hollow; thence continuing along the westerly line of said parcel and the easterly line of said road N. 36° 28' E. 50.2 feet; thence on a curve to the left with a radius of 1,482.5 feet, 194.6 feet to a point in Fly brook; thence continuing along said brook, N. 30° 09' E. 151.3 feet to the most southerly point of parcel No. 10; thence along the westerly line of said parcel and parcels Nos. 7 and 6, and partly along the westerly line of parcel No. 5, crossing a road to Johnson Hollow, Fannin brook and a branch of the road to Grand Gorge, N. 22° 22' W. 3,803.8 feet; thence continuing along the westerly line of said parcel No. 5, crossing the road to Grand Gorge and the Bear kill, N. 7° 14' E. 243.5 feet and the most northerly point of said parcel, said point being in the exterior taking line, which is also the westerly line of parcel No. 4; thence along the westerly line of said parcel the following courses, distances and curves: N. 11° 07' W. 182.4 feet, on a curve to the right with a radius of 2,931.0 feet, 247.5 feet, N. 6° 17' W. 135.3 feet, on a curve to the right with a radius of 1,976.0 feet, 599.5 feet and N. 11° 06' E. 543.9 feet to the northwest corner of said parcel No. 4 and the southwest corner of parcel No. 3; thence continuing along the exterior taking line and the westerly line of said parcel No. 3, N. 11° 06' E. 633.5 feet, on a curve to the right with a radius of 1,021.0 feet, 309.5 feet, N. 28° 28' E. 446.6 feet, S. 61° 32' E. 16.0 feet, N. 28° 28' E. 108.5 feet, on a curve to the left with a radius of 448.3 feet, 214.5 feet, N. 1° 03' E. 107.9 feet, on a curve to the right with a radius of 548.3 feet, 326.0 feet, N. 35° 07' E. 142.1 feet, on a curve to the right with a radius of 548.3 feet, 209.6 feet, N. 57° 01' E. 116.1 feet, on a curve to the left with a radius of 768.6 feet, 237.1 feet and N. 39° 20' E. 245.2 feet to the northwest corner of said parcel No. 3, which is the most southerly point of parcel No. 1; thence continuing along the exterior taking line and the westerly line of said parcel, the following courses, distances and curves: N. 39° 20' E. 326.1 feet, on a curve to the left with a radius of 1,860.0 feet, 200.4 feet, N. 33° 10' E. 672.5 feet, crossing the Schoharie-Delaware County line, which is also the line between the Towns of Gilboa and Roxbury, on a curve to the right with a radius of 878.1 feet, 253.6 feet, on a curve to the left with a radius of 666.3 feet, 330.0 feet, N. 21° 20' E. 75.2 feet, on a curve to the right with a radius of 746.5 feet, 174.6 feet, on a curve to the left with a radius of 1,096.0 feet, 334.3 feet, N. 17° 16' E. 649.4 feet, on a curve to the left with a radius of 452.1 feet, 356.8 feet, on a curve to the right with a radius of 480.6 feet, 224.0 feet, on a curve to the left with a radius of 448.3 feet, 498.8 feet, N. 65° 00' W. 317.7 feet, on a curve to the right with a radius of 548.3 feet, 365.2 feet, N. 26° 51'

W. 83.8 feet and on a curve to the left with a radius of 1,553.6 feet, 92.6 feet, said point being the northwest corner of parcel No. 1; thence along the northerly line of said parcel, N. 86° 01' E. 1,418.2 feet, S. 57° 36' E. 120.2 feet, S. 1° 52' E. 99.4 feet and N. 85° 58' E. 945.5 feet to the northeast corner of said parcel No. 1, said point being in the center of Schoharie creek, and in the line between the Towns of Conesville and Gilboa; thence along the easterly line of said parcel, the center line of said creek and the said town line, the following courses and distances: S. 12° 45' W. 66.9 feet, S. 41° 36' W. 60.8 feet, S. 85° 27' W. 75.0 feet, S. 40° 34' W. 45.0 feet, S. 10° 53' E. 86.1 feet, S. 56° 28' W. 39.9 feet, S. 52° 03' W. 73.8 feet, S. 26° 00' W. 124.8 feet, S. 43° 25' W. 114.1 feet, S. 12° 21' W. 117.5 feet, S. 70° 16' W. 116.5 feet and S. 33° 52' W. 51.9 feet; thence along the southerly line of said parcel, the following courses and distances: N. 89° 31' W. 74.3 feet to the center of a road to Bushnellsville; thence along the center of said road and the westerly line of said parcel No. 55A and parcel No. 55, N. 17° 29' W. 240.6 feet and N. 5° 47' W. 38.8 feet; thence S. 62° 34' E. 17.9 feet to the easterly side of said road; thence continuing along the easterly side of said road and the westerly line of parcel No. 55, the following courses and distances: N. 4° 55' W. 37.1 feet, N. 6° 51' E. 183.2 feet, N. 6° 29' E. 461.9 feet and N. 3° 17' E. 293.3 feet to the northwest corner of said parcel; thence along the northerly line of said parcel; thence partly along the southerly line of said parcel, N. 82° 26' E. 209.8 feet and S. 79° 13' E. 75.5 feet to the southwest corner of parcel No. 54; thence along the westerly line of said parcel and parcels Nos. 53 and 52, crossing the exterior taking line; thence along said exterior taking line and continuing along the southerly line of said parcel No. 72. N. 58° 34' W. 2,084.6 feet to the most easterly corner of parcel No. 71; thence along the southerly line of said parcel and the exterior taking line S. 63° 58' W. 507.9 feet and N. 85° 13' W. 478.2 feet; thence along the westerly line of parcels Nos. 71 and 72 and the exterior taking line N. 22° 24' W. 1,142.4 feet to the southeast corner of parcel No. 73; thence along the southerly line of said parcel and the exterior taking line S. 88° 38' W. 429.4 feet to a point in the center of a highway from Gilboa to Grand Gorge; thence along the exterior taking line and the southerly line of said parcel No. 75, S. 80° 02' W. 113.1 feet, S. 48° 10' W. 107.4 feet, S. 32° 09' W. 99.1 feet, S. 41° 03' W. 236.0 feet to a point at the junction of the roads from Gilboa, South Gilboa, Grand Gorge and Blenheim; thence still continuing along the exterior taking line and along the easterly side of a road to Blenheim in the following courses and distances: N. 2° 25' E. 95.1 feet, N. 34° 22' E. 187.8 feet, N. 8° 19' E. 175.4 feet, N. 1° 05' W. 756.2 feet, N. 4° 07' E. 675.4 feet to the point or place of the described real estate.

Dated March 17, 1917.
LAMAR HARDY, Corporation Counsel, Office and P. O. address, Municipal Building, Chambers and Center Streets, Borough of Manhattan, New York City.

m23,my5

NEW YORK SUPREME COURT—SCHOHARIE COUNTY.

SCHOHARIE RESERVOIR, SECTION 2.

In the Matter of the Application and Petition of the Board of Water Supply of The City of New York for the appointment of a Commissioner under Chapter 724 of the Laws of 1905, as amended.

PUBLIC NOTICE IS HEREBY GIVEN THAT it is the intention of the Corporation Counsel of The City of New York to make application to the Supreme Court for the appointment of commissioners, under Chapter 724 of the Laws of 1905, as amended.

Such application is to be made at a Special Term of the said Court, to be held at the Court House in the City of Kingston, Ulster County, New York, on the 5th day of May, 1917, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard.

The object of this application is to obtain an order of the Court for the appointment of three disinterested and competent freeholders, at least one of whom shall reside in the County of New York, and at least one of whom shall reside in the County of Schoharie, as Commissioners of Appraisal to ascertain and appraise the compensation to be made to the owners and all persons interested in the real estate laid down on a certain map entitled:

"Board of Water Supply of the City of New York. Map of real estate situated in the Town of Gilboa, County of Schoharie and State of New York, to be acquired by the City of New York under the provisions of chapter 724 of the laws of 1905, as amended, for the construction of Schoharie reservoir and appurtenances in the vicinity of Gilboa."

—which map was filed in the County Clerk's office, County of Schoharie, at Schoharie, N. Y., on the 19th day of March, 1917, and that said Commissioners of Appraisal shall also ascertain and determine and state separately the items of damage, if any, for such decrease in value as the owner of any real estate not taken or of any established business may be entitled by reason of Section 42, Chapter 724, of the Laws of 1905, as amended by Section 9, Chapter 314 of the Laws of 1906, and as amended by Section 2, Chapter 527 of the Laws of 1916, provided that an agreement cannot be had with the Board of Water Supply, and further provided that said damages arise by reason of acts of the City of New York or its Board of Water Supply after May 12th, 1916.

And for such other and further relief as may be just and proper.

The real estate laid down on said map is situated in the Town of Gilboa, County of Schoharie and State of New York.

The following is a description of the real estate proposed to be taken or affected for the purposes indicated in Chapter 724 of the Laws of 1905, as amended, as laid down on said map:

Beginning at the most northerly point of a line between parcels Nos. 74 and 75, which point is an angle in a stone wall on the easterly side of a road from Grand Gorge to Blenheim, about 1,900 feet northerly from the junction of the roads from Gilboa, South Gilboa, Grand Gorge and Blenheim, and running along the westerly and easterly lines of parcels Nos. 74, 75, 76, 77 and 78, the following courses, distances and curves: N. 43° 23' E. 1,414.4 feet, N. 87° 22' E. 398.2 feet, N. 47° 53' E. 278.9 feet, on a curve to the left with a radius of 460.3 feet, 307.4 feet, on a curve to the right with a radius of 493.2 feet, 242.5 feet, N. 37° 41' E. 224.3 feet, on a curve to the right with a radius of 495.2 feet, 80.1 feet, N. 46° 57' E. 206.3 feet, on a curve to the right with a radius of 247.5 feet, 236.4 feet, S. 78° 21' E. 129.5 feet, on a curve to the left with a radius of 268.6 feet, 273.3 feet, to a point near the westerly side of a road to Blenheim; thence along the northerly line of parcel No. 81 and continuing along the northerly line of the before mentioned parcel No. 80 and the exterior taking line, crossing said road and Schoharie creek, S. 46° 38' E. 291.4 feet; then along the northerly and the easterly lines of parcel No. 82 and continuing along the exterior taking line, the following courses, distances and curves: N. 43° 23' E. 1,414.4 feet, N. 87° 22' E. 398.2 feet, N. 47° 53' E. 278.9 feet, on a curve to the left with a radius of 460.3 feet, 307.4 feet, on a curve to the right with a radius of 493.2 feet, 242.5 feet, N. 37° 41' E. 224.3 feet, on a curve to the right with a radius of 495.2 feet, 80.1 feet, N. 46° 57' E. 206.3 feet, on a curve to the right with a radius of 247.5 feet, 236.4 feet, S. 78° 21' E. 129.5 feet, on a curve to the left with a radius of 268.6 feet, 273.3 feet, to a point near the westerly side of a road to Blenheim; thence along the northerly line of parcel No. 81 and continuing along the northerly line of the before mentioned parcel No. 80 and the exterior taking line, crossing said road and Schoharie creek, S. 46° 38' E. 291.4 feet; then along the northerly and the easterly lines of parcel No. 82 and continuing along the exterior taking line, the following courses, distances and curves: N. 43° 23' E. 1,414.4 feet, N. 87° 22' E. 398.2 feet, N. 47° 53' E. 278.9 feet, on a curve to the left with a radius of 460.3 feet, 307.4 feet, on a curve to the right with a radius of 493.2 feet, 242.5 feet, N. 37° 41' E. 224.3 feet, on a curve to the right with a radius of 495.2 feet, 80.1 feet, N. 46° 57' E. 206.3 feet, on a curve to the right with a radius of 247.5 feet, 236.4 feet, S. 78° 21' E. 129.5 feet, on a curve to the left with a radius of 268.6 feet, 273.3 feet, to a point near the westerly side of a road to Blenheim; thence along the northerly line of parcel No. 81 and continuing along the northerly line of the before mentioned parcel No. 80 and the exterior taking line, crossing said road and Schoharie creek, S. 46° 38' E. 291.4 feet; then along the northerly and the easterly lines of parcel No. 82 and continuing along the exterior taking line, the following courses, distances and curves: N. 43° 23' E. 1,414.4 feet, N. 87° 22' E. 398.2 feet, N. 47° 53' E. 278.9 feet, on a curve to the left with a radius of 460.3 feet, 307.4 feet, on a curve to the right with a radius of 493.2 feet, 242.5 feet, N. 37° 41' E. 224.3 feet, on a curve to the right with a radius of 495.2 feet, 80.1 feet, N. 46° 57' E. 206.3 feet, on a curve to the right with a radius of 247.5 feet, 236.4 feet, S. 78° 21' E. 129.5 feet, on a curve to the left with a radius of 268.6 feet, 273.3 feet, to a point near the westerly side of a road to Blenheim; thence along the northerly line of parcel No. 81 and continuing along the northerly line of the before mentioned parcel No. 80 and the exterior taking line, crossing said road and Schoharie creek, S. 46° 38' E. 291.4 feet; then along the northerly and the easterly lines of parcel No. 82 and continuing along the exterior taking line, the following courses, distances and curves: N. 43° 23' E. 1,414.4 feet, N. 87° 22' E. 398.2 feet, N. 47° 53' E. 278.9 feet, on a curve to the left with a radius of 460.3 feet, 307.4 feet, on a curve to the right with a radius of 493.2 feet, 242.5 feet, N. 37° 41' E. 224.3 feet, on a curve to the right with a radius of 495.2 feet, 80.1 feet, N. 46° 57' E. 206.3 feet, on a curve to the right with a radius of 247.5 feet, 236.4 feet, S. 78° 21' E. 129.5 feet, on a curve to the left with a radius of 268.6 feet, 273.3 feet, to a point near the westerly side of a road to Blenheim; thence along the northerly line of parcel No. 81 and continuing along the northerly line of the before mentioned parcel No. 80 and the exterior taking line, crossing said road and Schoharie creek, S. 46° 38' E. 291.4 feet; then along the northerly and the easterly lines of parcel No. 82 and continuing along the exterior taking line, the following courses, distances and curves: N. 43° 23' E. 1,414.4 feet, N. 87° 22' E. 398.2 feet, N.