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ASSESSMENT COMMISSION.

No. 27 CHAMBERS STREET, THURSDAY, June 1, 1882—2.30 o'clock P. M.

The Commission created by chapter 550 of the Laws of 1880, to revise, vacate, or modify assessments for local improvements in the City of New York, met pursuant to adjournment.

Present—Commissioners Edward Cooper (Chairman), John Kelly, Allan Campbell, and George

The Clerk presented copies of the CITY RECORD and "Daily Register" of May 31 and June 1, 1882, showing due publication of notices of the meeting.

The minutes of the meeting held on May 23, 1882, were read and approved.

The calendar was called, and action taken as follows:

No. 460—matter of Juliet Douglas; assessment for St. Nicholas avenue regulating, grading, and superstructure, from One Hundred and Tenth to One Hundred and Fifty-fifth streets; confirmed February 2, 1876.

February 3, 1876.
Mr. James A. Deering, attorney, presented a portion of the evidence on behalf of the petitioner, after which the further hearing of the case was adjourned to the next meeting.

On motion of Commissioner Kelly, the seventh rule, relating to meetings of the Commission, was suspended, and, on his motion, it was
Resolved, That when the Commission adjourns, it do so to meet on Tuesday, June 6, 1882,

at half past two o'clock P. M.

at half past two o'clock P. M.

Commissioner Andrews offered the following resolution:

Resolved, That the decisions rendered by the Commissioners in matter of Sherwood, on January 31 and February 9, 1882, reducing the assessments for Sixth avenue macadamizing, etc., from One Hundred and Tenth street to Harlem river, and Seventh avenue regulating, grading, etc., and paving, etc., from One Hundred and Tenth street to Harlem river, be made the decisions of the Commissioners in the following similar cases, in which petitions have been filed, as required by section 2, chapter 550, Laws of 1880, and where title to the property has been proven by the petitioners, viz.:

Assessment for Sixth avenue Macadamizing, etc., from One Hundred and Tenth street to Har-lem river; confirmed December 10, 1874.

No.	1594.	Bartlett Smith	assessment reduced from	\$13 76 to	\$8 28
66	1598.	Wm. L. and Chas. E. Loew	**	3,801 76 to	2,288 67
6.6	1599.	James Norris		235 00 to	141 47
66	1605.	Elijah H. Purdy et al		3,028 72 to	
66	1607.	Benjamin A. Willis	**	4,515 30 to	2,718 22
66	1610.	Simeon Farrell	"	506 93 to	305 17
	1614.	Matthew Byrnes	**	4,053 64 to	2,440 39

Assessment for Seventh avenue Regulating, Grading, etc., from One Hundred and Tenth street to Harlem river; confirmed September 24, 1875.

No.	1803.	Estate George H. Peckassessment	reduced from	\$195	00 to	\$122 31	
66	1835.	George Dudley	"	362	00 to	227 29	
4.6	1843.	Francis P. Furnald		1,335	09 to	837 12	
46	1844.	Charles M. Earle, trustee	"			1,658 56	
46	1848.	Bartlett Smith	4.6	250	oo to	156 80	
66	1875.	David King, guardian	"	2,745	92 to	1,721 71	

Assessment for Seventh avenue Paving, etc., from One Hundred and Tenth street to Harlem river; confirmed September 24, 1875.

No.	1718.	Charles M. Earle, trustee	ssessment reduced i	from \$1,575	72	to	\$1,047	85
	1741.	Bartlett Smith		142	50	to	94	80
		Francis P. Furnald		794	86	to	528	59
46	1752.	George Dudley	44	207	50	to	138	02
	1774.	Emil and Henry Briner	"	2,640	32	to	1,755	84

The question being taken, the resolution was adopted by the following vote, viz.: Affirmative—Commissioners Kelly, Campbell and Andrews, 3.

Negative—Commissioner Cooper, 1. Commissioner Kelly offered the following resolution:

Resolved, That pursuant to the provisions of section 10, chapter 550, Laws of 1880, and under the decisions rendered by the Commissioners in matters of Sherwood, on September 15, 1881, and January 31 and February 9, 1882, the following amounts are hereby awarded and adjudged to the following persons who had paid, prior to June 9, 1880, assessments on their property for the following improvements, the said persons having complied with the rules established by the Commission in

Assessment for Sewers in Sixth avenue, between One Hundred and Twenty-ninth and One Hundred and Forty-seventh streets; confirmed July 3, 1875.

No. 3040. Margaret McCrae..... amount paid, \$65 50; amount of award, \$40 94

Assessment for Sewers in Sixth and Seventh avenues, between One Hundred and Sixteenth and One Hundred and Twenty-fifth streets, etc.; confirmed July 3, 1875.

No. 3043. Mansfield J. French......amount paid, \$45 01; amount of award, \$28 81

Assessment for Sixth avenue Macadamizing, etc., from One Hundred and Tenth street to Harlem River; confirmed December 10, 1874.

Assessment for Seventh avenue Regulating, Grading, etc., from One Hundred and Tenth street to Harlem river; confirmed September 24, 1875.

No. 3035. Sarah E. Cormish, executrixamount paid, 11		mount of award,	
" 3072. James Flanagan " 3 " 3082. Lewis J. Phillips et al., heirs, etc. " 1	337 50 108 00	44	125 89
" 3082. Lewis J. Phillips et al., heirs, etc. " I	108 00		40 28
	37 50	**	13 99

avenue Macadamizing, etc., from One Hundred and Tenth street to Harlem river; confirmed September 24, 1875. Assessment for Seventh

No	. 2626.	Thomas J. McCahillamou	nt paid,	\$86	00;	amount of award,	\$28	81
66	3037.	Frederick Beck	66	129			43	
46	3038.	Sarah E. Cornish, ex'x		64	50		21	61
44	3030.	Leonard Scott	"	215	00	"	72	03
"	3047.	William M. Dean	**	21	50	"		20

No. 3051. Lucretia C. Smith	amount paid,	\$23	64;	amount of award,	\$7	92
" 3055. Rhoda Ramsey & Martha S. I	lamsey "	43	00	"	14	41
" 3059. Allen Bourn		43	00		14	41
" 3073. James Flanagan		193	50		64	4I 82
" 3074. Helen R. Russell, ex'x		162		"	54	31
" 3083. Lewis J. Phillips et al., heirs,		62	24	"	54	85
" 3091. John Anderson		593	40	"	198	

The question being taken, the resolution was adopted by the following vote, viz.:

Affirmative—Commissioners Cooper, Kelly, Campbell and Andrews—4.

The Clerk reported that he had filed in the Finance Department on May 27, 1882, certificates of awards in favor of the persons named, and for the amounts specified in resolution adopted by the Commissioners on May 23, 1882.

On motion of Commissioner Campbell, the Commission then adjourned.

JAMES J. MARTIN, Clerk.

No. 27 CHAMBERS STREET, TUESDAY, June 6, 1882—2.30 o'clock P. M.

The Commission created by chapter 550 of the Laws of 1880, to revise, vacate, or modify assessments for local improvements in the City of New York, met pursuant to adjournment.

Present—Commissioners Edward Cooper (Chairman), John Kelly, Allan Campbell and George

The Clerk presented copies of the CITY RECORD and "Daily Register" of June 5 and 6, 1882, showing due publication of notices of the meeting.

On motion of Commissioner Andrews, the reading of the minutes of the meeting held on June 1, 1882, was dispensed with.

The Clerk presented a certified copy of the act, chapter 239 of the Laws of 1882, which was read as follows:

read as follows:

CHAPTER 239.

An AcT supplemental to chapter five hundred and fifty of the laws of eighteen hundred and eighty, entitled "An act relating to certain assessments for local improvements in the city of New York."

Passed May 31, 1882; three-fifths being present.

The People of the State of New York, represented in Senate and Assembly, do enact as follows: Section 1. The time for filing the notices provided for in section two of the act, chapter five hundred and fifty of the laws of eighteen hundred and eighty, entitled "An act relating to certain assessments for local improvements in the city of New York," is hereby extended until the first day of November, eighteen hundred and eighty-two, and the time for the submission of evidence to said commissioners is hereby extended until the first day of November, eighteen hundred and eighty-three, and time within which said commissioners shall make and render decisions in any cases is hereby extended until the first day of February sighteen hundred and eighty-free required the said commissioners. three, and time within which said commissioners shall make and render decisions in any cases is hereby extended until the first day of February, eighteen hundred and eighty-four; provided, however, that mall cases brought before said commissioners by notices filed under this section, interest upon the amounts fixed in the certificates to be filed, as provided in section six of said act, shall be charged from the respective dates of the certificates which may have been first filed in respect of any assessments for the same local improvement.

Sec. 2. It shall be the duty of the counsel to the corporation of the said city to designate counsel to represent the city before the said commissioners in the matters aforesaid. The comptroller

may provide the money to pay the expenses of such proceedings, including compensation to said counsel, by the issue of revenue bonds of the said city, and an amount sufficient to cover such expenses and to pay such bonds, shall be included in the final estimates for said city for the years eighteen hundred and eighty-three and eighteen hundred and eighty-four.

Sec. 3. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

Sec. 4. This act shall take effect immediately.

On motion of Commissioner Campbell, the Act was ordered to be printed in the minutes, and

placed on file.

On motion of Commissioner Andrews, it was
Resolved, That the Clerk be directed to cause a notice to be published daily in the CITY
RECORD, and once a week in the "Daily Register," informing property-owners who desire to
appear before the Commission, that the time filing the notices provided for in section two of the act,
chapter 550 of the Laws of 1880, is, by chapter 239 of the Laws of 1882, extended until November

The calendar was called, and action taken as follows:

No. 1457—Matter of John B. Radley; assessment for Sixth avenue macadamizing, etc., from One Hundred and Tenth street to Harlem river.

Mr. Thomas A. Rogers, attorney for the petitioner, moved that the decision of the Commissioners in matter of Sherwood, rendered February 9, 1882, reducing this assessment, be made the decision in this case, and that a certificate issue as of the date of the decision in matter of Sherwood.

The question being taken the matter very greated by the following sector with the section in the case of the date of the decision in matter of Sherwood.

The question being taken, the motion was granted by the following vote, viz.:

Affirmative—Commissioners Kelly, Campbell and Andrews—3.

Negative—Commissioner Cooper—1.

No. 1458—Matter of John Townsend—Assessment for Sixth avenue macadamizing, etc., from One Hundred and Tenth street to Harlem river.

Mr. Thomas A. Rogers externess for the existinger moved that the decision of the Commissioners.

One Hundred and Tenth street to Harlem river.

Mr. Thomas A. Rogers, attorney for the petitioner, moved that the decision of the Commissioners in matter of Sherwood, rendered February 9, 1882, reducing this assessment, be made the decision in this case, and that a certificate issue as of the date of the decision in matter of Sherwood.

The question being taken, the motion was granted by the following vote:

Affirmative—Commissioners Kelly, Campbell and Andrews—3.

Negative—Commissioner Cooper—I.

No. 1460—Matter of John Burke; assessment for Sixth avenue macadamizing, etc., from One Hundred and Tenth street to Harlem river.

Mr. Thomas A. Rogers, attorney for the petitioner, moved that the decision of the Commissioners in matter of Sherwood, rendered February 9, 1882, reducing this assessment, be made the decision in this case, and that a certificate issue as of the date of the decision in matter of Sherwood.

The question being taken, the motion was granted by the following vote, viz.:

Affirmative—Commissioners Kelly, Campbell and Andrews—2.

Affirmative—Commissioners Kelly, Campbell and Andrews,—3.

Negative—Commissioner Cooper—1.

No. 1453—Matter of John Burke; assessment for Sixth avenue, regulating, grading, etc., from One Hundred and Tenth street to Harlem river.

One Hundred and Tenth street to Harlem river.

Mr. Thomas A. Rogers, attorney for the petitioner, moved that the decision of the Commissioners in matter of Sherwood, rendered January 31, 1882, reducing this assessment, be made the decision in this case, and that a certificate issue as of the date of the decision in matter of Sherwood.

The question being taken, the motion was granted by the following vote, viz.:

Affirmative—Commissioners Kelly, Campbell and Andrews—3.

Negative—Commissioner Cooper—1.

No. 1454—Matter of John Townshend; assessment for Sixth avenue regulating, grading, etc., from One Hundred and Tenth street to Harlem river.

Mr. Thomas A. Rogers, attorney for the petitioner, moved that the decision of the Commissioners in matter of Sherwood, rendered January 31, 1882, reducing this assessment, be made the decision in this case, and that a certificate issue as of the date of the decision in matter of

decision in this case, and that a certificate issue as of the date of the decision in matter of Sherwood.

The question being taken, the motion was granted by the following vote, viz.:

Affirmative—Commissioners Kelly, Campbell and Andrews—3.

Negative—Commissioner Cooper—I.

No. 1461. Matter of Hngh Lackey, assessment for Seventh avenue regulating, grading, etc., from One Hundred and Tenth street to Harlem river.

Mr. Thomas A. Rogers, attorney for the petitioner, moved that the decision of the Commissioners in matter of Sherwood, rendered January 31, 1882, reducing this assessment, be made the decision in this case, and that a certificate issue as of the date of the decision in matter of Sherwood.

The question being taken, the motion was granted by the following vote, viz.

The question being taken, the motion was granted by the following vote, viz:

Affirmative—Commissioners Kelly, Campbell and Andrews—3.

Negative—Commissioner Cooper—I.

No. 1471. Matter of Hugh Lackey, assessment for Seventh avenue paving, etc., from One Hundred and Tenth street to Harlem river.

Mr. Thomas A. Rogers, attorney for the petitioner, moved that the decision of the Commissioners in matter of Sherwood, rendered on February 9, 1882, reducing this assessment, be made the

decision in this case, and that a certificate issue as of the date of the decision in matter of Sher-

The question being taken, the motion was granted by the following vote viz.:

Affirmative—Commissioners Kelly, Campbell and Andrews—3.

Negative—Commissioner Cooper—1.

Nos. 1498, 1511—Matters of John McGurry and William Furlong; assessments for Seventy-fifth

Nos. 1498, 1511—Matters of John McGurry and William Furlong; assessments for Seventy-fifth street regulating, grading, etc., from Fifth avenue to East river.

Mr. Thomas A. Rogers, attorney for the petitioners, moved that the decision of the Commissioners in the matter of Reilly, rendered on July 28, 1881, reducing this assessment, be made the decisions in these cases, and that certificates issue as of the date of the decision in the matter of Reilly.

The question being taken, the motion was granted by the following vote, viz.:

Affirmative—Commissioners Cooper, Kelly, Campbell and Andrews—4.

Nos. 1900, 3094, 3095, 3096—Matters of Julia A. Meagher, John O. Burnett and another, Sarah Fox and John Townshend; assessments for Seventh avenue regulating, grading, etc., from One Hundred and Tenth street to Harlem river.

Mr. James A. Deering, attorney for the petitioners, moved that the decision of the Commis-

Mr. James A. Deering, attorney for the petitioners, moved that the decision of the Commissioners in matter of Sherwood, rendered on January 31, 1882, reducing this assessment, be made the decisions in these cases, and that certificates issue as of the date of the decision in matter of Sher-

The question being taken, the motion was granted by the following vote, viz.:

Affirmative—Commissioners Kelly, Campbell, and Andrews—3.

Negative—Commissioner Cooper—1.

Nos. 1911, 3007, 3008, 3009—Matters of Julia A. Meagher, John O. Burnett and another,
Sarah Fox and John Townshend; assessments for Seventh avenue paving, etc., from One Hundred

and Tenth street to Harlem river.

Mr. James A. Deering, attorney for the petitioners, moved that the decision of the Commissioners in matter of Sherwood, rendered February 9, 1882, reducing this assessment, be made the decisions in these cases, and that certificates issue as of the date of the decision in matter of Sher-

The question being taken, the motion was granted by the following vote, viz.: Affirmative—Commissioners Kelly, Campbell and Andrews—3.

Negative—Commissioner Cooper—I.

Nos. 3100, 3101—Matters of John O. Burnett and another and Sarah Fox; assessments for sewers in Seventh avenue, between One Hundred and Twenty-first and One Hundred and Thirtyseventh streets.

Mr. James A. Deering, attorney for the petitioners, moved that the decision of the Commissioners in matter of Sherwood, rendered on September 15, 1881, reducing this assessment, be made the decisions in these cases, and that certificates issue as of the date of the decision in matter of Sher-

wood.

The question being taken, the motion was granted by the following vote, viz.:

Affirmative—Commissioners Kelly, Campbell and Andrews—3.

Negative—Commissioner Cooper—1.

No. 3102—Matter of John O. Burnett and another—Assessment for One Hundred and Tenth and One Hundred and Twenty-fourth streets underground drains, between Fifth and Eighth avenues.

Mr. James A. Deering, attorney for the petitioners, moved that the decision of the Commissioners in matter of Sherwood, rendered on May 10, 1881, vacating this assessment, be made the decision in this case.

The question being taken, the motion was granted by the following vote, viz.:

Affirmative—Commissioners Cooper, Kelly, Campbell and Andrews—4.

No. 460—Matter of Juliet Douglas—Assessment for St. Nicholas avenue regulating, grading and superstructure, from One Hundred and Tenth to One Hundred and Fifty-fifth street, confirmed

and superstructure, from One Hundred and Tenth to One Hundred and Fifty-fifth street, confirmed February 3, 1876.

Mr. James A. Deering, attorney, presented further evidence on behalf of the petitioner, after which the further hearing of the case was adjourned until the next meeting.

On motion of Commissioner Andrews, the seventh rule, relating to meetings of the Commission, was suspended, and, on his motion, it was

Resolved, That when the Commission adjourns, it do so to meet on Thursday, June 15, 1882, at half-past two o'clock, P. M.

At the request of Mr. Charles E. Miller, counsel for the petitioner, the Counsel to the Corporation consenting, the hearing of argument in matter of John Brower, assessment for Boulevard regulating, grading, etc., and superstructure, from Fifty-ninth to One Hundred and Fifty-fifth street, was set down for June 20, 1882.

The Clerk reported that he had filed in the Finance Department, on June 2, 1882, certificates reducing assessments in the cases specified in resolution adopted by the Commissioners on June 1, 1882.

The Clerk reported that he had filed in the Finance Department, on June 2, 1882, certificates of awards in favor of the persons named, and for the amounts specified in resolution adopted by the Commissioners on June 1, 1882.

On motion of Commissioner Campbell, the Commission then adjourned.

JAMES J. MARTIN, Clerk

LAW DEPARTMENT.

LAW DEPARTMENT, OFFICE OF THE COUNSEL TO THE CORPORATION. NEW YORK, May 26, 1882.

WILLIAM M. IVINS, Esq., Secretary of the Mayor SIR—I am in receipt of your letter of the 23d instant, in which you state that the city is the owner of certain lots on West street, opposite Gansevoort Market, between Gansevoort and Bogert streets, and that owing to the narrowness of Gansevoort Market, with the great pressure of business at this point, and pending the proceedings for the acquisition of the property for the extension of Gansevoort and Bogert streets, the proposition has been made that these lands be cleared of encumbrances, and paved over their entire surface, for the purpose of affording standing room to the market wagons which congregate at this point. You also state that it is understood there are unexpended balances which might be drawn upon for the purpose of defraying the expense of the work in question, and you request my opinion whether such balances can be transferred by the Board of Estimate and Apportionment to such purpose, and, in such event, by whom the work of

Board of Estimate and Apportionment to such purpose, and, in such event, by whom the work improvement should be done. You also request to know what is the present status of the proceedings for the widening of Washington street, inasmuch as serious complaint is made by residents on the street of the delays

Washington street, inasmuch as serious complaint is made by residents on the street of the delays which have occurred in such proceedings.

By chapter 191, of the laws of 1880, the lots belonging to the city, referred to in your letter, as well as other adjoining property, were declared to be a public market place, and authority was given by said act, to the Commissioner of Public Works, to prepare the same, and also the adjoining lots belonging to private individuals, when title thereto was acquired, for occupancy as a public market, and to purchase and erect thereon the necessary appurtenances and structures for such purpose. The Comptroller was also authorized and directed to issue revenue bonds, not exceeding \$200,000, in such amounts and at such times as should be necessary to carry out the provisions of the act.

I am of the opinion that the Comptroller can issue revenue bonds to raise money to make the

I am of the opinion that the Comptroller can issue revenue bonds to raise money to make the improvement suggested in your letter upon the lots belonging to the city; and that the Commissioner of Public Works can proceed at once, to clear such lots of encumbrances, and pave the same, without waiting for the termination of the legal proceedings which have been commenced to acquire

without waiting for the termination of the legal proceedings which have been commenced to acquire title to the adjoining property.

With regard to the proceedings relating to the extension of Washington street, I enclose herewith a copy of a letter recently sent by me to the Messrs. Burnham, in which are set forth the difficulties which have embarrassed and delayed the prosecution of the proceedings. It is impossible, at this time, to state with absolute certainty, when the proceedings will be finally concluded. The Commission is at present engaged in laying the assessment, and, as I am informed, their report will probably be filed for inspection in about a month, and, if no unforeseen obstacle arises, will be accepted to the Court in about three months from the present time. The confirmation of such presented to the Court in about three months from the present time. The confirmation of such report may be delayed, if it is opposed, and, even if confirmed, an appeal if taken from the order of confirmation, would still further delay the final termination of the proceedings.

I am, sir, yours respectfully, W. C. WHITNEY, Counsel to the Corporation.

LAW DEPARTMENT,
OFFICE OF THE COUNSEL TO THE CORPORATION,
NEW YORK, April 5, 1882.

Messrs. E. L. & B. T. BURNHAM, 16 Eighth Avenue .

GENTLEMEN-Your communication of the 30th ultimo, in relation to the extension of Washing-

ton street, has been duly received.

The various departments within whose jurisdiction this proceeding comes, and the Commissioners of Estimate and Assessment appointed by the Court to make awards for property taken and to assess the property benefited by said improvement, have been met, from the very outset, with many

By Section 105 of chapter 335 of the Laws of 1873 (the Charter), the Board of Street Opening, composed of the Mayor, Comptroller, Commissioner of Public Works, the President of the Department of Public Parks, and the President of the Board of Aldermen, is vested with authority to lay out, open, extend, etc., all streets south of Fifty-ninth street.

In pursuance of this power the said Board laid out and extended Washington street from Little West Twelfth street to Fourteenth street, and on the sixteenth day of October, 1880, I presented their petition to the Court for the appointment of Commissioners. The Court appointed Commissioners, who, on the twenty-seventh day of October, 1880, met at this office for the purpose of organization. Here the first difficulty presented itself. Chapter 579 of the Laws of 1880 provides that no costs shall be allowed in any street opening proceeding, except the fees of the Commissioners which, in this case, as there is a large area of assessment, will be thirty cents per lineal foot, amounting to \$41, for each Commissioner; room rent actually paid, and the sum of \$100 for printing, posting and publishing notices required by law, and for all incidental expenses, which would include clerk hire, etc. include clerk hire, etc.

A proceeding as large as the present one would require the services of a clerk for months at a time, extending over a period of at least a year or more, and the necessary incidental expenses in printing and posting notices, etc., would amount to nearly one hundred dollars, so that no competent man could be obtained for clerk at the rates allowed by the Act of 1880. To meet this difficulty, being anxious to have the opening proceed as expeditiously as possible, I had one of the clerks in my Department, who was familiar with such proceedings, appointed as clerk to the Commissioners.

clerks in my Department, who was familiar with such proceedings, appointed as clerk to the Commissioners.

The Commissioners then proceeded to view the premises to be affected by the improvement, held eight or ten sessions during the months of January and February, 1881, heard the various parties affected thereby, and determined upon the area of the assessment for benefit and what the preliminary or estimated awards should be. The next difficulty arose in regard to Commissioners' maps. It was necessary for them to have maps to proceed with their work. As the area of their proposed assessment was very large, the work of preparing the maps was one of considerable magnitude. The Act of 1880 provides that the Department or Board having charge of the opening should furnish the maps, which should be made by a surveyor in the stated employ of said Department, and that the expense for the same should not be included in the assessment in such proceeding. The Board of Street Opening was the Board having charge of the opening of this street, and it was its duty therefore to furnish the Commissioners with maps, but it had no surveyor in its employ, and no money with which to pay one. The Commissioner of Public Works, however, consented to have the same made by the surveyors in his Department, in pursuance of a request made by the Commissioners of Estimate and Assessment herein on March 1, 1881. This work occupied some five months, and in July, 1881, one copy of the completed maps was furnished to the Commissioners. Since that time the work of making the awards and of laying the assessments, etc., has progressed as rapidly as possible, consistent with the other duties of this office which the clerk of the Commission has been called upon to perform. The area of proposed assessment includes nearly two thousand city lots of all sizes and shapes, and affected by different principles of assessment on account of their position in regard to the proposed improvement.

I have gone quite fully into this matter so that you may clearly

Yours, respectfully, W. C. WHITNEY, Counsel to the Corporation.

LAW DEPARTMENT,
OFFICE OF THE COUNSEL TO THE CORPORATION,
NEW YORK, May 26, 1882.

WILLIAM M. IVINS, Esq., Secretary of the Mayor:

SIR—I am in receipt of your letter of the 24th instant, calling my attention to the report of the Commissioners of Accounts, dated May 16, 1882, published in the CITY RECORD of May 23, 1882, relative to the affairs of the Board of Excise, and requesting my advice as to where the bonds taken by the Board of Excise should be filed.

bonds taken by the Board of Excise should be filed.

Section 23, of chapter 628, of the Laws of 1857, provides that every bond taken pursuant to the provisions of that act, shall, within ten days after the execution of the same, be filed in the office of the Clerk of the town or village in which the license shall be granted, and, in cities, in the City Clerk's office. It is stated in the report of the Commissioners of Accounts referred to by you, that this provision is not complied with, the bonds all remaining in the office of the Board of Excise. The Commissioner of Accounts also states that he is informed by the Commissioners of Excise that the bonds have been offered by them for filing to the County Clerk and the Clerk of the Common Council, and have been refused by both of those officers:

I am of the opinion that the bonds taken under said Act of 1857 should be filed in the office of the Clerk of the City and County of New York, and my reasons for such opinion are as follows:

Section 29, of the Montgomerie Charter, authorized the appointment, by the Governor, of a Common Clerk of the City of New York, who was to be the Clerk of the Mayor's Court, Clerk of the Peace and of the Sessions of the Peace.

Common Clerk of the City of New York, who was to be the Clerk of the Mayor's Court, Clerk of the Peace and of the Sessions of the Peace.

Chancellor Kent, in his note upon said Section 29 of the Montgomerie Charter, says:

"This single office of Clerk of the City was subsequently broken up into fragments, and a large share of its complicated duties distributed among other clerical departments." He then refers to the various provisions of the statutes, and of the Constitution of 1821 (which was in force when he wrote, in 1836), by which many of the powers and duties of such Common Clerk of the City had been devolved upon other officers, and concludes his note as follows:

"As the law stands, the Common Clerk of the Charter is stripped of the office of Clerk to the Common Council, and of Clerk of the Courts of Oyer and Terminer, and General Sessions of the Peace, and of Clerk of the Peace, and as Register of Deeds and Mortgages. He is reduced, so far as courts are concerned, to the single office of Clerk of the Court of Common Pleas; but he is still the Clerk of the City and County, and, as such, is charged with many incidental duties belonging to such office; such are his duties relative to elections, and to the Board of Supervisors, and to the office of County and City Clerks." (Kent's Notes on the Charter of the City of New York, pp. 275-277).

275-277).

Under the present Constitution, Clerks of counties, and the Clerk of the City and County of New York, are to be elected for three years, and are ex officio clerks of the Supreme Court, but the Clerk of the City and County of New York, as appears, both by his title and also, to some extent, from the nature of his duties, is, so to speak, the lineal successor of the Common Clerk of the City, and I am of the opinion that the words "City Clerk's office," used in said Section 23 of the Act of 1857, must be regarded, so far as relates to this City, as referring to the office of the Clerk of the City and County of New York.

I am, sir, yours respectfully,

Counsel to the Corporation.

Counsel to the Corporation.

FINANCE DEPARTMENT.

Abstract of transactions of the Finance Department for the week ending

June 3, 1882:	
Deposits in the Treasury.	
To the credit of the Sinking Fund	\$119,980 of 235,753 25
Total	\$355,733 26
Bonds and Stocks Issued.	
Four per cent. Stock	\$50,000 00 750 00
Total	\$50,750 00
Warrants Registered and Ready for Payment.	
Aqueduct—Repairs, Maintenance, and Strengthening	\$310 00 465 00

Total	\$50,750 00
Warrants Registered and Ready for Payment.	
Aqueduct—Repairs, Maintenance, and Strengthening	\$310 00
Armories and Drill Rooms	465 00
Assessment Commission—Awards	9,758 66
Bureau of Permits	857 74
Board of Estimate and Apportionment, Expenses of	200 00
Cleaning Markets	1,836 17
Cleaning Streets—Department of Street Cleaning	43,602 45
Commissioners of Excise Fund	5,727 73
Contingencies - Department Taxes and Assessments	494 00
" Law Department	6,224 82
" Comptroller's Office	176 40
" District Attorney's Office	122 53
College of the City of New York	8,719 92
Contingencies—Public Administrator's Office	78 00
CITY RECORD—Salaries and Contingencies	70 00
CITY NECOKD—Salaries and Contingencies	503 33

Croton Water Fund	6,246 98
Coroners—Salaries and Expenses	1,291 66
Dock Fund	25.228 46
Dog License Fund	300 00
Election Expenses	F2F 00
Expenses of Detectives Expenses of Surveying, etc., Chapter 587, Laws of 1881	833 33
Expenses of Surveying, etc., Chapter 587, Laws of 1881	537 78
Excise Licenses	2,896 00
Fire Department Fund	100,728 81
For Removal of Night-soil, etc	3,000 00
Free Floating Baths	3,
Fulton Market—Alterations and Repairs.	
Health Fund	2,001 75
Interest on the City Debt	16,646 69
Interest on Taxes	288,456 50
Interest on Taxes	21 35
Judgments Lamps and Gas, and Electric Lighting	1,170 85
Lamps and Gas, and Electric Lighting	
Night Medical Service Fund	50 00
Public Buildings—Construction and Repairs	1,892 61
Public Charities and Correction.	
Public Instruction	22,787 10
Police Fund	270 787 40
Police Station Houses—Alterations, etc.	1,916 66
Printing, Stationery, and Blank Books	974 90
Repairs and Renewal of Pavements and Regrading	113 00
Repairs and Renewal of Pipes, Stop-cocks, etc.	1 011 81
Repaying Streets and Avenues, chapter 476, Laws of 1875	7,171 21
Repaving Streets and Avenues, chapter 476, Laws of 1875	1,000 00
Registration of Plumbers, etc.	360 00
Real Estate Fund—Fire Department	750 00
Salaries—Board of Assessors	1,358 33
" Common Council	5,249 80
" Chamberlain's Office	2,083 33
" Commissioners of Accounts	2,003 33
	1,260 03
City Courts	18,524 80
Department of Taxes and Assessments	6,841 60
Department of Tubic Works	13,567 11
I mance Department	12,049 87
June 1817	56,268 21
Law Departments,	7,046 60
" Mayor's Office	2,183 30
Salary to the Physician to the County Jail	83 33
State Taxes	200,000 00
Street Improvement Fund—June 9, 1880	52 80
Street Improvements Authorized, etc., after June 9, 1880	26,917 35
Support of Prisoners in County Iail	998 75
Supplies for and Cleaning Public Offices	5,110 76
Supplies for Police	5,666 66
Tenement-house Fund	780 83
Water Supply for the Twenty-fourth Ward	178 50
Trace supply for the same state of the same stat	-10 30
Total	
10121	1,293,570 92

SUITS, ORDERS OF COURT, JUDGMENTS, ETC.

COURT.	NAME OF PLAINTIFF.	AMOUNT.	NATURE OF ACTION.	ATTORNEY.
Supreme .	. Mary G. Pinckney		Orders of affirmance as follows: Reducing assessment for sewer in One Hundred an I Tenth street, b tween Fifth and	
"	S. L. M. Barlow		Eighth avenues For sewers in Madison and New avenues, between One Hundred and Twenty-first and One Hundred and Twenty-seventh	John C. Shaw.
	William T. Blodgett		For sewer in Eleventh avenue, between Six-	"
	Peter T. Masterson	\$15,000 00	tteth and Sixty-first streets. For damages sustained in connection with his contracts o' November 13, 1879, for construction of sewers in Tenth avenue, between Fighty-third and Ninety-second streets, and in Eighty-sixth street, and in Ninth avenue, caused by prosecution of contract of the City with James Baird, of May 7, 1880, for laying 48-inch Crotonmain in Tenth avenue, from Ninety-	"
			thir 1 to Eighty-fifth street, and through Eighty-fifth street, etc	H. Barnard.
"	George Lewis against the Mayor, etc		Notice of assignment of verdict and judgment	
"	Lazarus Rosenfeld, John Webber and Margaret K, Wat-		in said matter to John M. Scribner	
	son		Order vacating assessment for regulating and grading One Hundred and Twenty- second street, from Tenth avenue to Riv- erside Drive.	J. C. Shaw.
Com.Pleas	The Mayor, etc., against James A. Coleman, impleaded, etc	k	Transcript of judgment	
			Certificates of the Commissioners of awards	
Ass't Com	Mansfield J. French	28 81	made for the return of moneys paid for assessments: For sewer in Sixth and Seventh avenues, be- tween One Hundred and Sixteenth and	
"	Margaret McCrea	40 94	One Hundred and Twenty-fifth streets For sewer in Sixth avenue, between One Hundred and Twenty-ninth and One Hun-	
"	Mary E. Tate	13 99	dred and Forty-seventh streets	
	Lewis J. Phillips et. al., heirs, etc	40 28	For Seventh avenue, regulating, grading, etc., from One Hundred and Tenth	
	James Flanagan	125 89	street to Harlem river	
	Sarah E. Cornish, Ex'x	41 96		
, "	John Anderson	198 79		
	Lewis J. Philips et. al., heirs, etc	20 85		
	Helen R. Russell, Ex'x	54 48		
1.00	James Flanagan	64 82		
	Allan Bown	14 41		
	Rhoda and Martha S. Ramsey	14 41	For Seventh avenue, macadamizing, etc., from One Hundred and Tenth street to Harlem river	
1000	Lucretia C. Smith	7 92	Transmitted the state of the st	
	William M. Dean	7 20	。 10. 10. 10. 10. 10. 10. 10. 10. 10. 10.	
	Leonard Scott	72 03	Level Harles A. Comp.	
1.49	Sarah E. Cornish, Ex'x	21 61		
	Frederick K. Beck	43 22	the state of the solid service and the	
	Thomas J. McCahill	28 81		
"	Mansfield J. French Margaret McCrea	8 26 27 73	For Sixth avenue, macadamizing, etc., from One Hundred and Tenth street to Har- lem river	

COURT.	NAME OF PLAINTIFF.	AMOUNT.	NATURE OF ACTION.	ATTORNEY.
Ass't Com			Certificates of the Commissioners reducing assessments:	
	Simeon Farrell Benjamin A. Willis			
	Elijah H. Purdy et. al. James Norris		For Sixth avenue, macadamizing, etc., from One Hundred and Tenth street to Har- lem river	
	William L. and Chas. E. Loew			
	Bartlett Smith			
"	Emil and Henry Briner			
	George Dudley		For Seventh avenue, macadamizing, etc.,	
	Francis P. Furnald	•••••	from One Hundred and Tenth street to Harlem river	
	Bartlett Smith Charles M. Earle, trustee			
**	David King, Guard'n.			
	Bartlett Smith			
	Charles M. Earle, Trustee		For County and the	
	Francis P. Furnald		For Seventh avenue, regulating, grading, etc., from One Hundred and Tenth stree. to Harlem river	
	George Dudley		Tablem Hvel	
	Estate of George H. Peck			
	Henry A. Cram			

CLAIMS FILED

NAME OF PLAINTIFF.	AMOUNT.	NATURE OF ACTION.	ATTORNEY.
M. P. H. Casey	\$1,000 00	For amount due on account of work done and per- formed in removing rock, and for over-time under contract for building sewer in Fourth avenue, east side, between Eighty-second and Eighty-third streets	C. C. Higgins.

Approval of Sureties.

The Comptroller approved of the adequacy and sufficiency of the sureties on the following pro-

The Comptroller approved of the adequacy and sufficiency of the sureties on the following proposals:

May 29. For furnishing 500 sides good damaged sole leather, for use of the Department of Public Charities and Correction.

Eugene B. Sanger, 32 Spruce street, Principal.
George H. Studwell, 37 West Fifty-first street,
James Stewart, 18 Watts street,

May 29. For furnishing 500 sides waxed upper leather, for use of the Department of Public Charities and Correction.

Rowland A. Robbins, 141 Chambers street, Principal.
James S. Barron, 320 West Twenty-second street,
Wm. H. Barron, 354 West Twenty-second street,
Wm. H. Barron, 354 West Twenty-fourth street,
Wm. H. Barron, 354 West Twenty-second street,
Wm. H. Barron, 354 West Twenty-second street,
Wm. H. Barron, 354 West Twenty-fourth street,
Wm. H. Barron, 354 West Twenty-second street,
Wm. H. Barron, 354 West Twenty-second street,
Wm. H. Barron, 354 West Twenty-first street,
George R. Lansing, 46 West Twenty-first street,
George P. Trigg, 237 Fifth avenue,
June 3. For laying water-mains in Lexington and Twelfth avenues.
John Burke, 347 West Houston street, Principal.
Richard Evans, 51 Maiden Lane,
Patrick Haren, 84 Mulberry street,
June 3. For setting curb-stones and flagging in Eighty-seventh street, from Eighth to Tenth avenue.
James Slattery, 218 West Fifty-seventh street, Principal.
William Hullihan, 347 West Fifty-third street,
Henry Tone, One Hundred and Forty-seventh street, Principal.
James Bryan, 431 Grand Street,
James Pettit, Manhattan street, between Tenth
Avenue Cal

street, from Tenth avenue to Boulevard.

Vincent Clark, 1569 Second avenue, Principal.

John McQuade, 1328 Lexington avenue, } Sureties.

James Clark, 1569 Second avenue, Sureties.

June 3. For regulating and grading Ninth avenue, from One Hundred and Fifty-first street to One Hundred and Fifty-fifth street.

John Brady, 288 South Second street, Brooklyn, Principal.

William H. Adams, 351 Second avenue,

James R. Candler, 235 East Thirty-third street, Sureties.

June 3. For regulating and grading, setting curb and flagging, in Seventy-first street, from Boulevard to Eleventh avenue.

James Baird, 310 East Seventy-fifth street, Principal

James Baird, 310 East Seventy-fifth street, Principal. Charles R. Parfitt, 807 Lexington avenue, Matthew Baird, 306 East Fifty-seventh street,

Opening of Proposals.

May 29. The Comptroller attended the opening of proposals at the Department of Public Works for—

Works for—
Constructing an iron foot-bridge at Fourth avenue and Forty-first street.
Laying water-mains in Lexington and Twelfth avenues.
Regulating and grading, etc., Seventy-first street, from Boulevard to Eleventh avenue; One Hundred and Forty-first street, from Avenue St. Nicholas to Tenth avenue; One Hundred and Fifty-third street, from Tenth avenue to Boulevard, and Ninth avenue, from One Hundred and Fifty-first to One Hundred and Fifty-fifth street. Fifty-fifth street.

May 31. The Comptroller attended the opening of proposals at the Fire Department for constructing houses for use of the said Department, viz.:

No. 8 Stone street, for Engine Company No. 10.

No. 100 Cedar street, for Engine Company No. 6.

No. 15 Great Jones street, for Engine Company No. 33.

Bond Approved and Filed.

May 31. The Broadway Underground Railway Company, in the sum of \$100,000, in accordance with the provisions of section 3, chapter 454, Laws of 1881. Dated May 22, 1882.

George H. Roberts, St. James Hotel, Melville C. Smith, 20 Gramercy Park, Sureties. Bayard Clark, 115 Broadway,

RICHARD A. STORRS, Deputy Comptroller.

DEPARTMENT OF PUBLIC PARKS.

· Abstract of proceedings for the week ending June 3, 1882.

No meeting held this week. Pay-rolls amounting to \$2,222.64 were approved and sent to the Finance Department for payment.

A contract for regulating, grading, etc., One Hundred and Thirty-fifth street, was executed, with Allen A. Irvine and Edward N. Lynch, contractors, and Robert McBeath and L. de Abrisqueta, sureties.

E. P. BARKER, Secretary.

LAWS OF NEW YORK, 1882.

CHAPTER 132.

An Act legalizing the change of name of The Norfolk Street Baptist Church of the city of New York to "The Fifth Avenue Baptist Church of the city of New York," and acts done in the changed name.

Passed May 9, 1882.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section I. Proceedings having been taken in the Supreme Court by "The Norfolk Street Baptist Church of the city of New York," to change its name to "The Fifth Avenue Baptist Church of the city of New York," and an order of that court having been entered permitting such change and authorizing the use of such changed name after October tenth, eighteen hundred and sixty, and conveyances of real estate conveyed to the said Norfolk Street Baptist Church of the city of New York, having been made after that date by "The Fifth Avenue Baptist Church of the city of New York," the said change of name and all acts and conveyances made in said changed name are hereby validated legalized and confirmed. dated, legalized and confirmed.

Sec. 2. Nothing in this act shall affect any suit or proceeding now pending. Sec. 3. This act shall take effect immediately.

CHAPTER 139.

AN ACT to incorporate The Charity Organization Society of the city of New York. Passed May 10, 1882.

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section I. S. O. Vanderpoel, M.D., Lucius Tuckerman, Arthur M. Dodge, J. Roosevelt Roosevelt, J. K. Todd, Charles S. Fairchild, Alfred Roosevelt, R. Duncan Harris, Peter B. Olney, Mark Blumenthal, M.D., Richard H. Derby, M.D., Robert B. Minturn, Henry E. Pellew, D. Willis James, Frederick R. Sturgis, M.D., Joseph Thoron, Anson Phelps Stokes, Rutherford Stuyvesant, and all such other persons as now are members of an association in the city of New York, called "The Charity Organization Society of the city of New York," and all other persons who may become members of the corporation, are hereby constituted a body corporate by the name of "The Charity Organization Society of the city of New York," with perpetual succession, and power to use a common seal, and to alter the same at pleasure, and to sue and be sued, to take and hold by grant, purchase and devise, real and personal property to an amount not exceeding one hundred thousand dollars in value, for the purpose of said corporation, and to sell, convey, lease and mortgage the same, or any part thereof, subject, however, to the laws of this state in relation to devises.

relation to devises.

Sec. 2. The purposes and objects of this corporation shall be

1. To be a center of inter-communication between the various churches and charitable agencies in the city. To foster harmonious co-operation between them, and to check the evils of the over-lapping of relief.

2. To investigate thoroughly, and without charge, the cases of all applicants for relief which are referred to the society for inquiry, and to send the persons having a legitimate interest in such cases full reports of the results of investigation. To provide visitors, who shall personally attend cases needing counsel and advice.

To obtain from the proper charities and charitable individuals suitable and adequate relief for deserving cases 4. To procure work for poor persons who are capable of being wholly or partially self-

supporting

5. To repress mendicity by the above means, and by the prosecution of impostors.

6. To promote the general welfare of the poor by social and sanitary reforms, and by the inculcation of habits of providence and self-dependence.

Sec. 3. Said corporation shall have power to make and adopt a constitution, by-laws, rules and regulations for the admission and suspension of its members and their government, the collection of dues, the number and election of its officers and to define their duties, and for the safe-keeping of the property, and from time to time to alter, modify, or change such constitution, by laws, rules and dues, the number and election of its officers and to define their duties, and for the safe-keeping of its property, and from time to time to alter, modify, or change such constitution, by-laws, rules and regulations. Until an election shall be held pursuant to such constitution, by-laws, rules and regulations, the officers for the time being of the association mentioned in the first section of this act shall be the officers of the corporation hereby created.

Sec. 4. Said corporation shall also possess the general powers, and be subject to the restrictions and liabilities prescribed in chapter three hundred and nineteen of the laws of eighteen hundred and forty-eight, and of the acts extending and amending the same.

Sec. 5. This act shall take effect immediately.

CHAPTER 143.

An Act to open the College of the City of New York to all male persons who shall pass the preliminary examinations for admission therein.

Passed May 11, 1882. The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. It shall be the duty of the board of trustees of the College of the City of New York, heretofore established by-law, to furnish gratuitously, under such regulations as the by-laws of said board may establish, through the College of the City of New York, the benefit of education to all male students residing in the city of New York, who shall pass the preliminary examination for admission prescribed by the said board of trustees.

Sec. 2. All acts and parts of acts inconsistent with the provisions of this act are hereby

Sec. 3. This act shall take effect immediately.

CHAPTER 144.

An Acr to provide for the exchange of coupon bonds of the city of New York into registered bonds.

Passed May 12, 1882; three-fifths being present.

The People of the State of New York, represented in Senate and Assembly, do enact as follows :

Section I. Upon the application of the holders of any coupon bonds heretofore issued by the city of New York, the right to exchange which into registered bonds is not expressed on the face of such bonds, and upon the surrender thereof at the office of the comptroller of the city of New York, he is hereby authorized to issue in the name of such holders registered bonds of like tenor and amount, in one or more certificates, and such coupon bonds shall be cancelled by said comptroller when so

Sec. 2. This act shall take effect immediately.

OFFICIAL DIRECTORY.

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

EXECUTIVE DEPARTMENT.

Mayor's Office.

No. 6 City Hall, 10 A. M. to 3 F. M.

WILLIAM R. GRACE, Mayor; WILLIAM M. IVINS,
Secretary and Chief Clerk.

Mayor's Marshal's Office. No. 1 City Hall, 10 A. M. to 3 P. M. GEORGE A. McDermott, First Marshal. Permit Bureau Office.

No. 13½ City Hall, 10 A. M. to 3 P. M. HENRY WOLTMAN, Register. Sealers and Inspectors of Weights and Measures.

No. 7 City Hall, 10 A. M. to 3 P. M.
WILLIAM EVLERS, Sealer First District; Christoherp Barry, Sealer Second District; John Murray, Insectorp First District; JOSEPH SHANNON, Inspector Second Dis-trict.

COMMISSIONERS OF ACCOUNTS. No. 1 County Court-house, 9 A. M. to 4 P. M. WM. PITT SHEARMAN, JOHN W. BARROW.

LEGISLATIVE DEPARTMENT.

Office of Clerk of Common Council, No. 8 City Hall, 10 A. M. to 4 P. M. WILLIAM SAUER, President Board of Aldermen Francis J. Twomey, Clerk Common Council.

City Library No. 12 City Hall, 10 A. M. to 4 P. M. THOS. J. O'CONNELL, Librarian.

DEPARTMENT OF PUBLIC WORKS.

Commissioner's Office. No. 31 Chambers street, 9 A. M. to 4 P. M. Hubbert O. Thompson, Commissioner; Frederick H. Hamlin, Deputy Commissioner. Eureau of Water Register.

No. 31 Chambers street, 9 A. M. to 4 P. M. John H. Chambers, Register.

Bureau of Incumbrances. No. 31 Chambers street, 9 A. M. to 4 P. M. JOSEPH BLUMENTHAL, Superintendent.

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

Bureau of Streets. No. 3r Chambers street, 9 A. M. to 4 P. M. JAMES J. MOONEY, Superintendent

Engineer in Charge of Sewers.

No. 31 Chambers street, 9 A. M. to 4 P. M.
STEPHENSON TOWLE, Engineer-in-Charge. Bureau of Chief Engineer.

No. 31 Chambers street, 9 A. M. to 4 P. M. ISAAC NEWTON, Chief Engineer.

Bureau of Street Improvements. No. 31 Chambers street, 9 A. M. to 4 P. M. GEORGE A. JEREMIAH, Superintendent. Bureau of Repairs and Supplies.

No. 31 Chambers street, 9 A. M. to 4 P. M. THOMAS H. McAvov, Superintendent. Bureau of Water Purveyor.

No. 31 Chambers street, 9 A. M. to 4 P. M. DANIEL O'REILLY, Water Purveyor. Keeper of Buildings in City Hall Park. MARTIN J. KEESE, City Hall.

FINANCE DEPARTMENT.

Comptroller's Office. Nos. 19 and 20 New County Court-house, 9 A. M. to 4 P. M. ALLAN CAMPBELL, Comptroller; RICHARD A. STORRS, Deputy Comptroller.

Auditing Bureau. No. 19 New County Court-house, 9 A. M. to 4 P. M., DANIEL JACKSON, Auditor of Accounts. Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents.

No. 5 New County Court-house, 9 a. m. to 4 P. m. ARTEMAS CADY, Collector of Assessments and Clerk of

Bureau for the Collection of City Revenues and of Markets. No. 6 New County Court-house, 9 A. M. to 4 P. M. THOMAS F. DEVOE, Collector of City Revenue and Superintendent of Markets.

Bureau for the Collection of Taxes. First floor Brown-stone Building, City Hall Park.
MARTIN T. MCMAHON, Receiver of Taxes; ALFRED
VREDENBURG, Deputy Receiver of Taxes.

Bureau of the City Chamberlain.

No. 18 New County Court-house, 9 A. M. to 4 P. M. J. Nelson Tappan, City Chamberlain.

Office of the City Paymaster. Room 1, New County Court house, 9 A. M. to 4 P. M. Moor Falls, City Paymaster.

LAW DEPARTMENT.

Office of the Counsel to the Corporation.

Staatz Zeitung Building, third floor, 9 A. M. to 5 P. M. Saturdays, 9 A. M. to 4 P. M.
WILLIAM C. WHITNEY, Counsel to the Corporation;
ANDREW T. CAMPBELL, Chief Clerk.

Office of the Public Administrator. No. 49 Beekman street, 9 A. M. to 4 P. M. ALGERNON S. SULLIVAN, Public Administrator. Office of the Corporation Attorney. No. 49 Beekman street, 9 A. M. to 4 P. M. WILLIAM A. BOYD, Corporation Attorney.

POLICE DEPARTMENT. Central Office.

No. 300 Mulberry street, 9 A. M. to 4 P. M. STEPHEN B. FRENCH, President; SETH C. HAWLEY Chief Clerk; JOHN J. O'BRIEN, Chief Bureau of Elections

DEPARTMENT OF CHARITIES AND CORRECTION.

Central Office. No. 66 Third avenue, corner Eleventh street, 8:30 A M to 5:30 P. M.
THOMAS S. BRENNAN, President; GEORGE F. BRITTON Secretary.

FIRE DEPARTMENT. Headquarters.

Nos. 155 and 157 Mercer street. JOHN J. GORMAN, President; CARL JUSSEN, Secretary. Bureau of Chief of Department. Eli Bates, Chief of Department.

Bureau of Inspector of Combustibles.

PETER SEERY, Inspector of Combustibles. Bureau of Fire Marshal. GEORGE H. SHELDON, Fire Marshal.

Bureau of Inspection of Buildings. WM. P. ESTERBROOK, Inspector of Buildings.
Office hours, Headquarters and Bureaus, from 9 A. M.
to 4 P. M. Saturdays, 3 P. M.

Attorney to Department.

WM. L. FINDLEY, Nos. 155 and 157 Mercer street and No. 120 Broadway.

Fire Alarm Telegraph.

J. Elliot Smith, Superintendent of Telegraph, Nos. 155 and 157 Mercer street.

Repair Shops.

Nos. 128 and 130 West Third street.

JOHN McCabe, Chief of Battalion-in-Charge, 8 A. M. to 5 P. M.

Hospital Stables No. 199 Chrystie street.
DEDERICK G. GALE, Superintendent of Horses.

HEALTH DEPARTMENT.

No. 301 Mott street, 9 A. M. to 4 P. M. CHARLES F. CHANDLER, President: EMMONS CLARK,

DEPARTMENT OF PUBLIC PARKS. No. 36 Union Square, 9 A. M. to 4 P. M. EDWARD P. BARKER, Secretary.

Civil and Topographical Office. Arsenal, 64th street and 5th avenue, 9 A. M. to 5 P. M. Office of Superintendent of 23d and 24th Wards. 146th street and 3d avenue, 9 A. M. to 5 P. M.

DEPARTMENT OF DOCKS.

Nos. 117 and 119 Duane street, 9 A. M. to 4 P. M. WILLIAM LAIMBEER, President; JOHN T. CUMING, DEPARTMENT OF TAXES AND ASSESSMENTS.

Brown-stone Building, City Hall Park, 9 A. M. to 4 P. M.
THOMAS B. ASTEN, President; J. C. REED, Office Bureau Collection of Arrears of Personal Taxes.

DEPARTMENT OF STREET CLEANING. 51 Chambers street, Rooms 10, 11 and 12, 9 A. M. to 4 P. M. JAMES S. COLEMAN, Commissioner; M. J. MORRISSON, Chief Clerk.

BOARD OF ASSESSORS.

Office, City Hall, Room No. 111/2, 9 A. M. to 4 P. M.

JOHN R. LYDECKER, Chairman: Wm. H. JASPER,
Secretary.

BOARD OF EXCISE.

Corner Bond street and Bowery, 9 A. M. to 4 P. M. WILLIAM P. MITCHELL, President; ANTHONY HART-MAN, Chef Clerk. SHERIFF'S OFFICE.

Nos. 3 and 4 New County Court-house, 9 a. m. to 4 p. m.
PETER BOWE. Sheriff; JOEL O. STEVENS, Under Sheriff;
ALEX. V. DAVIDSON, Order Arrest Clerk. REGISTER'S OFFICE.

East side City Hall Park, 9 A. M. to 4 P. M.
AUGUSTUS T. DOCHARTY, Register; J. FAIRFAX
McLaughlin, Deputy Register.

COMMISSIONER OF JURORS. No. 17 New County Court-house, 9 A. M. to 4 P. M. GEORGE CAULFIELD, Commissioner; ALFRED J. KEEGAN, Deputy Commissioner.

COUNTY CLERK'S OFFICE.

Nos. 7 and 8 New County Court-house, 9 A. M. to 4 P M. WILLIAM A. BUTLER, County Clerk; CHAS. S. BEARDS-LEY, Deputy County Clerk.

DISTRICT ATTORNEY'S OFFICE. cond floor, Brown-stone Building, City Hall Park, 9 Second noor, prown-stone Building, City Hall Park, 9
A. M. to 4 P. M.
John McKeon, District Attorney; Hugh Donnelly,
Chief Clerk.

THE CITY RECORD OFFICE, And Bureau of Printing, Stationery, and Blank Books-

No. 2 City Hall, 8 A. M. to 5 P. M., except Saturdays on which days 8 A. M. to 3 P. M.
THOMAS COSTIGAN, Supervisor; R. P. H. ABELL, Book CORONERS' OFFICE.

Nos. 13 and 15 Chatham street.
PHILIP MERKLE, THOMAS C. KNOX, GERSON N. HERR
MAN, JOHN H. BRADY, CORONETS; JOHN D. COUGHLIN,
Clerk of the Board of Coroners.

SUPREME COURT SUPREME COURT

Second floor, New County Court-house, 10½ A. M. to 3 F. M.
General Term, Room No. 9.
Special Term, Room No. 10.
Chambers, Room No. 11.
Circuit, Part II., Room No. 12.
Circuit, Part II., Room No. 13.
Circuit, Part III., Room No. 14.
Judges' Private Chambers, Room No. 15.
Noah Davis, Chief Justice: William A. Butler,
Clerk.

SUPERIOR COURT.

Third floor, New County Court-house, 11 A. M.
General Term, Room No. 29.
Special Term, Room No. 33.
Chambers, Room No. 33.
Part II., Room No. 34.
Part III., Room No. 35.
Part III., Room No. 35.
Part III., Room No. 36.
Judges' Private Chambers, Room No. 30.
Naturalization Bureau, Room No. 32.
Clerk's Office, 9 A. M. to 4 F. M., Room No. 31.
John Sedgwick, Chief Judge; Thomas Boese, Chief Clerk. SUPERIOR COURT.

COURT OF COMMON PLEAS.

Third floor, New County Court-house, 11 A. M.
Clerk's Office, 9 A. M. to 4 P. M., Room No. 22.
General Term, Room No. 24.
Special Term, Room No. 21.
Chambers, Room No. 21.
Part I., Room No. 25.
Part II., Room No. 26.
Part III., Room No. 26.
Part III., Room No. 27.
Naturalization Bureau, Room No. 23.
CHARLES P. DALY, Chief Justice; NATHANIEL JARVIS,
Jr., Chief Clerk. COURT OF COMMON PLEAS.

COURT OF GENERAL SESSIONS No. 32 Chambers street. Parts I. and II.

Frederick Smyth, Recorder, Presiding Judge of the General Sessions: Henry A. Gildersleeve and Rufus B. Cowing, Judges.

Terms first Monday each month
John Sparks, Clerk.

MARINE COURT. General Term, Room No. 15, City Hall.
Trial Term, Parts I., II., and III., second floor, City
Hall. tall.
Special Term, Chambers, Room No. 21, City Hall, 10
M. to 4 P. M.
Clerk's Office, Room No. 10, City Hall.
GEORGE SHEA, Chief Justice; John Savage, Clerk. OYER AND TERMINER COURT.

General Term, New County Court-house, second floor, outheast corner, Room No. 13, 10:30 A. M. Clerk's Office, Brown-stone Building, City Hall Park econd floor, northwest corner.

COURT OF SPECIAL SESSIONS.

At Tombs, corner Franklin and Centre streets, Tuesdays, Thursdays, and Saturdays, 10 A. M. Clerk's Office, Tombs.

DISTRICT CIVIL COURTS.

First District—First, Second. Third, and Fifth Wards, southwest corner of Centre and Chambers streets, 10 A. M. to 4 P. M. MICHAEL NORTON, Justice.

Second District—Fourth, Sixth, and Fourteenth Wards corner of Pearl and Centre streets, 9 A. M. to 4 P. M. Charles M. Clancy, Justice
Third District—Eighth, Ninth, and Fifteenth Wards, Sixth avenue, corner West Tenth street.

George W. Parker, Justice.

Fourth District—Tenth and Seventeenth Wards Nos. o and 22 Second avenue, 9 A. M. to 4 P. M. ALFRED STECKLER, Justice.

Fifth District—Seventh, Eleventh, and Thirteenth Wards, No. 154 Clinton street.

John H. McCarthy, Justice.

Sixth'District—Eighteenth and Twenty-first Wards, Nos. 389 and 391 Fourth avenue. WILLIAM H. KELLY, Justice.

Seventh District—Nineteenth and Twenty-second Wards, Fifty-seventh street, between Third and Lexing

on avenues.

Ambrose Monell, Justice.

Eighth District—Sixteenth and Twentieth Wards, southvest corner of Twenty-second street and Seventh avenue.
Freedbrick G. Gedderev, Justice.

Ninh District—Twelfth Ward, One Hundred and

Ninth District—I weith ward, One Hundred and Twenty-fifth street, near Fourth avenue. HENRY P. McGown, Justice. Tenth District—Twenty-third and Twenty-fourth Wards, corner of College avenue and Kingsbridge road. JAMES R. ANGEL, Justice.

POLICE COURTS.

Judges—Butler H. Binby, Maurice J. Power,
J. Henry Ford, Jacob Patterson, Jr., James T.

Kliebreth, Bankson T. Morgan, Henry Murray
Marcus Otterbourg, Solon B. Smith, Andrew J.

MARCUS OTTERBOURG, SOLON B. SMITH, ANDREW J. WHITE, HUGH GARDINER.
GEORGE W. CREGIER, Secretary,
Office of Secretary, Fifth District Police Court, One
Hundred and Twenty-fifth street, near Fourth avenue.
First District—Tombs, Centre street.
Second District—Jefferson Market.
Third District—No. 69 Essex street.
Fourth District—Fifty-seventh street, near Lexington

avenue. Fifth District—One Hundred and Twenty-fifth street, ar Fourth avenue.
Sixth District—One Hundred and Fifty-eighth treet, Third avenue.

ASSESSMENT COMMISSION.

THE COMMISSIONERS APPOINTED BY CHAPter 550 of the Laws of 1880, to revise, vacate, or
modify assessments for local improvements in the City of
New York, in pursuance of said act and the act amendatory thereof, give notice to all persons affected thereby
that the notices required by the said act must be filed
with the Comproller of said city and a duplicate thereof
with the Counsel to the Corporation, as follows:

As to all assessments for local improvements confirmed
before June 9, 1880, on or before November 1, 1882. As
to all assessments for local improvements completed before June 9, 1880, and since confirmed, on or before November 1, 1882. As to any assessment for local improvements known as Morningside avenues, within two months
after the dates upon which such assessment may be
respectively confirmed.

The notice must specify the particular assessment complained of, the date of the confirmation of the same, the
property affected thereby, and in a brief and concise
manner the objections thereto, showing, or tending to
show, that the assessment was unfair or unjust in respect to said real estate.

Dated, No. 27 CHAMBERS STREET, June 6, 1882.

show, that the spect to said real estate.

Dated, No. 27 CHAMBERS STREET, June 6, 1882.

EDWARD COOPER,
JOHN KELLY,
ALLAN CAMPBELL,
GEORGE H. ANDREWS,
DANIEL LORD, JR.,
Commissioners under the Act

James J. Martin, Clerk.

DEPARTMENT OF DOCKS.

DEPARTMENT OF DOCKS, 117 AND 119 DUANE STREET New York, June 9, 1882.

TO CONTRACTORS.

PROPOSALS FOR ESTIMATES FOR REPAIRING PIER 15, EAST RIVER, AND ITS BULKHEAD AND RETURN. (One-half of which is not owned by the Corporation of the City of New York.)

E STIMATES FOR REPAIRING PIER 15 AND its bulkhead and return, near the foot of Wall street, East river, will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, Nos. 117 and 119 Duane street, in the City of New York, until 12 o'clock M., of

FRIDAY, JUNE 23, 1882, FRIDAY, JUNE 23, 1882, at which time and place the estimates will be publicly opened by the head of said Department. The award of the contract, if awarded, will be made as soon as practicable after the opening of the bids.

One-half of said Pier 15 is owned by the Corporation of the City of New York, and the other half by A. Newbold Morris, Trustee, James H. Jones and Cordelia S. Steward, all of whom are represented by

JOHN F. DOYLE, OF 62 WALL STREET, AS AGENT, and the contract for the work will not be awarded unless the price named by the lowest bidder shall be satisfactory to said owners. Such contract, if awarded, will be entered into by the Department of Docks on behalf of the Mayor. Aldermen and Commonalty of the City of New York, and by said owners on their own account, the City becoming liable for one-half only of the expense, the other one-half to be borne and paid for to the contractor by said owners.

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

The bidder to whom the award is made shall give security for the faithful performance of the contract, in the JOHN F. DOYLE, OF 62 WALL STREET, AS AGENT,

.

2. Yellow Pine Timber (hewe or sawed) 12"x 12", 19,044 feet, measured in the work.

3. North Carolina Yellow Pine or Spruce Timber, 3" plank, 43,803 feet B. M., measured in the work.

NOTE.—The above quantities are exclusive of extra lengths required for scarfs, laps, etc., and of waste.

4. Spruce, Yellow Pine, White Pine, or Cypress
Piles, about 352

5. White Pine Mooring Piles. 5

(It is expected that the vertical piles will be from 45 to 65 feet in length, but all of them must be of sufficient length to comply with the specifications for the work, as set forth in the approved form of contract.)

number of pieces may be had from old

9. 7/4"x20", 7/4"x22", 7/4" x 18", 3/4"x18",

4"x16", 3/4"x14", 3/4"x12", 3/4"x10",

7-16"x9", and 7-16"x6" square, and

3/4"x12", round, wrought-iron dcck

spikes, and 6" cut spikes, about...

10. 1" wrought-iron screw bolts, about

11. Cast-iron washers for 1 "screw-bolts,

and cast-iron pile shoes, about...

Weight iron compar bands, about...

16,300 pounds 2,250 pounds. 3,750 pounds. Wrought-iron corner bands, about Belgian pavement (to be laid in clean sand), aboutt.... 648 pounds.

156 sq. yds. 14. Labor of traming and carpentry, including all moving of timber, jointing, planking, bolting, spiking, painting, oiling or tarring, and furnishing the materials for painting, oiling or tarring, and labor of every description, for an area of about 14,600 square feet of pier and about 756 square feet of bulkhead and return.

15. Labor of removing the pier and a portion of the bulkhead near the foot of wall street, East river, and of removing all the old material from the premises.

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

apply to and become part of every estimate received:

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

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

The work to be done under the contract is to be commenced within five days after the date of the contract, and the entire work is to be fully completed on or before the 1st day of October, 1882, and the damages to be paid by the contractor for each day that the contract may be unfulfilled after the time fixed for the fulfillment thereof has expired, Sundays and holidays not to be excepted, are, by a clause in the contract, fixed and liquidated at fifty dollars per day.

All the old material taken from the pier and bulkhead, to be removed, will be relinquished to the contractor, and bidders must estimate the value of such material when considering the price for which they will do the work under the contract.

work under the contract.

Bidders will state in their estimates a price for the work to be done, in conformity with the approved firm of contract, and the specifications therein set forth, by which price the bids will be tested. This price is to cover all expenses of every kind involved in or incidental to the fulfillment of the contract, including any claim that may arise through delay, from any cause, in the performing of the work thereunder.

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

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

Bidders are required to state in their estimates their

and executed.

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

Each estimate shall be accompanied by the consent, in

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

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

as agent, after the award is made and prior to the signing of the contract.

No e-timate will be received or considered unless accompanied by either a certified check upon one of the National Banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of five per centum of the amount of security requi ed for the faithful performance of the contract. Such check or money must not be enclosed in the sealed envelope con taining the estimate, but must be handed to the officer or clerk of the Department who has charge of the Estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same, within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the

same, the amount of the deposit made by him shall forfeited to and retained by the City of New Yo as liquidated damages for such neglect or refusal; b if he shall execute the contract within the time afor said the amount of his deposit will be returned to him. "Bidders are informed that no deviation from the specifications will be allowed, unless under the written instructions of the Engineer-in-Chief.

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

The right to decline all the estimates is reserved, it deemed for the interest of the Corporation of the City of New York, or of A. Newbold Morris, Trustee, and others, represented by John F. Doyle, as agent, owners of the southerly halt of said pier.

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

WILLIAM LAIMBEER,

WILLIAM LAIMBEER, JACOB VANDERPOEL, JOHN R. VOORHIS, Commissioners of the Department of Docks.

DEPARTMENT OF DOCKS, 117 AND 119 DUANE STREET, NEW YORK, June 6, 1882.

TO CONTRACTORS.

PROPOSALS FOR ESTIMATES FOR DREDGING
THE SLIPS IN THE VICINITY OF THE
DUMPS AT THE FOOT OF WEST TWELFTH
AND WEST THIRTY-SEVENTH STREETS,
NORTH RIVER.

ESTIMATES FOR DREDGING THE SLIPS IN the vicinity of the Dumps at the foot of West Twelfth and West Thirty-seventh streets, North river, will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, Nos. 117 and 119 Duane street, in the City of New York until 12 o'clock, M. of

MONDAY, JUNE 19, 1882.

imonday, June 19, 1882.

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

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

The bidder to whom the award is made shall give security for the faithful performance of the contract, in the manner prescribed and required by ordinance, in the sum of one thousand dollars.

The Engineer's estimate of the quantity of the material necessary to be dredged in order to secure at the premises mentioned the depth below mean low water, named in the specifications, is 12,000 cubic yards.

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

(1.) Bidders must satisfy themselves by personal

d:

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

in regard to the nature or amount of the work to be done.

(2.) Bidders will be required to complete the entire work to the satisfaction of the Department of Docks, and in substantial accordance with the specifications of the contract. No extra compensation beyond the amount payable for the work before mentione², which shall be actually performed at the price therefor per cubic yard to be specified by the lowest bidder, shall be due or payable for the entire work.

The work to be done under the contract is to be commenced within five days after the date of the contract and the entire work is to be fully completed on or before the 31st day of July, 1882, and the damages to be paid by the contractor for each day that the contract may be unfulfilled after the time fixed for fulfillment has expired, Sundays and holidays not to be excepted, are, by a clause in the contract, fixed and liquidated at Fitty Dollars per day.

All the meterial excavated it to be excepted by the contract of the contract is the contract of the contra

in the contract, fixed and liquidated at Fitty Dollars per day.

All the material excavated is to be removed by the contractor, and deposited, in all respects, according to law, and any material dredged, not so deposited, shall not be paid for.

Bidders will state in their estimates a price per cubic yard for doing such dredging in conformity with the approved form of contract and the specifications therein set forth, by which price the bids will be tested. This price is to cover all expenses of every kind involved in or incidental to the fulfillment of the contract, including any claim that may arise through delay from any cause in the performing of the work thereunder.

Bidders will distinctly write out, both in words and in figures, the amount of their estimates for doing this work. The person or persons to whom the contract may be awarded will be required to attend at this office with the sureties offered by him or them, and execute the contract within five days from the date of the service of a notice to that effect; and in case of falure or neglect so to do, he or they will be considered as having abandoned it, and as in default to the Corporation; and the contract will be required to state in their estimates their Bidders are required to state in their estimates their

executed.

Bidders are required to state in their estimates their names and places of residence; the names of all persons interested with them therein; and if no person be so interested, the estimate shall di-tinctly state the fact; also that ested, the estimate shall di-tinctly state the fact; also that the estimate is made without any connection with any other person making an estimate for the same work, and that it is in all respects fair and without cellusion or traut; and also that no member of the Common Council, Head of a Department, Chief of a Bureau, Deputy thereof, or Clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof; which estimates must be verified by the oath, in writing, of the party making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite Where more than one person is interested, it is re that the verification be made and subscribed by

Where more than one person is interested, it is requisite that the verification be made and subscribed by all the parties interested.

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

wise; and that he has offered himself as surety in good faith and with the intention texecute the bond required by law. The adequacy and sufficiency of the security offered will be subject to the a-proval of the comptroller of the City of New York, after the award is made and prior to the signing of the contract.

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

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

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

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

The right to decline all the estimates is reserved, if deemed for the interest of the Corporation of the City of New York.

Bidders are requested, in making their bids or estimates to use the blank prepared for that purpose by the De-

New York.

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

WILLIAM LAIMBEER, JACOB VANDERPOEL, JOHN R. VOORHIS, Commissioners of the Department of Dock s

NOTICE.

DEPARTMENT OF DOCKS,
NOS. 117 AND 119 DUANE STREET,
NEW YORK, April 22, 1882.

RULES AND REGULATIONS ESTABLISHED
for the government and proper care of single-College And REGULATIONS ESTABLISHED for the government and proper care of piers, bulk-heads, slips, and other wharf property, under the provisions of subdivision 7 of section 6 of chapter 574 of the Laws of 1871, by the Board of the Department of Docks, and published, to take effect on and after

MAY 1, 1882.

said subdivision 7, among other things, provides as

"The violation of or disobedience to any rule, regula-tion, or order of said Board shall be a misdemeanor, punishable by a fine not exceeding five hundr, d dollars, or by imprisonment not exceeding thirty days, or by both such fine and imprisonment, on complaint of said Board."

And every person guilty of a violation of or disobedience to any of the following rules or regulations, in addition to the penalties thereby fixed and imposed, to be recovered in civil actions, is liable to be prosecuted for a misdemeanor and to be punished by such fine and imprisonment, or

fixed and imposed, to be recovered in civil actions, is liable to be prosecuted for a misdemeanor and to be punished by such fine and imprisonment, or by both.

No. I—No piles shall be driven, nor shall any platform be erected, nor shall any filling-in of any kind be made on any part of the water-front of the city, without a written permit therefor being first had and obtained from the Board, under a penalty of two hundred and fifty dollars, for every such offense, to be recovered from the owner, essee, or occupant of any pier or bulkhead, or of any water-front property or right, who shall cause or permit any such work to be done upon his premises before such permit therefor has been obtained, and under the further penalty of fifty dollars for each and every day which shall elapse before any piles so driven, or platform so erected, or material so filled-in, without such permit being first obtained, shall be removed, after the expiration of the time which may be allowed for such removal, by a notice served upon such owner, lessee, or occupant. No. 2—No shed, building, office, tally-house, or other structure shall be erected, nor shall any derrick, hoisting-mast, coal-hopper, sign, or advertising device, or other erection or obstruction of any kind be placed or maintained upon any pier, bulkhead, or other wharf structure, nor upon any reclaimed land, without a written permit therefor being first had and obtained from the Board; and if the owner, lessee, or agent, of any such premises, or the owner, lessee, or occupant or agent, shall forfeit and pay a penalty of twenty-live dollars per day for each and every day, which shall elapse before any such structure, erection, or obstruction, after the expiration of the time allowed by such notice for the removal, such owner, lessee, occupant or agent, shall forfeit and pay a penalty of twenty-five dollars per day for each and every day, which shall be removed, after the expiration of the time for the removal thereof specified in said notice.

No. 3—No cargo shall be disc

No. 7—No vessel of any kind shall be loaded or discharged by horse power, nor shall stones or similar cargo be discharged from any vessel, upon any pier, bulkhead or other wharf structure, unless proper planking be provided to protect the surface of such pier, bulkhead or other wharf structure from injury consequent upon the travel of the horse, or the throwing of the stones or similar cargo thereupon, under a penalty of five dollars a day for each horse so employed, and of twenty-five dollars for each offense of discharging such stones or like cargo, upon such pier, bulkhead, or othe wharf structure, to be recovered from the owner con signee, master or stevedore of any such vessel, severally and respectively; and if such penalty be recovered for using horses, or discharging stones or similar cargo, upon wharf property belonging to the Corporation, under iease, it shall be paid to the lessee thereof, but if such penalty be recovered for using horses, or discharging stones or similar cargo, upon wharf property not owned by the Corporation, it shall be paid to the owner thereof.

No. 8—No sand shall be discharged from any vessel unless canvas or similar material be extended from the essel's side to the bulkhead or wharf structure at which such vessel is being unladened, to prevent the falling of the sand unto the water, and if the surface of any such wharf structure is not sufficiently tight to prevent the sand dumped thereon from going through into the water, then no sand shall be discharged thereon from any vessel, unless canvas or similar material be first laid thereon to receive the sand, under a penalty of twenty-five dollars for each offense, to be recovered from the owner, consignee, master or stevedore of any such vessel, severally and respectively; and if such penalty be recovered on account of sand discharged upon wharf property not owned by the Corporation, under lease, it shall be paid to the lessee thereof. No. 9—The owners, lessees and occupants of every pier wharf and bulkhead in the City of New Yo

thereof.

No. 9—The owners, lessees and occupants of every pier, wharf and bulkhead in the City of New York shall keep the same in good repair, and the slips adjacent thereto properly dredged; and whenever, in the judgment of the Board, it shall be necessary so to do, written notices, signed by the President or Secretary of said Board, shall be served upon the owners, lessees or occupants, or collector of wharfage of any such pier, wharf or bulkhead, or the slip adjoining the same, on or in which repairs or dredging are required by said Board, specifying the nature and extent of the repairs or dredging so required, and the time within which such repairs must be made, or such dredging done; and in case the owners, lessees or occupants so notified, fail to comply with the terms and requirements of such notice, they shall forfeit and pay a penalty of fifty dollars per day for every day which shall elapse before they comply with such notice.

No. 10—No ashes, refuse, offal, fruit, vegetables or

elapse before they comply with such notice.

No. 10—No ashes, refuse, offal, fruit, vegetables or any other substances, shall be thrown into the waters surrounding or adjacent to any pier or bulkhead, or any other part of the water-front of the city, under a penalty of twenty-five dollars for every such offense, to be recovered from the owner, lessee, or occupant, severally and respectively, of any pier, bulkhead, wharf structure, or other property, from which any such substance shall be thrown, or from the person actually throwing the same; or if any such substance be thrown from any vessel lying in waters within the jurisdiction of the Department, whether berthed or not, then such penalty to be recovered from the owner, consignee, or master of partment, whether berthed or not, then such penalty be recovered from the owner, consignee, or master such vessel, severally and respectively.

such vessel, severally and respectively.

No. 11—No snow or ice shall be dumped into the waters adjacent to the water-front of the city, except from the piers, bulkheads and other places designated from time to time, by the Board, for such dumping, under a penalty of twenty-five dollars for each offense, to be recovered from the owner, lessee or occupant of any pier, bulkhead or other whart property, from which any such snow and ice shall be dumped, or from the person actually dumping the same, severally and respectively.

No. 12—All lumper, brick, or other material in bulk.

dumping the same, severally and respectively.

No. 12.—All lumber, brick, or other material in bulk, discharged on any bulkhead not shedded, shall be at once removed, or, if not so removed, shall be placed at least twenty feet from the edge of the bulkhead, pending removal, under a penalty of fifty dollars per day, for each and every day such lumber, orick or other material shall remain on the bulkhead, to be recovered from the owner or consignee of such lumber, brick or other material, or from the person placing, or causing the same to be placed, on such bulkhead, severally and respectively.

No. 13—The charges for wharface and dockage of all

No. 13—The charges for wharfage and dockage of all vessels admitted to any of the piers or bulkheads constructed under the new plans adopted by the Department, shall be at the same rates as are now, or shall hereafter be, fixed and established by laws of this State, until otherwise ordered by the Board.

ordered by the Board.

No. 14—The term "Board," when used in the foregoing rules and regulations, shall be taken to mean "The Board of the Department of Docks of the City of New York," and the term "Corporation," when so used, shall be taken to mean "The Mayor, Aldermen and Commonalty of the City of New York."

JOHN R. VOORHIS,
JACOB VANDERPOEL,
WM. LAIMBEER,
Commissioners of Docks.

BOARD OF EDUCATION.

SEALED PROPOSALS WILL BE RECEIVED BY the Board of School Trustees of the several Wards, as hereinafter named, at the Hall of the Board of Educa-tion, corner of Grand and Elm streets, for repairs, etc., to be made on the various school buildings, as follows:

By the Trustees of the Fifth Ward until 9½ o'clock
A. M. on Wednesday, June 21, 1882, for Repairs and
Painting at Grammar School No. 44.

JOHN C. HUSER, Chairman,
HENRY V. CRAWFORD, Secretary,
Board of School Trustees, Fifth Ward.

By the Trustees of the Eighth Ward until 10 o'clock A. M., on said day, for repairs and painting at Grammar School No. 8.

CHARLES W. BAUM, Chairman, URIAH WELCH, Secretary, Board of School Trustees, Eighth Ward.

By the Trustees of the Twelfth Ward until 10:30 o'clock A. M. on said day, for repairs and painting at Grammar School No. 52.

ANDREW L. SOULARD, Chairman, GEORGE W. DEBEVOISE, Secretary, Board of School Trustees, Twelfth Ward.

Board of School Trustees, I wenth Ward.

By the Trustees of the Thirteenth Ward until II
o'clock A. M., on said day, for sliding doors, etc., at
Grammar School No. 34.
FREDERICK HOLSTEN, Chairman,
GEORGE W. RELYEA, Secretary,
Board of School Trustees, Thirteenth Ward.

By the Trustees of the Seventeenth Ward until 11.30 o'clock A. M. on said day for repairing and painting Grammar School No. 19.
P. K. HORGAN, Chairman,
HIRAM MERRITT, Secretary,
Board of School Trustees, Seventeenth Ward. By the Trustees of the Nineteenth Ward until 12 o'clock M., on said day for sliding doors, etc., at Grammar School No. 70.

o'clock M., on said day for Sholing doors, co.,
mar School No. 70.

ABRAHAM DOWDNEY, Chairman,
CHARLES L. HOLT, Secretary,
Board of School Trustees, Nineteenth Ward.

By the Trustees of the Twe ty-third Ward until 12.30
o'clock, M., on said day, for sliding doors, etc., at Grammar School No. 61.

WILLIAM HOGG, Chairman,
A. FAHS, Secretary,
Board of School Trustees, Twenty-third Ward.

posing to become sureties, must each write his name and place of residence on said proposal.

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

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

Dated New York, June 7th, 1882.

SEALED PROPOSALS WILL BE RECEIVED BY the School Trustees of the Fourth Ward, at the Hall of the Board of Education, corner of Grand and Elm streets, until Wednesday, the 14th day of June, 1882, and until 4 o'clock p. M. on said day, fr steam-heating apparatus for Grammar School No. 1, on Vandewater street, near Pearl street.

Plans and specifications may be seen, and blanks for proposals, and all necessary information may be obtained at the office of the Engineer, No. 146 Grand, corner of Elm street.

at the office of the Engineer, 2007.
Elm street.
The Trustees reserve the right to reject any or all of

The Trustees reserve the right to reject any or all of the proposals submitted.
The party submitting a proposal, and the parties proposing to become sureties, must each write his name and place of residence on said proposal.
Two responsible and approved sureties, residents of this city, are required in all cases.
No proposal will be considered from persons whose character and antecedent dealings with the Board of Education render their responsibility doubtful.
FREDERICK WIMMER,
JOHN H. EBERHARDT,
DAVID B. FLEMING,
JOHN B. SHEA,
MICHAEL J. DUFFY,
Board of School Trustees, Fourth Ward.
Dated New York, May 30, 1882.

Dated New York, May 30, 1882.

SEALED PROPOSALS WILL BE RECEIVED BY the School Trustees of the Iwenty-first Ward, at the Hall of the Board of Eucation, corner of Grand and Elm streets, until Thursday, the 1sth day of June, 1882, and until 4 o'clock P. M. on said day, for steam-heating apparatus for Grammar School No. 49, on East Thirty-seventh street, near Second avenue.

Plans and specifications may be seen, and blanks for proposals, and all necessary information may be obtained at the office of the Engineer, No. 146 Grand, corner of Elm street.

at the office of the Engineer, No. 146 Grand, corner of Elm street.

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

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

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

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

JOSEPH R. SKIDMORE,

E. ELLERY ANDERSON,

LOUIS SCHULTZE,

ANDREW G. AGNEW,

HUGH CASSIDY,

Board of School Trustees, Twenty-first Ward.

Dated New YORK, May 30, 1882.

SEALED PROPOSALS WILL BE RECEIVED BY
the School Trustees of the Eighth Ward, at the hall
of the Board of Education, corner of Grand and Elm
streets, until Tuesday, the 13th day of June, 1882, and
until 4 o'clock, P. M., on said day, for an iron stairway
for Primary School No. 25, on Greenwich street, near
Charlton street.

Plans and specifications may be seen, and blanks for
proposals and all necessary information may be obtained
at the office of the Superintendent of School Buildings,
No. 146 Grand, corner of Elm street.

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

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

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

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

CHARLES W. BAUM,
GEFORGE F. VETTER

CHARLES W. BAUM,
GEORGE F. VETTER,
O. ROCKEFELLER,
CHARLES H. HOUSLEY,
URIAH WELCH,
Board of School Trustees, Eighth Ward.

Dated New York, May 30, 1882.

JURORS.

NOTICE

IN RELATION TO JURORS FOR STATE COURTS.

Office of the Commissioner of Jurors, New County Court-House, New York, Sept. 15, 1881.

New County Court-House,
New York, Sept. 15, 1881.

A PPLICATIONS FOR EXEMPTIONS WILL BE
heard here, from 10 to 3 daily, from all persons hitherto liable or recently serving who have become exempt, and all needed information will be given.
Those who have not answered as to their liability, or proved permanent exemption, will receive a "jury enrollment notice," requiring them to appear before me this year. Whether liable or not, such notices must be answered (in person, if possible, and at this office only) under severe penalties. If exempt, the party must bring proof of exemption: if liable, he must also answer in person, giving full and correct name, residence, etc., etc. No attention paid to letters.

Persons "enrolled" as liable must serve when called or pay their fines. No mere excuse will be allowed or interference permitted. The fines if unpaid will be entered as judgments upon the property of the delinquents.

All good citizens will aid the course of justice, and secure reliable and respectable juries, and equalize their duty by serving promptly when summoned, allowing their clerks or subordinates to serve, reporting to me any attempt at bribery or evasion, and suggesting names for enrollment. Persons between sixty and seventy years of age, summer absentees, persons temporarily ill, and United States and District Court jurors are not exempt.

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

GEORGE CAULFIELD,

Commissioner of Jurors,

GEORGE CAULFIELD, Commissioner of Jurors, Room 17, New County Court-hous

DEPARTMENT OF PUBLIC WORKS

REGULATIONS ESTABLISHING A SCALE OF WATER RENTS FOR THE CITY OF NEW YORK. BY ORDER OF HUBERT O. THOMPSON, COMMISSIONER OF PUBLIC

Plans and Specifications may be seen, and blanks for proposals, and all necessary information may be obtained at the office of the Superintendant of School Buildings, No. 146 Grand, corner of Elm street.

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

The party submitting a proposal, and the parties pro-

The regular annual rents to be collected by the Depart-ment of Public Works shall be as follows, to wit:

Croton Water Rates for Buildings from 16 to 50 feet all others not specified subject to Special Rates, as established by Ordinance of the Common Council March, 1851.

FRONT WIDTH.	1 Story.	2 Stories.	3 Stories.	4 Stories.	5 Stories.
16 feet and under	\$4 00	\$5 00	\$6 00	\$7 00	\$8 00
16 to 18 feet	5 00	6 00	7 00	8 00	9 00
18 to 20 feet	6 00	7 00	8 00	900	10 00
20 to 22½ feet	7 00	8 00	9 00	10 00	11 00
22½ to 25 feet	8 00	9 00	10 00	11 00	12 00
25 to 30 feet	10 00	11 00	12 00	13 00	14 00
30 to 37 1/2 feet	12 00	13 00	14 00	15 00	16 00
37½ to 50 feet	14 00	15 00	16 00	17 00	18 00

The apportionment of the regular rents upon dwelling houses are on the basis that but one family is to occupy the same, and for each additional family the sum of one dollar per year shall be charged.

Each flat or suit of rooms for one family shall be charged em dollars per year where they have hot and cold water, tattonary wash-tubs, bath, and water-closet, with the privilege of using meter.

METERS wil be placed on all houses where waste of water is found, and they will be charged at rates fixed by the Department for all the water passing through them.

The rent of all tenements which shall exceed in width fifty feet shall be the subject of special contract with the Commissioner of Public Works.

The extra and miscellaneous rates shall be follows, to

BAKERIES—For the average daily use of flour, for each barrei, the sum of three dollars per annum.

BATHING TUBS in private houses, beyond one, at three dollars per annum each, and five dollars per annum each in public houses, boarding houses, bath-ing establishments, and barber shops.

BOARDING SCHOOLS shall be charged at the rate of from fifteen to fifty dollars each; and school houses at the rate of from ten to twenty dollars each per

BUILDING PURPOSES—For each one thousand bricks laid, or for stone-work—to be measured as brick—ten cents per thou-and. For plastering, forty cents per hundred yards.

COW STABLES—For each and every cow, the sum of seventy-five cents per annum.

FOUNTAINS or jets are prohibited.

For all stables not metered, the rates shall be as

ollows:
HORSES, PRIVATE—For two horses there shall be charged the sum of six dollars per annum; and for each additional horse, the sum of two dollars.

HORSES, LIVERY—For each horse up to and not exceeding thirty in number, the sum of one dollar and fifty cents each per annum; and for each additional horse, the sum of one dollar.

HORSES, OMNIBUS AND CART—For each horse the sum of one dollar per annum.

HORSE TROUGHS—For each trough on sidewalks, the sum of twenty dollars per annum; each trough is to be fitted with a proper ball-cock to prevent waste, this must be kept in order.

HOTELS AND BOARDING HOUSES shall, in addition to the regular rate for private families, be charged for each lodging room at the discretion of the Commissioner of Public Works.

PORTER HOUSES, TAVERNS AND GROCERIES shall be charged an extra rate of either ten to twenty-five dollars, in the discretion of the Commissioner of Public Works. LAGER BERR SALOONS, with no water fixtures in the saloon, five dollars per annum PRINTING OFFICES AND REFECTORIES shall be charged at such pages as may be determined by be charged at such rates as may be determin the Commissioner of Public Works.

SLAUGHTER HOUSES shall be charged at the rate five cents for every bullock slaughtered.

five cents for every bullock slaughtered.

STEAM ENGINES shall be charged by the horse-power as follows: for each horse-power up to and not ceeding ten, the sum of ten dollars per annum; each exceeding ten, and not over fifteen, the sum o seven dollars and fifty cents each; and for each horse-power over fifteen, the sum of five dollars.

The use of hose for washing sidewalks, stoops, areas, house-fronts, and about stables, is prohibited, because it is absolutely necessary to save water for more n-cessary purposes. Where premises are provided with wells, special permits will be issued for the use of hose, in order that the Police or Inspectors may understand that the permission is not for the use of Croton water.

WATER-CLOSETS AND URINALS—To each build-

WATER-CLOSETS AND URINALS-To each building on a lot one water-closet having sewer connection is allowed without charge, each additional water-closet or urinal will be charged as hereinafter stated. All closets or urinals in which the Croton water from any service pipe or hydrant connecting with a privy vault or man-hole shall be charged two dollars for each seat per annum, whether in a building or on any other portion of the premises.

other portion of the premises.

WATER-CLOSET RATES—For hoppers, of any form when water is supplied direct from the Croton supply, through any form of the so-called single or deuble valves, hopper-cocks, stop-cocks, self-closing cocks, or any valve or cock of any description attached to the closet, each per year twenty dollars.

For any pan-closet, or any of the forms of valve, plunger, or other water-closet not before mentioned, supplied with water as above described, per year, ten dollars.

plunger, or other water-closet not before mentioned, supplied with water as above described, per year, ten dollars

For any form of hopper or water-closet, supplied from the ordinary style of cistern filled with ball-cock and overflow pipe that communicates with the pipe to the water-closet, so that overflow will run into the hopper or water-closet, when ball-cock is defective, or from which an unlimited amount of water can be drawn by holding up the handle, per year, each, five dollars.

For any form of hopper or water-closet, supplied from any ot the forms of waste-preventing cisterns, that are approved by the Engineer of the Croton Aqueduct, which are so constructed that not more than three gallons of water can be drawn at each lift of the handle or depression of the seat, if, such cisterns are provided with an overflow pipe, such overflow pipe must not connect with the water-closet, but be carried like a safe waste, as provided by the Board of Health Regulations, per year, two dollars.

Listern answering this description can be seen at this

dollars.

Cistern answering this description can be seen at this personner.

METERS

Under the provisions of section 73, chapter 335, Laws of 1873 (City Charter, water meters, of the pattern approved in accordance with said section 73 of the Charter, shall be hereafter placed on the pipes supplying all stores, workshops, hote's, manufactories, public edifices, at wharves, ferry-houses, stables, and in all places where water is furnished for business consumption, except private dwellings.

It is provided by section 73, chapter 335, Laws of 1873, that "all expenses of meters, their connections and setting, water rates, and other lawful charges for the supply

of Croton water, shall be a lien upon the premises where such water is supplied, as now provided by law." *
All manufacturing and other business requiring a large supply of water will be fitted with a meter.
Water measured by meter, ten cents per one hundred cubic feet for all manufacturing or other purposes.

ER DAY, GALLONS.	PER 100 GALS, RATE.	PER ANNUM, AM'I	
25	05	\$3 75	
50		7 50	
to		9 00	
70		10 50	
80		12 00	
90		13 50	
100 150 200		15 00 22 50 30 00	
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900	"	94 50	
1,000		105 00	
1,500	03	135 00	
2,000	021/2	150 00	
2,500		180 00	
3,000		225 00	
4,000	021/4	280 00	
4,500		303 75	
5,000		333 50	
6,000	02	360 oc	
7,000		420 00	
8,000		480 00	
9,000		540 00	
10,000		600 on	

The rate charged for steam-vessels taking water daily or belonging to daily lines, is one-half per cent. per ton (Custom-house measurement) for each time they take

(Custom-house incastation water).

Steamers taking water other than daily, one per cent. per ton (Custom-house measurement).

Water supplied to sailing vessels and put on b6ard, twenty-five cents per hundred gallons.

All matters not hereinbefore embraced are reserved for special contract by and with the Commissioner of Public Works.

By order, HUBERT O. THOMPSON, Commissioner of Public Works

Commissioner of Public Works

Rate Without Meters.

Department of Public Works,
Commissioners's Office, No. 31 Chambers St.,
New York, May 10, 1882.

John H. Chambers, Water Register:
Sir—From your letter of this date, in' re'erence to certain rates included in the scale of water rents established by me on the 1st instant, it appears that there is a misapprehension in regard to their application. In order that the matter may be clearly understood, I have to inform and instruct you that the new rates in reference to water-closets are not intended to and do not apply to existing houses and fixtures, but will be applied to all new houses hereafter erected or completed, and to all existing houses where the water-closets and fixtures therein referred may hereafter be put in. These water-closet rates are to go into general effect May 1, 1883.

Kespecifully,
HUBERT O. THOMPSON,
Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS,
BURBAU OF WATER REGISTER,
31 CHAMBERS STREET, ROOM 2,
NEW YORK, April 26, 1882.

NOTICE TO TAX PAYERS. CROTON WATER RENTS.

THE REGULAR ANNUAL RENTS FOR CRO-ton water for the year 1882, will become due and payable at this office on and after May 1. HUBERT O. THOMPSON, Commissioner of Public Works.

DEPARTMENT OF PUBLIC CHAR-

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION,
No. 66 THIRD AVENUE,
NEW YORK, June 6, 1882,
IN ACCORDANCE WITH AN ORDINANCE OF
the Common Council, "In relation to the burial of
strangers or unknown persons who may die in any of the
public institutions of the City of New York," the Commissioners of Public Charities and Correction report as
follows:

missioners of Public Charities and Correction report as follows:

At Morgue, Bellevue Hospital, from 142 West Fourteenth street.—Unknown man (supposed to be Adrian Renandin); age about 22 years; 5 feet 10 inches high, brown hair and moustache, hazel eyes. Had on dark coat and vest, black and slate-colored pants, unbleached muslin shirt marked E. L., colored woolen shirt marked A. R., black barred woolen socks, buckskin money belt, shoes.

A. R., black barred woolen socks, buckskin money belt, shoes.

Unknown man trom foot of Duane street; age about 60 years; 5 feet 9 inches high, gray hair, moustache and chin whiskers. Had on gray suit of clothes, gray woolen socks, white shirt, gray knit undershirt, gaiters.

Unknown man from Pier 33, North river; 5 feet 10 inches high. Had on dark diagonal overcoat, dark coat and pants, white knit undershirt, red woolen socks, white shirt, shoes. Body about four months in water.

Unknown woman from Pier 21, East river; age about 30 years; 5 feet high, sandy hair, blue eyes. Had on brown check dress, unbleached chemise marked T. H., red flannel petticoat, blue merino waist, white muslin waist, gray woolen stockings, gaiters.

Unknown man from Tenth Precinct Station house; age about 50 years; 5 feet y inches high, gray moustache and imperial, brown eyes, gray hair. Had on gray sack coat, brown pants, check shirt, white undershirt, white socks, brogan shoes, brown felt hat.

Unknown man from foot of Spring street. Had on black overcoat, brown cardigan jacket, blue check jumper, blue pants, gaiters. Body about two months in water.

2

Unknown man from Pier 23, North river; age about 35 years; 5 teet 6 inches high, dark hair and moustache. Had on brown pea-jacket, riark vest and pants, red and white striped shirt, gray socks, low cut shoes.

At Charity Hospital, Blackwell's Island—Mary Surner; age 41 years; 5 feet 1 inch high, black hair, blue eyes. Had on when admitted, black skirt and jacket, light plaid shawl.

Patrick Cullen; age 75 years; 5 feet 7½ inches high gray hair, blue eyes. Had on when admitted, brown coat and pants, red flannel undershirt, white shirt, black has choose

coat and panes, the hat, shoes.

At Homoeopathic Hospital, Ward's Island—Filippo Fariolo; age 70 years; 5 teet 10 inches high, gray eyes and hair. Had on when admitted, blue coat, black pants, dark

hair. Had on when admitted, blue coat, black pants, dark velvet vest.

William T. Scott; age 40 years; 5 feet 6 inches high, gray eyes, brown hair. Had on when admitted, black coar, brown vest, gray striped pants, laced shoes.

Ann Dougherty; age 29 years; 5 feet 2 inches high, blue eyes, brown hair. Had on when admitted, white and blue mixed dress, gray shawl, dark hood.

At N. Y. City Asylum for Insane, Ward's Island—Carl Schultz; age 54 years; 5 feet 4 inches high, gray hair, hazel eyes.

At Randall's Island Hospital—James O'Rourke; age 43 years; 5 feet 8 inches, black hair, brown eyes.

Peter Lauffer; age 49 years; 5 feet 8 inches high, black hair, blue eyes.

Peter Lautier; age 49 years; 5 feet 8 inches high, black hair, blue eyes.

At Hart's Island Hospital—Honora McCann; age 37 years; 5 feet 6 inches high, dark hair and eyes.

At Branch Lunatic Asylum, Hart's Island—Ann Brady; age 82 years; 4 feet 11½ inches high, blue eyes, brown hair.

nr. Nothing known of their friends or relatives.

G. F. BRITTON, Secretary.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION,
No. 66 THIRD AVENUE,
NEW YORK, May 19, 1882.

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

missioners of Public Charities and Correction report as follows:

At Morgue Bellevue Hospital, from Thirty-second Precinct Station House—Unknown man; age about 45 years; 5 feet 6 inches high; black hair; moustache and chin whiskers; brown eyes. Had on brown vest and pants, striped vest, blue flannel shirt and drawers, brogan shoes. Unknown man from foot of Gouverneur street; age about 40 years; 5 feet 8 inches high; light brown hair. Had on brown cardigan jacker, check jumper, red flannel shirt and drawers, gray socks, brogan shoes.

Unknown man from foot of Corlears street; age about 45 years; 5 feet 7 inches high. No clothing; leather belt around body.

Unknown man from foot of Sixteenth street, East river; age 35 years; 5 feet 7 inches high; dark brown hair, whiskers and moustache. Had on gray coat, black pants, check cotton shirt, white knit undershirt and drawers, blue check jumper, boots.

Unknown man from off Battery; age about 25 years; 5 feet 8 inches high; brown hair; sandy moustache. Had on dark mixed frock coat, blue vest, black check pants; white shirt, red flannel drawers and undershirt, brown socks, gaiters.

Unknown man from Bellevue Hospital: age about

white shirt, red flanner drawers and undershirt, brown socks, gaiters.

Unknown man from Bellevue Hospital; age about 35 years; 5 feet, 6 inches high; brown hair; sandy moustache; blue eyes. Had on dark coat; brown cardigan jacket, black check pants, check shirt, white knit undershirt, gray socks, button gaiters.

At Charity Hospital, Blackwel's Island—Bernard Kane; age 70 years; 5 feet, 5 inches high; blue eyes; gray hair. Had on when admitted, gray coat, pants and yest.

gray hair. Had on when admitted, gray coat, pants and vest.

At Penitentiary, Blackwell's Island—Constantine Risterer; age 50 years; 5 feet, 5½ inches high; gray hair and eyes. Had on when admitted, brown cardegan jacket, gray striped pants, black cotted shirt, white undershirt, gaiters, derby hat.

At Work House, Blackwell's Island—Lizzie Williams, age 52 years. Committed May 2, 1832.

At Lunatic Asylum, Blackwell's Island—Alice Goodwin, aged 53 years; 5 feet 2½ inches high; gray hair and eyes. Had on when admitted black shawl, black hat, striped skirt, black petticoat, slippers.

Maria Romaine, age 78 years; 5 feet 5 inches high; gray hair and eyes. Had on when admitted black hat and shawl, quilted petticoat, black dress.

At Homeopathic Hospital, Ward's Island—Mary Semmandinger; age 50 years; 5 feet 2 inches high; gray eyes.

mandinger; age 50 years; 5 feet 2 inches high; gray eyes and hair. Had on when admitted black dress, dark

and hair. Had on when admitted black dress, dark striped shawl, gaiters.
Christopher Dallas, age 50 years; 5 feet 8 inches high; brown eye; gray hair. Had on when admitted blue coat, striped pants, dark cap.
Henry Mullen, age 47 years, 5 feet 10 inches high; gray eyes; brown hair. Had on when admitted dark coat and pants, black hat.

pants, black hat.
George Gibson, age 42 years; 5 feet 11 inches high; brown eyes; black hair. Had on when admitted black coat, light pants
James Gillen, age 48 years; 5 feet 9 inches high; blue eyes; gray hair. Had on when admitted blue coat and shirt, brown overalls.

eyes; gray hair. Had on when admitted blue coat and shirt, brown overalls. At New York City Asylum for Insane, Ward's Island— John Johnson, alias Andrew Oliver, age 47 years; 5 feet 4½ inches high; blue eyes; gray hair. Nothing known of their friends or relatives.

G. H. BRITTON.

FINANCE DEPARTMENT.

CITY OF NEW YORK,
FINANCE DEPARTMENT,
COMPTROLLER'S () FICE,
May 9, 1882.

NOTICE TO PROPERTY-OWNERS.

NOTICE TO PROPERTY-OWNERS.

IN PURSUANCE OF SECTION 4 OF CHAPTER 33 of the Laws of 1881, the Comptroller of the City of New York hereby gives public notice to property-owners that the assessment lists for the opening of One Hundred and Twenty-second street, between Fourth and Madison avenues, was confirmed by the Supreme Court May 5, 1882, and on the 9th day of May, 1882, was entered in the Record of Titles of Assessments kept in the "Bureau for the Collection of Assessments, and of Arrears of Taxes and Assessments, and of Water Rents."

Section 5 of the said act provides that, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof, in the said record of titles of assessments, it shall be the duty of the officer au thorized to collect and receive the amount of such assessment, to charge, collect, and receive legal interest thereon at the rate of seven per centum per annum, to be calculated from the date of such entry to the date of payment."

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

The above assessment is payable to the Collector of Assessments and Clerk of Arrears, at the "Bureau for the Collection of Assessments, and of Vater Rents," from 9 A. M. until 2 P. M., and all payments made thereon, on or before July 8, 1882, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per cent. per annum from the date of entry in the Record of Titles and Assessments in said Bureau.

ALLAN CAMPBELL,

ALLAN CAMPBELL, Comptrolle

CITY OF NEW YORK,
FINANCE DEPARTMENT,
COMPTROLLER'S OFFICE,
May 9, 1882.

NOTICE TO PROPERTY-OWNERS.

IN PURSUANCE OF SECTION 4 OF CHAPTER
33 of the Laws of 1881, the Comptroller of the City of
New York hereby gives public notice to property-owners

2

that the following lists of assessments for local improvements in said city were confirmed by the "Board of Revision and Correction of Assessments" on the 4th day of May, 1882, and, on the same date, were entered in the Record of Titles of Assessments kept in the "Bureau for the Collection of Assessments and of Arrears of Taxes and Assessments and of Water Rents," viz.:

Sixty-eighth street regulating, etc., from Third avenue to East river.

Ninety-fifth street regulating, etc., from De Hundred and Fifteenth to One Hundred and Sixteenth street.

Ninth avenue regulating, etc., from One Hundred and Fifteenth to One Hundred and Sixteenth street to St. Nicholas avenue.

One Hundred and Thirty-second street regulating, etc., from Fifth to Sixth avenue.

Ninety-sixth street paving, from Public Drive to Hudson river.

Sixty-eighth street paving, rom Boulevard to Tenth

Seventy-eighth street paving, from First avenue to Avenue A.

Fourth avenue paving, at intersection of One Hundred

Fourth avenue paving, at intersection of order and and Fourth street.

One Hundred and Fortieth street sewer, from Alexander to Brook avenue.

One Hundred and Thirty-fifth street sewer, from Harlem river to Fith avenue.

Pearl street sewer, between Coenties and Old slips.

First avenue sewer, between Forty-sixth and Forty-seventh streets

seventh streets
Fifth avenue sewer, between Sixty-ninth and Seven-Fourth street sewer, between Christopher and West

Fourth streets sewer, between Christophar Tenth streets.
Eightieth and Eighty-first streets sewers, between Avenues A and B, etc.
One Hundred and First street sewer, between Tenth avenue and Boulevard.
First avenue flagging, east side, from Forty-eighth to Forty-ninth street.
Fifty-eighth street flagging, from Sixth to Seventh avenue.

Forty-ninth street.

Fifty-eighth street flagging, from Sixth to Seventh avenue.

Section 5 of the said act provides that, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said record of titles of assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect, and receive legal interest thereon, at the rate of seven per centum per annum, to be calculated from the date of such entry to the date of payment."

The above assessments are payable to the Collector of Assessments and Clerk of Arrears, at the "Bureau for the Collection of Assessments, and of Arrears of Taxes and Assessments and of Water Rents." from 9 A. M. until 2 P. M., and all payments made thereon, on or before July 8, 1882 will be exempt from interest as above provided, and atter that date will be subject to a charge of interest at the rate of seven per cent per annum from the date of entry in the record of titles of assessments in said Bureau.

ALLAN CAMPBELL,

ALLAN CAMPBELL, Comptroller.

ORDER OF THE COMPTROLLER ABOLISHING THE "BUREAU OF LICENSES," IN THE FINANCE DEPARTMENT.

CITY OF NEW YORK,
FINANCE DEPARTMENT,
COMPTROLLE & OFFICE,
April 24, 1882.

April 24, 1882. J

PURSUANT TO THE PROVISION OF SECTION
3 of chapter 521 of the Laws of 1880, which authorizes a head of a Department to abolish and consolidate offices and bureaux in the same Department, I hereby abolish the Bureau provided for by section 33 of chapter 335 of the Laws of 1873, entitled as follows, to wit:

'A Bureau of Licenses; the Chief Officer of which shall be called 'Register of Licenses.'"
Said Bureau has never had any practical existence in the Finance Department, and is declared to be null and void.

(Signed) ALLAN CAMPBELL,

REAL ESTATE RECORDS.

THE ATTENTION OF LAWYERS, REAL making loans upon real estate, and all who are interested in providing themselves with facilities for reducing the cost of examinations and searches, is invited to these Official Indices of Records, containing all recorded transfers of real estate in the City of New York from 1653 to 1857, prepared under the direction of the Commissioners of Records.

1857, prepared childring of Records.

Grantors, grantees, suits in equity, insolvents' and Sheriffs' sales, in 61 volumes, full bound, price. \$100 00 The same, in 25 volumes, half bound. 50 00 Complete sets, folded, ready for binding. 15 00 Records of Judgments, 25 volumes, bound. 10 00 Orders should be addressed to "Mr. Stephen Angell, Comptroller's Office, New County Court-house."

ALLAN CAMPBELL,
Comptroller.

FIRE DEPARTMENT.

HEADQUARTERS
FIRE DEPARTMENT, CITY OF NEW YORK,
155 AND 157 MERCER STREET,
NEW YORK, June 2, 1882.

New York, June 2, 1882.

SEALED PROPOSALS FOR FURNISHING THIS
Department with the following articles:
250,000 pounds Hay, of the quality and standard known
as Good Sweet Timothy.
50,000 pounds good clean Rye Straw.
2,100 bags clean White Oats, 80 pounds to the bag.
1,500 bags Fine Feed, 60 pounds to the bag.
-will be received by the Board of Commissioners at the
head of the Fire Department, at the office of said Department, Nos. 155 and 157 Mercer street, in the City of New
York, until 10 o'clock A. M., Wednesday, 14th instant
at which time and place they will be publicly opened by
the head of said Department and read.

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

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

Its presentation, and a statement of the articles to which it relates

Proposals must include all of the items, specifying the price per cwt. for hay and straw, and per bag for oats and feed.

All of the articles are to be delivered at the various houses of the Department in such quantities and at such times as may be directed.

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

as streety or otherwise, upon any obligation to the Corporation.

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

respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the consent, in variting, of two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect, that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance in a sum not less than one-half the amount of the estimate; and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety, or otherwise; and that he has offered himself as a surety un good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York before the award is made and prior to the signing of the contract.

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

No estimate will be received or considered after the

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

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

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

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

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

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

nt.
JOHN J. GORMAN,
CORNELIUS VAN COTT,
HENRY D. PURROY,
Commissioners.

HEADQUARTERS

FIRE DEPARTMENT, CITY OF NEW YORK, 155 AND 157 MERCER STREET, NEW YORK, September 23, 1881.

NEW YORK, September 23, 1881.

NOTICE IS HEREBY GIVEN THAT THE Board of Commissioners of this Department will meet daily, at 10 o'clock A. M., for the transaction of business.

By order of JOHN J. GORMAN, President. CORNELIUS VAN COT1, HENRY D. PURROY, Commissioners.

CARL JUSSEN, Secretary

POLICE DEPARTMENT.

POLICE DEPARTMENT OF THE CITY OF NEW YORK,
OFFICE OF THE PROPERTY CLERK (ROOM No. 39),
No. 300 MULBERRY STREET,
NEW YORK, May 13, 1882.
WNERS WANTED BY THE PROPERTY CLERK
of the Police Department of the City of New York,
No. 300 Mulberry street, Room No. 30, for the following
property now in his custody without claimants: Diamond ear-rings and stud, boats, rope, pig tin, iron,
trunks, bag and contents, butter, clothing (male and female), coffee, blankets, shoes, boots and locket of odd
pattern; also several amounts of cash found and taken
from prisoners by patrolmen of this Department.
C. A. ST. JOHN,
Property Clerk.

CORPORATION NOTICE.

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

Assessors, for examination by all persons interested, viz.:

No. 1. Flagging sidewalk on north side of Seventy-first street, from Ninth to Tenth avenues.

No. 2. Sewer in One Hundred and Twelith street, between Madison and Sixth avenues.

No. 3. Alteration and improvements to sewer in Fifty-seventh street, between Fifth and Madison avenues.

No. 4. Sewer in Sixty-ninth street, between Eighth and Ninth avenues.

No. 5. Sewer in Seventy-sixth street, between Eighth and Tenth avenues.

No. 6. Regulating, grading, setting curb-stone and flagging four ieet wide in One Hundred and Twenty-first street, from the west curb of Sixth avenue to the east curb of Seventh avenue.

No. 7. Fencing vacant lots on both sides of Ninth avenue, between Seventy-first and Seventy-second streets, and on both sides of Seventy-first street, between Ninth and Tenth avenues.

No. 8. Flagging east side of Avenue D, from Thirteenth to Fourteenth streets.

No. 8. Flagging east side of Avenue D, from Thirteenth to Fourteenth streets.

No. 5. Flagging east state of Vender D, from Imretenth to Fourteenth streets.

No. 9. Sewer in Lexington avenue, between Eighty first and Eighty-second streets.

No. 10. Sewers in First avenue, between Twenty-first and Twenty-fourth streets.

No. 11. Sewer in Tenth avenue, between Forty-ninth

and Fiftieth streets.

No. 12. Sewer in One Hundred and Forty-first street, between Seventh and Eighth avenues.

No 13. Sewer in Eighty-fitth street, between Eighth and Ninth avenues.

No. 14. Basin at junction of Christopher and Grove

Nc. 14. Basin at junction of Christopher and Grove streets.

No. 15. Sewer in Eighty-first street, between Ninth avenue and summit west of Ninth avenue. The limit embraced by such assessment includes all the several houses and lots of ground, vacant lots, pieces and parcels of land situated on—

No. 1. North side of Seventy-first street, between Ninth and Tenth avenues.

No. 2 Both sides of One Hundred and Twelfth street, between Madison and Sixth avenues.

No. 3. Both sides of Fifty-seventh street, between Madison and Fifth avenues.

No. 4. Both sides of Seventy-sixth street, between Eighth and Ninth avenues.

No. 5. Both sides of Seventy-sixth street, between Eighth and Tenth avenues.

No. 6. Both sides of One Hundred and Twenty-first street, between Sixth and Seventh avenues.

No. 7. Both sides of Ninth avenue, between Seventy-first and Seventy-second streets; and both sides of Seventy-first street, between N nth and Tenth avenues. No. 8. Both sides of avenue D, between Eighty-first and Eighty-second streets.

No. 9. Both sides of Lexing on avenue between Eighty-first and Eighty-second streets.

No. 10. Both sides of First avenue, be ween Twen y-first and Twenty-fourth streets.

No. 11. Both sides of Tenth avenue, between Forty-ninth and Fiftieth streets.

No. 12. Both sides of One Hundred and Forty-first street, between Seventh and Eighth avenues.

No. 13. Both sides of Eigh y-niths reet between Eighth and Ninth avenues.

No. 14. Park bounded by Grove, Fourth and Christopher streets.

No. 15. Both sides of Eighty-first street, between Ninth and Tenth avenues.

All persons whose interests are affected by the abovernmed assessments, and who are opposed to the same, or either of them, are requested to present their objections in writing to the Board of Assessors, at their office, No. 11/2 City Hall, within thirty days from the date of this notice.

The above-described 1 sts will be transmitted as pro-No. 7. Both sides of Ninth avenue, between Seventy-first and Seventy-second streets; and both sides of

notice.

The above-described 1 sts will be transmitted as provided by law to the Board of Rev. sion and Correction of Assessments for confirmation, on the 30th day or June,

JOHN R. LYDECKER, DANIEL STANBURY, OHN W. J. COBUS, JOHN MULLALY, Board of Assessors.

OFFICE BOARD OF ASSESSORS, NO. 111/2 CITY HALL, NEW YORK, MAY 29, 1882.) DUBLIC NOTICE IS HEREBY GIVEN TO THE owner or owners, occupant or occupants of all houses and lots, improved or unimproved lands affected thereby, that the following assessments have been completed and are lodged in the Office of the Board of Assessors, for examination by all persons interested,

1. Regulating, grading, setting curb and gutter stones, and flagging in Eighth avenue from One Hundred and Twenty-eighth screet to the Harlem River.

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

r. Both sides of Eighth avenue from One Hundred and Twenty-eighth street to the Harlem River, and to the extent of one-half of the block at the intersecting streets. All persons whose interests are affected by the abovenamed assessments, and who are opposed to the same, or either of them, are requested to present their objections in writing to the Board of Assessors, at their office, No. 11½ City Hall, within thirty days from the date of this rection.

The above-described lists will be transmitted as provided by law to the Board of Revision and Correction of Assessments for confirmation, on the 20th day of June, acquired.

JOHN R. LYDECKER, DANIEL STANBURY, JOHN W. JACOBUS, JOHN MULLALY, Board of Assessors.

Office of the Board of Assessors, No. 11½ City Hall, May 18, 1892.

SUPREME COURT.

In the matter of the application of the Mayor, Aldermen and Commonnalty of the City of New York, relative to the wilening of Gansevoort street, from Washington street to the intersection of Gansevoort and West Thirteenth streets, and West Thirteenth street, from Eighth avenue to the intersection of Gansevoort and West Thirteenth streets, in the City of New York, as widened by the Board of Street Opening and Improvement of said City.

DURSUANT TO THE STATUTES IN SUCH
Cases made and provided, notice is hereby given, that in compliance with an Act of the Legislature of the State of New, York, entitled "An Act to reorganize the Local Government of the City of New York, passed April 30, 1873, and of all other acts relating thereto, the Counsel to the Corporation of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of said city, will apply to the Supreme Court of the State of New York, at a Special Term of said court, to be held at the Chambers thereof in the County Court House, in the City of New York, on Thursday, the twenty-ninth day of June, 1882, at the opening of the court on that day, or as soon thereafter as counsel can be heard the ereon, for the appointment of Commissioners of Estimate and Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen, and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the widening of Gansevoort street from Eighth avenue to the intersection of Gansevoort and West Thirteenth streets, and West Thirteenth street from Eighth avenue to the intersection of Gansevoort and West Thirteenth streets, and West Thirteenth street from Eighth avenue to the intersection of Gansevoort and West Thirteenth streets, as said streets are shown on certain maps made by the Board of Street Opening and Improvement, and filed in the office of the Counsel to the Corporation of the City of New York, and in the office of the Department of Public Works of the City of New York, on the 18th day of March, 1882, being the following described pieces or parcels of land, viz.:

Beginning at the northeast corner of Washington and Gansevoort streets; thence northerly along the esterly line of Washington street twenty feet and three quarters of an inch [23 ok/") to the northerly

avenue, thence southerly along the said line twenty-three feet and one-quarter of an inch (23' o'4'') to the northerly line of Gansevoort street; thence westerly along said line three hundred and forty-six feet eight inches '346' 8") to the point or place of beginning.

the point or place of beginning.

Also all that triangular plot of ground bounded by the Ninth avenue, Little West Twelfth and Gansevoort streets, beginning at the southeast corner of Ninth avenue and Little West Twelfth street; thence easterly and along the southerly line of Little West Twelfth street, twenty-nine feet four inches (29' 4") to the northerly line of Gansevoort street, thence westerly along the said line thirty-three feet nine inches '33' 9") to the easterly line of Ninth avenue thence northerly along said line sixteen feet eight inches (16' 8") to the point or place of beginning.

ning.

Also beginning at the northwesterly corner of Hudson and Gansevoort streets; thence northerly and along the westerly line of Hudson street twenty feet one and one-half inches '23' 1½''); thence westerly and parallel to the northerly line of Gansevoort street, and twenty feet distant therefrom, seventy-six feet nine inches '76' 9''' to the northerly line of Little West Twelfth street; thence easterly along said northerly line thirty-nine feet two and one-half inches (39' 24'') to the intersection of Little West Twelfth and Gansevoort streets; thence along the northerly line of Gansevoort streets; thence along the northerly line of Gansevoort street forty feet ten inches (40' 10") to the point or place of beginning.

Also beginning at the northeasterly corner of Hudson

Also beginning at the northeasterly corner of Hudson and Gansevoort streets; thence northerly along the easterly line of Hudson street twenty feet one and one-half inches [20° 1½"]; thence easterly and parallel to the northerly line of Gansevoort street and twenty feet distant therefrom two hundred and thirty-five feet seven inches [235' 7"), to the southerly line of West Thirteenth street; thence further easterly along said southerly line thirty-nine feet two and one-half inches [326' 2½"] to the northerly line of Gansevoort street; thence westerly

along said line two hundred and seventy-one feet six inches (271" 6") to the poi t or place of beginning.

Also beginning at the southwesterly corner of Gansevoort and West Fourth streets thence westerly and along the southerly line of Gansevoort street two feet nine inches (2° 9"); thence southeasterly three feet one and three-quarter inches (3' 1½") to the westerly line of West Fourth street; thence northerly along the westerly line of West Fourth street one foot six inches (1° 6") to the point or place of beginning.

Also beginning at the southeasterly corner of Eighth avenue and West Thirteenth street; thence southerly and along the westerly line of Eighth avenue, ten feet two and one-half inches (10' 2½"); thence westerly and parallel to the southerly line of West Thirteenth street and forty-seven feet one and three-quarters inches (147' 1¾") to the easterly line of West Fourth street; thence northerly along said line, eleven feet, four and one-half inches (11' 4½") to the southerly line of West Thirteenth street; thence easterly along aid I'ne one hundred and fifty-four feet even and one-half inches (15' 7½") to the point or place of beginning.

Dated New York, June 1, 1882. Let even and one.

Jace of beginning.

Dated New York, June 1, 1882.

WILLIAM C. WPITNEY,

Counsel to the Corporation,

Tryon Row, New York City.

In the matter of the Application of the Commissioners of the Department of Public Parks for and on behalt of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title to the lands required for the southern approach to the so-called Madison avenue Bridge across the Harlem River, in the City of New York.

The City of New York.

PURSUANT TO THE PROVISIONS OF CHAPter 534 of the Laws of 1871, and of all other
statutes in such cases made and provided, notice is
hereby given that an application will be made to the
Supreme Court of the State of New York, at a Soccial Term of said Court, to be held at the Chambers thereof in the County Court House, in the
City of New York, on Thursday, the Twentyninth day of June, 1882, at the opening of the
Court on that day or as soon thereafter as counsel can be heard thereon for the ap ointment of
Commissioners of Estimate and Assessment in the
above entitled matter. The nature and extent of the
improvement hereby intended is the acquisi ion of title in
the name and on behalf of the Mayor, Aldermen and
Commonal y of the City of New York, for the use of
the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging,
required for the a proaches to the so-called Madison
Avenue Bridge across the Harlem river, between One
Hundred and Thirty-seventh and One Hundred
and Thirty-eighth streets, as shown on a map or plan
made by the Commissioners of the Department
of Public Parks, and adopted by them on the 14th
day of February, 1882, and filed in the office of said
Decartment and in the office of the Register of the City
and County of New York, being the following described
lots, pieces or parcels of land, viz.:

PARCEL "A."

Persiening at the intersection of the Resistern line of

PARCEL "A."

PARCEL "A."

Beginning at the intersection of the eastern line of Madison avenue with the northern line of One Hundred and Thirty-seventh street;

1. Thence running northerly along the eastern line of Madison avenue for one hundred and ninety-nine feet and ten inches to the southern line of One Hundred and Thirty-eighth street;

2. Thence running easterly along the southern line of One Hundred and Thirty-eighth street for twenty feet;

3. Thence running southerly and parallel with the eastern line of Madison avenue for one hundred and ninety-nine feet and ten inches to the northern line of One Hundred and Thirty-seventh street;

4. Thence westerly along the northern line of One Hundred and Thirty-seventh street for twenty feet to the place of beginning.

PARCEL " B,"

Beginning at the intersection of the western line of Madison avenue with the northern line of One Hundred and Thirty-seventh street;

1. Thence running northerly along the western line of Madison avenue for one hundred and ninety-nine feet and ten inches to the southern line of One Hundred and Thirty-eighth street;

2. Thence running westerly along the southern line of One Hundred and Thirty-eighth street for twenty feet;

3. Thence running southerly and parallel with the western line of Madison avenue for one hundred and ninety-nine feet and ten inches to the nor hern line of One Hundred and Thirty-seventh street;

4. Thence running easterly along the northern line of One Hundred and Thirty-seventh street for twenty feet to the place of beginning.

Dated New York, June 1, 1882.

WILLIAM C. WHITNEY,

Counsel to the Corporation,

Tryon Row, New York City.

In the matter of the application of the Department of Public Works, for and on behalf of the Mayor, Aldermen, and Commonalty of the City of New York, relative to the opening of One Hundred and Twentyseventh street, from Eighth avenue to Avenue St. Nicholas, in the City of New York.

Nicholas, in the City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at the Chambers thereof, in the County Courthouse, in the City of New York, on Thursday, the 15th day of June, 1882, at the opening of the court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The extent and nature of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen, and Commonalty of the City of New York, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of One Hundred and Twenty-seventh street, from Eighth avenue to Avenue St. Nicholas, in the City of New York, being the following described lot, piece or parcel of land, viz.:

Beginning at a point in the westerly line of Eighth avenue, distant one hundred and ninety-nine feet ten inches (190' 10'') northerly from the northerly line of One Hundred and Twenty-sixth street; thence westerly and parallel with said street three hundred and ten feet one and one-half inches (300' 1½'') to the easterly line of Avenue St. Nicholas; thence northerly along said line sixty feet eight inches (60' 8''); thence easterly three hundred and one feet two and one-quarter inches (301' 2½'') to the westerly line of Eighth avenue; thence southerly along said line sixty feet vide between the line of Eighth avenue and Avenue St. Nicholas.

Dated New York, May 15, 1882.

WILLIAM C. WHITNEY, Counsel to the Commissioners of

In the matter of the Application of the Commissioners of the Department of Public Parks, for and in behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring a right of way over, under and through certain lands for the purpose of the construction of drains, as directed by the Board of Health of the Health Department of the City of New York, pursuant to the provisions of chapter 360 of the Laws of 1880.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at the Chambers thereof, in the County Court

House, in the City of New York, on Thursday the fif-teenth day of June, 1882, at the opening of the court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Esti-mate and Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acqu rement of a right of way over, under and through certain lands hereinaiter described, for the pur-pose of constructing drains, as directed by a resolution of the Board of Heath of the Health Department of the City of New York, passed July 20th, 1880, in pursuance of the provisions of Chapter 360 of the Laws of 1880. Said parcels of land are bounded and described as fol-lows, to wit.:

PARCEL NO. I (MAIN DRAIN)

Being a strip or parcel of land ten feet wide, extend-ing five feet on each side of a centre line, described as

ing five feet on each side of a centre line, described as tollows:

Beginning at a point on the southerly line of Westchester avenue distant five feet and twenty-six hundredths of a foot southwesterly from the intersection of said southerly line of Westchester avenue and the westerly line of Brook avenue; and running thence

1.) South twenty degrees and eighteen minutes west, one hundred and fifty-four feet and n nety-seven hundredths of a foot; thence

(2.) Curving to the right with a radius of three hundred feet for twenty-seven feet and seventy-five hundredths of a foot; thence

(3.) South twenty-five degrees and thirty-six minutes west, two hundred and twenty-four feet and fifty hundred feet for fifty-nine feet and thirty-our hundred feet for fifty-nine feet and thirty-our hundredths of a foot; thence

a foot; thence

[5] South thirty-six degrees and fifty-six minutes
west, five hundred and thirteen feet and thirty-four hundredths of a foot; thence
[6]. Curving to the left with a radius of one hundred feet for fifty-eight reet and fifty-eight hundredths of a

foot; thence

(7.) South three degrees and twenty-two minutes west, one hundred and twenty-one feet and fifty-five hundredths of a foot; thence

(8.) Curving to the left with a radius of one hundred from the feet and the statements.

(8.) Curving to the let with a radius of one minuted feet for forty-two feet; thence
(9.) South twenty degrees and forty-two minutes cast, four hundred and sixty-six feet and twenty-four hundredts of a foot; thence
(10.) Curving to the right with a radius of three hundred feet for fifty-two feet and seventy-one hundredths

of a foot; thence

(11.) South ten degrees and thirty-eight minutes east, one hundred and eighty-one fect and eighty-two hundreds of a foot; thence

12.) Curving to the right with a radius of three hundred feet for thirty-seven feet and fifty-two hundredths

dred feet for thirty-seven feet and fifty-two hundredths of a foot; thence
(12.) South three degrees and twenty-eight namutes; east, four hundred and twenty-seven feet and twenty seven hundredths of a foot; thence
(14.) Curving to the left with a radius of one hundred and fifty feet for sixty-seven feet and sixty-three hundredths of a foot; thence
(15.) South twenty-nine degrees and eighteen minutes east, two hundred and seventy-five feet and twelve hundredths of a foot to a point distant one hundred and seventy feet south of the south line of One Hundred and Forty-second street, and one hundred and twenty-nine feet and ninety-four hundredths of a foot west of the west line of Brook avenue.

Being a strip or parcel of land eight feet wide extend-ing feur feet on each side of a centre line described as follows: Beginning on the westerly line of Brook avenue at a point one hundred and four feet north of north line of One Hundred and Forty-ninth street; and running

thence
Westerly at right angles to Brook avenue for one hundred and forty-six feet and ninety-one hundredths of a foot to the centre line of the above described Main Drain or Parcel No. 1.

PARCEL NO. 3.

Being a strip or parce of land eight feet wide, extend-g four feet on each side of a centre line described as

Beginning at a point fifty-six feet and eighty-eight hundredths of a foot south of the south line of One Hundred and Forty-seventh street, and three hundred and ninety feet west of the west line of Brook avenue; and running thence

nence
South sixty-nine degrees and eighteen minutes west,
one hundred and twenty feet to the centre line of the
above described Main Drain or Parcel No. 1.

PARCEL NO. 4. Being a strip or parcel of land eight feet wide, extend-ing four feet on each side of a centre line, described as follows:

Beginning at a point sixty-nine feet and twenty-seven hundredths of a foot north of the north line of One Hun-dred and Forty-sixth street, and three hundred and ninety feet west of the west line of Brook avenue; and

running thence
South sixty-nine degrees and eighteen minutes west,
ninety-four feet to the centre line of the above-described
Main Drain or Parcel No. 1.

PARCEL NO. 5.

Being a strip or parcel of land eight feet wide, extend-g four feet on each side of a centre line, described as

ing four feet (n each side of a centre in follows:

Beginning at a point on the west side of Brook avenue, ninety-five feet and ninety-one hundredths of a foot south of the south line of One Hundred and Forty-sixth street; and running thence

(1.) Parallel with One Hundred and Forty-sixth street for two hundred and twenty-one feet and eighty-seven hundredths of a foot; thence

(2.) Curving to the left with a radius of one hundred feet for thirty-five feet and eighty-seven hundredths of a foot; thence

feet for thirty-ne feet and eighty-seven nundreaths of a foot; thence
(3.) South sixty nine degrees and twenty-seven minutes west, one hundred and thirty-six feet and sixty hundredths of a foot to a centre line of the above described Main Drain or Parcel No. 1.

PARCEL NO. 6.

Being a strip or parcel of land eight feet wide, extend-ing four feet on each side of a centre line, described as follows:

follows:

Beginning at a point on the westerly line of Brook avenue, ninety-five feet and seventy-nine hundredths of a foot south of the south line of One Hundred and Forty-fifth street; and running thence

Parallel with One Hundred and Forty-fifth street for three hundred and twenty-nine feet and ninety-six hundredths of a foot to the centre line of the above described Main Drain or Parcel No. 1.

PARCEL NO. 7

lows:
Beginning at a point forty feet south of One Hundred and Forty-fifth street, and one hundred and eighty-seven feet west of Brook avenue; and running thence Southerly parallel with Brook avenue for fifty-five feet and seventy-nine hundredths of a foot to the centre line of the above described Parcel No. 6,

PARCEL NO. 8.

Being a strip or parcel of land six teet wide, extending three feet on each side of a centre line, described as fol-

Beginning at a point forty feet north of the north line of One Hundred and Forty-fourth street, and one hundred and eighty-seven feet west of Brook avenue; and

running thence
Northerly parallel with Brook avenue for sixty-three feet and seventy-nine hundredths of a foot to the centre liee of the above described Parcel No. 6.

Beginning at a point one hundred and nine feet and fitty-six hundredths of a foot south of the south line of One Hundred and Forty-fourth street, and three hundred gives foot to the cand nine thence and continuous foot west of Brook avenue, and running thence South eighty-four degrees, thirty-four minutes and thirty seconds east; eighty-five feet and fifty-eight hundredths of a foot to the centre line of the above described Main Drain or Parcel No. 10.

Being a strip or parcel of land eight feet wide, extending four feet on each side of a centre line described as follows:

Beginning at a point one hundred and four feet south

Being a strip or parcel of land eight leet when, extending four feet on each side of a centre line described as follows:

Beginning at a point one hundred and four feet south of the south line of One Hundred and Forty-fourth street, and two hun red and forty feet west of Brook avenue; and running thence

Westerly parallel with One Hundred and Forty-fourth street for sixty feet and fifty-four hun redths of a foot to the centre line of the above described Main Drain or Parcel No. 1.

The meridian line to which all the hereinbefore named courses are referred is the centre line of Brook avenue, between One Hundred and Fortieth and One Hundred and Fiftieth streets, as the same was laid out and estableshed on the map filed in the office of the Register of the County of Westchester, on the 23d day of February, 1871, by the Commissioners appointed in pursuance of the provisions of Chapter 841 of the Laws of 1868.

Said pieces or parcels of land are shown on a map made by the Board of Health of the Health Department of the City of New York, under authority of Chapter 360 of the Laws of 1880, and filed in said Depar ment, and in the office of the Register of the City and County of New York.

Dated New York, May 20, 1832.

Dated New York, May 29, 1832. WILLIAM C. WHITNEY,

Counsel to the Corporation, Tryon Row, New York. In the matter of the application of the Department of Puile Works for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to the open ng of One Hundred and Thirty-eighth street, from the Boulevard to Tenth avenue in the City of New York.

street, from the Boulevard to Tenth avenue in the City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said court, to be held at the Chambers thereof in the County Court House, in the City of New York, on Thursday, the 29th day of June, 1882, at the opening of the court on that day, or as soon thereafter as causel can be heard thereon, for the appointment of Commi-stoners of Estimate and Assessment in the above ent-tled matter. The extent and nature of the improvement hereby intended is the acquisition of title, in the name and on behalt of the Mayor, Aldermen and Commonalty of the City of New York, for the u e of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of One Hundred and Thirty-eighth street from the Boulevard to Tenth avenue, in the City of New York, being the following described lots, pieces, or parcels of land, viz.:

Beginning at a point in the easterly line of the Boulevard distant four hundred and fifty-nine feet eight inches [459 87] southerly from the southerly side of One Hundred and Fortieth street; thence easterly and parallel with said street one hundred and thirty-nine feet and one-quarter of an inch (139 % ") to the westerly line of Diagonal avenue; thence southerly and along said line sixty-five feet two inches [65; 2"]; thence westerly one hundred and thirteen feet six and three-quarter inches [113 64%] to the easterly line of the Boulevard; thence northerly and along said line sixty feet (60') to the point or place of beginning.

Also, beginning at a point in the westerly line of Tenth avenue, distant four hundred and fifty-four feet six and one-quarter inches [554 6%") to the easterly line of One Hundred and Fortieth street; thence westerly and parallel with said street five hundred and fifty-four feet six and one-quarter inches [554 6%") to the easterl

In the matter of the application of the Department of Public Works for and on behalf of the Mayor, Alder-men and Commonalty of the City of New York, relative to the opening of One Hundred and Forty-fourth street, from Seventh avenue to New avenue west of Eighth avenue in the City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at the Chambers thereof in the County Court House, in the City of New York, on Thursday, the 15th day of June, 1882, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, or the appointment of Commissioners of Estimate and Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of One Hundred and Forty-fourth street, from Seventh avenue to New avenue, in the City of New York, being the following described lots, pieces or parcels of land, viz:

Beginning at a point in the easterly line of Eighth avenue, distant one hundred and ninety-nine feet ten inches (190' 10'') southerly from the southerly line of One Hundred and Forty-fifth street; thence e sterly and parallel with said street seven hundred and seventy-five feet (775') to the westerly line of Seventh avenue; thence southerly along said line sixty feet (60'; thence westerly seven hundred and seventy-five feet (775') to the casterly line of Fighth avenue; thence notherly along said line

(775') to the westerly line of Seventh avenue; thence southerly along said line sixty feet (60'); thence westerly seven hundred and seventy-five feet (775') to the easterly line of Eighth avenue; thence northerly along said line sixty feet (60') to the point or place of beginning.

Also beginning at a point in the westerly line of Eighth avenue, distant one hundred and ninety-nine feet ten inches (199' 10") southerly from the southerly line of One Hundred and Forty-fifth street; thence westerly and parallel with said street two hundred and fifty-seven feet ten inches and three-quarters (257' 103'') to the easterly line of New avenue west of Eighth avenue; thence southerly and along said line sixty feet four inches and one-quarter (60' 4½''); thence easterly two hundred and sixty-four feet five inches and three-quarters (25' 5½'') to the westerly line of Eighth avenue; thence northerly and along said line sixty feet (60') to the point or place of beginning.

beginning.
Said street to be sixty 'eet (60') wide between the lines of Seventh avenue and New avenue west of Eighth ave-

Seventh avenue and ue.
Dated New York, May 15, 1882.
WILLIAM C. WHITNEY,
Counsel to the Corporation,
Tryon Row.

In the matter of the Application of the Department of Public Works for and on behalt of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of One Hundred and Twentyeighth street, from Eighth avenue to Avenue St. Nicholas, in the City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said court, to be held at the Chambers thereof in the County Court House, in the City of New York, on Thursday, the 15th

day of June, 1882, at the opening of the court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above entitled matter. The extent and nature of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging for the opening of One Hundred and Twenty-eighth street from Eighth avenue to Avenue St. Nicholas, in the City of New York, being the following described lot, piece or parcel of land, viz.:

Beginn ing at a point in the wester y line of Eighth avenue, distant four hundred and fifty-nine feet eight unches (450 f 8") orntherly from the northerly line of One Hundred and Twenty-sixth street; thence westerly and parallel with sail street two hundred and seventy-one feet six nuches and one-quarter (271 6 f 8") thence easterly Ine of Avenue St. Nicholas; thence northerly along said line sixty feet eight inches (60 f 8"); thence easterly two hundred and sixty-two feet seven inches (262') to 7" the westerly line of Eighth avenue; thence southerly along said the sixty (60') feet to the point or place of beginning. Said street being sixty (60') feet wide between the lines of Eighth avenue and Avenue St. Nicholas.

Dated New York, May 15, 1882.

WILLIAM C, WHITNEY,

Counsel to the Corporation,

Tryon Row.

In the matter of the application of the Department of Public Works for and on behalf of the Mayor, Alder-men and Commonalty of the Lity of New York, rela-tive to the opening of One Hundred and Forty-third street, from Seventh avenue to New avenue west of Eighth avenue, in the City of New York.

PURSUANT to the statutes in such cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said court, to be held at the Chambers thereof in the County Court House, in the Chambers thereof in the County Court House, in the City of New York, on Thursday, the 15th day of June, 1882, at the opening of the court on that day, or as seon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of One Hundred and Forty-third street, from Seventh avenue to New avenue in the City of New York, being the following described lots, pieces or parcel of land, viz.:

Beginning at a point in the easterly line of Eighth avenue distant four hundred and fifty vine feet sight.

being the following described lots, pieces or parcel of land, viz.:

Beginning at a point in the easterly line of Eighth avenue distant four hundred and fifty-nine feet eight inches (4596 %) southerly from the southerly line of Oue Hundred and Forty-fifth street; thence easterly and parallel with said street seven hundred and seventy-five feet (775') to the westerly line of Seventh avenue; thence southerly alone said line sixty feet (60'); thence westerly seven hundred and seventy-five feet (775') to the exterly line of Eighth avenue; thence northerly along said line sixty feet (60') to the point or place of beginning.

Also beginning at a point in the westerly line of Eighth avenue distant four hundred and fifty-nine feet eight inches (459' 8') southerly from the southerly line of One Hundred and Forty-fith street; thence westerly and parallel with said street two hundred and eighty-six feet four and three-quarter inches (286' 4½'') to the easterly line of New avenue west of Eighth avenue; thence southerly and along said said line sixty feet four and one quarter inches (60' 4½''); thence easterly two hundred and ninety-two feet eleven and three-quarter inches (292' 11½'') to the westerly line of Eighth avenue; thence northerly along said line sixty feet (60') to the point or place of beginning.

Said street to be sixty (60') feet wide between the lines of Seventh avenue and New avenue west of Eighth avenue.

Said street.
Seventh avenue and venue.

Dated New York, Ma 15, 1882.

Dated New York, Ma 15, 1882.

WILLIAM C. WHITNEY,
Counsel to the Corporation,
2 Tryon Row,
New York.

In the matter of the Application of the Department of Public Works for and on behalf of the Mayor, Alder-men and Commonalty of the City of New York, rela-tive to the opening of One Hundred and Twenty-ninth Street, from Eighth Avenue to Avenue St. Nicholas in the City of New York.

DURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at the Chambers thereof in the County Court House, in the City of New York, on Thursday, the 1st day of June, 1882, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above entitled matter. The extent and nature of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, to all the lands and premises, with the buildings thereon and the appurtenances ther to belonging, required for the opening of One Hundred and Twenty-ninth street, from Eighth avenue to Avenue St. Nicholas, in the City of New York, being the following described lot, piece or parcel of land, viz.:

Beginning at a point in the westerly line of Eighth avenue, dis ant-seven hundred and nineteen feet six inches (719' 6'') northerly from the northerly line of One Hundred and Twenty-sixth street; thence westerly and parallel with said street two hundred and thirty-two feet ten inches (232' 10'') to the easterly line of Avenue St. Nicholas; theace northerly along said line fifty-three feet two inches (53' 2'') to the easterly line of Avenue; St. Nicholas; theace northerly along said line fifty-three feet two inches (53' 2'') to the easterly line of Avenue; thence northerly along said line fifty-three feet two inches (53' 2'') to be easterly line of Avenue; thence on therely along said line fifty-three feet two inches (53' 2'') to be casterly line of Avenue; thence on the first of the control of t

southerly along said line sixty (60) feet to the point of place of beginning.

Said street to be sixty feet wide between the lines of Eighth avenue and Avenue St. Nicholas. Dated New York, May 15, 1882. WILLIAM C. WHITNEY,

Tryon Row.

DEPARTMENT OF PUBLIC PARKS.

DEPARTMENT OF PUBLIC PARKS,

DEPARTMENT OF PUBLIC PARKS, 36 UNION SQUARE, NEW YORK, MAY 29, 1882.

PUBLIC NOTICE IS HEREBY GIVEN, THAT the buildings, fences, etc., standing within the lines of One Hundred and Thirty-eighth and other streets and avenues in the Twenty-third Ward, as opened and widened by the Report of the Commissioners appointed for that purpose and confirmed by the Supreme Court, November 16, 1880, and on Sedgwick avenue in the Twenty-fourth Ward, confirmed November 2, 1881, will be sold at public auction by Van Tassell & Kearney, Auctioneers, on Wednesday, the 14th day of June, 1882.

The sale will commence at 10 o'clock A. M., on the ground in front of premises Number 1 on the catalogue, and situated on One Hundred and Thirty-eight street, near Locust avenue.

For the terms of sale and further particulars giving dimensions of the buildings and parts of buildings, etc., to be sold, see catalogue, which may be obtained at the office of the Department of Public Parks, and on the groun't the day of the sale.

By order of the Department of Public Parks, Secretary.