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LEGISLATIVE DEPARTMENT.

STATED SESSION.

BOARD OF ALDERMEN. THURSDAY, July 3, 1873.

The Board met in their Chamber, No. 15 City

Hall.
Present—Hon. Samuel B. H. Vance, President; Aldermen Oliver P. C. Billings, Stephen V. R. Cooper, John Falconer, Richard Flanagan, Peter Kehr, George Koch, Patrick Lysaght, Robert McCafferty, Joseph A. Monheimer, John J. Morris, Oswald Ottendorfer, John Reilly, Jenkins Van Schaick.

The minutes of the last meeting were read and approved.

INVITATIONS.

An invitation was received from the Thomas
Jefferson Club of the Twenty-first Ward, inviting
the Board of Aldermen to attend an annual picnic and summer night's festival, to be held on
Tuesday, August 26, 1873, at Sulzer's East River
park, Eighty-fourth street.
Which was rejected.

PETITIONS.

By Alderman Monheimer—
Petition of the property-owners on Twelfth avenue, between One Hundred and Twenty-ninth and One Hundred and Fifty-third streets, to have the same regulated and graded, &c.
Which was referred to Committee on Streets.

MOTIONS AND RESOLUTIONS.

Which was referred to Committee on Success

MOTIONS AND RESOLUTIONS.

By Alderman Morris—
Whereas, In the work of improving the Fourth avenue, north of Forty-second street, pursuant to the provisions of chap. 702, Laws of 1872, a total disregard is seemingly manifested for the rights of individuals to the free uses of the streets intersecting the said Fourth avenue north of Forty-second street, and loud and general complaint is daily made of the annoyance and injuries inflicted upon residents and owners of property along the line of the Fourth avenue, and the intersecting streets on both sides thereof, by reason of the impediments at said intersection, which entirely interdicts travel, with the exception of a few streets, at which temporary arrangements are made for the passage of vehicles; be it, therefore,
Resolved, That the Committee on Public Works be, and is hereby directed to visit and inspect the work in question, and to give all persons aggrieved an opportunity to state their grievances at meeting of said Committee, to be held for that purpose, and report the result of their examination, with a statement of the annoyances complained of, if any, to this Board, at an early day.

Which was referred to the Committee on Law Department.

By Alderman Monheimer—

By Alderman Monheimer—
Resolved, That Isaac Mix be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of James R. Adams, whose term of office

has expired.

Which was referred to the Committee on Salaries and Offices.

By Alderman Koch— Resolved, That Calvin W. Smith be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in the place and stead of Morris Friedsam, whose resignation this Board hereby accepts. resignation this Board hereby accepts.

Resolution referred to Con and Officers and Resignation of Morris Friedsam as Commissioner of Deeds. Accepted.

By Alderman McCafferty.

Resolved, That Lexington Avenue, from sixty-ninth to seventy-second street be paved with Bel-gian or Trap-block Pavement, and that, at the gian or Trap-block Pavement, and that, at the several intersecting streets and avenues, cross-walks be laid where not now laid, and relaid where those now laid are, in the opinion of the Commissioners of Public Works, not in good repair, or are not upon a grade adapted to the grade of the proposed new pavement, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor and that the accompanying ordinance therefor be adopted.

Referred to Committee on Street Pavements.

sidewalks flagged where not already done, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be adopted. Which was laid over.

By the same—
Resolved, That the sidewalk on both sides of Sixtieth street from First to Sesond avenue, be flagged full width, where not already done, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be adopted.

Which was referred to Committee on Streets.

By the same—
Resolved, That a crosswalk be laid from the southeast corner of Chambers and West street, to the entrance to Pavonia Ferry, under the direction of the Commissioner of public Works, and that the accompanying ordinance therefor be adopted.

adopted. Which was referred to the Committee on

Streets.

By the same—
Resolved, That permission be and the same is hereby given to J. M. Grossman to erect two bay windows on houses Nos. 9 and 11 West Fifty-seventh street, as shown on accompanying diagram. The terms of the crdinance in relation to bay windows having been complied with the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Which was adopted.

By Alderman Billings—

Which was adopted.

By Alderman Billings—
Resolved, That permission be and is hereby given to Amos F. Eno to place a bay window on the north front of his building to be erected at the junction of Broadway and Seventh avenue, said bay window not to project over the area line and also to project store show windows on said building said windows not to project to exceed eighteen (18) inches over the street line, he having complied with the provisions of the ordinance relating to bay windows approved March 5th, 1873; the work to be done under the direction of the Commissioner of Public Works and the permission hereby given to continue only during the pleasure of the Common Council.

Which was adopted.

By Alderman Monheimer—

By Alderman Monheimer-By Alderman Monheimer—
Resolved, That Twelfth avenue, between One hundred and twenty-ninth and One hundred and fifty-third streets be regulated and graded, the curb and gutter stones set, and the sidewalks flagged where not already done, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be adopted. Which was referred to Committee on Roads.

By Alderman Ottendorfer—
Resolved, That Charles M. Earle, be and he is hereby re-appointed a Commissioner of deeds, in and for the City and County of New York, his term of office having expired on the 22d of June,

1873.
Which was adopted by the following vote:
Affirmative, The President, Aldermen, Billings,
Cooper, Koch, Lysaght, McCafferty, Monheimer,
Morris, Ottendorfer, and Reilly—10.

By Alderman McCafferty—
Resolved, That gas mains be laid and street lamps lighted in Lexington avenue, from Sixty-sixth to Ninety-seventh street, where not already done, by the Metropolitan and Harlem Gas Companies, under the direction of the Commissioner of Public Works.

Which was referred to the Commissioner.

Which was referred to the Committee on Pub-

Which was referred to the Committee on Public Works.

By Alderman Lysaght.
Resolved, That Peregrine White be and he is hereby appointed a City Surveyor in and for the City of New York.
Which was adopted by the following vote.
Affirmative—The President, Alderman Billings, Cooper, Koch, Lysaght, McCafferty, Monheimer, Morris, Ottendorfer and Reilly.—10.

By Alderman McCafferty-

By Alderman McCafferty—
Whereas, By the act chapter CLXVII, laws of 1834,
two Inspectors of Weights and Measures, and no more
are provided for the city, and the Common Council were
authorized to divide the City into two districts: this law
is still in full force and effect, and
Whereas, This Board of Aldermen, on the 20th day of
May, 1873, upon the nomination of His Honor the Mayor,
previously made, did confirm four persons to be Inspectors of Weights and Measures for this city, instead of two
as so required by law, and
Whereas, Duplicate sets of such officials are now loose
upon the people of this City and are exacting fees for the

Whereas, Duplicate sets of such officials are now loose upon the people of this City and are exacting fees for the inspection of weights and measures, each claiming to be legally authorized to perform the duties incident to that office, neither of whom, it is alleged, use the standard weights and measures, required by the laws of this state, by which much annoyance and expense is illegally inflicted upon those of our citizens who use weights or measures in the transaction of their business; be it therefore, Resolved, That His Honor the Mayor be, and he is hereby requested to take such action as may, in his judgment be necessary and best calculated immediately to relieve our citizens from this infliction; and that until the subject of the Inspection of Weights and Measures be properly and satisfactorily adjusted by reducing the inspectors to the number allowed by law, and they are provided with the standard weights and measures required by law to be used in such inspection, all persons be cautioned against paying fees for any services claimed to be rendered in the inspection of and sealing of these weights and measures.

Which was adopted.

Which was adopted.

By the same—
Resolved, That Sixty-eighth street, between
Third and Fourth avenues be regulated and graded, the curb and gutter stones set, and the

now laid, and relaid where those now laid are, in the opinion of the Commissioner of Public Works, not in good repair, or are not upon a grade adapted to the grade of the proposed new pavement, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be adopted.

Which was referred to the Committee on Street Pavement.

Street Pavement.

By Alderman Koch-

By Alderman Koch—
Whereas, In the reply of the Commissioner of Public Works, at the last meeting of this Board to a resolution of inquiry in relation to the work of paving First avenue from Fourteenth to Thirty-sixth streets, it is stated that the award of the contract was transmitted by the Commissioner to the Comptroller, for his approval, on the 30th day of September, 1872, and was held by the last named officer until the first day of May 1873, when it was returned to the office of the Commissioner, unapproved; be it therefore.

Resolved, That the Comptroller be and he is hereby respectfully requested to communicate to this Board, the reasons that induced him to defer acting on said award of contract, for a period of seven months, from September 30, 1872 to May 1, 1873.

1, 1873. Which was adopted.

Which was adopted.

By the President—
Resolved, That Thirteenth or Exterior avenue, between Twenty-third and Twenty-fourth streets, where not now paved, (half the block), be paved with Belgian or trapblock pavement, and that, at the intersecting streets and avenues, crosswalks be laid where not now laid, and relaid where those now laid are, in the opinion of the Commissioner of Public Works, not in good repair, or are not upon a grade adapted to the grade of the proposed new pavement, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be adopted.

Which was referred to Committee on Street Pavements.

REPORTS.

The Committee on streets of the Board of Aldermen, to whom was referred the annexed resolution and ordinance for regulating and grading etc., Twenty-fourth street, from the Eleventh avenue to the Hudson River, respectfully

REPORT:

That having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend the adoption of said resolution and ordinance.

resolution and ordinance.

Resolved, That Twenty-fourth street, from the Eleventh avenue to the North River, be regulated and graded, the curb and gutter stones set, and the sidewalks flagged four feet wide through the centre thereof, where not already done, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be adopted.

JOS. A. MONHEIMER, ROBERT McCAFFERTY, O. P. C. BILLINGS,

Committee on streets. Which was laid over .-

G. O. 85.

The Committee on Streets of the Board of Aldermen, to whom was referred the annexed resolution and ordinance for curbing and guttering, and flagging full width Twenty-seventh street from Second to Third avenues respectfully

REPORT:

That, having examined the subject they believe the proposed improvement to be necessary. They therefore recommend the adoption of said resolu-

the proposition and crdinance,

Resolved, That on both sides of Twentyseventh street, between Second and Third
avenues, curb and gutter stones be set, and the
sidewalks be flagged and reflagged full width,
where not already done, under the direction of
the Commissioner of Public Works, and that the
accompanying ordinance therefor be adopted.

JOS. A. MONHEIMER,
O. P. C. BILLINGS,
ROBT. McCAFFERTY.
Committee on Streets.

Which was laid over.

G. O. 86.

The Committee on Streets of the Board of Aldermen, to whom was referred the annexed resolution for curbing and grading and flagging full width both sides of One Hundred and Eleventh streets, from First avenue to Harlem

Alderman Morris moved to take from the River representative.—The President, Alderman Billings, Cooper, Flanagan, Kehr, Koch, Lysaght, McCafferty, Monheimer, Morris, Ottendorfer, Reilly, Van Schaick—13.

Alderman Morris moved to take from the River respectfully

REPORT :

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend the adoption of said resolution.

Resolved, That on both sides of One Hundred Resolved, That on both sides of the Hundred and Eleventh street, from First avenue to Harlem River, curb and gutter stones be set, and the sidewalks be flagged and reflagged full width, where not already done, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be adopted.

JOS. A. MONHEIMER, O. P. C. BILLINGS, ROBT. McCAFFER IY,

Aldermen, to whom was referred the annexed resolution for curbing and guttering and flagging full width, both sides of One Hundred and Thirty-first street, from Fourth to Fifth avenues, respectfully

REPORT:

That, having examined the subject, they be-lieve the proposed improvement to be necessary. They therefore recommend the adoption of said

resolution.

Resolved, That on both sides of One Hundred and Thirty-first street, from Fourth to Fifth avenues, curb and gutter stones be set, and the sidewalks be flagged and reflagged full width, where not already done, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be already.

JOS. A. MONHEIMER, ROBT. McCAFFERTY, O. P. C. BILLINGS, Committee on Streets.

Which was laid over.

By Alderman Faulkner— The Committee on Salaries and Offices of the Board of Aldermen, to whom was referred the annexed resolution for appointing Moses E. Crasto a Commissioner of Deeds, in place of Thomas B. Clarke, respectfully

REPORT :

That, having examined the subject, they be-lieve the proposed appointment should be made. They therefore recommend the adoption of said

Resolved, That Moses E. Crasto be, and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, in place of Thomas B. Clarke, who has failed to

qualify.

OSWALD OTTENDORFER,
GEO. KOCH,
Committee on Salaries and Offices.
Which was adopted by the following vote:
Affirmative—The President, Aldermen Billings, Cooper, Flanagan, Koch, Lysaght, McCafferty, Monheimer, Morris, Ottendorfer, Reilly, Van Schaick—12.

The Committee on Salaries and Offices of the The Committee on Salaries and Offices of the Board of Aldermen, to whom was referred the annexed resolution from the Board of Assistant Aldermen, in favor of appointing Abraham W. Kennedy, a Commissioner of Deeds, in place of Walter C. Wooley, respectfully REPORT

That, having examined the subject, they believe the proposed appointment should be made; they therefore recommend that the action of the Board of Assistant Alderman, in adopting said resolution be concured in.

Resolved, That Abraham W. Kennedy be and he is hereby appointed a Commissioner of Deeds, in and for the City and County of New York, in place and stead of Walter C. Wooley, who failed to qualify.

OSWALD OTTENDORFER.

OSWALD OTTENDORFER,

GEO. KOCH.
Committee on Salaries and Offices.
Which was adopted by the following vote:
Affirmative—The President, Aldermen Billings, Cooper, Flanagan, Koch, Lysaght, McCafferty, Monheimer, Morris, Ottendorfer, Reilly,

ferty, Monheimer, Morris, Ottendorfer, Reilly, Van Schaick.—12.

The Committee on Salaries and Offices of the Board of Aldermen, to whom was referred the annexed resolution from the Board of Assistant Aldermen, in favor of reappointing George Bouc-sein a Commissioner of Deeds, his term of office having expired respectfully

REPORT :

That, having examined the subject, they believe the proposed re-appointment should be made. They therefore recommend that the action of the Board of Assistant Aldermen, in adopting said

Resolved, That George Boucsein be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York, his term having expired.

OSWALD OTTENDORFER,

GEORGE KOCH,

Committee on Salaries and Offices.

Which was concurred in by the following

table the Mayor's message of June 5, nominating Messrs. Ackert and Streeter as Police Justices. The President ruled the motion out of order

at this time. The Committee on Public Works, to whom was referred the annexed preamble and resolution, in relation to the alleged unhealthy condition of the building known as Bellevue Hospital which was said to be infected with hospital poison, to such a degree, as to render the most ordinary surgical operations upon any of the patients, one of great danger, and that cases of ordinary sickness, after admission become the most aggravated diseases, "and instructing your committee" to make a thorough examination of the condition of the Bellevue Hospital, particularly in regard to the alleged poisonous condition of the premises, and the probaility of infection by resulted to the premises, and the probaility of infection by resulted to the premises, and the probaility of infection by resulted.

Committee on Streets.

Which was laid over.

G. O. 87.

The Committee on Streets of the Board of Committee visited and instruments that the statements that the statements the hospital committee visited and instruments that the statements that the statements the hospital committee visited and instruments that the statements that the statements the hospital committee visited and instruments that the statements that the statements the hospital committee visited and instruments that the statements that the statements the hospital committee visited and instruments the building that the statements the sta

ents in regard to the unhealthy condition

and premises, and are convinced and premises, and are convinced.

and are clearly and unmistakably erroneous.

the contrary, probably very few, if any similar in-

1,264,9.00 00 1,449,500 00 3,300,000 00 150,000 00

43,500 00 416,716 58 250,000 00 200,000 00

639,550 00 776,287 02 533,128 00

\$16,333,839 35

The Fire Department of Public Works...
The Department of Public Works...
The Board of Education.
The College of the City of New York...
Advertising, printing, stationery and blank-books...
The City Courts and Court Expenses from City Treasury.
Extra contingencies city and county...
Judgments.
Asylums, reformatories and charitable institutions.

stitutions...
Salaries, Executive, Judiciary and Legis-lative, from County Treasury...
Miscellaneous purposes, City and County.

It will thus be seen that substantial progress is being made in the reduction of the expenditures of the city, and that another year will show further reduction. The revenues of the city have largely increased, and it is not too much to say that it is entirely practicable to further augment them by energetic measures in collections and proper administration of the property and franchises of the city.

This great improvement in the expenses of the city

of the city.

This great improvement in the expenses of the city will, I think, give general satisfaction.

The amount allowed to the Board of Education has been increased, to enable the Board during the summer vacation to put in good repair the school buildings, which appear to have heretofore been sadly neglected, and are now represented to be in a very bad condition. The amount allowed is believed to be entirely adequate for this purpose.

Allowance has been made to the Police Department for one hundred extra men during the remainder of the year.

stitution in this country, if in any other, will compare with Bellevue Hospital, in respect to the care of its inmates, its cleanliness, freedom from noise, or dust, salubrity of location, exemption from hospital gangrene, or any other infections or contagious disease, without suffering from the comparison. The building is large and commodious, is ample for the purposes for which it was intended, meets all requirements of the city made upon it, and may be regarded in every particular, as a model institution of its kind. The arrangements for the comfort of its inmates appear to be as nearly perfect, as it is possible to make them, and the officers in charge deserve the highest praise for the order and system that seems to regulate the management of the institution, in its minutest details.

These facts are patent, and can be witnessed by any person desiring to be informed, by personal inspection, of the truth of these statements.

In respect to the alleged infection of the building with hospital gangrene and hospital poisons, by which the allments of patients were aggravated, or simple surgical operations were rendered dangerous to life, your Committee were not so well qualified to express an opinion. This they will say, however, that upon inquiry, they were informed by medical men, who are recognized and admitted to stand at the head of the profession of medicine in this city, who had examined and tested the building with a view of learning the truth or faisity of such reports, that the statements of the unhealthy condition of the hospital, made, doubtless, with some ulterior purpose in view, were sheer fabrications, and wholly devoid of truth. The physicians of the Hospital, some of them were questioned by your committee, on the subject, declared, in the most positive terms that the injurious rumors concerning the unhealthy condition of the building were circulated without the slightest regard for the truth, asserting positively that such a condition of the building severe consulted without the slightest regar

and second, in justice to the management of the Bellevue Hospital.

They respectfully ask to be discharged from the fur-ther consideration of the subject and that the papers may be ordered on file.

CEORGE KOCH

GEORGE KOCH, JOHN J. MORRIS, Committee on Public Works.

Which was received, laid on the table, and

Which was received, laid on the table, and ordered to be printed in the minutes.

The Committee on Public Works of the Board of Aldermen, to whom was referred the annexed petition for allowing the Atlantic Savings Bank of the City of New York permission to erect a portico upon the building now in process of erection, respectfully

erection, respectfully

REPORT:

That, having examined the subject, they believe the petition should be granted. They therefore recommend that the prayer of the petitioner be granted, and that the following resolution be adopted:

Resolved, That permission be, and the same is hereby given to the Atlantic Savings Bank to build a portico upon the new building on the corner of the Bowery and Bond street, the work to be done at their own expense, under the direction of the Commissioner of Public Works, the permission hereby granted to continue only during the pleasure of the Common Council.

GEO, KOCH,

GEO. KOCH,
JOHN J. MORRIS,
Committee on Public Works.
Which was recommitted to the Committee on

The Committee on Public Works of the Board of Aldermen, to whom was referred the annexed resolution for numbering the houses in Fifty-ninth street, from Fourth to Madison avenues, respect-

That, having examined the subject, they believe the proposed improvement to be necessary. They therefore recommend the adoption of said resolution.

Resolved, That in Fifty-ninth street, from Fourth to Madison avenue, the houses be numbered under the direction of the Commissioner of Public Works.

GEO. KOCH, JOHN J. MORRIS, Committee on Public Works.

Which was ordered on file. G. O. 88.

The Committee on Public Works, of the Board of Aldermen, to whom was referred the annexed resolution for laying gas mains and lighting street lamps in twenty-fourth street, from the Eleventh avenue to the North River, respectfully

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

Resolved, That gas-mains be laid, and street-lamps lighted, in Twenty-fourth street, from the Eleventh avenue to the North River by the Manhattan Gas Company, under the direction of the Commissioner of Public Works.

JOHN J. MORRIS,

GEO. KOCH,

Committee on Public Works

Which was laid over.

G. O. 89.

That the Committee on Public Works of the Board of Aldermen, to whom was referred the annexed resolution for laying gas mains and lighting street lamps in Fifty-ninth streets, be-tween Fourth and Fifth avenues, respectfully

REPORT That, having examined the subject, they be-lieve the proposed improvement to be necessary. They therefore recommend the adoption of said resolution.

Resolved, That gas mains be laid and street amps lighted in Fifty-ninth street, between fourth and Fifth avenues, by the Gas Company, inder the Direction of the Commissioner of Public Works.

JOHN J. MORRIS, Committee on Public Works. Which was laid over.

G. O. 90.

The Committee on Public Works of the Board of Aldermen, to whom was referred the annexed resolution for fencing in vacant lots on Fifty-eighth street, between Lexington and Madison avenues, respectfully

REPORT:

That, having examined the subject, they be-lieve the proposed improvement to be necessary. They therefore recommend the adoption of said

Resolved. That the vacant lots on Fifty-eighth Resolved, That the vacant lots on Fifty-eighth street, between Lexington and Madison avenues, be fenced in, under the direction of the Commissioner of Public Works, and that the accompanying ordinance therefor be adopted.

GEO. KOCH,

JOHN J. MORRIS,

Committee on Public Works.

Which was laid over.

G. O. 91.

The Committee on Public Works of the Board of Aldermen, to whom was referred the annexed resolution for laying gas mains and lighting street-lamps in One hundred and thirty-first street from Fourth to Fifth avenues and One hundred and eleventh, One hundred and Twelfth and One hundred and thirteenth streets from First avenue to Harlem river respectfully

REPORT:

That, having examined the subject, they believe the proposed improvement to be necessary. They therefor recommend the adoption of said resolu-

tion.

Resolved, That gas mains be laid, and street-lamps lighted, in One hundred and Thirty-first street from Fourth to Fifth avenues, and One hundred and eleventh, One hundred and twelfth and One hundred and thirteenth streets, from First avenue to Harlem river, by the Harlem Gas Company, under the direction of the Commis-sioner of Public Works.

GEO. KOCH, JOHN J. MORRIS. Committee on Public Works.

Which was laid over.

The Joint Special Committee appointed to make arrangements for receiving and paying funeral honors to the remains of the late James L. Orr (Minister of the United States at the court of St. Petersburg, Russia, at the time of his decease), upon their arrival in the city, respect-

That in obeying the instructions of the Common Council, sundry items of expense were incurred, all of which have been examined and passed upon favorably by the committee except the bill for decorating the City Hall, which is now undergoing examination.

The bills with this exception, and one other that was slightly reduced, was found to be correct as presented, as allowed by the committee the bills should be paid.

The following resolution is therefore respect.

The following resolution is therefore respectfully offered for your adoption:

Resolved, That the Comptroller be, and he is hereby, authorized and directed to draw a warrant hereby, authorized and directed to draw a warrant in favor of Edward Van Ranst, for carriage hire, \$65; Thomas Canary, for carriage hire, \$60; C. S. Graffula, for the Seventh Regiment band and drum corps, \$547; Edward McMahon, for carriage hire, \$150, to be in full for bills hereto annexed for services rendered and materials furnished on the occasion of the obsequies of the late James L. Orr, and charge the whole amount to the appropriation for "city contingencies."

PETER KEHR,

ROBERT McCAFFERTY.

ROBERT McCAFFERTY,
JOHN J. MORRIS,
OSWALD OTTENDORFER,
S. V. R. COOPER,
Special Committee on Obsequies of J. L. Orr.

MICHAEL HEALY, J. F. CODINGTON, Special Committee on Obsequies of J. L. Orr.

By Alderman Monheimer-Resolved, That his Honor, the Mayor, and the several Heads of Departments, be requested to furnish to this Board a statement of the names and residences of all the clerks, assistants, subordinates and employees of their respective Departments, and of the salaries or compensation paid or allowed to such clerks, assistants, subordinates or allowed to such clerks, assistants, subordinates and employees respectively; and that his Honor the Mayor, be further requested, to inform this Board, by what authority the expense for clerks and subordinates to aid him in the discharge of his official duties exceeds the sum of twenty thousand dollars per annum, designated in section Twenty-four of the new charter as the maximum amount to be paid for such expenses.

Resolved, That the clerk of this Board, trans-

mit copies of the foregoing resolution to his Hon-or, the Mayor, and to the several heads of De-

Which was adopted.

COMMUNICATIONS.

A communication was received from the Industrial Exhibition Company, in reference to loan to the said company, as provided for by the

Alderman Morris moved that the paper be laid on the table, and printed.

Alderman Monheimer moved to refer to Com-

mttee on Public Works. Alderman Ottendorfer moved to refer to Com mittee on Finance, which was accepted by Alderman Monheimer, and the motion was

Alderman Morris moved to take from the table Alderman Morris moved to take from the table the message from His Honor, the Mayor, dated June 5th, 1873, nominating Alfred T. Ackert and Solomon T. Streeter, as Police Justices.

Which was lost by the following vote.

Affirmative—The President, Aldermen Billings,

Cooper, Morris and Ottendorfer-5. Negative-Aldermen Flanagan, Kehr, Koch,

Lysaght, McCafferty, Monheimer, Reilly and Van Schaick—8.

Alderman Morris then moved to take from the

Alderman Morris then moved to take from the table a message from His Honor the Mayor, dated June 26th, 1873. Nominating as Police Justices; Edward Fitch, Thomas D. Sherwood, William G. Ulshoeffer, Elial F. Hall, James D. Kilbreth, Walter S. Cowles, Marcus Otterbourg, Benjamin C. Wandell. Alderman Monheimer raised the point of order that inasmuch as the Board had refused to consider the nominations for Police Justices, made on the 5th ultimo, and the law providing that such nominations should be acted upon in the order received from His Honor the Mayor, it was not competent to consider, at this time, the nominations made on the 26th ultimo.

The President ruled the point of order, to be not well taken, the motion being simply to take from the table, whereupon Alderman McCafferty appealed from the decision of the chair.

The question then being "shall the decision of the chair stand as the judgment of the Board? it was decided in the affirmative by the following vote.

Affirmative—Aldermen Billings, Cooper, Flan-agan, Kehr, Koch, Lysaght, Morris, Ottendorfer

agan, Keilly—9.
Negative—Alderman McCafferty, Monheimer and Van Schaick—3.
The question was then taken on the motion of Alderman Morris to take from the table, and it was lost by the following vote,

Affirmative—The President, Aldermen Bil-

Ammative—The President, Aldermen Billings, Cooper, Morris and Ottendorfer—5.
Negative—Aldermen Flanagan, Kehr, Koch,
Lysaght, McCafferty, Monheimer, Reilly and
Van Schaick—8.

Alderman Van Schaick moved that when the board adjourn, it adjourn to meet on Monday next the 7th inst. at 2 o'clock P. M.

Alderman Morris moved to amend by fixing the hour at 6 o'clock A. M.

Which was accepted by Alderman Van Schaick.

Alderman Reilly moved to amend by making the hour at 10 o'clock A. M., which was also

Alderman Billings moved to amend by making the hour I P. M., which was also accepted, and the question being taken thereon it was adopted adopted.

PAPERS FROM THE BOARD OF ASSISTANT ALDERMEN.

Resolution appointing Wesley Webber a Commissioner of Deeds. Which was referred to the Committee on Salaries and Offices.

Resolution appointing William Cummerford a ommissioner of Deeds. Which was referred to the Committee on Sal-

aries and Offices.

Resolution permitting William Westerfield to connect buildings Nos. 177 and 178 Prince street, with an iron shaft. Which was concurred in.

Resolution appointing Charles M. Earle a Commissioner of Deeds. Which was concurred in by the following vote:

Affirmative—The President, Aldermen Billings, Cooper, Flanagan, Koch, Lysaght, McCafferty, Monheimer, Morris, Ottendorfer, Reilly, Kehr, Faulkner, and Van Schaick—14. MESSAGES FROM HIS HONOR THE MAYOR.

The following message was received from His Honor the Mayor:

To the Honorable the Common Council of the City of New York:

GENTLEMEN: I herewith transmit to your honorable body a letter from Major General commanding First Division N. G. S. N. Y., inclosing General Orders No. 7, prescribing line of march and point of review on the 4th inst.

W. F. HAVEMEYER.

Which was accepted and placed on file. MAYOR'S OFFICE, NEW YORK, July 3, 1873.

To the Honorable the Common Council of the City of New York:

GENTLEMEN—I herewith transmit to your Honorable Body the enclosed communication, received from Andrew H. Green, Esq., Comptroller, in relation to the apportion tments for the year 1873. W. F. HAVEMEYER.

CITY OF NEW YORK, DEPARTMENT OF FINANCE, COMPTROLLER'S OFFICE, June 27, 1873. HON. WILLIAM F. HAVEMEYER, Mayor:

SIR—The expenses of the City and County Government for the year 1871 were \$36,507,825,17.

If this amount had been raised by tax, like the expenses of 1872 and 1873, the tax would have been 3.397 per cent., or \$36,567,825,17. The tax of 1872 was 2.9054 per cent., or \$32.036,220.51. The tax of 1873, which will not exceed 2½ per cent., \$27,098,767,77.

The following is a summary of the estimates for 1873 as fixed by the Board of Estimate and Apportionment, viz.:

State taxes.
Principal of city and county debt due in 1873.
Interest on city and county debt.
Leaving for all other purposes the sum of. 1,180,763 33 6,500,000 00 16,333,839 35 \$30,131,967 77

Less revenues of city and county of New York and surplus appropriations prior to 1873..... 3,033,200 00 27,098,767 77

Amount to be raised by tax in 1873...

The following is a statement of the amounts apportioned to each Department of the Government—
The Legislative Department...

The Mayoralty.

The Department of Finance.

The Law Department...

The Health Department...

The Department of Charities and Correction.

The Department of Dublic Parks.

The Department of Buildings.

The Police Department (including cleaning streets).

The Department of Taxes and Assessments... 205,597 17 50,231 38 477,010 69 109,885 40 243,819 19

Allowance has been made to the Police Department for one hundred extra men during the remainder of the year.

The Board of Health has also been liberally provided for, as have other departments.

Further reductions in the expenses of conducting the city business can and ought to be made.

It is to be remembered that the rate of expenditure of the old departments has continued for nearly one-half the present year, and the Board of Estimate and Apportionment was limited in the reductions to what could be saved in the latter months of the year.

It is to be hoped that the newly-organized departments will do much to bring the city out of the condition of dilapidation that its streets and buildings and institutions were left in.

There are other expenditures which should be greatly reduced that are not paid out of taxation—to wit, those paid from fresh issues of bonds of the city, and these require to be further looked into with the view of diminishing them. Laws for the issue of bonds were obtained last winter by at least one of the departments at the hands of the Legislature without consultation with the Mayor, and without the approval of the Common Council which call for large expenditures.

Well considered improvements are needed in various parts of the city, no wise man will object to their being vigorouslyprosecuted if the moneys appropriated for them are so expended, and the works so administered as to show adequate results. I think measures must be taken to have the public moneys expended on these improvements—show returns somewhere approaching a proper proportion to the amount expended.

It may be suggested that the business of opening and extending streets, boulevards, &c., is going on in certain portions of the city more rapidly than the wants of the public require. The laws regulating assessments have become greatly confused by the operations of designing men at Albany, and it is indispensably necessary that these laws be rectified. To this subject I have previously called your attention.

The cost and e

Very respectfully,
AND. H. GREEN,
Comptroller.

Which was received, laid on the table, and ordered to be printed in THE CITY RECORD.

Alderman Billings called up.

G. O. 2.

Being a resolution as follows:
Resolved, That the Comptroller be authorized and directed, on behalf of the City of New York, to execute a lease from Alexander L. Whitelaw, of the premises situated on the east side of Fourth avenue, between Twenty-seventh and Twenty-eighth streets, and known as Nos. 389/x and 391 Fourth avenue, New York City, for a period of five years from the first day of May, 1873, at the annual rent of two thousand five hundred dollars, with a condition in said lease that the premises with a condition in said lease that the premises be put in proper condition for the use of the Sixth District Court of said city, at the expense of the owner, and the Comptroller of the City of New York is hereby authorized and directed to pay said rent quarterly, from the proper appropriation

Which was lost by the following vote.

Affirmative—The President, Aldermen Billings,
Cooper, Falconer, Flanagan, Kehr, Koch, Monheimer, Morris, Ottendorfer and Van Schaick Negative-Alderman Lysaght, McCafferty and

Reilly—3.

Subsequently on motion of Aldermen Billings the above vote was reconsidered, and the paper laid on the table.

Alderman Billings called up

G. O. 78.

Being a resolution as follows:

Resolved, That the Comptroller be and he is hereby authorized and directed to draw a warhereby authorized and directed to draw a warray was 2-9064
rant in favor of Webster & Fisher, for the sum of
five thousand seven hundred and eleven dollars,
(\$5,711.00) to be in full payment of bill hereto
annexed, for printing for the Board of Aldermen,
from January 9, to April 29, 1873, and charge
the amount to the appropriation for printing for
the Common Council. Alderman Ottendorfer moved to re-commit the

resolution to the Committee on Printing and Advertising. Which was lost.

The question was then taken on the adoption of the resolution and it was lost by the following

Affirmative—The President, Aldermen Billings, Cooper, Flanagan, Kehr, Koch, Lysaght, McCafferty, Monheimer, Morris and Reilly—11.
Negative—Alderman Falconer and Otten-

dorfer-2. On motion of Alderman Billings the above vote was reconsidered and the paper laid on the

table.

Alderman Kehr moved that the Board do

now adjourn. Which was lost.

Alderman Monheimer then renewed the mo-4,101,152 33

The President ruled his motion out of order, no business having intervened since the last motion to adjourn was put and lost.

Alderman Reilly called up.

G. O. 62.

G. O. 62,
being a resolution as follows:
Resolved, That a lamp post be erected, and street lamp lighted in front of house, No. 417 E. Fifteenth street, under the direction of the Commissioner of Public Works.
Which was adopted by the following vote:
Affirmative—The President, Aldermen Billings, Cooper, Falconer, Flanagan, Kehr, Koch, Lysaght, McCafferty, Morris, Ottendorfer, and Reilly—12.
Negative—Alderman Monheimer—1.
Alderman Monheimer moved that the Board do now adjourn.

do now adjourn.

Which was agreed to.

And the President announced that the Board stood adjourned until Monday next, the 7th of July, at 1 P. M.

JOSEPH C. PINCKNEY,

Clerk.

THE SANITARY CODE.

ADOPTED JUNE 2d, 1873.

Sec. 145. That no person shall bring into this city, from any infected place, or land, or take therein, from any vessel lately from any infected port, or from any vessel or building in which had lately been any person sick of a contagious disease, any article or person whatsoever, nor shall any such person land or come into said city without a permit of this Department: and it shall be nexuses that such person or article so offending

out a permit of this Department: and it shall be no excuse that such person or article so offending or the occasion of offence, has passed through quarantine, or has a permit from any other source than this Department.

Sec. 146. That no owner, part-owner, charterer, agent, or consignee of any vessel, nor any officer or person having charge or control of the same, shall call therefrom, into any public person shall cast therefrom, into any public person shall cast therefrom into any public person statement. person shall cast therefrom, into any public waters of the City of New York, any straw, bedding, clothing, or other substance, from any in-coming vessel, from any foreign port, or port south of Cape Henlopen, without a permit from this Board, except as allowed by the quarantine authorities authorities.

HEALTH OFFICER.

HEALTH OFFICER.

Sec. 147. That the Health Officer of the Port of New York, his assistants and deputies, shall at all times keep this Department informed, by weekly written reports, of the number of vessels in Quarantine, of the number of persons sick in the floating or other hospitals thereat, and of the diseases with which they are severally afficted; he and they shall also receive into the floating hospital all cases of yellow fever found in this city and the port aforesaid; he or they shall not send or allow to return to the vicinity of said city, without the permit of the Sanitary Superintendent any person, vessel, or article which this Department has ordered to Quarantine.

REMOVALS OF SICK PERSONS.

REMOVALS OF SICK PERSONS.

REMOVALS OF SICK PERSONS.

Sec. 148. That no person shall, within the built-up portions of this city, without a permit from this Department, carry or remove from one building to any other, or from any vessel to the shore, any person sick of any contagious disease. Nor shall any person, by any exposure of any individual sick of any contagious disease, or of the body of such person, or by any negligent act connected therewith, or in respect of the care or custody thereof, or by a needless exposure of himself, cause or contribute to, or promote, the spread of disease from any such person, or from any dead body.

VACCINATION.

VACCINATION.

Sec. 149. That every person, being the parent or guardian, or having the care, custody, or con-trol of any minor, or other individual, shall (to the extent of any means, power, and authority of said parent, guardian, or other person, that could properly be used or exerted for such purpose) cause and procure such minor or individual to be so promptly, frequently, and effectively vaccin-ated, that such minor or individual shall not take, or be liable to take, the smallpox.

EXPOSURE TO DISEASE.

Sec. 150. That no parent, master, or custodian of any child or minor (having power and authority to prevent) shall permit any such child or minor to be unnecessarily exposed, or to needlessly expose any other person, to the taking, or to the infection of, any contagious disease.

DEAD BODIES-INTERMENTS-SEXTONS

Sec. 151. That no interment of the dead body of any human being, or disposition thereof in any tomb, vault, or cemetery, shall be made within the City of New York, without a permit therefor granted by this Department, nor otherwise than the coordance therewith and no section or other granted by this Department, nor otherwise than in accordance therewith, and no sexton or other person shall assist in, or assent to, or allow, any such interment, or aid or assist about preparing any grave or place of deposit for any such body, for which such permit has not been given authorizing the same. And it shall be the duty of izing the same. And it shall be the duty of every person who shall receive any such permit, to preserve and to return the same to this Departnt, as its regulations may require.

ment, as its regulations may require.

Sec. 152. That no new burying-ground, cemetery, tomb, or vault for dead human bodies shall be established, nor shall the remains of any dead body be placed in any existing burying-ground, vault, or tomb, or cemetery in the City of New York, nor any of said receptacles be opened, exposed, or disturbed, except according to the terms of a permit therefor given by this Department; and every body buried in any such place shall be buried to a depth of six feet below the surface of the ground, and four feet below any closely adjacent street.

Sec. 153. That every person who acts as sexton or undertaker in the City of New York, or has the charge or care of any vault, tomb, burying-ground, or cemetery for the reception of the dead, or where the bodies of any human beings are deposited, shall cause his or her name and residence, and the nature of his or her charge and duties, to be registered with this Department.

Sec. 154. That every sexton and other person having charge of any burying-ground, cemetery, tomb, or vault in the City of New York, shall, before twelve o'clock of Monday of each week, make return to this Department of the bodies and persons buried since their last return, and in such form, and specifying such particulars, as the special regulations of this Department shall re-

special regulations of this Department shall require.

Sec. 155. That no captain, agent or person having charge of, or attached to any ferry-boat, sailing or other vessel, nor any person in charge of any car, stage or other vehicle, or public or private conveyance, shall convey or allow to be conveyed thereon, or by any means aforesaid, nor shall any person convey or allow to be carried or conveyed, in any manner, from or in the City of New York, the dead body of any human being, or any part thereof, without a permit therefor from this Department. And the proper coupon for that purpose attached to any such permit, when issued, shall be preserved and returned to this Department, as its regulations may require, by the proper officer or person on such boat or vessel, and by the proper person in charge of any train of cars or vehicle on which any such body may be carried from said city; provided, however, that the same effect shall be given, under this section, to a burial or transit permit issued by the Health Officer or Board of Health of the City of Brooklyn, as to a burial or transit permit issued from this Department, when the death of the person named in the permit shall have occurred in the City of Brooklyn, and provided that the same effect shall be given under this section to a burial or transit permit issued vided that the same effect shall be given under this section to a burial or transit permit issued by the Board of Health and of Vital Statistics of Richmond County, as to a burial permit from this Department, when the death of the person named in the permit shall have occurred in Rich-mond County; and provided that the named in the permit shall have occurred in Richmond County; and, provided that the same effect shall be given under this section to a burial or transit permit issued by the Board of Health or Health Officer of Long Island City as to a burial or transit permit issued from this Department when the death of the person named in the permit shall have occurred in Long Island City; and, provided that the same effect shall be given under this section to a burial or transit permit. and, provided that the same effect shall be given under this section to a burial or transit permit issued by the Board of Health or Health Officer of Morrisania as to a burial or transit permit issued by this Department when the death of the person named in the permit shall have occurred in Morrisania.

person named in the permit shall have occurred in Morrisania.

Sec. 156. That no person shall retain, expose, or allow to be retained or exposed, the dead body of any human being to the peril or prejudice of the life or health of any person.

Sec. 157. That it shall be the duty of every person who has discovered or seen the body of a dead human being, or any part thereof (if there is reason for such person to think that the fact of the death, or the place of such body, or part thereof, is not publicly known), to immediately communicate to the Bureau of Vital Statistics the fact of such discovery of such body, the place where and time when the same was discovered or seen,

and time when the same was discovered or seen, and where the same is or may be found, and any facts known by which said body may be identified, or the cause of death ascertained.

Sec. 158. That no person shall retain or allow to be retained unburied the dead body of any human being for a longer time than four days after the death of such person, without a permit from this Department, which permit shall specify the length of time during which such body may be retained unburied. This ordinance shall not apply to bodies retained in the public Morgue at Bellevue Hospital during the time of such detention.

CORONERS.

Sec. 159. That at least two hours before the holding of any inquest, within the City of New York, upon a dead body, the Coroner who has been notified of any death, or who may propose or intend to hold such inquest, shall transmit and cause to be delivered to the Bureau of Vital Statistics a written notice containing the following facts, so far as known or reported to any such Coroner:

The fact of any such call for the holding of an inquest, and by whom made, and when and from whom received by the Coroner.
 The place (giving the street and street number, and if there be none, then other particulars) where the body is

where the body is.

3. What is reported to be the cause of the death.

4. When and where the death took place, and where the body has since been.

5. When and where he proposes to hold the inquest, giving the street, the street number (or otherwise sufficiently designating such place) and the hour.

6. What physician, or physicians, or other professional person last attended such deceased person, or attended such person within forty-eight hours of such decease.

At any time after the commencement of any inquest, the Coroner holding, or who should hold, or who held, such inquest, shall within twelve hours after the receipt of a written request twelve hours after the receipt of a written request so to do from the Sanitary Superintendent, answer in writing such of the following or such other questions as may be propounded to him by the said Inspector, to the best of his knowledge, information and belief.

Report of Coroner [here insert Coroner's name] upon the body of [here fill in name or description of deceased], on the [here fill in the year, month, and day, at [here mention street and number].

1. What was the age, sex, and last occupa-

1. What was the age, sex, and last occupa-

tion, residence, and nativity of such deceased

person?

2. At what house or place, and in or near what street or avenue, at what number therein did such deceased person die?

3. If such person died of any poison, when and where was the same administered, and what was the kind of poison?

4. If such person died of violence, when and where was the same committed, and upon what part of the body and organs, and of what did it consist?

5. If such person died of any other cause, state such cause, and when and where the cause took effect upon, or was received by the deceased?

8. The times, places, and dates of holding the inquest, and the names and residences by street number of the jurors and witnesses that attended, and dates of their attendance, and when and where the body of the deceased was present at such inquest? such inquest?

9. Was any post-mortem examination made, and if so, when, where, and by whom, and who was present thereat?

It shall be the duty of all coroners in said city to make return to the Bureau of Vital Statistics of all inquisitions by them taken, except when, by law, such inquests are required to be filed elsewhere, and such return shall include the evidence taken on such inquest, and the verdict of the jury, and the full names and residences of the several jurymen.

And in all cases where the inquest may be required by law to be filed elsewhere, such coroner shall make return to said Bureau of a copy of such inquest, including a copy of such evidence and verdict; and all such returns shall be made within forty-eight hours after the holding of any and every inquest.

MARRIAGES, BIRTHS AND DEATHS.

MARRIAGES, BIRTHS AND DEATHS.

Sec. 160. That every clergyman, magistrate, and other person who may perform a marriage ceremony, shall make and keep a registry of the marriage celebrated, and therein enter the full names of the parties married, and the residence, names of the parties married, and the residence, age, and condition of each; and every physician, midwife, and other person who may professionally assist or advise at any birth, shall make and keep a registry of every such birth, and therein enter the time and place, ward, and street number of such birth, and the sex and color of every child born, and the name and residence of each of the parents (so far as the foregoing facts, can be assertained); and every residence of each of the parents (so far as the foregoing facts can be ascertained); and every physician and professional adviser who has attended any person at a last illness, or has been present by request at the death of any person, shall make and preserve a registry of such death, stating the cause thereof, and specifying the date, hour, place, and street number of such death.

Sec. 161. That it shall be the duty of every

death.

Sec. 161. That it shall be the duty of every person mentioned in the last section, or required to make or keep any such register, to present to the Bureau of Vital Statistics a copy of such register, signed by such person, or a written statement, by him signed, or all the facts in said register required to be entered, within five days after the birth or marriage, and within thirty-six hours after the death of any person to whom such registry may or should relate, which shall thereupon be placed on file in the said Bureau.

Sec. 162. That every clerk, officer, and person within said city, required by the one hundred and fifty-second chapter of the Laws of 1847, or by the three hundred and eightieth chapter of the laws of 1864, to make or preserve any entry, registry, record or certificate, as to births, deaths or marriages, shall send, or cause to be sent, to the Bureau of Vital Statistics, within five days after knowledge of the birth, death, or marriage, a full and true statement in writing, containing all the particulars in respect thereto (so far as reasonably ascertainable), which, in any other section hereof, are required to be stated by any person relative to any birth, death, or marriage, which shall thereupon be placed on file in said Bureau.

Sec. 163. That every person therein referred Bureau.

Sec. 163. That every person therein referred to within the City of New York shall perform the acts required in the following provisions (so far as the same are applicable to said city) of section 13 of chapter 74 of the Laws of 1866, to wit.

wit:

"It shall be the duty of the next of kin of any person deceased, and of each person being with such deceased person at his or her death, and of the person occupying or living in any house or premises in or on which any person may die, premises in or on which any person may die, and of the parents of any child born in said district (and if there be no parent alive tha has made such report, then of the next of kin o such child born), and of every person present at such birth, within five days after such birth or death, birth, within five days after such birth or death, to report to said Board in writing, so far as known, the date, ward, and street number of said birth, and the sex and color of such child born, and the names of the parents, and the age, color, nativity, last occupation, and cause of death of such deceased person, and the ward and street, and place of such person's death and last residence."

BAILROAD CARS.

Sec. 164. That no railroad car, or vehicle constructed for or engaged in the business of carrying passengers on any line of railroad in the City of New York, and which car is propelled by horse nower, and not by steam power shall by horse-power, and not by steam-power, shall be used with cushions on the seats, or on the backs of the seats thereof.

Sec. 165. That each and every car used upon any railroad in the City of New York for the carrying or transportation of passengers, shall on each and every day on which it may be used for the carrying or transportation of passengers, be carefully and thoroughly washed and cleaned, so that all filth and dirt are removed from the

so that all filth and diff are removed from the inside of said car.

Sec. 166. That no straw or hay shall at any time be used or placed on the floor of any railroad car engaged or used in the business of carrying or transporting passengers, within the city of New York.

5. If such person died of any other cause, state such cause, and when and where the cause took effect upon, or was received by the deceased?

6. Who was last in care of or with such deceased person, and at what place and at what time before death, and when, giving the full name and residence of each such person?

7. What was the name and residence of the physician and person who last attended, and of each physician and person who within forty-eight hours of such deceased person, and where did he so attend; and whether said physician was notified of or attended and was examined at such inquest?

8. The times, places, and dates of holding the inquest, and the names and residences by street the car, and so arranged, with a revolving top, that when the car is in motion the currents of air shall pass outward through the ventilators,

GENERAL SUBJECTS.

GENERAL SUBJECTS.

Sec. 169. That no master or teacher, or manager of or in any school, public or private, or in any Sunday-school or gymnasium, nor the officers or managers thereof, nor officers or managers, or persons having charge of any place of public worship, shall so far omit or neglect any duty or reasonable care or precaution respecting the safety or health of any scholar, pupil, or attendent, or respecting the temperature, ventilation, or cleanliness or strength of any church, hall of worship, schoolhouse, school-room, or place of practice or exerstrength of any church, hall of worship, school-house, school-room, or place of practice or exercise, or relative to any thing appurtenant thereto, as that by reason of such neglect or omission the life or health of any person shall suffer or incur any avoidable peril or detriment.

Sec. 170. That no owner, part owner, tenant, or occupant of any building or erection shall allow any part thereof, or any substance therein, or any thing thereto attached, and which any such person can control or remove, to construct of the state of the

allow any part thereof, or any substance therein, or any thing thereto attached, and which any such person can control or remove, to continue or remain in a position or condition that shall imperil the life or safety of any person thereat or therein, or who is or may properly be in any street or place.

Sec. 171. That no person shall take, carry, expose, or place (or induce any other person so to do) in or upon any street or public place, any substance, animal or thing, which shall imperil the life or health of any person who is or may properly be in such street or place.

Sec. 172. That no person owning, occupying, or having charge of any stable or other premises, shall keep or allow thereon or therein any dog or other animal which shall by noise disturb the quiet or repose of those or any one therein or in the vicinity, to the detriment of the life or health of any human being.

Sec. 173. That no person shall race or run, or rapidly drive any horse or other animal in a public street or place, or allow the same to so move, or throw or send up any kite, stone, or other substance, or other substance, whereby, or by reason of which, any human life may be put in danger or peril.

Sec. 174. That no person shall engage in or

reason of which, any numan file may be put in danger or peril.

Sec. 174. That no person shall engage in or encourage any fight, or the dealing of any blow by any human being in said city, against any other human being; nor shall any person permit such fight, having power and authority to prevent the same.

seen the same.

Sec. 175. That no person shall, except according to a permit or the regulations of this Department, set off or fire any gun or other fire-arm, or rock blast in any public street, alley or place within the built up portions of said city, whereby any human life may be imperilled.

Sec. 176. That no person shall sell, loan, or give to, or allow to be taken by any other person any fire-arm, or other deadly or dangerous weapon, when there shall be any reason for such first named person to think or believe that any danger to life may illegally result from the giving, loaning, selling, or from the use of such arm or weapon.

Sec. 177. That no large or church-bell shall be rung or tolled at any funeral in said city without a permit therefore from this Department nor shall such bell be rung or folled at any other time therein to the prejudice or peril of the life the shall be found to the propulation.

time therein to the prejudice or peril of the life or health of any human being.

Sec. 178. That every person who omits or refuses to comply with, or who resists any of the provisions of the Sanitary Code, or any of the rules, orders, sanitary regulations, or ordinances stablished or declared by this Board, or any of the provisions of said seventy-fourth chapter of the Laws of 1866, or of chapter six hundred and eighty, six of the Laws of 1866, or of chapter six hundred and eighty six of the Laws of 1866. the Laws of 1866, or of chapter six hundred and eighty-six of the Laws of 1866, or of chapter nine hundred and fifty-six of the Laws of 1867, in so far as the same are now in force and applicable to the City of New York, or the execution of any order or special regulation of this Department, will be liable to the arrest, suit, penalty, fine, and punishment in said laws provided and declared; of all of which notice must be taken.

POLICE DEPARTMENT.

PROPERTY CLERK'S OFFICE, June 26, 1873.

WNERS WANTED BY THE PROPERTY CLERK, 300 Mulberry street, room 39, for the following property now in his custody without claimants: Boats, Iron, Clothing (woolen and linen), Valise and contents, Revolvers, Truck, Wagon, Money and property taken from insane man, June 23, 1873.

C. A. Sr. JOHN, Property Clerk.

DEPARTMENT OF PUBLIC WORKS.

CITY OF NEW YORK, DEPARTMENT OF PUBLIC WORKS, CITY HALL, June 28, 1873.

In pursuance of the provisions of Sec. 110, Chap. 335, Laws of 1873, the Department of Public Works makes the following statement of its transactions for the week ending this day : Public Moneys Received and Deposited with the City Chamberlain.

For water rents	\$33,584	04
For penalties on water rents	81	75
For tapping Croton Pipes	102	ox
For permits to construct vaults	544	50
For permits to connect with sewers	340	oc
For vitrified sewer pipe sold to contractors	230	80
Total	\$34,883	og

A contract was executed with Thos. J. Hinch, of 321 West Thirty-sixth street, for fencing vacant lots on both sides of Fifty-first street, be tween Fifth and Sixth avenues.

Assessment lists were made and transmitted to the Board of Assessors for the following im-Regulating, grading, &c., One Hundred and Twenty-seventh street, from Sixth to Eighth ave-

Receiving basin at southwest corner Fifty-fifth street and Eleventh avenue.

Sewer in Fifth avenue, between Thirty-second and Thirty-third streets.

Croton water was introduced in Fifth avenue, between Sixty-fifth and Seventieth streets.

New lamps were ordered to be lighted in

avenues, and one lamp removed and and Fifth uscontinued.

Thirty complaints as to street encumbrances were received, twenty-three permits to place building material on streets, one permit to erect a street sign, and two permits to erect awnings

were issued.

Four hundred and twenty-nine receiving basins were cleaned, and nineteen basins, five culverts and three manholes repaired.

The aggregate increase of the laboring force during the week is thirty-six.

No changes were made in the superintending, engineering and clerical force.

The total number of registrations drawn on the Comptroller by the Department during the week is \$235,816 60.

GEORGE M. VAN NORT,

Commissioner of Public Works.

OFFICIAL DIRECTORY.

Statement of the hours during which all 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.

EXECUTIVE DEPARTMENT.

Title of a -		
Mayor's OfficeNo. Mayor's Marshall.No. Permit BureauNo. License BureauNo.	City Hall	.10 a.m2 p.m.

LEGISLATIVE DEPARTMENT.

Cl'k of the Common Council and ot B'd 7 & 8 City Hall. 9 A.M.-4 P.M. of Supervisors.

Clerk of B'd of Assistant Aldermen.

9 ½ City Hall... A.M-4 P.M.

FINANCE DEPARTMENT.

Office hours from 9 a.m. to 4 p.m.
Comptroller's Office, West end, New County Court
House.

House.

1—Bureau for the collection of the revenue accruing from rents and interest on bonds and mortgages, and revenue arising from the use or sale of property belonging to or managed by the City—
Ground floor, West end, New County Court House.
2—Bureau for the Collection of Taxes—
Brown-stone building, City Hall Park.
3—Bureau for the collection of arrears of taxes and assessments and of water rents—

assessments and of water rents— Ground floor, West end, New County Court House.

4—Auditing Bureau—
Main floor, west end, New County Court House.

5—Bureau of Licenses. | Ground floor, west end, New
6—Bureau of Markets—| County Court House.

7—Bureau of Markets—) County Court House.
7—Bureau for the reception of all moneys paid into the Treasury, in the City and for the payment of money on warrants drawn by the Comptroller and countersigned by the Mayor—
Office of Chamberlain and County Treasurer.)
Main floor west end, New County Court House.

8—Bureau for the Collection of Assessments Governor's room, City Hall (temporarily.)

LAW DEPARTMENT.

el to the Corporation, 82 Nassau st., Counsel to the Corporation, 62 Massac 10 a.m., 4 p.m.
Public Administrator, 115 and 117 " 10 a.m., 4 p.m.
Corporation Att'y,
Attorney for the Collection of Arrears of Personal Taxes,
265 Broadway, Room 13, 9 a.m., 4 p.m.

POLICE DEPARTMENT.

* * *			
Central Office, 300	Mulberry	street,	always open.
Com's Office, Supr's Office,	"	**	"
Inspector's Office,	**	AT .	-10
Chief Clerk's Office,	36		8 a. m., 5 p. m
Property Clerk.	"	"	
Bureau of S't Clean'g,			

PRARTMENT OF PUBLIC WORKS.

DEPARTMENT OF TOTAL		
Commissioners' Office, 19 City Hall, 9 a.	m., 4	р. п
Chief Clerk, 20	**	**
Contract Clerk, 21 or City Hall.	**	**
Engineer in charge of sewers, 21 City Hall,		
Engineer in charge of Boulevards and		**
	**	**
Bureau of repairs and supplies, 18 City Hall,	**	**
Bureau of Lamps and Gas, 13 City Hall,	**	
Bureau of Imcumbrances, 13 City Hall	**	**
Bureau of Street Improvements, rr City Hall		
Bureau of the Chief Engineer of the Croton	**	**
aqueduct, II 1/2 City Hall, City Hall,	**	**
Bureau of Water Register, to City Hall,	**	**
Bureau of Water Purveyor, 4 City Hall, Bureau of Streets and Roads, 13 City Hall,	"	"

DEPARTMENT OF PUBLIC CHARITIES AND DEPARTMENT OF PUBLIC PARKS. CORRECTION.

Central Office, 66 Third av. 8 a. m., to 5 p. m. Out Door Poor Dep't, 66 Third av., always open. Entrance on 11th Street. Free Labor Bureau, 8 and 10 Clinton pl. 8 a. m. to 5 p. m Reception Hospital, City Hall Park, N. E. Corner, al-

ways open. Reception Hospital, 99th street and 10th av. always open Bellevue Hospital, foot of 26th street, E. R.

FIRE DEPARTMENT. ssioner's Office, 127 and 129 Mercer St., 9 a. m. 4 p. m. Chief of Department, 127 and 129 Mercer St., 9 a. m. to

4 p. m. Inspectors of Combustibles, 127 and 129 Mercer St., 9 a. m. to 4 p. m. Fire Marshal, 127 and 129 Mercer St., 9 a. m. to 4 p. m HEALTH DEPARTMENT.

Commissioner's Office, 301 Mott St., 9 a. m. to 4 p. m. Sanitary Superintendent 301 Mott St., 9 a. M. to 4 p. m. Register of Records, 301 Mott St., 9 a. m. to 4 p. m. DEPARTMENT OF PUBLIC PARKS.

issioners' Office, 36 Union Square, 9 a. m. to 5 p. m. DEPARTMENT OF DOCKS.

commissioners' Office, 346 and 348 Broadway, corner Leonard St., 9 a. m. to 4 p. m. DEPARTMENT OF TAXES AND ASSESSMENTS

Commissioners' Office, Brown Stone Building, City Hall Park, 32 Chambers St., 9 a. m. 4 p. m., on Saturday, 9 a. m. to 3 p. m. Surveyor's Bureau, 19 Chatham St., 9 a. m. to 4 p. m. Board of Assessors,

DEPARTMENT OF BUILDINGS.

Superintendent's Office, 2 Fourth av., 8 a. m. to 4 p. m. COMMISSIONERS OF EMIGRATION

mmissioners, Office, Castle Garden, 9 a. m. to 5 p perintendents, Office, Castle Garden, 9 a. m. to 5 p THE CITY RECORD Office, No. 2 City Hall. Sorner basement, 8 a. m. to 6 p. m.

Seventh avenue, east side, between One Hundred and Fifty and Forty-first and One Hundred and Fifty fourth streets; old lamps reset and agriculture and Fifty one Hundred and Fifty and Fifth County Clerk's Office. first floor, N. E.)

County Clerk's Office, first floor, N. E. cor. New Court House.
Surrogate's Office, first floor, S. E. cor.
New Court House.
District Attorney's Office, second floor
Old Court House, 82 Chambers

Second Floor , 10 a. m. to 3 p. m. General Term, Special Term, Chambers New Cou' .t House 10:30 a. m. to 3 p. m. SUPERIOP . COURTS.

Superior Court.

" " Part II. d floor, New 11 a. m. —

" " Part II. Court House. 11 a. m. —

Clerk's Office, 3d floor, New Court House, 9 a. m., 4 p.m. COMMON PLEAS.

Common Pleas, 3d fl., New Court House, 9 a. m., 4 p. m MARINE COURT (Brown stone building. General Term, 32 Chambers st., Room 17, 10 a. m., 3 p. m.
Special "Room 15, "Room 18, "Chambers, Room 18, "Room 18, "Room 19, 9a. m., 3 p. m.

GENERAL SESSIONS. General Sessions, 32 Chambers street, 10 a. m., 4 p. Clerk's Office, 32 Chambers st., Room 14,

Oyer and Terminer.
" General Term,
" Special Term.

" Special Term.

Special Sessions, Tombs, corner Franklin and Centre streets, Tuesdays, Thurs-days and Saturdays, 10 a. m. JUSTICE'S (OR DISTRICT) COURTS.

First District, 1st, 2d, 3d, and 5th, Wards, S. W. corner of Centre and 10 a. m., 4p. m. Chambers streets. Chambers streets.

Second District, 4th, 6th, and 14th
Wards, 514 Pearl street.
Third District, 8th, 9th, and 15th Wards,
12 Greenwich avenue.
Fourth District, 10th, and 17th Wards,
153 East Houston street.
Fifth District, 7th, 11th, 11th,

	avenue.			
e.	POLICE COURTS.			
and	First District, 14th, 24th, 25th, 26th, 27th, and portion of Sanitary Pre-	Tombs, cor. Frank- lin and Centre streets.	7 a. m., 3 p. m.	
New .	second District, 8th gth, 15th, 16th, 20th, 25th, 33d, 28th, and 29th Precincts.	Greenwich ave., corner of roth street.	9 a. m., 6 p. m.	
into oney iter-	Third District, 7th, 10th, 11th, 13th, 17th, 18th, and portion of Sanita- ry Precinct.	69 Essex street.	8 a. m., 4 p. m.	
	Fourth District, 19th, 21st, 22d, 23d, and 19th	tween 3d and Lexington ave	8a, m., 5p. m.	
p.m.	Fifth District, 12th avenue (Harlem.)	Ward, 2374 Fourth	8 a. m., 4 p. m.	

DEPARTMENT OF PUBLIC WORKS.

DEPARTMENT OF PUBLIC WORKS,
COMMISSIONER'S OFFICE, CITY HALL,
NEW YORK, June 28, 1873.

THE DEPARTMENT OF PUBLIC WORKS WILL
receive sealed proposals until the 10th day of July
next, at 10 'clock, for furnishing two hundred tons of Pig
Lead, at the Pipe Yard, foot of Twenty-fourth street,
East River, to be delivered at the rate of ten tons in
each week, and as much faster as the Department may
require. The lead must be soft American lead, free
from arsenic, zinc, iron, bismuth, nickel, sulphur and
copper, and be in all respects equal to Schomberg's best
quality of soft refined lead.

The lead must be in pigs weighing not less than seventy-five pounds nor more than one hundred ard fifty
pounds each. The bidders must name a definite price at
which they will deliver the lead at the Pipe Yard, free
of cartage and of all expenses of every kind. Security in
ten per cent. of the amount of the contract will be required for the faithful performance of the same.

The Commissioner of Public Works reserves the right
to reject any or all proposals, if in his judgment the same
may be for the best interest of the city.

GEORGE M. VAN NORT,
Commissioner of Public Works.

PROPOSALS FOR BUILDING PARAPET WALL ON EIGHTH AVENUE,

DEPARTMENT OF PUBLIC PARKS.
36 Union Square,
NEW YORK, July 3d, 1873.

PROPOSALS SEALED AND ENDORSED AS above, will be received by the Commissioners of the Department of Public Parks, at their office until 3 o'clock July 17th, 1873, for building 6,000 feet of parapet wall on Eighth avenue. The plan and specification of the work of the parameter of the plan and specification of the work of the

HENRY G. STEBBINS.
SALEM H. WALES,
PHILIP BISSINGER,
DAVID B. WILLIAMSON,
SAMUEL HALL. Con

PROPOSALS FOR BRONZE WORK.

DEPARTMENT OF PUBLIC P', RKS, 36 UNION PLAT E, NEW YORK, Ju e 3, 1873. Proposals, sealed and endorsed as ab a e 3, 1873. ceived by the Commissioners of the Deres artment of Public Parks, at their office, until three o' artment of Public Parks, at their office, until three o' artment of Public Parks, at their office, until three o' artment of Public Parks, at their office, until three o' artment of Public Parks, at their office, until three o' artment of Public Parks, at their office, until three o' artment of Public Parks, at their office, and specifications for The Department reserves the right to reject any and all bids.

Proposals must be addressed to the Hon. H. G. Stebbins, President.

H. G. STEBBINS, SALEM H. WALES, PHILLIP BISSINGER, DAVID B. WILLIAMSON, SAMUEL HALL.

10 -IIt.

PROPOSALS FOR FOUNTAIN AND DRINK-DEPARTMENT OF PUBLIC PARKS, 36 UNION SQUARE, NEW YORK, June 3, 1873.

Proposals sealed and indorsed as above will be received by the Commissioners of the Department of Public Parks, at their office, until three o'clock P. M. of the 16th day of July, for an iron fountain and four drinking fountains to be placed in City Hall Park. The plans and specifications for the work can be seen at this office. The Department reserves the right to reject any and all bids.

Proposals must be addressed to the Hon. H. G. Stebbins, President.

H. G. STEBBINS.

H. G. STEBBINS. SALEM H. WALES. PHILIP BISSINGER. DAVID B. WILLIAMSON. SAMUEL HALL.

BOARD OF EDUCATION.

BOARD OF EDUCATION.—SEALED PROPOsals will be received by the Boards of School Trustees of the several Wards, at the office of the Clerk of
the Board of Education, corner of Grand and Elm streets,
for the REPAIRS, PAINTING and ALTERATIONS
of BUILDINGS, FURNITURE and HEATING APPARATUS required, and to be done during vacation, in
their respective Wards, as follows:

By the Trustees of the 1st Ward; by the Trustees of
the 2d Ward; by the Trustees of the 4th Ward; by the
Trustees of the 5th Ward, and by the Trustees of the
Ward, until Wednesday, July 16th, and until 9 o'clock,
A. M., on said day.

By the Trustees of the 7th Ward; by the Trustees of
the 8th Ward; by the Trustees of the 9th Ward, and by
the Trustees of the 1th Ward; by the Trustees of
the 1th Ward; by the Trustees of the 1th Ward, and by
the Trustees of the 1th Ward; by the Trustees of
the 1th Ward; by the Trustees of the 1th Ward, and
by the Trustees of the 15th Ward; by the Trustees of
the 16th Ward; by the Trustees of the 17th Ward, and
by the Trustees of the 15th Ward; by the Trustees of
the 16th Ward; by the Trustees of the 16th Ward; by the Trustees of
the 16th Ward; by the Trustees of the 12th Ward, and
by the Trustees of the 15th Ward; by the Trustees of
the 16th Ward; by the Trustees of the 12th Ward; and
by the Trustees of the 19th Ward; by the Trustees of
the 20th Ward; by the Trustees of the 21th Ward; and
by the Trustees of the 19th Ward; by the Trustees of
the 20th Ward; by the Trustees of the 21th Ward; and
by the Trustees of the 19th Ward; by the Trustees of
the 20th Ward; by the Trustees of the 21th Ward; and
by the Trustees of the 19th Ward; by the Trustees of
the 20th Ward; by the Seen at the office of the
Plans and Specifications may be seen at the office of the
Superintendent of School Buildings, No. 146 Grand street,
third floor.

FOR THE BOARDS OF TRUSTEES.

Dated, New York, July 2d, 1873.

FOR THE BOARDS OF TRUSTEES.

Dated, New York, July 2d, 1873.

POLICE DEPARTMENT.

PROPERTY CLERK'S OFFICE, 300 MULBERRY STREET, June 27, 1873.

OWNERS WANTED—By the Property Clerk, 300 Mulberry street, Room 39—for the following property, now in his custody, without claimants: Licens vender wagon; value and contents; money found in street; wheelbarrow; two cavalry sabres.

C. A. Sr. JOHN, Property Clerk.

DEPARTMENT OF DOCKS.

DEPARTMENT OF DOCKS, New York, June 18, 1873.

PROPOSALS WILL BE RECEIVED AT THIS office until 12 o'clock, noon of Tuesday, July 8th, 1873, for furnishing White Pine and Spruce Piles of lengths and sizes as follows:

Piles 13 to 16 inches in diameter at butt, 65 to 70 feet

Piles 12 to 16 inches in diameter at butt, 55 to 60 feet Piles 12 to 15 inches in diameter at butt, 45 to 50 feet

long. for a term of twelve months from the date of signing the contract. The piles to be delivered at such times and places, and in such quantities as required; they must be straight and sound, subject to the inspection and approval of the proper officers of the Department of Docks.

The expectations are that the larger portion required, say about three-fourths, will be of the largest and long-est sizes.

The Department reserves the right to reject any or all bids.

all bids.
Proposals must be addressed to Eugene T. Lynch, Secretary, and endorsed Proposals for Furnishing Piles to Department of Docks.
ACOB A. WESTERVELT, WILLIAM GARDNER, WILLIAM BUDD,
Commissioners of the Department of Docks.
EUGENE T. LYNCH, Secretary.

DEPARTMENT OF DOCKS, 346 AND 348 BROADWAY, New York, June 24, 1873.

NEW YORK, June 24, 1873.)

PROPOSALS WILL BE RECEIVED AT THIS office until 12 o'clock, noon of Tuesday, July 8th, 1873, for furnishing for a period of six months, from the date of signing the contract, the following described IRON BOLTS, SPIKES AND BANDS. They must be of good quality, subject to the inspection and approval of the Superintendent of Repairs and Supplies; to be delivered in such quantities, and at such times and places, at the Docks of this City, as they may be required, at the expense of the contractor.

SPIKES six inches long, three-eighth square iron.

SPIKES nine inches and upwards long; sixe-half inch square iron.

Bolls twelve to eighteen inches long, three-quarter.

square iron.

BOLTS twelve to eighteen inches long, three-quarter square iron, to be stake pointed and headed.

BOLTS eighteen to thirty inches long, seven-eighth square iron, to be spike pointed and headed.

SCREW BOLTS twelve inches long, three-quarter round

iron.
SCREW BOLTS twelve to twenty-four inches long, seveneighth round iron.
CORNER BANDS four and a helf by three-quarter
iron, with countersunk holes for bolt heads.
The Department reserves the right to reject any or all

bids.
Proposals must be addressed to Eugene T. Lynch,
Secretary, and endorsed Proposals for Furnishing Iron
Material to Department of Docks.

JACOB A. WESTERVELT, WILLIAM GARDNER, WILLIAM BUDD,

DIPARTMENT OF DOCKS, 346 AND 348 BROADWAY, NEW YORK, June 24th, 1873.

NEW YORK, June 24th, 1873.)

PROPOSALS WILL BE RECEIVED AT THIS office until 12 o'clock, noon of Tuesday, July 8th, 1873, for furnishing, for a period of twelve months, from the date of signing the contract, the following described materials; they must be of good quality, subject to the inspection and approval of the Superintendent of Repairs and Supplies; to be delivered in such quantities and at such times and places, at the Docks of this City, as they may be required, at the expense of the Contractor.

as they may be required, at the expense of the Contractor.

WHITE PINE PLANK to average forty feet long, five to sk inches thick, twelve inches and upwards wide.

WHITE PINE TIMBER, twelve to fourteen inches square, averaging forty feet long, sawed on all sides.

WHITE PINE TIMBER, twelve to fourteen inches thick, averaging forty feet long, sawed on two sides.

WHITE PINE TIMBER, hewed, twelve to fourteen inches square, averaging forty feet long.

SOUTHERN YELLOW PINE TIMBER, sawed, twelve inches square, averaging forty feet long.

YELLOW PINE PLANK, five inches thick, averaging forty feet long, twelve inches and upwards wide, five inches and upwards wide, five inches thick.

OAK PLANK, averaging forty feet long, twelve inches and upwards wide, five inches thick.

OK PLANK, twelve feet long, twelve inches and upwards wide, five inches thick.

OK PLANK, twelve feet long, twelve inches.

SPRUCE PLANK, twelve feet long, the peight inches.

SPRUCE PLANK, twelve feet long, the peight inches.

SPRUCE PLANK, twelve feet long, the peight inches.

SPRUCE AND HEMLOCK DOCK LOGS.

wide.

Spruce and Hemlock Dock Logs.
The Department reserves the right to reject any or all bids.

Proposals must be addressed to Eugene T. Lynch, Seeretary, and endorsed Proposals for Furnishing Wood Material to Department of Docks.

WESTERVELT.

JACOB A. WESTERVELT,
WILLIAM GARDNER,
Commissioners of the Department of Docks.

Any information required of the above, will be giv
on application at the Office of Department
Docks.

EUGENE T. LYNCH, Secretary. 1-12t

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTIONS.

PROPOSALS FOR BOILER AND ENGINE FOR NEW STEAMBOAT.

DEPARTMENT OF
PUBLIC CHARITIES AND CORRECTION,
No. 66 THIRD AVENUE,
NEW YORK, June 20, 1873.

NEW YORK, June 20, 1873.

Proposals, sealed and indorsed as above, will be received by the Commissioners of Public Charities and Correction, at their office, until 2 o'clock, P. M., of the 5th day of July next, for building Boiler and Engine for steamboat in course of construction. The plan and specification for the work can be seen and all information obtained on application at this office, for which purpose the supervising engineer will be in attendance from 9 to 12 A. M., daily.

WILLIAM LAUMBEED

WILLIAM LAIMBEER, JAMES BOWEN, MYER STERN, Commissioners.

PROPOSALS FOR COAL.

DEPARTMENT OF
PUBLIC CHARITIES AND CORRECTION,
CORNER OF THIRD AVENUE AND ELEVENTH STREET,
NEW YORK, June 20, 1873.

New York, June 20, 1873-)

Proposals sealed and endorsed, as above, will be received from Producers by the Commissioners of Public Charities and Correction, at their office, until 2 o'clock, P. M., of the 5th day of July next, for supplying the Department with about 10,000 Tons of Coal of the best quality, to be well screened and in good order, and each ton to consist of 2240 pounds.

All of said Coal to be delivered in about the following sizes and quantities, free of all expense, at the following places during the month of July, August and September, in such quantities as may be called for.

At Blackwells Island,
3,400 Tons Grate size.

At Ward's Island.
1,650 Tons Grate size.

1,650 Tons Grate size.
At Randalls Island.

330 Tons Egg size.
120 Tons Stove size.
600 Tons Grate size.
600 Tons Nut size.
At Hart's Island.

280 Tons Stove size.

At foot of 26th street, East river, for Bellevue Hospital.

For Steamboats.

For Steamboats.
1,296 Tons Grate size.
At such points in the city as may be required.
For City Prisons,
254 Tons Egg size.
30 Tons Stove size.
Proposals to state the particular description of coal to be delivered as known in the market, from what mine produced, and all particulars to enable the Board to arrive at a proper decision.
The Commissioners reserve the power to reject any and all propositions not deemed by them advantageous to the Department.
Any information required will be furnished on application at this office.
WILLIAM LAIMBEER.

WILLIAM LAIMBEER, JAMES BOWEN, MEYER STERN, Commissioners