

DEPARTMENT OF PUBLIC PARKS.

Abstract of Proceedings for the week ending October 28, 1882.

No meeting held this week.

Pay-rolls, amounting to \$17,400.59, were approved and sent to the Finance Department for

A contract for furnishing uniforms for the Police force of the Department was executed with W. Hubbard Miller, contractor, and W. H. Burns and J. W. Ferris, sureties.

E. P. BARKER, Secretary.

LAW DEPARTMENT.

The following schedules form a report of the transactions of the office of the Counsel to the Corporation for the week ending October 28, 1882.

The Mayor, Aldermen and Commonalty of the City of New York are defendants, unless other-

SCHEDULE "A."

SUITS AND SPECIAL PROCEEDINGS INSTITUTED.

SUPREME COURT.

Bridget Coffee against Hubert O. Thompson—To restrain removal of stand on South street, between Roosevelt street and James slip.

Thomas J. McKee and Michael Noonan against The Mayor, etc., City of New York, Mechanics and Traders National Bank, Atlantic Giant Powder Company, John J. Lemon, George Warren Watson, John E. Ayres, and G.W. Rader and Michael Schmidt, composing firm of G.W. Rader & Company—For extra work performed and loss and damage on contracts of Michael Noonan, regulating, grading, etc., on Boulevard, Eleventh avenue from One Hundred and Fifty-fith street to Kingsbridge road, \$50,948.43.

The New York Elevated Railroad Company against The Mayor etc., of New York, the Department of Public Parks in the City of New York, Charles T.McLean, Salem H. Wales, Smith E. Lane, and William M. Ollifle, as Commissioners of said Department, the Department of Public Works of the City of New York, and Hubert O. Thompson as Commissioner thereof—To restrain interference with erection of station at Battery place and Greenwich street.

In the matter of opening Boston road and Wesichester avenue, petition of the Bronx Wool and Leather Company—To receive awards made to unknown owners, \$3,651.

In repetition of Joseph W. Savage, to vacate assessment sale.

In the matter of the opening of Boston road—Petition that Comptroller pay award into Court; Joseph Millett, award, \$856.

In the matter of the opening of Boston road—Petition that Comptroller pay award into Court; John A. Henry, award, \$321.

In the matter of the opening of Boston road—Petition that Comptroller pay award into Court; John A. Campbell, executrix, etc., \$1,610.

In the matter of the opening of Boston road—Petition that the Comptroller pay award into Court; Robert P. Scofield, \$307.

In the matter of the opening of Boston road—Petition that the Comptroller pay award into Court; Robert P. Scofield, \$307.

In the matter of the opening of Boston road—Petition that the Comptroller pay award into Court; Herman Hucke, \$955.

In the matter of the opening of Bosto

Herman Hucke, \$955.

In the matter of the opening of Boston road

Herman Hucke, \$955.

In the matter of the petition of John Townsend for a writ of mandamus against Artemus S. Cady,

Clerk of Arrears—Directing the Clerk to deliver bills for the taxes of 1866, 1867, and 1868,

also bills for the assessment for opening and widening Fourth avenue and for Central Park.

Martin T. McMahon as Receiver of Taxes in the City of New York, agst. Greenleaf K. Sheridan—
To recover amount of personal tax for year 1878, \$127.50.

Martin T. McMahon as Receiver of Taxes in the City of New York agst. Greenleaf Sheridan—To recover personal tax of year 1879, \$129.

Martin T. McMahon as Receiver of Taxes in the City of New York agst. James Henry Sayre—To

recover personal tax for year 1880, \$278.30.

Martin T. McMahon as Receiver of Taxes in the City of New York, agst. Joseph W. Fiske—To recover personal tax of year 1880, \$253.

Martin T. McMahon as Receiver of Taxes in the City of New York, agst. Homer M. Lockwood—To Taxes in the City of New York, agst. Homer M. Lockwood—To

recover personal tax for 1879, \$258.

Martin T. McMahon as Receiver of Taxes in the City of New York, agst. Charles L. Bates—To recover personal tax for year 1878, \$76.50.

Martin T. McMahon as Receiver of Taxes in the City of New York, agst. Charles L. Bates—To recover personal tax for year 1878, \$76.50.

Martin T. McMahon as Receiver of Taxes in the City of New York, agst. George H. Bend—To

recover personal tax for year 1878, \$204.

Martin T. McMahon as Receiver of Taxes in the City of New York, agst. Wm. J. A. McGrath—To recover personal tax of year 1880, \$75.90.

Martin T. McMahon as Receiver of Taxes in the City of New York, agst. John Stewart—To recover

personal tax of year 1878, \$204.

Philip Lowenthal against Wm. H. Christie and James A. Coyne—False arrest and imprisonment.

George Clark and James M. Raymond, executors of last will and testament of Daniel S. Wyckoff, deceased—To recover back amount of assessment paid for Franklin street, paved, etc., on

Ward Nos. 1316 and 1317, \$306.94.

Martin T. McMahon, as Receiver of Taxes in the City of New York, against George T. M. Davis-

To recover personal tax of 1878, \$153.

Anna E. Bliel—To recover portion of assessment paid for One Hundred and Forty-fifth street regu-

lating, etc., \$43.82.
Edward Foster—To recover portion of assessment paid for One Hundred and Forty-fifth street regu-

lating, etc., \$20.92.

COURT OF COMMON PLEAS.

Maria L. Morgan, as executrix, and Wm. R. Morgan, Jr., and Joseph D. Morgan, as executors of estate of Maria L. Morgan, deceased—To recover back amount of assessment paid for Ninety-sixth and One Hundred and Eleventh street underground drains, \$602.92.

Before the Assessment Commission Appointed under Chapter 550 of the Laws of 1880.

In re Joseph G. Mills et al. to vacate assessment for Bloomingdale road.

do
do
Paving Sixty-first street.
do
do
Regulating, etc., Boulevard.
do
do
do
Sixty-sixth street outlet sewer.
do
do
Boulevard sewer.

In re Margaret Ducker et al., regulating and grading Boulevard.

In re Georgiana M. Amidon, Eightieth street outlet sewer.

In re Edwin M. Martin et al., Sixty-sixth street outlet sewer.

In re John Foley, ex'r., etc., Boulevard sewer.

In re John O. Burnett, regulating, etc., One hundred and Twenty-third street.

In re John O. Burnett, Manhattan street outlet sewer.

In re John O. Burnett, Eighth avenue regulating, etc.

In re Juliet Douglass, One Hundred and Nineteenth street regulating, etc.

In re Thomas J. Plunkett, Manhattan street paving.

In re Thomas J. Plunkett, Manhattan street paving.

In re John Foley, executor, etc., Boulevard sewer.

In re Theo. W. Todd, Eleventh avenue sewer.

In re Lemuel B. Clark, St. Nicholas avenue regulating, etc.

In re Bernard Smythe et al., Seventh avenue paving, etc.

In re Bernard Smythe et al., Seventh avenue regulating, etc.

In re Frederick R. Condert et al., One Hundred and Fifteenth street regulating, etc.

In re John F. Pentz et al., St. Nicholas avenue regulating, etc.

In re John F. Cunningham, Tenth avenue regulating, etc.

In re John F. Cunningham, One Hundred and Fifty-fifth street regulating, etc.

In re Joseph O. Brown, One Hundred and Twenty-third street regulating, etc.

In re petition of Henry Tone, to vacate assessment for regulating, etc., One Hundred and Thirty
first street, Tenth avenue to Boulevard; confirmed October 7, 1876.

In re Mutual Life Insurance Co., to vacate, etc., assessment for St. Nicholas avenue regulating.

In re Cortlandt P. Dixon, to vacate assessment for regulating, grading, etc., Boulevard, from Fifty
ninth to One Hundred and Fifty-fifth street.

In re Isaac J. Stillings, to vacate assessment for regulating, grading, etc., Boulevard, from Fifty
ninth to One Hundred and Fifty-fifth street.

In re Arthur M. Mitchell, to vacate assessment for regulating, grading, etc., Boulevard, from Fifty
ninth to One Hundred and Fifty-fifth street.

ninth to One Hundred and Fifty-fifth street.

In re Wm. B. Whiteman, ex'r., etc., to vacate assessment for regulating, grading, etc., Boulevard, from Fifty-ninth to One Hundred and Fifty-fifth street.

In re Isaac Bernheimer, to vacate assessment for regulating, etc., Ninetieth street, between Eighth and Tenth avenues.

In re Louis Lowenstein, to vacate assessment for regulating, etc., Ninetieth street, between Eighth and Tenth avenues. In re Chas. H. Rogers, to vacate assessment for regulating, etc., Ninetieth street, between Eighth

and Tenth avenues n re Russell Sage, to vacate assessment for regulating, etc., Ninetieth street, between Eighth and Tenth avenues

In re Max Weil, to vacate assessment for regulating, etc., Ninetieth street, between Eighth and Tenth avenue

In re Wm. A. Righter, to vacate assessment for Eighty-fourth street regulating, grading, etc.,

between Eighth and Tenth avenues.

In re John P. Paulison, to vacate assessment for Eighty-fourth street regulating, grading, etc., between Eighth and Tenth avenues.

In re Ann Marshall, to vacate an assessment for paving, etc., One Hundred and Fifth street, Eighth

avenue to Boulevard.

In re John Townshend, to vacate assessment for Sixth avenue paving.
do Sixth avenue regulating, etc. do do Seventh avenue regulating, etc.

do do Seventh avenue paving, etc.
do sewers, Sixty-seventh street, St. Nicholas avenue.

In re Nassau Bank and R. W. S. Bonsall, to vacate assessment for Ninety-sixth and One Hundred

and Eleventh street underground drains.

In re Joseph G. Farrington and others, to vacate assessment for sewers in Sixth avenue.

In re Mary Conklin and another, to vacate assessment for regulating, etc., St. Nicholas avenue.

In re petition of Maria N. Littlefield, to vacate assessment for Madison avenue regulating, etc.,

One Hundred and Fifth to One Hundred and Twentieth street.

In re John Hill, Jr., to vacate assessment for sewer, Seventy-sixth street.
do do paving, do

paving, do regulating, etc., Boulevard, from Fifty-ninth to One Hundred and Fifty-fifth street. do regulating, etc., Seventy-sixth street.

In re petition Washington Life Insurance Company, to vacate assessment for Ninetieth street regulat-

In re petition Universal Life Insurance Company, to vacate assessment for Eighty-fourth street regulating, etc.

In re petition George H. and C. Moller to vacate assessment for Eighty-fourth street regulating, etc.

In re petition Jacob Lagoitz, et al. to vacate assessment for Eighty-eighth street regulating, etc.

In re Catharine Carrigan and ano., executors, to vacate assessment regulating, etc., Boulevard.

In re Jacob Scholle et al., to vacate, modify, or revise assessment for Boulevard regulating, etc.

Fifty-ninth to One Hundred and Fifty-fifth street.

In re Susan R. Kendall, to vacate, etc., assessment for One Hundred and Tenth to One Hundred and Twenty-fourth street underground drains, Fifth to Eighth avenue.

In re petition John B. Devlin, to vacate assessment for sewers in Sixth avenue, from One Hundred and Twenty-ninth to One Hundred and Forty-seventh street.

In re petition Emanuel Hoffman, to vacate assessment for sewers in Sixth avenue, from One Hundred and Twenty-ninth to One Hundred and Forty-seventh street.

In re Benjamin A. Willis, to vacate assessment Sixth avenue regulating, grading, etc., One Hundred and Tenth street to Harlem river.

In re William L. Peck, to vacate assessment for paving Eighth avenue Fifty-ninth to One Hundred

and Twenty-fifth street.

In re Watts De Peyster, to vacate assessment for paving Eighth avenue, Fifty-ninth to One Hundred and Twenty-fifth street.

In re William A. Davies, et al., to vacate assessment for paving Eighth avenue, Fifty-ninth to One

Hundred and Twenty-fifth street.

In re Sarah 1.. Hazard, to vacate assessment for Eighth avenue regulating and grading, Fifty-ninth

to One Hundred and Twenty-second street.

In re Theodorus B. Woolsey, to vacate assessment for Eighth avenue regulating and grading, Fifty-ninth to One Hundred and Twenty-second street. In re Mary Tiernan, to vacate assessment for Eleventh avenue paving, Fifty-ninth to Sixty-fifth

In re Charles C. Clausen, to vacate assessment for Eleventh avenue paving, Fifty-ninth to Sixty-fifth

In re Ann Dreyer, to vacate assessment for Eleventh avenue paving, Fifty-ninth to Sixty-fifth street. To vacate assessment for regulating,

grading, etc., Eighth avenue, bet. Fifty-ninth and One Hundred In the matter of the petition of Theodore M. Barnes, ex'r, etc. and Twenty-second streets; confirmed June 16, 1876. In the matter of the petition of Robert Chapman,

in the matter of the petition of Junet Douglas,	uo	uo
In the matter of the petition of Charles A. Hamilton et al.,		
trustees of Alexander Hamilton,	do	do
In the matter of the petition of Charles A. Hamilton et al.,		
trustees of Schuyler Hamilton,	do	do
In the matter of the petition of Charles A. Hamilton,	do	do
In the matter of the petition of Johnston Livingston,	do	do
In the matter of the petition of William Openheim,	do	do
In the matter of the petition of George Ponsott,	do	do
In the matter of the petition of James F. Ruggles,	do	do
In the matter of the petition of Adon Smith, Jr., ex'r,	do	do
In the matter of the natition of I mis Ctiv	do	do

In the matter of the petition of Louis Stix,
In the matter of the petition of John Townshend,
In the matter of the petition of Benjamin Wallace,
In the matter of the petition of Isidor and Simon Wormser,
In the matter of the petition of Simon Wormser,
In the matter of the petition of Simon and Isaias Wormser, do do do do do do do do

2100	THE	CITY	RECORD.	NOVEMBER 3, 1882.
	To vacate assessme		In re Henry Hughes, to vacate, etc., assessment for sewe	r in Manhattan street, Twelfth to St. Nich-
In the matter of the petition of Theodore M. Barnes, ex'r, etc.	Eighth avenue wir	ninth and One	olas avenue. In re Oscar F. G. Megie, to vacate, etc., assessment for	
	Hundred and streets; confirmed	Twenty-second	Nicholas avenue. In re Peter Schryer, to vacate, etc., assessment for sewer i	
In the matter of the petition of Robert Chapman, In the matter of the petition of Juliet Douglas,	do do	do do	avenue. In re Smith Ely, Jr., to vacate, etc., assessment for sewer	
In the matter of the petition of Charles A. Hamilton, In the matter of the petition of Charles A. Hamilton et al., as	do	do	and One Hundred and Tenth streets. In re Edward H. Inness, to vacate, etc., assessment for se	
trustees of Schuyler Hamilton, In the matter of the petition of Charles A. Hamilton et al., as	do	do	and One Hundred and Tenth streets. In re Adam Harmann, to vacate, etc., assessment for sew	
trustees of Alexander Hamilton,	do do	do do	and One Hundred and Tenth streets. In re Bertha Valkening, to vacate, etc., assessment for several contents.	
In the matter of the petition of Johnston Livingston, In the matter of the petition of William Openheim,	do do	do do	and Third avenues. In re John Shirley, to vacate, etc., assessment for outlet-s	
In the matter of the petition of George Ponsott, In the matter of the petition of James F. Ruggles,	do do	do do	Fourth avenue to Harlem river. In re F. P. James, to vacate, etc., assessment for Fifty-six	
In the matter of the petition of Louis Stix, In the matter of the petition of Adon Smith, Jr., ex'r,	do do	do do	In re Alfred A. Beadleston and another, to vacate, etc., a	assessment for sewer in One Hundred and
In the matter of the petition of John Townshend, In the matter of the petition of Benjamin Wallace,	do	do do	Nineteenth street, between Fourth and Fifth avenues In re Isabella V. Hogan, to vacate assessment, etc., for se Fourth and Fifth avenues.	wer in One Hundred and Nineteenth street,
In the matter of the petition of Isidor and Simon Wormser, In the matter of the petition of Simon and Isaias Wormser,	do do	do	In re Wm. H. Hayes-To vacate assessment for Sixth, Se	
In the matter of the petition of Simon Wormser, In the matter of the petition of Samuel Schafer and Simon S	do Schafer—To vacate, re	do evise, or modify	In re Henry Hughes, to vacate, modify, etc., assessment Hundred and Twenty-first to One Hundred and Thin	rty-third street.
Eighth avenue regulating, grading, etc., Fifty-ninth to street; confirmed June 16, 1876.			In re petition Edward Oppenheimer et al, to vacate assess eighth streets, from First to Third avenue.	
In the matter of the petition of Samuel Schafer and Simon Son Ninth avenue regulating, grading, etc., Eighty-sixth to O	ne Hundred and Ter	oth street; con-	In re Edward Oppenheimer and another, to vacate as ess and Sixth street, Fifth avenue to Harlem river.	
firmed July 1, 1876. In the matter of the petition of Samuel Schafer and Simon S		evise or modify	In re Edward Oppenheimer and another, to vacate asses street, from Fifth avenue to Harlem river.	
Eighth avenue paving, Fifty-ninth to One Hundred and T In the matter of the petition of Samuel Schafer and Simon S	Schafer, to vacate, re	vise, or modify	In re Edward Oppenheimer and another, to vacate assessment from One Hundred and Fifth to One Hundred and T	wentieth street.
assessment for Eighth avenue paving, Fifty-ninth to On confirmed May 22, 1877.			In re Edward Oppenheimer and another, to vacate assessing block pavement, between Eighty-sixth and One Hun	dred and Twenty-fifth streets.
In the matter of the petition of Warren Ferris and A. Morton assessment for Boulevard regulating, Fifty-ninth to One F	Ferris, to vacate, re Iundred and Ftfty-fif	th street; con-	In re Catharine Ollsen, to vacate assessment for regulating teenth street from Seventh to Eighth avenue.	
firmed December 29, 1876. In the matter of the petition of Catharine Carrigan and Thomas	H. O'Connor as execu	itois of Andrew	In re James Wood, to vacate assessment for regulating, a street, from Seventh to Eighth avenue.	
Carrigan, to recover back assessment paid for regulating, to One Hundred and Fif.y-fifth street, \$1,000.56.			In re Maria Wood et al, to vacate assessment for regu Fifteenth street, from Seventh to Eighth avenue.	lating, grading, etc., One Hundred and
In the matter of the petition of Bryan Lawrence, to vacate asse etc., from Fifty-ninth to One Hundred and Fifty-fifth stree	it.		In re Edward Oppenheimer and another, to vacate assessm Second and One Hundred and Fifteenth streets, a	
In re petition Wm. Brennan, to vacate assessment for regula from Eighty-sixth to One Hundred and Twentieth street.	ting, grading, etc., M	ladison avenue,	Hundred and Ninth streets. In re petition of John W. Andreas, to vacate, etc., an asse	
In re Wm. H. McKinney, to vacate assessment for regulating Sixteenth street, between Seventh and Eighth avenues.	ng, grading, etc., One	Hundred and	In re petition of Joseph Bierhoff, to vacate, etc., an assess In re petition of James Galway, to vacate, etc., an assessn	ment for Manhattan street outlet sewer.
In re Elizabeth Schoonmaker, to vacate assessment for regulati Sixteenth street, between Seventh and Eighth avenues.	ng, grading, etc., On	e Hundred and	In re petition of James Galway, to vacate, etc., an assessito St. Nicholas avenue.	ment for Manhattan street sewer, Twelfth
In re Ralph Schoonmaker, to vacate assessment for regulatin Sixteenth street, between Seventh and Eighth avenues.	g, grading, etc., One	Hundred and	In re petition of Joseph Bierhoff, to vacate, etc., an assessit to St. Nicholas avenue.	ment for Manhattan street sewer, Twelfth
In re Charles S. Welsh, to vacate assessment for regulating, gra- teenth street, between Seventh and Eighth avenues.	ading, etc., One Hun	dred and Six-	In re petition of Wm. Rabenstein, to vacate, etc., an assess to Seventy-sixth street.	sment for Second avenue sewer, Seventy-fifth
In re Mercantile Trust Company -To vacate assessment for re between Eighth and Tenth avenues.	egulating, etc., Eight	y-fourth street,	In re petition of Daniel Bates, to vacate, etc., an assessment Seventy-sixth street.	nt for Second avenue sewer, Seventy-fifth to
In re Caroline C. Bishop—To vacate assessment for regulating between Eighth and Tenth avenues.	g and grading Eighty	-seventh street,	In re petition of John Parr, to vacate, etc., an assessment Twenty-ninth to One Hundred and Forty-seventh str	for Sixth avenue sewer, One Hundred and
In re Jacob Vanderpoel, to vacate assessment for regulating	and grading Eighty	-seventh street,	In re petition of John Parr, to vacate, etc., an assessment and Twenty-first to One Hundred and Thirty-sevent	for Seventh avenue sewer, One Hundred
In re Jacob Weber, to vacate assessment for regulating	and grading Eighty-	seventh street,	In re petition of Wm. Westerfield, to vacate, etc., an assert outlet sewer, Fourth to Fifth avenue.	
between Eighth and Tenth avenues. In re Wm. A. Cauldwell, to vacate assessment for regulating	and grading Eighty	-seventh street,	In re petition of Thos. H. Walter, et al., to vacate, etc., a	an assessment for One Hundred and Fourth
between Eighth and Tenth avenues. In re Jacob Weber, to vacate assessment for regulating and	d grading, etc., Eight	ty-eighth street,	In re petition of Thos. H. Walter, et al., to vacate, etc., a	an assessment for One Hundred and Sixth
between Eighth and Tenth avenues. In re George N. Stebbins, to vacate assessment for Ninetieth st	reet regulating and gr	ading, between	street outlet sewer, Fifth avenue to Harlem river. In re petition of Thos. H. Walter, et al., to vacate, etc., a	an assessment for One Hundred and Tenth
Eighth and Tenth avenues. In re Ralph Schoonmaker, to vacate assessment for Ninetieth str	reet regulating and gr	rading, between	street outlet sewer, Fifth avenue to Harlem river. In re Mary A. King, et al., trustees, to vacate, etc., asses	sment for damages in consequence of the
Eighth and Tenth avenues. In re Chas. H. Ford, et al., executor, to vacate assessment for No.	inetieth street regulation	ng and grading,	closing of Bloomingdale road. In re Elizabeth F, Pegg, to vacate, etc., assessment for Fi	irst avenue paving, etc.
between Eighth and Tenth avenues. In re Adam Wagner and another, to vacate or reduce ass	essment for regulatin	g and grading,	In re petition of John Parr, to vacate, modify, etc., asse Hundred and Tenth street to Harlem river.	
etc., Seventy-fifth street, from Fifth avenue to East river. In re Caroline G. Bishop, to vacate, etc., assessment for Sevent	h avenue paving, One	Hundred and	In re petition of John Parr, to vacate, modify, etc., assess: Hundred and Tenth street to Harlem river.	
Tenth to One Hundred and Fifty-fourth street. In re Wm. A. Cauldwell, to vacate, etc., assessment for Seventle			In re petition of John Parr, to vacate, modify, etc., assess dred and Tenth street to Harlem river.	
Tenth to One Hundred and Fifty-fourth street. In re Mary C. Farr, to vacate, etc., assessment for Seventh aver	nue paving, One Hun	dred and Tenth	In re petition of Joseph Bierhoff, to vacate, modify, etc., etc., Eighty-sixth to One Hundred and Tenth street.	
to One Hundred and Fifty-fourth street. In re Caroline C. Bishop, to vacate, etc., assessment for Se			In re petition of Amanda D. Silsbee, to vacate, modify, e regulating, etc., Fifth avenue to Avenue A.	
Hundred and Tenth street to Harlem river. In re Wm. A. Cauldwell, to vacate, etc., assessment for Sevent	h avenue regulating, e	etc., One Hun-	In re petition of David Bailie, to vacate, modify, etc., asset etc., Fifth avenue to Harlem river.	essment for Seventy-sixth street regulating,
dred and Tenth street to Harlem river. In re Mary C. Farr, to vacate, etc., assessment for Seventh av			In re petition of Wm. Westerfield, to vacate, modify, etc. street regulating, etc., Madison avenue to Fourth av	
and Tenth street to Harlem river. In re Laura Manley, to vacate, etc., assessment for Seventh a	venue tree planting.		In re petition of Benj. Richardson, to vacate, modify, et teenth street regulating, etc., Sixth avenue to Avenue	
In re Julia A. M. Weeks, to vacate, etc., assessment for Sever In re Mary C. Farr, to vacate, modify or reduce an assessment	nth avenue tree-planti	ng. sewer, Twelfth	In re petition of Mary Cornelia Wood, to vacate, modify, teenth street regulating, etc., Sixth avenue to Avenue	
to St. Nicholas avenue. In re Julia A M. Weeks, to vacate, modify or reduce an asses			In re petition of Florent Phelps, to vacate, modify, etc., a street regulating, etc., Sixth avenue to Avenue A.	
Twelfth to St. Nicholas avenue. In re Julia A. M. Weeks, to vacate, etc., assessment for Manha			In re petition of Julia A. M. Weeks, to vacate, modify Twenty-second street regulating, etc., Ninth avenue	
In re Elizabeth F. Pegg, to vacate, etc., assessment for One H	undred and Tenth str	eet outlet sewer,	In re petition of Harriet A. Walter, Executrix, to vacate, and Twenty-fourth street regulating, etc., Eighth to	modify, etc., assessment for One Hundred
In re Elizabeth F. Pegg, to vacate, etc., assessment for One Hussewer, etc.	indred and Forty-seve	nth street outlet	In re petition of J. Whiteman, to vacate, modify, etc., ass ninth street paving, Tenth avenue to Boulevard.	
In re Laura Manley, to vacate, etc., assessment for sowers in Si Sixteenth to One Hundred and I wenty-fifth street.	xth avenue, from One	e Hundred and	In re petition of J. Whiteman, to vacate, modify, etc., a ninth street regulating, etc., Broadway to Hudson riv	ssessment for One Hundred and Twenty-
In re Matilda L. Speyers, to vacate, etc., assessment for Boulev ninth to One Hundred and Fifty-fifth street.	ard regulating, gradi	ng, etc., Fifty-	In re petition of Elizabeth M. Cauldwell, to vacate, modifing, etc., Fifty-ninth to One Hundred and Fifty-fifth	fy, etc., assessment for Boulevard regulat-
In re Union Theological Seminary for an award—Assessment etc., Fifty-ninth to One Hundred and Fifty-fifth streets.	for St. Nicholas aver	nue regulating,	In re petition of Wm. N. Scott, to vacate, modify, etc., etc., One Hundred and Fifth to One Hundred and T	assessment for Madison avenue regulating,
In re Frederick Schuck for an award—Assessment for Seventy-	second street regulat	ing, etc., Fifth		, assessment for Madison avenue regulating
avenue to Avenue A. In re Frederick Schuck for an award—Assessment for Avenue	A regulating, gradin	g, etc., Fifty-	In re petition of Mary C. Wood, to vacate, modify, etc. a etc., One Hundred and Fifth to One Hundred and I	ssessment for Madison avenue regulating,
ninth to Eighty-sixth street. In re Maria A. Cutler for an award—Assessment for Seventh av	enue sewer.	Hundred and	In re petition of Harriet A. Walters, Executrix, to vacate	
In re Wm. A. Cauldwell for an award—Assessment for Sixth Twenty-ninth to One Hundred and Forty-seventh street.			In re petition of Harriet A. Walters, Executrix, to vacate street regulating, etc., Twelfth to St. Nicholas avenu	
In re Smith Ely, Jr., to vacate, etc., assessment for paving Secondary Hundred and Twenty-fifth street.			In re petition of Thomas H. Walter, to vacate, modify,	etc., assessment for St. Nicholas avenue
In re Harriet T. H. Hill, to vacate, etc., assessment for paving sixth and One Hundred and Twenty-fifth streets.			regulating, etc., One Hundred and Tenth to One Hu In re petition of Charles L. Hening, to vacate, modify,	etc., assessment for St. Nicholas avenue
In re Oscar F. G. Megie, to vacate, etc., assessment for paving sixth and One Hundred and Twenty-fifth streets.			regulating, etc., One Hundred and Tenth to One Hundred In repetition of Caroline C. Bishop, to vacate, modify,	etc., assessment for St. Nicholas avenue
In re James Wood, to vacate, etc., assessment for paving Secon One Hundred and Twenty-fifth streets.			In the matter of the petition of Honora Healey, sole adm Avenue A regulating, etc., from Fifty-seventh to Eig	ninistratrix, for an award-Assessment for
In re Nathaniel Jarvis, Jr., to vacate etc., assessment for pavin etc., Seventh avenue, One Hundred and Tenth street to H	larlem river.		In the matter of the petition of Catharine F. Pine for an a	ward—Assessment for Avenue A regulating,
In re Wm. H. Hayes, to vacate, etc., assessment for paving Se Seventh avenue, One Hundred and Tenth street to Harlen	river.		etc., from Fifty-seventh to Eighty-sixth street.	Assessment for regulating and grad-
In re Isidor Cohnfeld, to vacate, etc., assessment for paving Eig Twenty-fifth streets.			In the matter of the petition of Clarissa Crane for an awa	from Fifty-ninth to One Hundred
In re Alexander B. Crane, executor, etc., to vacate, etc., assess tween Fifty-ninth and Twenty-fifth streets.			In the matter of the petition of Thomas W. Evans for an	
In re Frederick Dassoir, to vacate, etc., asssessment for re Broadway and Chatham street.			In the matter of the petition of Wm. A. Ferguson for an In the matter of the petition of Annie Howell et al. for an	award— do do
In re William H. Hayes, to vacate, etc., assessment for regul One Hundred and Fifty-fifth street.			In the matter of the petition of Sybil K. Kane for an awar	rd— do do
In re Henry H. Anthony et al., to vacate, etc., assessment for street, between Eighth and Tenth avenues.			In the matter of the petition of Robert P. Lee for an awar	rd— do do
In re Isidor Cohnfeld, to vacate, etc., assessment for regula- between Eighth and Tenth avenues.	ating, grading, etc., I	vinetieth street,	In the matter of the petition of Emma E. Russell for an a In the matter of the petition of Thomas H. Walter for an	ward— do do award do do

In the matter of the petition of Geo. Buckenham for an award—Assessment for Boulevard sewers.

with branches, from Ninety-sixth to One Hundredth street.

In the matter of the petition of Annie T. Carmen for an award—Assessment for Seventh avenue sewers, from One Hundred and Twenty-fifth to One Hundred and Thirty-seventh street.

In the matter of the petition of Annie T. Carmen for an award—Assessment for Seventh avenue

In the matter of the petition of Annie T. Carmen for an award—Assessment for Seventh avenue regulating, grading, etc., One Hundred and Tenth street to Harlem river.

In the matter of the petition of Annie T. Carmen for an award Assessment for Seventh avenue paving, One Hundred and Tenth to One Hundred and Fifty-fourth street.

In the matter of the petition of Robert H. G. Murphy, et. al., executors, etc., for an award—Assessment for Eighth avenue paving with granite blocks, from the circle at Fifty-ninth street to One Hundred and Twenty-fifth street.

In the matter of the petition of Robert H. G. Murphy, et. al., as executors, for an award—Assessment for Eighth avenue regulating, grading, etc., from Fifty-ninth to One Hundred and Twenty-second street.

Twenty-second street.

In the matter of the petition of Mary E. Lucky, for an award - Assessment for Eighth avenue sewers with branches from Eighty-fifth to Ninety-second street.

In the matter of the petition of Robert H. G. Murphy, et. al., executors, etc., for an award—Assesment for Ninth avenue regulating and grading, from Eighty-sixth to One Hundred and Tenth

In the matter of the petition of Robert H. G. Murphy, et. al., executors, etc., for an award—Assessment for One Hundred and Eighth street sewer with branches between Third and Fifth avenues. In the matter of the petition of Henry Maguire, to vacate assessment for regulating, grading, etc., One Hundred and Fifteenth street, from Eighth avenue to Harlem river; confirmed December 10, 1878.

In the matter of the petition of John Townshend, to vacate assessment for regulating, grading, etc., One Hundred and Fifteenth street, from Eighth avenue to Harlem river; confirmed De-

cember 10, 1878.

In the matter of the petition of Pamelia J. Dunn, to vacate assessment for paving, etc., Seventh avenue, from One Hundred and Tenth stree tto Harlem river; confirmed September 24, 1875.

In the matter of the petition of Moses F. Williams, to vacate assessment for paving, etc., Seventh avenue, from One Hundred and Tenth street to Harlem River; confirmed September 24, 1875.

In the matter of the petition of Moses F. Williams, to vacate assessment for regulating, grading, etc., Sixth avenue, from One Hundred and Tenth street to Harlem river; confirmed August 2, 1872.

In the matter of the petition of Pamelia J. Dunn, to vacate assessment for regulating Sixth avenue, from One Hundred and Tenth street to Harlem river; confirmed September 2, 1875.

In the matter of the petition of Moses T. Williams, to vacate assessment for regulating Sixth avenue, from One Hundred and Tenth street to Harlem river; confirmed September 2, 1875.

In the matter of the petition of Moses T. Williams, to vacate assessment for sewer in Sixth avenue, from One Hundred and Twenty-fifth to One Hundred and Twenty-ninth street; confirmed

March 19, 1874.

In the matter of the petition of Moses F. Williams, to vacate assessment for sewer in Seventh avenue, from One Hundred and Tenth street to Harlem river; confirmed July 3, 1875.

In the matter of the petition of Moses F. Williams, to vacate assessment for paving Sixth avenue with Macadam pavement, from One Hundred and Tenth street to Harlem river; confirmed

December 10, 1874.

In the matter of the petition of Joseph G. Mills and ano., to vacate assessment for regulating, grading, etc., Eighth avenue, from Fifty-ninth to One Hundred and Twenty-second street; confirmed June 16, 1876. In the matter of the petition of Charles L. Tiffany, to vacate assessment for outlet sewer in Ninety-

sixth street. In the matter of the petition of Charles F. Hunter, to vacate assessment for sewer in the Boulevard,

In the matter of the petition of Charles F. Hunter, to vacate assessment for sewer in the Boulevard, from Seventy-seventh to Ninety-second street.

In the matter of the petition of Charles F. Hunter, ex'r, etc., to vacate assessment for regulating and grading Eighty-seventh street, between Eighth and Tenth avenues.

In the matter of the petition of William A. Cauldwell, to vacate assessment for sewer on the Boulevard, from One Hundred and Thirty-sixth to One Hundred and Fifty-third street.

In the matter of the petition of F. M. Peyser, to obtain a reduction of an assessment for paving Manhattan street, between St. Nicholas avenue and One Hundred and Twenty-fifth street.

In the matter of the petition of Charles L. Tiffany, to vacate assessment for regulating, etc., Ninety-sixth street, from Boulevard to Hudson river.

SCHEDULE "B."

JUDGMENTS ENTERED AND ORDERS OF THE GENERAL AND SPECIAL TERMS.

Charles A. Cheesebrough-Order entered removing cause to Supreme Court.

Charies A. Cheesebrough—Order entered removing cause to Supreme Court.

Central Park, North and East River Railroad Company—Order entered to discontinue action.

Ida Duke—Order entered denying motion for new trial.

In re John J. Bradley—Regulating, etc., Ninety-sixth street.

In re Levi A. Lockwood, do do

In re Thomas J. McCahill, do do

In re John and Thomas Malone, Willis avenue—Order entered directing payment of award into Court

Court.

Mary L. Wallace—Judgment entered in favor of the plaintiff for \$129.28.

John Hoffman—Judgment entered in favor of the plaintiff for \$69.92.

Joseph O'Brien—Judgment entered in favor of the plaintiff for \$78.91.

Victoria Hudson—Judgment entered in favor of the plaintiff for \$78.91.

Moritz Ziegel—Judgment entered in favor of the plaintiff for \$78.91.

Meinhardt Huff—Judgment entered in favor of the plaintiff for \$27.21.

The Shepherd's Fold—Judgment entered in favor of the City for \$195.

Jerome Park and Villa Site and Improvement Company against The Board of Police—Order entered denying motion of plaintiff for injunction to restrain the Folice.

Elizabeth Twogood—Judgment entered in favor of the City, after trial, for the sum of \$176.27.

Henry Siegman et al—Order of discontinuance entered.

Daniel Mahoney—Judment entered distributing the fund.

People, ex rel. Eugene Reilley against The Board of Police—Order entered denying motion for writ of prohibition.

Jeremiah Hogan against John Gunner—Order of discontinuance entered.

writ of prohibition.

Jeremiah Hogan against John Gunner—Order of discontinuance entered.

Mercy G. Williams—Decree entered in favor of the plaintiff upon settlement and consent.

Mayor, etc., against Delia H. Tone et al.—Judgment entered in favor of the City for \$6,492.52.

In re Maria N. Littlefield, Madison avenue regulating—Order of discontinuance entered.

Joseph Koch—Judgment entered in favor of plaintiff, after trial, for the sum of \$6,684.77.

In re Alfred C. Post, Boulevard sewer—Order entered to vacate assessment.

People, ex rel. Michael J. Maloney against Department of Docks—Requisition on Comptroller having been made for \$4,700, proceedings discontinued.

Harman H. Hart—Judgment entered in favor of plaintiff without answer for the sum of \$67.29.

In re Charles Hahn—Regulating One Hundred and Fifteenth street—Order to reduce assessment entered.

George W. Ford-Regulating One Hundred and Fifteenth street-Order to reduce assessment entered.

SCHEDULE "C."

SUITS AND SPECIAL PROCEEDINGS TRIED OR ARGUED.

People, ex rel. John Ryan against the Board of Police—Re-argument had before the Court of Appeals. Julia Bergmann, accident case—Tried before Lawrence, J., and a jury—Verdict for plaintiff for \$2,000. People, ex rel. The American Fire Insurance Co., against The Commissioners of Taxes—Appeal

People, ex rel. The American Fire Insurance Co., against The Commissioners of Taxes—Appeargued at the General Term.

Mayor, etc., vs. Ichabod T. Williams and another—Demurrers argued.

Mayor, etc., vs. Ichabod T. Williams and another—Demurrers argued.

Mayor, etc., vs. Ichabod T. Williams and another—Demurrers argued.

Mayor, etc., vs. Edward A. Smith and another—Demurrers argued.

In re Nathaniel L. McCready, Tenth avenue sewer—Argued at Court of Appeals.

Lucie E. Laurent—Tried before Sheriff's jury—Verdict that petitioner is sane.

Charles Jackson Dixon, alleged insane—Tried before a referee; decision reserved.

Mary T. Bell, award Morris avenue—Referee proceeded and closed.

Henry Smid, accident suit—Tried before Russell, J., and a jury; verdict for plaintiff for \$2,700.

People, ex rel. Syms vs. The Commissioners of Taxes—Taking of testimony proceeded with.

Andrew Mahoney—Tried before Lawrence, J., and a jury; complaint dismissed.

In re Charles F. Willis, appellant—Sale argued at General Term.

In re James A. Deering, Broadway paving—Submitted to General Term.

In re Susan P. Lilenthal, Fifth avenue regulating—Submitted to General Term.

In re Christopher Prince, Ninth avenue regulating—Submitted to General Term.

People, ex rel. New York Medical College, etc., against The Commissioners of Taxes—Submitted

General Term.

La relate E. Care. Fifth avenue regulating At Canaral Term.

-Submitted at

General Term.

In re John F. Gray, Fifth avenue regulating—At General Term, affirmed.

People, ex rel. Gustave Argenstine against Kenney et al.—Motion for re-argument made.

WM. C. WHITNEY, Counsel to the Corporation.

Statement and Return of Moneys received by WILLIAM A. BOYD, Corporation Attorney, for the month of October, 1882, rendered to the Comptroller in pursuance of the provisions of Section 26, Article 1, Chapter V. of the Revised Ordinances of 1866; and of Sections 38 and 96 of Chapter 335 of the Laws of 1873.

DATE.	WHAT FOR.	JUDGMENTS.	PENALTIES.	COSTS.	AMOUNT.
1882.					
Oct. 2	Violation Corporation Ordinances		\$45 00	\$22 78	\$67 78
" 3	" "		15 00	6 76	21 76
" 4	" "			2 50	2 50
5	" "		5 co	2 13	7 13
	" "		25 00	17 13	42 13
" 7	" "		15 00	7 13	22 13
" 9	" "		5 00	2 13	7 13
" 10	" "			2 50	2 50
" 1I	" "			2 50	2 50
" 12	" "		5 00	4 62	9 62
" 13	" "		12 50	9 26	21 76
" 16	" "		10 00	12 00	22 00
" 17	" "		15 00	4 63	19 63
	" "		15 00	11 26	26 26
" 19	" "		5 00	2 13	7 13
" 20	" "		25 00	14 50	39 50
" 23	" "		10 00	9 63	19 63
" 23 26	" "		10 30	9 26	19 26
" 27	" "		5 00	7 50	12 50
" 28	" "			2 50	2 50
" 30	" "			2 50	2 50
" 31	" "	\$182 50	5 00	2 50	190 00
	Total amount collected				\$567 85
	Less Disbursements				439 25
				-	
	Balance due the City				\$128 60

WILLIAM A. BOYD, Corporation Attorney.

Statement and Return of Moneys Received by ALGERNON S. SULLIVAN, Public Administrator in the City of New York, for the month of October, 1882, rendered to the Comptroller in pursuance of the provisions of Section 3, Part II., Chapter VI., Title VI., Revised Statutes; and Sections 38 and 96 of Chapter 335 of the Laws of 1873.

DATE.		ESTATE OF	ESTATES.	COMMISSIONS.	AMOUNT.
October "	9 9 18	Robert Gray John J. Conklin Henri Beinne		\$100 00 33 04 29 48	
"	18 20	Nathan Corbin William H. Hill. John D. Grady.		29 48 8 14 14 16 150 00	
"	28 28	Hugo Carstaedt. Owen O'Neil.		25 27 18 45	5278 5

Dated November 1, 1882.

ALGERNON S. SULLIVAN, Public Administrator, etc.

FIRE DEPARTMENT.

HEADQUARTERS FIRE DEPARTMENT, CITY OF NEW YORK, October 18, 1882.

Present-President John J. Gorman, Commissioners Cornelius Van Cott, and Henry D. Purroy.

Communications.

From-Chairman Committee on Apparatus and Telegraph, forwarding, with recommendation, requisitions for articles required; estimated cost, \$147.50, \$170, and for repairs to ladder, \$11.90. Ordered. Chairman Committee on Repairs and Supplies, forwarding, with recommendation, requisitions for articles required; estimated cost, \$90, \$200, \$393.67, and \$851.80. Ordered. Superintendent of Telegraph, recommending an appropriation of \$100 for repairs to telegraph machinery, etc., for current quarter. Expenditure authorized. Superintendent of Horses, returning communication from Foreman Engine Co. No. 23, relative to team furnished for trial, with report that horses are fitted for service. Report accepted; laid over.

over.
N. Le Brun & Son, Architects—Report relative to extra work at quarters of Engine Co. No. 47.

Laid over. Charles H. Haswell, Superintending Engineer-Relative to capacity of coal bunkers of new fire

steamer. John J. Blair, Machinist Repair Shops—Bill for expenses incurred in erecting heaters in various company quarters. Referred to Chief of Battalion in charge Repair Shops for examination and

Requisitions for incidental expenses, as follows: From

Secretary	for September,	\$200 00;	October,	\$200	00;	November,	\$200	00	
Inspector of Combustibles	• 66	75 00;	**		00;	"		00	
Fire Marshal	4.6	30 00;	"	30	00;	**	30	00	
Inspector of Buildings	44	80 00;	66	80	00;	66	85	00	
Attorney		and	•	25	00;				
Supt. of Telegraph		80 00;	- 44	40	00;	44	40	00	
Supply Clerk		40 00 :	**	40	00;	"	40	00	
Repair Shops	**	44 05 ;	"	ε	and	"	20	00	
Expenditures authorized.									

Charges against Examiner Abraham Demarest, Bureau of Inspection of Buildings, on which evidence was taken and laid over on September 6, were considered, accused found guilty, and dismissal ordered, to take effect 19th instant.

audited and transmitted to the Comptroller for payment:

apparatus, supplies, etc.....

On motion, adjourned.

For the Year 1881-Schedule No. 86.

For the Current Year-Schedule No. 59.

1						
	Jas. Brady, new houses for James Brady, apparatus, Charles E. Berry,			John Noonan, apparatus, supplies, etc. \$	1,680	
١	Clapp & Jones Mfg. Co.	**	40 00	Wm. Pither,	216	O
l	Charles W. Dorn,	**	54 40	Quackenbush, Townsend & Co., appa-		
Į	Thos. C. Dunham,	**	146 15	ratus, supplies, etc	4	9
i	Holmes, Booth & Haydens	,"	224 58	John A. Roebling's Sons & Co., appa-	7. 11.	
	Hunter, Keller & Co.,	"	14 98	ratus, supplies, etc	8	5
Ĭ	Illsley, Doubleday & Co.,	"	78 25	F. A. Shields, apparatus, supplies, etc.	123	
Į	James Inglis,	"	6 50	Spectator Co., "	160	o
	John P. Jube & Co.,	"		D. Tallman, agent, "	25	O
	E. R. Merrill,	"	155 85			-
	Metropolitan Telephone a	nd Tel. Co.,		\$1:	1,789	IS

CARL JUSSEN, Secretary.

OCTOBER 19, 1882.

Present—Commissioners Cornelius Van Cott and Henry D. Purroy. The minutes of meetings held 4th, 5th, and 11th instant were read and approved.

Appointment.

Richard D. Somerindyke as Private, Hook and Ladder Co. No. 1, 23d instant.

Transfer.

Private Nichols Powers, Hook and Ladder Co. No. 1 to Hook and Ladder Co. No. 12, 23d

On motion, adjourned.

CARL JUSSEN, Secretary.

OCTOBER 23, 1882.

Present-President John J. Gorman, Commissioners Cornelius Van Cott and Henry D. Purroy.

Communications.

From—
Enoch Vreeland, Jr., tendering his resignation as Surveyor in Bureau of Combustibles. Accepted, to take effect this date; filed and following resolutions adopted:
Resolved, That Enoch Vreeland, Jr., be and he is hereby appointed a regular clerk in the Bureau of Inspector of Buildings, at a salary of \$1,000 per annum, said appointment to take effect from this date.

from this date.

Resolved, That Harvey Scofield be and he is hereby appointed a Surveyor in the Bureau of Combustibles, in place and stead of Enoch Vreeland, Jr., resigned.

Assistant Engineers of steamer, Charles J. Autenrieth and Timothy Flynn, applying for transfer. Filed, and following transfers ordered to take effect 25th instant:

Assistant Engineer of steamer, Charles J. Autenrieth, Engine Co. No. 6 to Engine Co. No. 10.

Assistant Engineer of steamer, Timothy Flynn, Engine Co. No. 10 to Engine Co. No. 6.

Privates Peter Smith and George F. Farrell, of Engine Co. No. 7; Patrick T. Horan, of Engine Co. No. 25, and William J. Kennedy, of Engine Co. No. 27, applying for advancement from Third to Secend Grade. Ordered from 1st proximo.

Medical Officer, recommending examination of Fireman Daniel Dempsey. Filed, and follow-

Medical Officer, recommending examination of Fireman Daniel Dempsey. Filed, and following resolution adopted:

mg resolution adopted:

Resolved, That under the provisions of section 14, chapter 742, Laws of 1871, as amended,
Fireman Daniel Dempsey, of Engine Co. No. 9, is hereby ordered to be examined by the medical
officers as to his physical or mental qualifications to perform his duties.

Law Department relative to order of Court in the case of Ernest Drevet. Filed, with directions to request that an application for a stay be made.

On motion, adjourned.

CARL JUSSEN, Secretary.

CARL JUSSEN, Secretary.

October 25, 1882.

Present—President John J. Gorman, Commissioners Cornelius Van Cott and Henry D. Purroy.

Engineer of steamer, William Wray, of Engine Co. No. 23, charged with "violation of paragraph 3, section 2, General Orders No. 20, 1881," "violation of section 22, paragraph 5, General Orders No. 13, 1881," "neglect of duty," and "absent without leave." Found guilty and fined ten days now

Private John J. Grady, of Hook and Ladder Co. No. 7, charged with "conduct prejudicial to good order." Found guilty. Commissioner Van Cott moved that he be dismissed the service of the Department.

Lost-Affimative-Commissioner Van Cott. Negative-President Gorman and Commissioner

Purroy.

Fined ten days' pay.

Private James Monaghan, of Hook and Ladder Co. No. 7, charged with "conduct prejudicial to good order" and "violation of paragraph 3, General Order No. 19, 1881." Found not guilty on first charge, guilty on second charge, and fined two days' pay.

Fireman James Gibney of Hook and Ladder Co. No. 3, charged with "disobedience of orders."

Found guilty and reprimand ordered.

Bills

audited and transmitted to the Comptroller for payment:

For the Current Year-Schedule No. 60.

Phelps, Dodge & Co., apparatus. sup-Brown, George, Apparatus, supplies, plies, etc.
Smith, N. J., apparatus, supplies, etc.
Sweet Moses,
Willetts, S. T. & Co, \$68 25 \$28 00 Early & Lane, apparatus, supplies, etc..... Hunter, Keller & Co., apparatus, 209 00 11 90 supplies, etc.

Ketterer, Charles P., apparatus, supplies, etc.

Norwich Oil Paste Co., apparatus, 170 00 \$656 30 57 co supplies, etc..... 32 45

The action of the President in the following matters was approved:

Granting leave of absence to Chief of Department, on 24th instant;
Directing advancement of Private Stephen A. Kent, of Engine Co. No. 7, from Third to First Grade, from 1st ins ant; Granting application of Private Gustav Kosmak of Engine Co. No. 6, relative to exhibition of

improved fire escape;
Authorizing the Inspector of Buildings to advertise for proposals to carry out precepts issued by Court of Common Pleas, directing rebuilding of walls of Nos. 11, 13, 15 and 17 Jacob street;

rit of Common Pleas, directing rebuilding of walls of Nos. 11, 13, 15 and 17 Jacob street;
Directing transfers of—
Private Edward Goodchild, Engine Co. No. 32 to Engine Co. No. 31, 9th instant;

"Joseph F. Walsh, Hooker and Ladder Co. No. 12 to Engine Co. No. 1, 10th instant;
Appointment of—
John Crosson as machinist in Repair Shops, at \$3 per day, 17th instant;
James F, Fitzpatrick as Private, Engine Co. No. 19, 10th instant;
William O'Gorman as Private, Engine Co. No. 23, 24th instant;
John Thompson as Private, Engine Co. No. 31, 24th instant.

Communications.

From-Treasurer—Statements of Relief and Life Insurance Funds for the quarter ending September 30; Chief of Department, Inspector of Combustibles, Fire Marshal, Superintendent of Telegraph, and Medical Officer, reports of operations for quarter ending September 30. Filed, with directions

Chief of Department, Inspector of Combustibles, and Fire Marshal—Reports of operations for month of September. Filed.

Foreman Engine Co. No. 4, reporting loss of box key by Assistant Foreman R. F. Kenehan.

Inspector of Combustibles, reporting violations of law. Filed, and the following resolution

Inspector of Combustibles, reporting violations of flaw. Filed, and the following resolution adopted:

Resolved, That Wallace & Parker, 1223 and 1225 Broadway; Sarah Lewis, 47 Division street; Michael O'Rourke, 227 West Sixtieth street; Hannah Murray, 165 West Fifty-sixth street; Louis Reinken, 43 Bowery; Richard Stevens, 342 East Seventy-fourth street, and Andrew Schmidt, 346 East Fifty-third street, be and are hereby fined \$5 each, for violation of section 9, chapter 742, Laws of 1871; that Henry Schroeder, 640 Third avenue, be and is hereby fined \$50 for violation of section 4, chapter 742, Laws of 1871, and that in each of the above-named cases the Inspector of Combustibles he and is diverted to enforce the collection of the penalty.

of 1871; that Henry Schroeder, 427.

4, chapter 742, Laws of 1871, and that in each of the above-named cases the Inspector of Combustibles be and is directed to enforce the collection of the penalty.

Same, recommending that legal proceedings be instituted against Michael Reid, Broadway, between Forty-third and Forty-fourth street, and John Buxbeaum, 893 First avenue, for violation of section 6 and 9, chapter 742, Laws of 1871, respectively. Referred to the Attorney for prosecution.

Same, recommending discontinuance of legal proceedings for violation of sec. 4, chapter 742, Laws of 1871, in thirty-six cases, parties having complied with the law by procuring licenses. Approved and referred to the Attorney.

Same, recommending remission of penalties imposed on following named parties for violation of sec. 9, chapter 742, Laws of 1871, for reasons assigned, viz.:

Nicholas Teits, 60 W. Houston st.

Andrew Schuman, 345 3d ave.

Jacob Miller, 297 E. 3d st.

Frederica Lax, 52 Essex st.

Isaac J. Oliver, 78 Duane st.

Approved.

Inspector of Buildings, recommending enforcement of penalty against Philip Braender in violation case No. 573. Referred to the Attorney for prosecution.

Law Department, requesting abstract of title to property on Riverdale avenue for proper search of title. Compliance directed.

John P. Faure and others, Committee of St. John's Guild, relative to proposed organization of an Emergency Relief Bureau, and requesting a conference on the subject. Filed, with directions to

Magneso-Calcite Fire Proof Co., invitation to witness test of magneso-calcite. Referred to Assistant Chief of Department for report

John C. Ham, relative to hoistway of building No. 1370 Broadway. Referred to Inspector of

Buildings for proper action.

Mrs. C. Parker, George Wilson, B. Stern & Son, Richard Grube, and Carrie Bloxsom—Claims against members of the Department. Filed, with directions to notify.

Medical Officer—Report of examination of Fireman Thomas H. Griffith, of Engine Co. No. 9, as to his ability to perform duty. Filed, and following preamble and resolution adopted by a

as to his ability to perform duty. Then, and tollowing Francisco unanimous vote:

Whereas, It appears from the report of the Medical Officers, dated October 7, 1882, that Fireman Thomas H. Griffith, of Engine Co. No. 9, is partially and permanently physically disabled for the performance of his duties, and that such disability was caused in or induced by the actual performance of the duties of his position; and

Whereas, The disability occurred after the expiration of ten years active and continuous service.

Whereas, The disability occurred after the expiration of ten years active and continuous service whereas, The disability occurred after the expiration of ten years active and continuous service.

by the said Fireman Thomas H. Griffith, in the uniformed force of this Department; therefore be it

Be it

Resolved, That under the provisions of section 14, chapter 742 of the Laws of 1871, as amended, the said Fireman Thomas H. Griffith, of Engine Co. No. 9, be and is hereby relieved from active service at fires, but shall remain a member of the uniformed force, subject to the rules governing said force and to the performance of such light duties as the Medical Officers have in the report hereinbefore referred to, or may hereafter certify him to be qualified to perform, to take effect from and after the first proximo, and that the annual allowance to be paid to the said Fireman Thomas H. Griffith as compensation for such limited service be and it is hereby fixed at the rate of six hundred dollars, payable monthly.

On motion, adjourned.

CARL JUSSEN, Secretary.

CARL JUSSEN, Secretary.

PUBLIC WORKS. DEPARTMENT OF

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, NEW YORK, October 25, 1882.

In accordance with section 110, chapter 335, Laws of 1873, the Department of Public Works makes the following report of its transactions for the week ending October 21, 1882:

Public Moneys Received and Deposited in the City Treasury.

For Croton water rents	\$14.720	==
For penalties on Croton water rents	227	90
For tapping Croton pipes	177	50
For sewer permits.	834	55
For restoring	516	00
Total	\$16,476	50

Public Lamps.

9 new lamps lighted.
I lamp discontinued.

4 lamp-posts removed.
8 lamp-posts reset.
14 lamp-posts straightened.
4 columns releaded.

Report of Photometrical Examinations of Illuminating Gas, for the week ending October 21, 1882, made at the Photometrical Rooms of the Department of Public Works.

t								Deliv-	of Gas	s. per	ILLUMIN. Powr	ATING ER.
,	DAT	re.	TIME.	Thermometer.	Barometer.	GAS COMPANY.	Burner.	Pressure as Delivered to Burner.	Consumption of Gas, Rate per hour.	Consumption Candle, Grs. hour.	Observed.	Corrected.
	Oct.	16	5 P.M.	71	30.08	Manhattan	Empire 5 ft	IN. 89	CU. FT. 5.00	118.2	18.42	18.14
5	**	17	7 A.M.	69.	29.99	"	"	.89	5.00	114.0	19.38	18.41
0	**	18	II A.M.	71.	30.04		"	.89	5.00	114.0	19.32	18.35
0	"	20	3 P.M.	68.	30.19	"	"	.88	5.00	118.2	19.18	18.89
0	**	21	5 P.M.	65.	30.30	"	**	.89	5.00	125.4	17.60	18.39
											Average.	18.43
	Oct.	16	6 р.м.	79.	30.10	Harlem		.91	5.00	121.2	17.62	17.80
t	"	17	9.30 A.M.	78.	30.05	"		.91	5.00	120.0	18.23	18.23
f	"	18	11.30 A.M.	77 -	30.04	"		.90	5.00	126.0	16.70	17.54
y	"	20	6.30 Р.М.	73.	30.24	"		-93	5.00	123.0	18.78	19.25
		21	12 M.	69.	30.34	"		.92	5.00	117.0	19.00	18.52
											Average.	18.27
	Oct.	16	2 P.M.	70.	30.08	New York	Bray's Slit Union, 7	.82	5.00	114.0	25.30	24.03
	**	17	7.30 A.M.	69.	29.99	"		1 .9x	5.00	120.0	24.93	22.93
	**	18	10.30 A.M.	71.	30.04	"	"	.82	5.00	120.0	22.48	22.48
	"	20	5 P.M.	69.	30.19	"		.82	5.00	121.2	26.24	26.50
r	**	21	3 P.M.	64.	30.30	"	"	.83	5.00	126.0	22.94	24.09
5											Average.	24.40
r	Oct.	16	4 P.M.	71.	30.08	N. Y. Mutual.	"	.87	5.00	116.4	27.54	26.71
		17	8 A.M.	70.	29.99		12.00	.85	5.00	8.811	26.44	26.18
		18	IO A.M.	70.	30.04			.85	5.00	124.5	25.00	25.94
n	**	20	4 P.M.	69.	30.19	"	- ministra	.88	5.00	124.2	26.48	27.40
S	"	21	4.30 P.M.	65.	30.30		and deposited	.88	5.00	125.4	24.32	25.41
6			2			A STATE OF THE STATE OF	- Variable species	100			Average.	26.33
n								1				
3-	Oct.	16	3 P.M.	70.	30.08	Municipal,	. "	.80	5.00	119.4	27.08	26.94
of	"	17	8.30 A.M.	70.	29.99	"	. "	.80	5.00	120.0	27.98	27.98
of 1.	"	18	9.30 A.M.	69.	30.04	"		.80	5.00	114.0	29.47	27.99
2,	"	20	4.30 P.M.	69.	30.19	"	The State	.81	5.00	119.4	27.46	27.32
5.	44	21	4 P.M.	65.	30.30	"	"	.83	5.00	120.0	26.74	26.74
n											Average.	27.39
	Oct.	16		81.	30.10	Metropolitan	" No.	N HEE	5.00	120.0	21.72	21.72
	"	17	9 A.M.	78.	30.05	1 - 1		.70	5.00	126.0	20.80	21.84
1	"	18	12 M.	78.	30.04		The latest of the same of	.70	5.00	117.6	22.30	21.86
1-	"	20	6 р.м.	72.	30.24	*		.70	5.00	121.2	22.86	23.09
h	"	21	12.30 P.M.	70.	30.34	"		.70	5.00	120.0	22.68	22.68
of	100		JE 30 20		1 2 3	1 1 1 1 1 1 1	The same of the sa	1 = -		100000	Average.	22.24

E. G. LOVE, PH. D., Gas Examiner.

Permits Issued.

42 permits to tap Croton pipes.

18 permits to open streets.
18 permits to make sewer connections.
25 permits to repair sewer connections.
136 permits to place building material on streets.

Obstructions Removed.

Boxes, barrels, etc., from 100-106 Barclay street. Lumber, from II-I3 York street. Boxes, from Pearl and Elm streets. Boxes, from West Broadway and Reade streets. Stand, from northeast corner Grand and Elizabeth streets. Truck, from Varick and Downing streets. Furniture, from 705 Ninth avenue.
Furniture, from 433 West Thirty-ninth street.
Stand, from northwest corner Eighth avenue and Twenty-second street.
Stand, from northwest corner Eighth avenue and Thirty-second street. Stand, from northwest corner First avenue and Nineteenth street. Stand, from northwest corner Second avenue and Fifty-fourth street. Furniture, from 246 Avenue B.

Repairing and Cleaning Sewers.

52 receiving-basins and culverts cleaned.
700 lineal feet of sewer cleaned.
238 lineal feet of sewer rebuilt.
5 lineal feet of culvert rebuilt.

9 lineal feet of spur pipe laid.
2 receiving-basins repaired.
1 new basin-head put on.

I basin-head reset.

9 manhole-heads repaired. 3 new manhole-heads put on.

2 new manhole covers put on.

7 manhole-heads reset.
778 cubic yards of earth excavated and refilled.
159 square yards of pavement relaid.
117 loads of dirt removed.

Pavement Repairs.

In Cherry street, between Jackson and Corlears streets. In Henry street, between Pike and Montgomery streets. In Monroe street, between Catharine and Market streets.

In Molifoe street, between Cathaline and Market streets.
In Beekman street, between Park row and Nassau streets.
In Jackson street, between Grand and Madison streets.
In Delancey street, between Pitt and Sheriff streets.
In Albany street, between Washington and West streets.
In Greenwich street, between Watts and Desbrosses streets.

In West Third street, between Greene street and South Fifth avenue. In Washington street, between Barrow and Morton streets.

In Washington street, between Barrow and Morton streets.

In Reade street, between Church street and West Broadway.

In Mulberry street, between Canal and Bayard streets.

In King street, between Greenwich and Washington streets.

In Waverley place, between Greene street and Fifth avenue.

In Norfolk street, between Delancey and Rivington streets.

In Avenue A, between Eighteenth and Nineteenth streets. In Ninth street, between Avenues B and C.

In Ninth street, between Avenues B and C.
In Fifteenth street, Third avenue and Stuyvesant place.
In Orchard street, between Hester and Division streets.
In Sixty-second street, between Madison and Fourth avenues.
In Eleventh street, between Avenues B and C.
In Pitt street, between Broome and Delancey streets.
In Eighteenth street, between Eighth and Ninth avenues.
In Fourth avenue, between Fifteenth and Sixteenth streets.
In Fourth avenue, Eighth and Ninth avenues.

In Forty-seventh street, between Eighth and Ninth avenues. In Thirty-eighth street, between Fifth and Sixth avenues. In Twenty-sixth street, between Eighth and Ninth avenues. In Fifth avenue, between Forty-second and Forty-third streets. In Fifty-fourth street, between Fifth and Madison avenues.

In Broadway, between Fifty-third and Fifty-fourth streets. In Thirty-eighth street, between Eleventh avenue and North river.

In Forty-ninth street, between Eighth and Sixth avenues.
In Fifth avenue, between Forty-fifth and Forty-sixth streets.
In Sixty-fourth street, between Third and Lexington avenues.
In Eighty-sixth street, between First and Second avenues.
In Ninety-third street, between Third and Lexington avenues.

In Fifty-sixth street, between First avenue and Avenue A. In Sixty-third street, between First and Second avenues.

In Sixty-fourth street, between Madison and Fourth avenues.

At foot of Rivington street.

Statement of Laboring Force Employed in the Department of Public Works during the Week ending October 21, 1882.

NATURE OF WORK.	MECHANICS.	LABORERS.	TEAMS.	CARTS.
Maintenance of Aqueduct and Reservoirs	15	209	13	4
In Pipe Yard, foot of East Twenty-fourth street	2	61		1 .9
Laying and repairing pipes, etc	152	329		91
Renairing and cleaning sewers	3	32		15
Repairing and cleaning sewers	2	39 14	7 6	2
Total	183	700	26	121
Increase over previous week	3	4		1
Decrease from previous week				**

Appointment.

James Keese, Inspector of Regulating, etc.

Requisitions on the Comptroller.

The total amount of requisitions drawn by the Department on the Comptroller during the week, is \$133,884.47.

FRED. H. HAMLIN, Deputy Commissioner of Public Works.

APPROVED PAPERS.

Resolved, That permission be and the same is hereby given to Scrymgeour & Lindsay to place and keep a pole and sign in front of their place of business, No. 23 Tenth avenue; such permission to continue only during the pleasure of the Common Council.

Adopted by the Board of Aldermen, September 26, 1882.

Received from his Honor the Mayor, October 10, 1882, with his objections thereto.

In Board of Aldermen, October 24, 1882, taken up, reconsidered, as provided in section 13, chapter 335, Laws of 1873, and adopted, notwithstanding the objections of his Honor the Mayor, three-fourths of all the members elected voting in favor thereof.

OFFICIAL DIRECTORY

S TATEMENT 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 and Courts

EXECUTIVE DEPARTMENT. Mayor's Office.

No. 6 City Hall, 10 A. M. 10 3 P. M. WILLIAM R. GRACE, Mayor; WILLIAM M. IVINS, ecretary and Chief Clerk.

Mayor's Marshal's Office.

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; Christopher
BARRY, Sealer Second District; John Murray, Inspector
First District; JOSEPH SHANNON, Inspector Second District.

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.
HUBERT O. THOMPSON, Commissioner: FREDERICK H.
HAMLIN, Deputy Commissioner.

Bureau 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. 31 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.

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

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 THOMAS S. BRENNAN, President; GEORGE F. BRITTON,

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. E 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.

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

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, o A. M. to 5 P. M.

DEPARTMENT OF DOCKS.

Nos. 117 and 119 Duane street, 9 A. M. to 4 P. M. WILLIAM LAIMBERR, President; JOHN T. CUMING, Secretary.

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 Secretary.

Office Bureau Collection of Arrears of Personal Taxes

DEPARTMENT OF STREET CLEANING.

51 Chambers street, Rooms 10, 11 and 12, 9 A. M. 4 P. M.
JAMES S. COLEMAN, Commissioner; M. J. Morrisson,
Chief Clerk.

SUPREME COURT.

In the matter of the application of the Mayor, Aldermen, and Commonalty of the City of New York, relative to the opening of Ninety-first street, from Fourth avenue to the East river, in the City of New York.

NOTICE IS HEREBY GIVEN THAT THE BILL N OTICE IS HEREBY GIVEN THAT THE BILL of the costs, charges, and expenses incurred by reason of the proceedings in the above-entitled matter, will be presented for taxation to one of the Justices of the Supreme Court, at the Chambers thereof in the County Court-house at the City Hall, in the City of New York, on the 17th day of November, 1882, at 10½ o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges, and expenses has be n deposited in the office of the Department of Public Works, there to remain for and during the space of ten days.

Dated New York, November 1, 1882.

MICHAEL NORTON, GERSHEN COHEN, EUGENE H. POMEROY, Commissioners.

In the matter of the application of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of Ninety-first street, from Fourth avenue to the East river, in the City of New York.

to the East river, in the City of New York.

WE, THE UNDERSIGNED, COMMISSIONERS of Estimate and Assessment in the above entitled matter, hereby give notice to the owner or owners, occupant or occupants, of all houses an I lots and improved or unimproved lands affected thereby, and to all others whom it may concern, to wit:

That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the County Court House, in the City of New York, on Friday, the third day of November, 1882, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated New York, September 27, 1882.

MICHAEL NORTON,
GERSHEN COHEN,
EUGENE H. POMEROY,
Commissioners

BOARD OF EDUCATION.

TO CONTRACTORS.

SEALED PROPOSALS WILL BE RECEIVED BY the School Trustees of the Nine eenth Ward, at the Hall of the Board of Education, corner of Grand and Elm streets, until Monday, the 13th day of November, 1882, and until 4 o'clock P. M., on said day, for the removal of earth and rock, and for grading the school site on the southeast corner of Lexington avenue and East Sixty-eighth 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, third floor.

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 responsibity doubtful.

ABRAHAM DOWDNEY, RICHARD KELLY, CHARLES L. HOLT, EUGENE H. POMEROY, JOSEPH KOCH,
Bourd of School Trustees, Nineteenth Ward. Dated New York, October 30, 1882.

DEPARTMENT OF PUBLIC PARKS.

DEPARTMENT OF PUBLIC PARKS, 36 UNION SQUARE, NEW YORK, October 28, 1882.

TO IRON BRIDGE BUILDERS.

PROPOSALS FOR BUILDING THE SUPERSTRUCTURE OF THE MADISON AVENUE BRIDGE OVER THE HARLEM RIVER.

PROPOSALS FOR BUILDING THE SUPERSTRUCTURE OF THE MADISON AVENUE BRIDGE OVER THE HARLEM RIVER.

SEALED BIDS OR ESTIMATES FOR THE ABOVE work, indorsed "Estimate for Building Superstructure of Madison Avenue Br.dge;" a so with the name of the person or persons making the same, and date of the presentation, will be received from iron br.dge builders only, at the office of the Department or Public Parks, No. 36 Union Square, New York City, until half-past nine o'clock A.M., on Saturday, the eleventh day of November, 1882, at which place and hour the bids will be publicly opened by the Board of Commissioners of the said Department, and read, and the award of the contract will be made as soon thereafter as practicable. The ad quacy and sufficiency of the security offered is subject to the approval of the Comptroller of the City of New York.

The person or persons to whom the contract may be awarded will be required to attend at the office of the said Department, with the sureties offered by him or them, and execute the contract within five days after written notice that the same has been awarded to his or their bid or estimate, and that the sureties offered by him or them have been approved by the Comptroller; 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 thereupon the work will be re-advertised and relet, and so on until the contract be accepted and executed.

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

being so awarded, become bound as his sureties for its faithful performance; and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion, and that which the Corporation may be obliged to pay to the person 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 house-holder or freeholder in the City of New York, and is worth the amount of the security required for the completion of the contract and stated in the priposals, over and above all his debts of every nature, and over and above his liabilities as bail, surety, and otherwise; that he has offered himself as surety, in good faith, and with an intention to execute the bond required by law. required by law.

- 694,500 lbs. Iron work in swing span, exclusive of gear-

980,500 lbs

1,675,000 lbs

N.B —Of the above gross weight of draw span, about 225,000 lbs. belongs to "Turn Table."

Floorings, etc.:

1,900 cubic feet asphalt concrete, fixed spans,
775 square yards creosoted block-pavement, fixed

7,000 B. M. creosoted inch boards, for pavement, fixed spans. 21,000 B. M. Georgia pine (planed and sized), side-

fixed spans.

21,000 B. M. Georgia pine (planed and sized), sidewalks.

10,000 B. M. Georgia pine (rough), bolsters, sidewalks.

8,000 B. M. Georgia pine (rough), spiking sills.

12,000 B. M. Georgia pine, 2-inch plank, top plank roadway of swing span.

22,500 B. M. Georgia pine, 2-inch plank, top plank roadway of swing span.

22,500 B. M. Georgia pine, 3-inch plank, under plank roadway of swing sp n.

1,250 lineal feet railing, including newals and galvanized iron cornice.

16 ornamen al lamps and stands [3] lights each), ends of each top cherd of fixed spans.

4 end lamps (colored glass), ends ot swing span.

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

1. Bidders must satisfy themselves by personal examination of he 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 such statement or estimate of the Engineer, nor assert that there was any misunderstanding 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 sasifaction of the Commissioners of the Department of Public Parks, and in substantial manner, in accordance with the specifications and the plans therein referred to. No extra compensation beyond the amount payable for the work before enumerated, 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.

ork. Bidders will state a price for : All iron work in fixed spans, complete, per lb. All iron work in swing pans, complete, with turn-table,

All from work in swing pans, complete, with turn-table, per lb.

Turn-table machinery, locking gear, shafting, gearing and machinery of all kinds, boiler, tank, coal-bin, indicators and signals, and all appurtenances complete in every particular, including flooring and finish of engine room, and the furnishing of work-bench and tools, the lump sum of dollars.

Asphalt, concrete, per cubic foot.

Creo-oted block-pavement, per square yard.

All Georgia pine in sidewalks, including nails and bolts, per M. feet B. M.

All Georgia pine in roadway, including nails and bolts, per M. feet B. M.

Creosoted Carolina pine plank, including nails and bolts, per M. feet, B. M.

Sidewalk railing, including newal-posts and galvanized iron cornice.

iron cornice.

Three light ornamental lamps with stands, for fixed

iron cornice.

Three I ght ornamental lamps with stands, for fixed spans, each.

Ornamental lamps and brackets, swing span, each.

End lamps, colored lights, swing span, each.

Painting the lump sum of dollars.

Which price is to include the furnishing of all necessary materials and labor, and the performance of the whole of the work mentioned in the specifications, and shown on the plans for the work.

The time allowed for the completion of the bridge is ten menths from date of 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 the 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 those 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 reuse 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 forfet d to and retuined by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the same within the time aforesaid, the amount of his deposit will be returned to him.

Bidders are informed that no deviation from the specifications will be allowed, unless a written permission shall previously have been obtained from the Engineer in charge of the work.

The Department of Public Parks reserves the right to reject any or all the bids received in response to this ad-

The amount of security required is fairly dolars.

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

Blank forms for proposals and the form of the contract which the successful bidder will be required to execute, can be had at the office of the Secretary, and the plans can be seen and information relative to them can be had at the office of the Department, 36 Union Square.

SMITH E. LANE

SMITH E. LANE,
SALEM H. WALES,
CHARLES F. MACLEAN,
WILLIAM M. OLLIFFE,
numissioners of the Department of Public Parks. E P. BARKER, Secretary.

DEPARTMENT OF PUBLIC PARKS, 36 UNION SQUARE, NEW YORK, October 28, 1882.

BIDS OR ESTIMATES FOR EACH OF THE

No. 1. FOR REGULATING AND GRADING Alexander avenue and also Setting Curb-stones, Flagging the Sidewalks, Laying Crosswalks, and Pawing the Roadway there n with Trap-blocks, from the Southern Boulevard to North Third

No. 2. FOR REGULATING AND GRADING East One Hundred and Thirty-fourth street, and also Setting Curb and Gutter Stones and Flagging the Sidewalks four feet wide therein, from Willis avenue, to Brook avenue.

No. 3. FOR REGULATING AND GRADING One Hundred and Forty-third street, and also Setting Curb and Gutter St nes, and Flagging the Side-walks four feet wide therein, from Willis avenne

to Brook avenue.

No. 4. FOR REGULATING AND GRADING One Hundred and Fi ty-fifth street, and also Setting Curb and Gutter Stones, and Flagging the Sidewalks feur feet wide therein, from Elton avenue to Courtland avenue.

No. 5 FOR REGULATING AND GRADING, Laying Crosswalks, Flagging Sidewalks a space four feet wide, and Setting Curb and Gutter Stones in Depot place, between Sedgwick avenue and the New York Central and Hudson River Railroad.

No. 6. FOR REGULATING AND GRADING Morris avenue, and also Setting Curb and Gutter Stones, and Flagging the Sidewalks four feet wide therein, from One Hurdred and Thirty-eighth to One Hundred and Fifty-sixth street.

No. 7. FOR FLAGGING SIDEWALKS a space four feet wide, and Setting Curb and Gutter Stones on the southerly side of One Hundred and Fifty-first street, from Courtland avenue to Morris avenue, and Laying a Crosswalk in said street at the southern intersection of College avenue.

No. 8. FOR REGULATING, GRADING, SETTING CURB AND GUTTER STONES, FLAGGING THE SIDEWALKS four feet wide, and Laying Crosswalks in Clifton street, from the easterly curb-line of St. Ann's avenue to the westerly curb-line of Union avenue.

FOR REGULATING, GRADING, SETTING CURB AND GUTTER STONES, FLAGGING THE SIDEWALKS four feet wide, and Laying Crosswalks in One Hundred and Sixty-fifth street, between the easterly curb-line of Boston road and the westerly curb-line of Union

—will be received by the Department of Public Parks until nine and a half o'clock A. M., on Saturday, the 11th day of November 1882.

Special notice is given that the works must be bid for separately, that is, two or more works must not be included in the same estimate or envelope.

The nature and extent of each of the several works, as near as it is possible to state them in advance, is as follows:

NUMBER I, ABOVE MENTIONED. 1,400 cubic yards of filling.
5,000 cubic yards of excavation.
350 lineal feet of new curb-stone furnished and set.
5,200 lineal feet of old curb-stone reset.
15,000 square feet of old flagging furnished and laid.
20,000 square feet of old flagging relaid.
2,000 square feet of new bridge stones furnished and laid.

14,500 square yards of new trap-block pavement, 2,500 pounds of virified stoneware, either in pipes or other forms in place.

NUMBER 2, ABOVE MENTIONED. oo cubic yards of excavation of any material.
coocubic yards of filling.
5 cubic yards of dry rubble masonry, exclusive of

retaining wall.

2,000 pounds of vitrified stoneware sewer-pipe, any size, furnished and laid.

1,770 lineal feet of new curb-stone furnished and set.

500 lineal feet of old curb-stone furnished and laid.

1,770 lineal feet of old curb-stone furnished and laid.

500 lineal feet of new gutter-stone furnished and laid.

500 square feet of new flagging furnished and laid.

500 square feet of new flagging furnished and laid.

NUMBER 3, ABOVE MENTIONED

NUMBER 3, ABOVE MENTIONED.

500 cubic yards of filling.
20 cubic yards of excavation of any material.

1,900 lineal feet of new curb-stone furnished and set.

125 lineal feet of old curb stone reset.

1,900 lineal 'eet of new gutter-stone furnished and laid.

125 lineal feet of old gutter-stone relaid.

7,400 square feet of new flagging furnished and laid.

500 square feet of old flagging relaid.

500 cubic yards of dry rubble masonry, other than in retaining walls.

16 cubic vards of concrete in place.

2,500 feet B. M. timber and plank in place.

2,500 pounds of vitrified stoneware, either in pipes or other forms in place.

other forms in place.

NUMBER 4, ABOVE MENTIONED.

2,000 cubic yards of filing.

1,650 cubic yards of excavation other than rock.

4,000 cubic yards of rock excavation.

1,700 lineal feet of new curb-stone furnished and set.

220 lineal feet of new gutter-stone furnished and laid.

230 lineal feet of new gutter-stone furnished and laid.

350 square feet of new flagging furnished and laid.

2,000 pounds of vitrified stoneware, either in pipes or other forms in place.

NUMBER 5, ABOVE MENTIONED.

NUMBER 5, ABOVE MENTIONED

260 cubic yards of excavations of all kinds.
100 cubic yards of filling in place.
100 cubic yards of filling in place.
100 lineal feet of curb-stene furnished and set.
100 lineal feet of gutter-stone furnished and laid.
101 years feet of flagging furnished and laid.
102 square feet of new bridge-stones for crosswalks furnished and laid.

NUMBER 6, ABOVE MENTIONED

NUMBER 6, ABOVE MENTIONED.

34,000 cubic yards of excavation.

8,040 lineal feet of new curb-stone furnished and set,
360 lineal feet of old curb-stone reset.

8,040 lineal feet of old curb-stone furnished and laid.
360 lineal feet of new gutter-stone relaid.

29,700 square feet of lod gutter-stone relaid.
300 square feet of lod flagging furnished and laid.
300 square feet of old flagging furnished and laid.
300 square feet of old flagging furnished and laid.
300 square feet of old flagging furnished and laid.
300 square feet of old flagging furnished and laid.
300 square feet of log flagging furnished and laid.
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300 square feet of log flagging furnished and laid.
300 square feet of log flagging furnished and laid.
300 square feet of log flagging furnished and laid.
300 square feet of log

NUMBER 7, ABOVE MENTIONED

150 lineal feet of new curb-stone furnished and set.
700 lineal feet of old curb-stone moved and set.
330 lineal feet of new gutter-stone furnished and laid.
520 lineal feet of old gutter-stone moved and, laid.
1,800 square feet of new flagging furnished and laid.
1,510 square feet of old flagging laid.
160 square feet of new bridge-stones for crosswalk furnished and laid.

NUMBER 8, ABOVE MENTIONED.

1,100 cubic yards of earth excavition.
2,500 cubic yards of filling.
8,300 cubic yards of fock excavation.
5 cubic yards of fock excavation.
5 cubic yards of fory ruible masonry exclusive of retaining-wall.
1,000 pounds of vitrified stoneware sewer-pipe of any size, furnished and laid.

3,500 linear feet of new curb-stone furnished and set.
200 linear feet of old curb-stone reset.
3,500 linear feet of new gutter-stone furnished and

laid.

200 linear feet of old gutter-stone laid.

13,000 square feet of new flagging furnished and laid.

1,000 square feet of old flagging laid.

2,950 square feet of bridge-stones for crosswalks furnished and laid.

NUMBER 9, ABOVE MENTIONED.

NUMBER 9, ABOVE MENTIONED.
400 cubic yards of earth excavation.
3,200 cubic yards of filling.
1,050 cubic yards of rock excavation.
5 cubic yards of dry rubble masonry exclusive of retaming-wall.
1,000 pounds of vitrified stoneware sewer-pipe of any size furnished and laid.
2,080 lipear feet of new curb-stone furnished and set.

size furnished and laid.
3,080 linear feet of new curb-stone furnished and set.
200 linear feet of old curb-stone set.
3,080 linear feet of new gutter-stone furnished and laid.
200 linear feet of old gutter-stone laid.
11,500 square feet of new flagging furnished and laid.
500 square feet of old flagging laid.
2,200 square feet of bridge-stone furnished and laid.

2,200 square feet of old flagging laid.
2,200 square feet of bridge-stone furnished and laid.

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 e-timate received.

I. 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 statement, and shall not at any time after the submission of an estimate dispute or complain of such statement nor assert that there was any misunderstanding in regard to the depth of the excavation to be made or 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 Public Parks, and in substantial accordance with the specifications for the work and the plan therein referred to. No extra compensation beyond the amount payable for the several classes of work before enumerated, which shall be actually performed at the prices therefor to be specified by the lowest bidder, shall be due or payable for the emire work.

The person making any bid or estimate must furnish the same enclosed in a scaled envelope, directed to the head of the said Department, at its office, on or before the tith day of November, 1832, at nine and a half o'clock A. M.

The envelope must be indorsed with the name or names

The envelope must be indorsed with the name or names

the same er closed in a scaled envelope, directed to the head of the said Department, at its office, on or before the 11th day of November, 1882, at nine and a half o'clock A. M.

The envelope must be indorsed with the name or names of the persons presenting the same, the date of its presentation, and a statement of the work to which it relates. The estimates received will be publicly opened by the head of the said Department at the place and hour last above mentioned and read.

Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same; the names of all persons interested with him or them therein; and if no other person be so interested, it shall distinctly state that fact; that it is made without any connection with any other person making an estimate for the same purpose, and is in all respects fair and without collusion or traud; 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 many portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance? and that the shall ont or refuse to execute the same, they will pay to the Corporation may be obliged to pay to the person or persons to whom the consent so become and the section of the

sion will not be given for the withdrawal of any bid or estimate. No bid will be accepted from, or contract awarded to any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation

The amount in which security will be required for the performance of the several contracts is as follows:

or	Number	r I, ab	ove menti	oned\$20,000 0	ж
	**	2,	"	., 3,000 (×
	**	3,	- 66	2,500 (
	"	4,	"	6,000	×
	"	5,	44	800 0	30
	"	6,	**	20,000 (30
	**	7.	**	600 (30
	"	8,	**	11,000 (×
	**	0.	**	5,500 (ó

The Department of Public Parks reserves the right to reject any or all the bids received in response to this advertisement if it should deem it for the interest of the c.ty so to do, and to re-advertise until satisfactory bids or proposals shall be received. But the contracts when awarded will in each case be awarded to the lowest bidder. Blank forms for proposals and the forms of the several contracts which the successful bidders will be required to execute, can be had at the office of the Secretary, and the plans can be seen and information relative to them can be had at the office of the Department, 36 Union Square.

SMITH E. LANE,
SALEM H. WALES,
CHARLES F. MACLEAN,
WILLIAM M. OLLIFFE,
Commissioners Department Public Parks.

E. P. BARKER, Secretary.

DEPARTMENT OF PUBLIC CHAR-

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE.

TO CONTRACTORS.

PROPOSALS FOR GROCERIES AND DRY GOODS.

SEALED BIDS OR ESTIMATES FOR FURNISH-

ing

GROCERIES.

25,000 Fresh Eggs, all to be candled.
30,000 pounds Hard Soap.
20,000 "Rice.
4,000 "Dairy Butter, sample on exhibition
Thursday, November 9, 1882.
3,000 gallons Molasses.
5,000 poun's Crushed Sugar.
1,200 pounds Chicory.
1,500 bushels Oats.
50 barrels Wheaten Grits, 160 lbs. net per barrel.
20 boxes Starch.

50 barrels when

20 dozen Sea Foam. 20 barrels Prime Pickles, 40 gal. barrels, 2,000 each.

1,000 yards Red Flannel.

r,000 yards Red Flannel.

—or any part thereof, will be received at the office of the Department of Public Charities and Correction, in the City of New York, until 0,30 o'clock A.M., of Friday, November 10, 1882. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Groceries and Dry Goods," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the head of said Department and read.

The Department of Public Charities and Correction reserves the right to decline any and all bids or estimates if deemed to be for the public interest, and to accept any bid or estimate as a whole, or for any one or more articles included therein. No bid or estimate will be accepted from, or a contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation.

the Corporation.

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

Delivery will be required to be made from time to time, at such times and in such quantities as may be directed by

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

Delivery will be required to be made from time to time, at such times and in such quantities as may be directed by the said Department.

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

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective piaces of business or residence, to the effect, that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance; and that if he s

deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but, if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

Should the person or persons to whom the contract may be awarded neglect or refuse to accept the contract within five days after written notice that the same has been awarded to his or their bid or proposal, or if he or they accept but do not execute the contract and give the proper security, he or they shall be considered as having abandoned it and as in default to the Corporation, and the contract will be readvertised and relet as provided by law. The quality of the articles, supplies, goods, wares, and merchandise must conform in cvery respect to the samples of the same respectively at the office of the said Department. Bidders are cautioned to examine the specifications for particulars of the articles, etc., required, before making their estimates.

Bidders will state the prices for each article, by which the bids will be tested.

Bidders will state the prices for each article, by which the bids will be tested.

Bidders will state the prices for each article, by which the bids will be tested.

Bidders are informed that no deviation on the Comptroller, issued on the completion of the contract, or from time to time, as the Commissioners may determine.

Bidders are informed that no deviation from the specifications will be allowed, unless under the written instruction of the Commissioners of Public Charities and Correction.

The form of the agreement, including specifications, and showing the manner of payment, can be obtained at

Correction.

The form of the agreement, including specifications, and showing the manner of payment, can be obtained at the office of the Department.

Dated New York, October 28, 1882.

THOMAS S. BRENNAN,
JACOB HESS,
HENRY H. PORTER,
Commissioners of the Department of Public Charities and Correction.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE, New YORK, October 17, 1882.

NOTICE IS HEREBY GIVEN THAT THREE
(3) Horses will be sold at public auction to the
highest bidder, for cash, on Tuesday, 31st October, by
Van Tassel & Kearney, Auctioneers, Nos. 110 and 112
East Thirteenth street, at their sale, beginning at 10
o'clock, A. M.
By order Board of Commissioners,
F. A. CUSHMAN, Supply Clerk.

New York, October 30, 1882

By order of the Commissioners the above sale is tponed until Friday, November 3, 1882, at same place

F. A. CUSHMAN, Supply Clerk.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION.
No. 66 THIRD AVENUE,
NEW YORK, October 21, 1882.

I'N ACCORDANCE WITH AN ORDINANCE OF the Common Council. "In relation to the burnels 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 Com-missioners of Public Charities and Correction report as

At Morgue, Bellevue Hospital, from Pier 39, North river—Unknown man; age about 39 years; 5 feet 71 inches high; dark brown hair. Had on brown mixed sack coat and vest, dark pants, gray flannel shirt, white

inches high; dark brown hair. Had on brown mixed sack coat and vest, dark pants, gray flannel shirt, white socks, gaiters.

At Charity Hospital, Blackwell's Island—Mary Martin; age 40 years; 5 feet high; dark brown hair; brown eyes. Clothing destroyed on her admission.

Annie Delrample; age 74 years; 4 feet 10 inches high; gray hair; blue eyes. Had on when admitted light dress, black cape.

At Lunatic Asylum, Blackwell's Island—Ann Mead; age 75 years; 4 feet 11 inches high; gray hair and eyes. Had on when admitted old shawl, waterproof cloak, gray petticoat, slippers.

Gertrude Gunset; age 46 years; 5 feet 5¼ inches high; dark brown eyes and hair.

Mary Gray; age 28 years; 5 feet 1¼ inches high; brown hair; blue eyes.

At Homœopathic Hospital, Ward's Island—Jeremiah Tracy; age 40 years; 5 feet o inches high; blue eyes; gray hair. Had on when admitted black suit of clothes.

At Branch Lunatic Asylum, Hart's Island—Maria Kallinger; age 64 years; brown eyes and hair.

Bridget Trainor alias Campbell; age 54 years; gray eyes; dark brown hair.

Margaret McNamara; age 65 years; 5 feet 4 inches high; brown eyes; gray hair.

C. F. RRITTON.

By order.

G. F. BRITTON,

JURORS.

NOTICE

IN RELATION TO JURORS FOR STATE COURTS.

OFFICE OF THE COMMISSIONER OF JURORS, NEW COUNTY COURT-HOUSE, NEW YORK, Sept. 15, 1881.

A PPLICATIONS FOR EXEMPTIONS WILL BE

A PPLICATIONS FOR EXEMPTIONS WILL BF 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 iil, and United States and District Court jurors are not exempt.

Every man must attend to his own notice. It is a misdewesser to rive any interpretation and suggesting names for enrollment.

Every man must attend to his own notice. It is a mis-demeanor to give any jury paper to another to answer. It is also punishable by fine or imprisonment to give or receive any present or bribe, directly or indirectly, in rela-tion to a jury service, or to withhold any paper or make any false statement, and every case will be fully prose-cuted.

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

DEPARTMENT OF PUBLIC WORKS

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, No. 31 CHAMBERS St., NEW YORK, October 28, 1882.

NOTICE OF SALE AT PUBLIC AUCTION.

O'clock A. M., the Department of Public Works will sell at public auction, by Van Tassel & Kearney, auco'clock A. M., the Department of Public Works we sell at public auction, by Van Tassel & Kearney, at tioneers, at the Corporation Yard, foot of Gansevoc street, North river, the following articles, in lots, viz.:

Lot of boxes.

Lot of barrels.

Lot of furniture.

Lot of furniture.

Lot of stands.

Lot of trucks.

Lot of wagons.

Lot of bill-boards.

Lot of bill-boards.

Lot of bill-consecution.

Lot of brick.

Lot of milk cans.

Lot of iron and machinery.

TERMS OF SALE.

Cash payments in bankable funds at the time and place f sale and the immediate removal of the articles pur-

HUBERT O. THOMPSON, Commissioner of Public Works

DEPARTMENT OF PUBLIC WORKS,
BUREAU OF WATER REGISTER,
NO. 31 CHAMBERS ST., ROOM 2,
NEW YORK, October, 1882.

CROTON WATER RATES.

NOTICE IS HEREBY GIVEN THAT, ACCORD-ing to law, ten per cent, additional will be added on the 1st of November next on all unpaid Croton water rates.

HUBERT O. THOMPSON, Commissioner of Public Works.

DEPARTMENT OF DOCKS.

Department of Docks, 117 and 119 Duane Street, New York, October 31, 1882.

TO CONTRACTORS.

PROPOSALS FOR ESTIMATES FOR DREDGING AT THE FOOT OF WEST FORTY-FOURTH STREET, NORTH RIVER.

ESTIMATES FOR DREDGING FOR THE SITE of a proposed new Pier at the foot of West Forty-fourth street, North river, and on both sides thereot, 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

TUESDAY, NOVEMBER 14, 1882,

TUESDAY, NOVEMBER 14, 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.

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

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 Five Thousand Dollars.

The Engineer's estimate of the quantity of material necessary to be dredged, in order to secure at the premises mentioned the depth below mean low water named in the specifications, is 69,000 cubic yards.

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

which shall apply to and become part of every estimate received:

I 1st. 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.

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 per cubic yard to be specified by the lowest bidder, shall be due or payable for the entire work.

specified by the lowest bidder, snan be due to be 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 roth day of February, 1883, 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 fifty dollars per day.

Sundays and holidays not to be excepted, are, by a clause in the contract, fixed and liquidated at fifty 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 infigures, 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 readvertised and relet, and so on until it be accepted and executed.

Bidders are required to state in their estimates their

advertised and relet, and so on until it be accepted and executed.

Bidders are required to state in their estimates their names and places of residence; the names of all persons interested with them therein; and if no other person be so interested, the estimate shall distinctly state the fact; also that the estimate is made without any 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,

parties interested.

Each estimate shall be accompanied by the consent, 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, 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 City of sent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of the contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety and otherwise; and that he has offered himself as surety in good faith, and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered will be subject to the approval of the Comptroller of the City of New York, after the award is made and prior to the signing of the contract.

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

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

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

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

The right to decline all the estimates is reserved, if 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 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.

Dated New York, October 31, 182.

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

DEPARTMENT OF DOCKS, 117 AND 119 DUANE STREET, NEW YORK, October 20, 1882.

TO CONTRACTORS.

(No. 170.)

PROPOSALS FOR ESTIMATES FOR REPAIR-ING THE BULKHEAD AT THE DEPART-MENT YARD, AT FOOT OF SEVENTEENTH STREET, EAST RIVER.

ESTIMATES FOR REPAIRING THE BULK head at the Department Yard, at foot of Seventeenth 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 Ci y of New York, until 12 celesky

THURSDAY, NOVEMBER 2, 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.

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

Total...... 46,630 feet, B.M., measured in the work.

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

2. Spruce, Yellow Pine, Whi.e Pine, or Cypress
Piles, about 186

3. Oak Fender Piles 6

(It is expected that the 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.)

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 any difference between the sum to which said person or persons would be entitled on its completion, and that which said Corporation may be obliged to pay to the person 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 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 his liabilities as bail, surety, and otherwise; and that he has offered himself as surety in good faith, and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered will be subject to approval by the Comptroller of the City of New York, drawn to the order of the Comptroller of the City of New York, drawn to the order of the Comptroller, or money, to the amount of five per centum of the amount of security required for the faithful performance of the contract. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the Estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk of the Department to him by the Comptroller.

Bidders are informed that no deviation from the specifications will be allowed, unless under the written instructions of the Engi

DEPARTMENT OF DOCKS, 117 AND 110 DUANE STREET, NEW YORK, October 20, 1882.

TO CONTRACTORS.

(No. 171.)

PROPOSALS FOR ESTIMATES FOR REPAIRING PIER AND BULKHEAD AT FIFTH STREET, EAST RIVER.

ESTIMATES FOR REPAIRING PIER AND Bulkhead at the foot of fifth street, East river, will be rec ived 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

THURSDAY, NOVEMBER 2, 1882,

THURSDAY, NOVEMBER 2, 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.

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 se-curity for the faithful performance of the contract, in the manner prescribed and required by ordinance, in the sum of Five Thousand Dollars.

The Engineer's estimate of the nature, quantities, and extent of the work, is as follows:

Feet B. M., measured in the work.

 1. Yellow pine timber, sawed, 12"x12"
 122,358

 1. 6"x12"
 6,186

 2. 6"y plank
 8,400

 3. 5"x10"
 11,412

 4" plank
 50,800

 4" x4"
 6,900

2. Pine timber, sawed, 4"x4", 1,380 feet B. M. measured in the work.

North Carolina yellow pine or spruce timber; 3" plank, 43,809 feet B. M., measured in the work.

Note.—The above quantities are exclusive o extra lengths required for scarfs, laps, etc., extra lengths and of waste. uce, yellow pine, white pine or cypress piles

White pine mooring piles..... (It is expected that the vertical piles will be from 45 to 55 feet in length, but all of them must be of suf-ficient length to comply with the specifications for the work, as set forth in the approved form of contract.)

bulkhead.

14. Labor of removing the Dumping Board and other structures, and all of the pier and bulkhead at the foot of Fifth street, E. R., 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:

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, cispute 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.

that there was any misunderstanding in regard to the nature or amount of the work to be done.

2d. Bidders will be required to complete the entire work to the satisfaction of the Department of Docks, and in substantial accordance with the specifications of the contract, and the plans therein referred to. No extra compensation beyond the amount payable for the work before mentioned, which shall be actually performed, at the price therefor 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 15th day of February, 1883, 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 said pier and bulkhead inclusive of the dumping board and other structures, except the office of the Street Cleaning Department, to be removed under this contract, will be relinquished to the contractor, and the bidders must estimate the value of such material when considering the price for which they will do the work under the contract.

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

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

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 a service of a notice to that effect; and in case of failure or neglect so to do, he or they will be considered as having abandoned it, and as in default to the Corporation, and the contract will be readvertised and relet, and so on until it be accepted and executed.

readvertised and relet, and so on until it be accepted and executed.

Bidders are required to state in their estimates their names and places of residence, the names of all persons interested with them therein; and if no other person be so interested, the estimate shall distinctly state the fact; also that the estimate is made without any 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 ve ified by the oath, in writing, of the party making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed to by all the parties interested.

matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed to by all the parties interested.

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 it said person or persons shall omit or refuse to execute the contract, they will pay to the Corporation of the City of New York, any difference between the sum to which said person or persons would be entitled on its completion, and that which said Corporation may be obliged to pay to the person to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work to be done, 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 competion of the contract, over and above all his debts of every nature, and over and above his liabilities as surety in good faith, and with the intention to execute the bond "equired by law. The adequacy and sufficiency of the security offered is to be subject to the approval of the Comptroller of the City of New York, after the award is made and prior to the signing of the contract.

No estimate will be 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. All such deposits, except that of the successful bidder,

New York.

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

DEPARTMENT OF DOCKS, OS. 117 AND 119 DUANE STREET, NEW YORK, October 20, 1882.

TO CONTRACTORS.

(No. 172.)

(No. 172.)
PROPOSALS FOR ESTIMATES FOR DREDGING
AT THE FOOT OF EAST TWENTY-FOURTH
STREET, EAST RIVER, AND AT THE DUMPING BOARDS ON PIER 61, EAST RIVER, AT
THE FOOT OF EAST SEVENTEENTH STREET,
AND EAST TWENTY-SECOND STREET, EAST
RIVER, AND WEST FORTY - SEVENTH
STREET, NORTH RIVER.

ESTIMATES FOR DREDGING on the north side and at the outer end of the pier at the foot of East Twenty-fourth street, East river, at the dumping boards on the south side of Pier or, between the foo of Stanton street and Rivington street, hast river, at the dumping board on the north side of Seventeenth street, extended, East river, on both sides of and at the outer end of the dumping board at the foot of Twenty-second street, East river, and at the dumping boards on the south side of the pier at Forty-seventh street, North river, will be received by the Board of Commissioners at the head of

the Department of Docks, at the office of the said Department, Nos. 117 and 119 Duane street, in the City of New York, until Twelve o'clock M. of

THURSDAY, NOVEMBER 2, 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.

Any person making an estimate for the work or for either class thereof 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 Engineer's estimate of the quantities of material necessary to be dredged in order to secure at each of the premises mentioned the depths of water set opposite thereto in the specifications, is as follows:

Pier at foot of Twenty-fourth street, East
Riverabout 42,000

Total under Class 2..... " 17,750

and any material dredged, not so deposited, shall not be paid for.

Bidders will state in their estimates a price for the whole of the work to be done in either or both of the above two classes respectively, in conformity with the approved form of agreement and the specifications therein set forth, by which prices the bids will be tested. These prices are to cover all expenses of every kind involved in or incidental to the fulfillment of the contract, including any claim that may arise through delay from any cause in the performing of the work thereunder.

Bidders will distinctly write out, both in words and in figures, the amount of their estimates for doing each of the two classes of 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

re-advertised and re-lei, and so on until it be accepted and executed.

Bidders are required to state in their estimates their names and places of residence, the names of all persons interested with them theren; 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 writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person or persons making the estimate, they will, upon

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

No estimate will be received or considered unless accompanied by either a certified check upon one of the 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, but must be h

ing the same, within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York, as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

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

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

The right to decline all the estimates is reserved, if 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 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,

JACOB VANDERPOEL,

JOHN R. VOORHIS,

Commissioners of the Department of Docks.

THE CITY RECORD.

COPIES OF THE CITY RECORD CAN BE obtained at No. 2 City Hall (northwest corner, basement). Price three cents each.

ASSESSMENT COMMISSION.

NOTICE IS HEREBY GIVEN, THAT A MEET-NOTICE IS HEREBY GIVEN, THAT A MEETing of the Commissioners under the act, chapter 550 of the Laws of 1880, entitled "An act relating to
certain assessments for local improvements in the City of
New York," passed June 9, 1880, will be held at their
office, No. 27 Chambers street, on Friday, November 3,
1882, at 2.30 o'clock P. M.
EDWARD COOPER,
JOHN KELLY,
ALLAN CAMPBELL,
GEORGE H. ANDREWS,
DANIEL LORD, JR.,
Commissioners under the Act.

IAMES J. MARTIN.

JAMES J. MARTIN, Clerk.

Clerk.

THE COMM'ISSIONERS 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 compress
to all assessments for local improvements completed
before June 9, 1880, 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 smay 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.

iow, that the assessment was sectional real estate.

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

EDWARD COOPER,

JOHN KELLY,

ALIAN CAMPBELL,

GEORGE H ANDREWS,

DANIEL LORD, JR.,

Commissioners under the Act.

JAMES J. MARTIN, Clerk.

FINANCE DEPARTMENT.

Finance Department,
Bureau for the Collect on of Taxes,
No. 32 Chambers Street,
New York, Nov. 1, 1882.

NOTICE TO TAXPAYERS.

NOTICE IS HEREBY GIVEN TO ALL PERsons who have omitted to pay their taxes for the year 1882, to the Receiver of Taxes, that unless the same shall be paid to him at his office before the first day of December next, one per cent. will be collected on all taxes remaining unpaid on that day, and unless the same shall be paid to him before the first day of January next, interest will be charged and collected upon all such taxes so remaining unpaid on that day, at the rate of seven per cent, per annum, to be calculated from October 23, 1882, the day on which the assessment rolls and warrants were delivered to the Receiver of Taxes.

No money will be received after 2 o'clock P. M. Office hours from 8 A. M. to 2 P. M.

MARTIN T. McMAHON, Receiver of Taxes.

Finance Department, 7 for the Collection of Taxes, No. 32 Chambers Street, New York, October 23, 1882.

NOTICE TO TAX-PAYERS.

NOTICE IS HEREBY GIVEN THAT THE ASsessment rolls on Real Estate, Personal Property,
and Bank Stock in the City and County of New York,
for the year 1882, have been delivered to the undersigned, and that the taxes thereon are now due and

payable at this office.

In case of payment before the first day of November next, the person so paying shall be entitled to the benefits mentioned in the 29th section of the act of March

A reduction at the rate of seven per cent. per annum, from the time of payment to the first day of December

MARTIN T. McMAHON, Receiver of Taxes.

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.

FIRE DEPARTMENT.

HEADQUARTERS
FIRE DEPARTMENT, CITY OF NEW YORK,
155 AND 157 MERICES STREET,
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

JOHN J. GORMAN, President. CORNELIUS VAN COTI, HENRY D. PURROY,

CARL JUSSEN, Secretary

POLICE DEPARTMENT.

Police Department of the City of New York,

TO CONTRACTORS.

PROPOSALS FOR ESTIMATES.

SEALED ESTIMATES FOR SUPPLYING THE. Police Department with theen hundred tons of best quality of Lehigh Coal, will be received at the Central Office of the Department of Police in the City of New York, until ten o'clock, A. M., of Friday the 3d day of November, 1882.

The person or persons making an estimate shall furnish the same in a sealed envelope, indoised "Estimate for furnishing Coal," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the estimates received will be publicly opened by the head of said Department and read.

For particulars as to the quality, kind and size of coal required, reference must be made to the specifications, blank forms of which may be obtained at the office of the Chief Clerk in the Central Department.

No estimate will be accepted from, or a contract

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

The entire quantity of coal is to be delivered within thirty days from the date of the execution and delivery of the contract.

The person or persons to whom the contract may be awarded will be required to give security, for the performance of the contract, in the manner prescribed by law, in the sum of five thousand dollars.

law, in the sum of five thousand dollars.

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

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

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

Should the person or persons to whom the contract within

to the signing of the contract.

Should the person or persons to whom the contract may be awarded neglect or refuse to accept the contract within five days after written notice that the same has been awarded to his or their bid or proposal, 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.

No estimate will be received or considered unless accompanied by either a certified check upon one of the rational

No estimate will be received or considered unless accompanied by either a certified check upon one of the rational banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the Estimate-box, and no mate, but must be handed to the officer or clerk of the Department who has charge of the Estimate-box, and no estimate can be eposited 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 was 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 be retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

Blank estimates may be obtained by application to the undersigned, at his office in the Central Department.

By order of the Board,

S. C. HAWLEY, Chief Clerk. NEW YORK, October 20, 1882.

Police Department of the City of New York, Property Clerk's Office, 30c Mulberry Street, Room No. 39, New York, October 18, 1882.

OWNERS WANTED BY THE PROPERTY CLERK of the Police Department of the City of New York, 300 Mulberry street, Room 39, for the following property now in his custody without claimants: Boats, rope, iron, lead, male and female clothing, gold and silver watches, trunks and contents, bags and contents, musical instruments, boots, shoes, leather, revolvers, cheese, butter, etc.; also several amounts of money found and taken from prisoners by patrolmen of this Department.

C. A. ST. JOHN, Property Clerk.