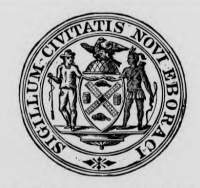
THE CITY RECORD.

OFFICIAL JOURNAL.

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NEW YORK, WEDNESDAY, NOVEMBER 26, 1890.

NUMBER 5,335.



BOARD OF ALDERMEN.

STATED MEETING.

Tuesday, November 25, 1890, I o'clock P. M.

The Board met in room No. 16, City Hall.

PRESENT:

JOHN H. V. ARNOLD, President, in the chair.

ALDERMEN

Andrew A. Noonan, Vice-President, David Barry, Philip B. Benjamin, Nicholas T. Brown, William Clancy, Cornelius Daly, John A. Dinkel,

Alexander J. Dowd, Charles H. Duffy, Charles H. Dutry,
George Gregory,
Thomas M. Lynch,
James E. McLarney,
August Moebus,
William M. Montgomery,
George B. Morris, William H. Murphy, Patrick N. Oakley, David J. Roche, William P. Rinckhoff, Walton Storm, William Tait, Isaac H. Terrell, William H. Walker.

The minutes of the meetings of November 18 and 20, 1890, were read and approved.

REPORTS.

The Committee on Lands, Places and Park Department, to whom was referred the annexed resolution in favor of exempting St. Nicholas Park, at One Hundred and Fifty-fifth street, between Eighth and Columbus avenues, from the operation of section 183, article 13, chapter 8 of the Revised Ordinances of 1880, relating to the discharge of firearms, respectfully

REPORT:

That, having examined the subject, they favor the proposed exemption because the shooting-gallery in which such firearms are to be discharged is so constructed that no danger can accrue to life or property, and because similar privileges have been heretofore accorded to many other parks within the city limits. They therefore recommend that the said resolution be adopted.

Resolved, That the premises known as St. Nicholas Park, located on One Hundred and Fifty-fifth street, between Eighth and Columbus avenues, be and they are hereby exempted and excepted from the operation of section 183, article 13, chapter 8 of the Revised Ordinances of 1880.

THOMAS M. LYNCH, Committee on CORNELIUS DALY, Lands, Places PATRICK N. OAKLEY, and Park Department.

The President put the question whether the Board would agree to accept the report and adopt

Which was decided in the affirmative.

MESSAGES FROM HIS HONOR THE MAYOR.

The President laid before the Board the following message from his Honor the Mayor:

MAYOR'S OFFICE, NEW YORK, November 20, 1890.

To the Honorable the Board of Aldermen:

Herewith I return, without my approval, the resolution of your Honorable Body, adopted November II, 1890, which reads as follows:

"Resolved, That permission be and the same is hereby given to Thomas Gill to exhibit his novelty advertising wagon in the public streets of this city * * * ."

I do not approve of this resolution tor the reason that I am opposed to the granting of any special privileges to individuals or corporations from which the general public receives no benefit or compensation.

HUGH J. GRANT, Mayor.

Resolved, That permission be and the same is hereby given to Thomas Gill to exhibit his novelty advertising wagon in the public streets of this city; this permission to continue only for a period of sixty days from December 1, 1890.

Which was laid over, ordered to be printed in the minutes and published in full in the CITY

The President laid before the Board the following message from his Honor the Mayor:

MAYOR'S OFFICE, NEW YORK, November 20, 1890.

To the Honorable the Board of Aldermen :

Herewith I return, without my approval, the resolution of your Honorable Body, adopted November II, 1890, which permits the Twenty-eighth and Twenty-ninth Street Railroad Company to pave the sidewalk in front of their depot, Nos. 406, 408, 410 East Thirty-third street, with granite-block pavement.

Although it has been done in many instances the paving of sidewalks with stone blocks instead of flagging is in violation of the City ordinances. In most cases, however, there is one or more course of flagging through the sidewalk, thereby providing a proper walk for pedestrians, for which the present resolution makes no provision.

HUGH J. GRANT, Mayor.

Resolved, That permission be and the same is hereby given to the Twenty-eighth and Twenty-ninth Street Railroad Company to pave the sidewalk in front of their depot, Nos. 406, 408 and 410 East Thirty-third street, with granite-block pavement, the work to be done at the expense of the company, under the direction of the Commissioner of Public Works; such permission to continue enly during the pleasure of the Common Council.

Which was laid over, ordered to be printed in the minutes and published in full in the CITY RECORD.

RECORD.

The President laid before the Board the following message from his Honor the Mayor:

MAYOR'S OFFICE, NEW YORK, November 18, 1890.

To the Honorable the Board of Aldermen:

Herewith I return, without my approval, the resolution of your Honorable Body, adopted November II, 1890, which provides that Bainbridge avenue, from Southern Boulevard to Suburban street, be regulated and graded, the curb-stones set, the sidewalks flagged, etc.

My action hereon is based upon a report upon this resolution which I have from the Park

My action hereon is based upon a report apply and the Department, reading as follows:

"I would say that I can find no record of acquirement of title by the city to said avenue, and the said resolution and ordinance, if adopted, would be inoperative."

HUGH J. GRANT, Mayor.

Resolved, That Bainbridge avenue, from Southern Boulevard to Suburban street, be regulated and graded, the curb-stones be set and the sidewalks flagged a space four feet wide through the centre thereof, under the direction of the Commissioners of Public Parks; and that the accompanying ordinance therefor be adopted.

Which was laid over, ordered to be printed in the minutes and published in full in the CITY RECORD.

The President laid before the Board the following message from his Honor the Mayor:

MAYOR'S OFFICE, NEW YORK, November 18, 1890.

To the Honorable the Board of Aldermen :

Herewith I return, without my approval, the resolution of your Honorable Body, adopted November II, 1890, which permits the erection and maintenance of two ornamental lamps on Reade street, at the northeast corner of Broadway.

It is impossible to judge of the propriety of the action intended to be taken for the reason that no diagram of the lamps proposed to be erected accompanies the resolution.

HUGH J. GRANT, Mayor.

Resolved, That permission be and the same is hereby given to Rackerbrandt & Helfer to place and keep two ornamental lamp-posts and lamps in front of the entrance to their premises on Reade street, at the northeast corner of Broadway, provided the lamps be kept lighted during the same hours as the public lamps; that the posts shall not exceed the dimensions prescribed by law (eighteen inches square at the base), and that the work be done and gas supplied at their own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

during the pleasure of the Common Council.

Which was laid over, ordered to be printed in the minutes and published in full in the CITY

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, November 18, 1890.

To the Honorable the Board of Aldermen:

Herewith I return, without my approval, the resolution of your Honorable Body, adopted November II, 1890, which permits the placing of an ornamental lamp in front of No. 44 West One Hundred and Twenty-fifth street.

It is not possible to judge of the propriety of this resolution for the reason that there is no diagram before me which would indicate the kind of lamp to be erected.

HUGH J. GRANT, Mayor.

Resolved, That permission be and the same is hereby given to Toney C. Mazetti to erect an ornamental lamp-post in front of No. 44 West One Hundred and Twenty-lifth street, said lamp to be kept lighted during the same hours as the public lamps lighted by the city, and said post not to exceed the dimension prescribed by law, the work to be done at his own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Which was laid over calcard to be available in the principle of the Common Council.

Which was laid over, ordered to be printed in the minutes and published in full in the CITY

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, November 18, 1890.

To the Honorable the Board of Aldermen:

Herewith I return, without my approval, the resolution of your Honorable Body, adopted November II, 1890, which provides for the lighting of One Hundred and Thirty-first street, from the Boulevard to Twelfth avenue.

The Commissioner of Public Works reports that this street is already lighted; therefore, the

present resolution is unnecessary.

HUGH J. GRANT, Mayor.

Resolved, That gas-mains be laid, lamp-posts erected and street-lamps placed thereon and lighted in One Hundred and Thirty-first street, from the Boulevard to the Twelfth avenue, under the direction of the Commissioner of Public Works.

Which was laid over, ordered to be printed in the minutes and published in full in the City

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, November 18, 1890.

To the Honorable the Board of Aldermen :

Herewith I return, without my approval: the resolution of your Honorable Body, adopted November 11, 1890, which provides for the lighting of One Hundred and Seventy-ninth stree, from Webster avenue to Railroad avenue.

The Commissioner of Public Works reports that the street is not yet regulated and graded and has no sidewalks on which to place lamps, and that the surface of the street is about five feet below the proper grade. Public lamps should not be placed in the street until it is regulated and graded.

HUGH J. GRANT, Mayor.

Resolved, That gas-mains be laid, lamp-posts erected and street-lamps placed thereon and lighted in One Hundred and Seventy-ninth street, from Webster avenue to Railroad avenue, under the direction of the Commissioner of Public Works.

Which was laid over, ordered to be printed in the minutes and published in full in the CITY

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, November 18, 1890.

To the Honorable the Board of Aldermen:

Herewith I return, without my approval, the resolution of your Honorable Body, adopted November 11, 1890, which provides for the laying of water-mains in Daily avenue, seven hundred feet south of Samuel street.

The Commissioner of Public Works reports that this part of Daily avenue is not yet graded, and that this should be done before water-mains are laid.

HUGH J. GRANT, Mayor.

Resolved, That Croton-water mains be laid in Daily avenue, seven hundred feet south of Samuel street, as provided by section 356 of the New York City Consolidation Act of 1882.

Which was laid over, ordered to be printed in the minutes and published in full in the CITY

The President laid before the Board the following message from his Honor the Mayor: MAYOR'S OFFICE, NEW YORK, November 18, 1800.

To the Honorable the Board of Aldermen:

Herewith I return, without my approval, the resolution of your Honorable Body, adopted November II, 1890, which provides for the laying of water-mains in One Hundred and Seventy-fifth street, from No. 1112 easterly to the Southern Boulevard.

The Commissioner of Public Works reports that this part of One Hundred and Seventy-fifth street is not yet regulated and graded. This should be done before water-mains are laid.

HUGH J. GRANT, Mayor.

Resolved, That Croton-water mains be laid in East One Hundred and Seventy-fifth street, from No. 1112 East One Hundred and Seventy-fifth street to the Southern Boulevard, as provided in section 356 of the New York City Consolidation Act of 1882.

Which was laid over, ordered to be printed in the minutes and published in full in the CITY

MOTIONS AND RESOLUTIONS.

By Alderman McLarney—
Resolved, That his Honor the Mayor be and he is hereby respectfully requested to return to this Board an ordinance passed November 11, 1890, to compel owners of buildings in the City of New York to provide receptacles for rubbish, ashes and garbage and to place the same on the side-walk near the curb.

The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Subsequently the paper was received from his Honor the Mayor, and is as follows:

An Ordinance to compel owners of buildings in the City of New York to provide receptacles for ashes, rubbish and garbage.

The Mayor, Aldermen and Commonalty of the City of New York do ordain as follows:
Section 1. The owner or owners of all tenement-houses and other buildings in the City of New York do ordain as follows:

York are hereby required to provide a barrel or tub, or box, or can of sufficient size to contain all the rubbish and ashes and garbage that may accumulate from day to day on his, her or their premises, which said barrel, tub, box, or can shall be placed on the sidewalk, near the curb, in front of each house or tenement, and it shall be the duty of the owners or occupants of all such houses and tenements to put all their rubbish, ashes and garbage into said barrel, tubs, boxes or can subspace or provided. cans when so provided.

Sec. 2. Every person who shall violate any of the provisions of section 1 of this ordinance shall be deemed guilty of a misdemeanor, and on conviction thereof before any police magistrate shall be punished by a fine of not more than ten (\$10) nor less than one (\$1) dollar for every offense, and in default of payment of such fine, by imprisonment for a period of not more than ten nor less than

Sec. 3. The Commissioners of the Department of Police of the City of New York are hereby directed to cause the provisions of this ordinance to be strictly enforced.

Sec. 4. All ordinances or parts of ordinances inconsistent or conflicting with the provisions of this ordinance are hereby repealed.

Sec. 5. This ordinance shall take effect December 1, 1895.

Alderman McLarney moved a reconsideration of the vote by which the above ordinance was adopted. adopted.

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

Which was decided in the affirmative.

On motion of Alderman McLarney the paper was then amended by striking out the work "ten" before the word "dollars" and inserting in lieu thereof the word "five."

The President put the question whether the Board agree with said amendment. Which was decided in the affirmative.

The President then put the question whether the Board would agree with said ordinance, as amended

Which was decided in the affirmative.

By Alderman Moebus-

Resolved, That his Honor the Mayor be and he hereby is requested to return to this Board a report of the Committee on Railroads, in favor of authorizing the construction of a railroad on

Courtland avenue.

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

Which was decided in the affirmative.

Subsequently the paper was received from his Honor the Mayor, and is as follows:

Whereas, On the 27th day of January, 1890, an application in writing was made to the Common Council of the City of New York by the Harlem Bridge, Morrisania and Fordham Railway Company for consent to the construction, maintenance, use and operation of a branch or extension of their present railroad upon, through and along Courtland avenue, in the Twenty-third Ward of said city, from One Hundred and Forty-sixth street to One Hundred and Sixty first street; and Whereas, The said Common Council caused public notice of such application, and of the time and place where the same would be first considered, to be given by publication for at least fourteen days in two daily newspapers in the City of New York, to wit, in the "New York World" and the "New York Daily Times," which papers were designated for that purpose by the Mayor of said city; and

said city; and
Whereas, After public notice given as aforesaid, such application has been duly considered by

Whereas, After public notice given as aforesaid, such application has been duly considered by the said Common Council:

Resolved, That the consent of the Common Council of the City of New York be and the same is hereby given to the said Harlem Bridge, Morrisania and Fordham Railway Company to the construction, maintenance, use and operation, upon the conditions hereinafter set forth, of a branch or extension of their railroad through, upon and along said Courtland avenue, as follows:

Beginning at or near the point or place where Courtland avenue, in the Twenty-third Ward of the City of New York, intersects North Third avenue and One Hundred and Forty-sixth street; thence running northerly through, upon and along said Courtland avenue, with double tracks, to a point on the northerly side of East One Hundred and Sixty-first street and said Courtland avenue, together with such switches, sidings, turnouts, turn-tables, and suitable stands as may be necessary for the convenient operation of said branch or extension.

Resolved, That the conditions upon which the said consent is hereby given are as follows, to wit:

First-That the provisions of chapter 252 of the Laws of 1884 pertinent thereto shall be

second—That the right, franchise and privilege of using the said Courtland avenue, between said points, to construct, maintain, use and operate such railroad or extension, shall be sold at public auction to the hidder, which shall be an incorporated railroad company, organized to construct, maintain and operate a street railroad in the City of New York, and which will agree to give the largest percentage per annum of its gross receip's to be taken upon such route, with adequate security by a bond or undertaking in writing and under seal, in such form, condition, amount and sureties as shall be required and approved by the Comptroller of the said city for the fulfillment of the said agreement and for the commencement and completion of such railroad or extension, according to the plan or plans and on the route fixed for its construction, within the time designated and prescribed therefor by the provisions of chapter 642 of the Laws of 1886.

Third—That in the construction of such railroad or extension, the equipment, materials and

Third-That in the construction of such railroad or extension, the equipment, materials and

Third—That in the construction of such railroad or extension, the equipment, materials and work employed shall be of the best quality and character, and that the cars thereon shall be run as frequently as the convenience of the public may require.

Fourth—That the bidder to which the aforesaid sale shall be made, and any person or corporation using the tracks or any part of the tracks constructed or laid under or pursuant to this consent, shall comply with all reasonable ordinances or regulations which the local authorities having charge of the aforesaid avenue shall make as to the rate of speed, mode of use of tracks and removal of ice and snow upon the route of such extension, and with any and all provisions of law applicable to street surface railroad companies, or extensions of street surface railroads, organized or projected under chapter 252 of the Laws of 1884, so far as the same may relate to such extension, the cars to be run upon the same, or to that portion of Courtland avenue through which the said railroad or extension may be constructed or operated, and shall not charge any passenger more than five cents from or to any point on the route hereinabove described, nor from or to any point on said route or any route, line or branch operated by the bidder or under its control, and connecting with the route hereinabove described to or from any point on said route or any route, line or branch operated by the bidder, or under its control, and connecting with the route hereinabove described, and shall give transfer tickets to a passenger when necessary to secure to him one continuous ride between such parts for the single fare of five cents.

And the said bidder as to the whole route hereinabove described shall be absolutely and unquali-

And the said bidder as to the whole route hereinabove described shall be absolutely and unqualifiedly bound, and any person or company using or operating a railroad upon the tracks, or upon any part of the tracks, constructed upon the said route under or by virtue of the consent hereby given, or the sale had in pursuance thereof, as to the tracks so used by it or him, shall be jointly and severally bound with the said bidder, absolutely and unqualifiedly to repair and keep in permanent repair the portion of said streets and avenues upon which the tracks shall be so constructed, between the tracks, the rails of the tracks and a space two feet in width outside of and adjoining the outside rails of the track or tracks, so long as such tracks so constructed shall continue to be used, and this obligation in respect to the repairing of the streets shall not not be dependent upon the requirements of the local authorities, but is hereby made an absolute and unqualified obligation.

Fifth—That the cars to be used on such railroad or extension may be operated by animal power.

Sixth—That any person or company who shall use or operate a railroad upon the tracks, or any part of the tracks, constructed upon the route hereinabove described, under and by virtue of the consent hereby given, or the sale had in pursuance thereof, shall be subject to the same conditions, liabilities, obligations, duties and payments in respect to such use of operation by him, or it, of, or upon such tracks as the bidder to whom the sale shall be made under this consent would be subject, were such use or operation made by such bidder; and in computing any percentage upon gross receipts that may thereby become payable, the amount thereof shall be computed upon a fare of five cents as having been received as part of the gross receipts from every passenger who shall ride upon any part of the route hereinabove described, and irrespective of the fact whether such passenger enters or leaves the car at any point upon the said route, and the bidder to whom such sale shall be made shall be jointly and severally liable with any such person or company for any default in any such conditions, liabilities, obligations, duties and payments.

Seventh—That the payment of the percentage upon gross receipts, payable under the bid at such sale, shall be made annually on the 1st day of November for the year ending on the next preceding thirtieth day of September. Sixth—That any person or company who shall use or operate a railroad upon the tracks, or any

such sale, shall be made annually on the 1st day of November for the year ending on the next preceding thirtieth day of September.

Eighth—That the said Harlem Bridge, Morrisania and Fordham Railway Company shall provide for the expense of publication of the aforesaid notice of sale before the said notice shall be published; and the company which at said sale shall be the highest bidder shall, at the time and place of sale, reimburse the said Harlem Bridge, Morrisania and Fordham Railway Company for all expenses for printing and publishing necessarily incurred by it upon the application and sale herein under the provision of said chapter 252, Laws of 1884, and said chapter 642, Laws of 1886.

Ninth—This consent is given and said sale shall be made upon the express understanding that the conditions herein stated do not relieve the said bidder, or any person or company operating a railroad upon any of the tracks constructed under this consent, from any conditions, obligations, liabilities, payments or duties to which they might have been liable in the absence of such conditions,

Tenth—That if the bidder shall not furnish satisfactory security the said Comptroller may cancel the bid and sell this consent and the license in the same manner as is provided by chapter 642, Laws of 1886.

Eleventh-The company that shall be the successful bidder shall stipulate to complete the branch railroad hereby authorized, and run cars thereon, within a period of nine months after

obtaining the privilege.

And be it further Resolved, That the sale at public auction of the right, franchise and privilege mentioned above shall be attended and conducted by the Comptroller of the City of New York, and shall be held at a place in the City of New York to be designated by the said Comptroller, and on the earliest practicable day to be designated by said Comptroller, or at such time to which the same may be adjourned from the day specified in the notice so published, not exceeding twice, for a period not exceeding four weeks in the aggregate, and only after notice of the time, place and terms thereof, and of the route to be sold and of the conditions upon which this consent is given, shall have been published by said Comptroller three times a week for at least three weeks in two daily newspapers in said city, to be designated by his Honor the Mayor of said city; and if the bidder shall not furnish satisfactory security the said Comptroller may cancel the bid and sell the consent and the license in the same manner as 18 provided by chapter 642, Laws of 1886.

Alderman Meehus moved a reconsideration of the vote by which the above resolution was

Alderman Moebus moved a reconsideration of the vote by which the above resolution was

adopted.

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

Which was decided in the affirmative. Alderman Moebus moved to amend by striking out the second paragraph of the fourth condition, and inserting, in lieu thereof, the following:

And the said bidder as to the whole route hereinabove described shall be bound, and any person or company using or operating a railroad upon the tracks, or upon any part of the tracks constructed upon the said route, under and by virtue of the consent hereby given or the sale had in pursuance thereof as to the tracks so used by it or him shall be jointly and severally bound with the said bidder whenever and as soon as notified by the local authorities having charge of said street or avenue forthwith to lay a foundation and pave the surface of the avenue between its tracks, the rails of its tracks, and two feet outside of and adjoining the rails of its tracks with Belgian or such other approved pavement as may be decided upon and directed to be laid by the local authorities having charge of said avenue, the foundation of said pavement to be also as directed to be laid by said authorities. said authorities.

The President put the question whether the Board would agree with said amendment. Which was decided in the affirmative.

The President put the question whether the Board would agree with said preamble and resolu-

tions as amended.

Which was decided in the affirmative on a division called by Alderman Moebus, as follows:

Affirmative—The President, Vice-President Noonan, Alderman Barry, Benjamin, Brown, Clancy, Daly, Dinkel, Dowd, Duffy, Gregory, Lynch, McLarney, Moebus, Montgomery, Marris, Murphy, Oakley, Rinckhoff, Roche, Storm, Tait, Terrell, and Walker—24.

The President moved that his Honor the Mayor be requested to return a resolution permitting

William H. Jackson to extend vault beyond the curb in front of No. 36 East Eighteenth street.

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

Which was decided in the affirmative.

Subsequently the paper was received from his Honor the Mayor, and is as follows:

Subsequently the paper was received from his Honor the Mayor, and is as follows:

Resolved, That permission be and the same is hereby given to William H. Jackson to extend vault in front of his premises, No. 36 East Eighteenth street, a distance of twelve feet beyond the curb-line, as shown on the annexed diagram, upon payment of the usual fee, provided the work be done in a durable and substantial manner, and that the said William H. Jackson shall stipulate with the Commissioner of Public Works to save the city harmless from any loss or damage that may occur in consequence of the building of said vault, during the progress of the work or subsequent to the completion thereof; the work to be done at expense of the said William H. Jackson, under the direction and to the satisfaction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Alderman Daly moved a reconsideration of the vote by which the above resolution was adopted.

adopted.

The President put the question whether the Board would agree with said motion. Which was decided in the affirmative.

On motion of the President, the paper was then placed on file.

The President moved that his Honor the Mayor be requested to return to this Board a resolution permitting William H. Jackson to extend vault beyond the curb in front of No. 31 East Seventeenth street.

The President put the question whether the Board would agree with said motion. Which was decided in the affirmative.

Subsequently the paper was received from his Honor the Mayor, and is as follows:

Resolved, That permission be and the same is hereby given to William H. Jackson to extend ault in front of his premises, No. 31 East Seventeenth street, a distance of twelve feet beyond the urb-line, as shown on the accompanying diagram, upon payment of the usual fee, provided the work be done in a durable and sub-tantial manner, and that the said William H. Jackson shall stipulate with the Commissioner of Public Works to save the city harmless from any loss or damage that may occur in consequence of the building of said vault, during the progress of the work or subsequent to the completion thereof; the work to be done at his own expense, under the direction and to the satisfaction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council. only during the pleasure of the Common Council.

The President moved a reconsideration of the vote by which the above resolution was adopted.

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

Which was decided in the affirmative.

On motion of the President, the paper was then placed on file.

By the President-

By the President—
Resolved, That permission be and the same is hereby given to William H. Jackson to extend vault in front of his premises, No. 31 East Seventeenth street, a distance of six feet ten inches beyond the curb-line, as shown on the accompanying diagram, upon payment of the usual fee, provided the work be done in a durable and substantial manner, and that the said William H. Jackson shall stipulate with the Commissioner of Public Works to save the city harmless from any loss or damage that may occur in consequence of the building of said vault, during the progress of the work or subsequent to the completion thereof; the work to be done at his own expense, under the direction and to the satisfaction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

Resolved, That permission be and the same is hereby given to William H. Jackson to extend vault in front of his premises, No. 36 East Eighteenth street, a distance of eleven feet ten inches beyond the curb-line, as shown on the annexed diagram, upon payment of the usual fee, provided the work be done in a durable and substantial manner, and that the said William H. Jackson shall stipulate with the Commissioner of Public Works to save the city harmless from any loss or damage that may occur in consequence of the building of said vault, during the progress of the work or subsequent to the completion thereof; the work to be done at the expense of the said William H. Jackson, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council.

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

Which was decided in the affirmative.

Resolved, That the Counsel to the Corporation be and he is hereby requested to report to this Board, at his earliest convenience, by what authority a ferry is being operated from at or near the foot of Canal street, in this city, to Fort Lee, New Jersey, stopping both ways at the pier at or near the foot of Twenty-third street, North river, with the date of the resolution or ordinance of the Common Council, if any such resolution or ordinance was ever passed, authorizing the operation of said ferry or establishing the right to do so.

The President put the question whethe Which was decided in the affirmative. ether the Board would agree with sa

(G. O. 708.)

Resolved, That the carriageway of One Hundred and Tenth street, from First avenue to the bulkhead-line on the East or Harlem river, so far as the same is within the limits of grants of land under water, be paved with granite-block pavement, on concrete foundation, and that the present crosswalks within that space be relaid, using the present bridge-stones, where not worn or broken so as to be unfit for use, and using new bridge-stones in place of defective stones, under the provisions of chapter 449, Laws of 1889, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was laid over.

(G. O. 709.)

Resolved, That all the vacant lots on the south side of One Hundred and Eleventh street, between Fifth and Madison avenues, be fenced in, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

•Which was laid over. By the same-

(G. O. 710.)

By Alderman Daly--Resolved, That water-pipes be laid in One Hundred and Forty-ninth (149th) street, between St. Nicholas and Amsterdam avenues, as provided in section 356 of the New York City Consolidation Act of 1882. Which was laid over.

Resolved, That the four street lamps now in front of the Church of St. Charles Borromeo, on One Hundred and Forty-second street, near Eighth avenue, be removed to the new church site on same street, about two hundred and thirty feet west of Seventh avenue, under the direction of the Commissioner of Public Works.

Which was laid over.

(G. O. 712.)

Resolved, That gas-mains be laid, lamp-posts erected and street-lamps placed thereon and lighted in One Hundred and Forty-eighth street, from St. Nicholas avenue to Amsterdam avenue, under the direction of the Commissioner of Public Works.

Which was laid over.

(G. O. 713.)

Resolved, That gas-mains be laid, lamp-posts erected and street-lamps placed thereon and lighted in Columbus avenue, from One Hundred and Sixteenth to One Hundred and Twenty-third street, under the direction of the Commissioner of Public Works.

Which was laid over.

(G. O. 714.)

Resolved, That gas-mains be laid, lamp-posts erected and street-lamps placed thereon and lighted in One Hundred and Forty-ninth street, from St. Nicholas avenue to Amsterdam avenue, under the direction of the Commissioner of Public Works.

Which was laid over.

By the same-

Resolved, That permission be and the same is hereby given to the Board of Trustees of St. Joseph's Day Nursery to place and keep transparencies advertising their bazaar on the street-lamps on the northeast corner of Tenth avenue and Fifty-seventh street; on the northwest corner of Fifty-seventh street and Ninth avenue; also, in front of No. 473 West Fifty-seventh street, for the period of twenty days; the work to be done at their own expense, under the direction of the Commissioner of Public Works; such permission to continue only during the pleasure of the Common Council. Council.

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

Which was decided in the affirmative.

(G. O. 715.)

By Alderman Lynch—
Resolved, That One Hundred and Seventy-third street, between the New York and Harlem Railroad and Weeks street, be regulated and graded upon the established lines and grades, that the curb-stones be set and the sidewalks flagged a space four feet wide; that crosswalks be laid at all intersecting streets and avenues; that culverts and inlets for drainage be constructed, and that approaches be graded at intersecting streets and avenues now in use, under the direction of the Commissioners of Public Parks; and that the accompanying ordinance therefor be adopted.

Which was laid over.

(G. O. 716.)

(G. O. 716.)

By Alderman McLarney-

Resolved, That the hydrant now on the northeast corner of Seventy-second street and Avenue A be removed one hundred and fifty feet east of Avenue A, under the direction of the Commissioner of Public Works. Which was laid over.

(G. O. 717.)

By Alderman Moebus-

Resolved, That the gas-mains on Arcularius place, which extends from Jerome avenue easterly to a point about three hundred feet west of Sheridan avenue, be continued about three hundred feet to said Sheridan avenue, and that street-lamps, at proper intervals, be furnished and placed thereat, under the direction of the Commissioner of Public Works.

Which was laid over.

(G. O. 718.)

Resolved, That gas-mains be laid, lamp-posts erected and street-lamps placed thereon and lighted in Beck street, from a point about two hundred and twenty-five feet west of Wales avenue to Beach avenue, under the direction of the Commissioner of Public Works.

Which was laid over.

(G. O. 719.)

Resolved, That the curb-stones be set, the sidewalks flagged a space four feet wide through the centre thereof, and a crosswalk be laid at each intersection, on Westchester avenue, from Prospect avenue to the Southern Boulevard, under the direction of the Commissioners of the Department of Public Parks; and that the accompanying ordinance therefor be adopted.

Which was laid ever. Which was laid over.

(G. O. 720.)

By the same—
Resolved, That gas-mains be laid, lamp-posts erected and street-lamps placed thereon and lighted in Denman place, between Union and Westchester avenues, under the direction of the Commissioner of Public Works.

Which was laid over.

(G. O. 721.)

By Alderman Roche—
Resolved, That the roadway of Fifty-fifth street, from Avenue A to the East river, be paved with trap-block pavement, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was laid over.

By the Vice-President—
Resolved, That Francis J. Finn be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.
Which was referred to the Committee on Salaries and Offices.

Resolved, That Charles E. Abbott be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman Benjamin—
Resolved, That John J. Manning be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.
Which was referred to the Committee on Salaries and Offices.

Resolved, That John H. Burton be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman Barry—
Resolved, That George B. Stone be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

Resolved, That John McCafferty and Henry Thompson be and they are hereby appointed Commissioners of Deeds in and for the City and County of New York. Which was referred to the Committee on Salaries and Offices.

Resolved, That Edward H. Mars be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

Resolved, That Louis Ernst be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman Daly

Resolved, That Daniel Daly be and he is hereby reappointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman Duffy-

Resolved, That John G. Weigold be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

Resolved, That Julius Theodore Groh be and he is hereby reappointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman Dowd-

Resolved, That Ellen G. Kelly be and is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices

By Alderman Lynch—
Resolved, That Charles M. Riddle be and he is hereby reappointed a Commissioner of Deeds in and for the City of New York.

Which was referred to the Committee on Salaries and Offices.

By the same—
Resolved, That Frank Sheffler be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman McLarney—
Resolved, That John H. Halliday be and he is hereby reappointed a Commissioner of Deeds in and for the City and County of New York,
Which was referred to the Committee on Salaries and Offices.

Resolved, That Michael J. Scanlan be and he is hereby appointed a Commissioner of Deeds in for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

Alderman Moebus

Resolved, That Charles Edward Newham be and he is hereby appointed a City Surveyor in and for the City of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman Morris — Resolved, That Samuel Lobenthal be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman Murphy—
Resolved, That David M. Neuberger and James W. Brinck be and they are hereby reappointed Commissioners of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

Alderman Oakley — Resolved, That Edward A. Byrne be and he is hereby appointed a City Surveyor. Which was referred to the Committee on Salaries and Ottices.

By Alderman Rinckhoff—
Resolved, That Henry Halsey be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman Tait—
Resolved, That George G. Banzer be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

By Alderman Terrell—
Resolved, That Washington H. Hettler be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.
Which was referred to the Committee on Salaries and Offices.

By the same

Resolved, That Patrick H. Haverty be and he is hereby appointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices. By Alderman Walker-

Resolved, That George H. Finck be and he is hereby reappointed a Commissioner of Deeds in and for the City and County of New York.

Which was referred to the Committee on Salaries and Offices.

COMMUNICATIONS FROM DEPARTMENTS AND CORPORATION OFFICERS.

The President laid before the Board the following communication from the Mayor's Office:

MAYOR'S OFFICE, NEW YORK, November 20, 1890.

FRANCIS J. TWOMEY, Esq., Clerk to the Common Council: Sir-The Mayor directs me to transmit to you herewith the application for a license and authority to run stages, applied for by Frank Leon Smith, Esq., for himself, his associates and assignees. The application gives the details of the route applied for.

Respectfully,

W. McM. SPEER, Secretary.

Which was referred to the Committee on Streets.

The President laid before the Board the following communications from the Department of Public Works: (G. O. 722.)

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE,) No. 31 CHAMBERS STREET, NEW YORK, November 24, 1890.

To the Honorable the Board of Aldermen:

Gentlemen—In accordance with the provisions of section 321 of the New York City Consolidation Act of 1882, as amended by chapter 569 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that the sidewalks on One Hundred and Twenty-fifth street, from Eighth avenue to Columbus avenue, be flagged full width, where not already done, and that the flagging and the curb now on the sidewalks be relaid and reset where necessary and that new flagging and curb be furnished where the present flagging and curb are defective; the materials to be used for said work to be flagging and curb of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works.

Very respectfully,

THOS. F. GILROY, Commissioner of Public Works.

Resolved. That the sidewalks on One Hundred and Twenty-fifth street, from Eighth avenue to

Resolved, That the sidewalks on One Hundred and Twenty-fifth street, from Eight avenue to Columbus avenue, be flagged full width, where not already done, and that the flagging and the curb now on the sidewalks be relaid and reset where necessary and that new flagging and curb be fur nished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

(G. O. 723.)

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE. No. 31 CHA NEW YORK, November 24, 1890.

To the Honorable the Board of Aldermen:

GENTLEMEN-In accordance with the provisions of section 321 of the New York City Consolida-GENTLEMEN—In accordance with the provisions of section 321 of the New York City Consolidation Act of 1882, as amended by chapter 569 of the Laws of 1887, I hereby certify and report to your Honorable Board that the safety, health and convenience of the public require that a crosswalk of two courses of blue stone, with a row of paving-blocks between the courses, be laid across One Hundred and Sixteenth street, at its intersection with the easterly and westerly sides of First avenue; the materials to be used for said work to be bridge-stone of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works.

Very respectfully,

THOS. F. GILROY, Commissioner of Public Works.

Resolved. That a crosswalk of two courses of blue stone, with a row of paving-blocks between the courses, be laid across One Hundred and Sixteenth street, at its intersection with the easterly and westerly sides of First avenue; the materials to be used for said work to be bridge-stone of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. (G. O. 724.)

DEPARTMENT OF PUBLIC WORKS—COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, New York, November 24, 1890.

To the Honorable the Board of Aldermen:

GENTLEMEN—In accordance with the provisions of section 321 of the New York City Consolidation. Act of 1882, as amended by chapter 569 of the Laws of 1887, I hereby certify and report to your Honorable Poard that the safety, health and convenience of the public require that a crosswalk of two courses of blue stone, with a row of paving-blocks between the courses, be laid across Lenox avenue, at its intersection with the northerly side of One Hundred and Thirty-third street; the materials to be used for said work to be bridge stone of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works. Very respectfully,

THOS. F. GILROY, Commissioner of Public Works.

Resolved, That a crosswalk of two courses of blue stone, with a row of paving-blocks between the courses, be laid across Lenox avenue, at its intersection with the northerly side of One Hundred and Thirty-third street; the materials to be used for said work to be bridge-stone of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which were severally laid over.

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

CITY OF NEW YORK-FINANCE DEPARTMENT,) COMPTROLLER'S OFFICE, November 22, 1890.

To the Honorable Board of Aldermen:

Weekly statement, showing the appropriations made under the authority contained in section 189, New York City Consolidation Act of 1882, for carrying on the Common Council from January 1 to December 31, 1890, both days inclusive, and of the payments made up to and including the date hereof, for and on account of each appropriation, and the amount of unexpended balances:

TITLES OF APPROPRIATIONS.	AMOUNT OF APPROPRIATIONS,	PAYMENTS.	Amount of Unexpended Balances.
City Contingencies	\$2,000 00	\$675 00	\$1,325 00
ContingenciesClerk of the Common Council	200 00	60 91	139 09
Salaries—Common Council	75,100 00	62,570 29	12,529 71

THEO. W. MYERS, Comptroller.

Which was ordered on file.

The President laid before the Board the following communication from the Clerk of the Common

Office of the Board of Aldermen, No. 8 City Hall, New York, November 25, 1890.

GENTLEMEN—Pursuant to one of the provisions contained in section 1 of "An ordinance to regulate the use of the sidewalks of the streets of the City of New York, within the stoop-lines, for stands for the sale of newspapers, periodicals, fruit and soda-water," approved October 3, 1888, I herewith transmit all the applications received in this office for permits to sell the articles named, as provided in said ordinance, during the month of November, 1890.

Very respectfully,

F. J. TWOMEY, Clerk Common Council.

Which was referred to the Committee on Law Department.

UNFINISHED BUSINESS.

Alderman Dowd called up G. O. 408, being a resolution and ordinance, as follows:
Resolved, That One Hundred and Fifty-seventh street, from St. Nicholas avenue to the west side of Edgecombe road, be regulated and graded, the curb set and sidewalks flagged a space four feet wide through the centre thereof, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

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

Which was decided in the affirmative by the following vote:
Affirmative—The President, Vice-President Noonan, Aldermen Barry, Benjamin, Brown, Clancy, Daly, Dinkel, Dowd, Duffy, Gregory, Lynch, McLarney, Moebus, Montgomery, Morris, Murphy, Oakley, Rinckhoff, Roche, Storm, Tait, Terrell, and Walker—24.

Alderman Dowd called up G. O. 662, being a resolution, as follows:

Alderman Dowd called up G. O. 662, being a resolution, as follows:

Resolved, That an improved drinking fountain, for man and beast, be placed near the corner of Houston and Thompson streets, in front of the premises No. 108 West Houston street, under the direction of the Commissioner of Public Works.

The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative by the following vote:

Affirmative—The President, Aldermen Barry, Benjamin, Brown, Clancy, Daly, Dinkel, Dowd, Duffy, Gregory, Lynch, McLarney, Moebus, Montgomery, Morris, Murphy, Oakley, Rinckhoff, Roche, Storm, Tait, Terrell, and Walker—23.

Alderman Clancy called up G.O.680, being a resolution, as follows:
Resolved, That gas-mains be laid, lamp-posts erected and street-lamps placed thereon and lighted in Taylor avenue, from Kingsbridge road to Clay avenue, under the direction of the Com-

missioner of Public Works.

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

Which was decided in the affirmative by the following vote:

Affirmative—The President, Vice-President Noonan, Aldermen Barry, Benjamin, Brown, Clancy, Daly, Dinkel, Døwd, Dufty, Gregory, Lynch, McLarney, Moebus, Montgomery, Morris, Murphy, Oakley, Rinckhoff, Roche, Storm, Tait, Terrell, and Walker—24.

Alderman Clancy called up G. O. 681, being a resolution, as follows:
Resolved, That water-pipes be laid in Buckhout street, from Morris street to Allen street, as provided in section 356 of the New York City Consolidation Act of 1882.
The President put the question whether the Board would agree with said resolution.
Which was decided in the affirmative by the following vote:
Affirmative—The President, Vice-President Noonan, Aldermen Barry, Benjamin, Brown, Clancy, Daly, Dinkel, Dowd, Duffy, Gregory, Lynch, McLarney, Moebus, Montgomery, Morris, Murphy, Oakley, Rinckhoff, Roche, Storm, Tait, Terrell, and Walker—24.

Alderman Clancy called up G.O. 682, being a resolution, as follows:
Resolved, That two lamp-posts be erected and street-lamps placed thereon in front of the
property of Mary J. McGrath, on Crotona place, between One Hundred and Seventieth and One
Hundred and Seventy-first streets, and that such lamps be connected with the gas-mains on the said
property; such lamps to be supplied with gas and lighted and tended at the expense of the said
McGrath.

The President put the question whether the Pearl ground some with said resolution.

The President put the question whether the Board would agree with said resolution. Which was decided in the affirmative.

Alderman Gregory called up G. O. 664, being a resolution and ordinance, as follows:
Resolved, That a crosswalk of courses of blue stone, with a row of paving-blocks between the courses, be laid across Sixth avenue, in the centre of the block, between Twelfth and Thirteenth streets, under the director of the Commissioner of Public Works; and that the accompanying ordinance the resolution of the Commissioner of Public Works; and that the accompanying ordinance the resolution of the Commissioner of Public Works. nance therefor be adopted.

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

Which was decided in the affirmative by the following vote:

Affirmative—The President, Vice-President Noonan, Aldermen Barry, Benjamin, Brown, Clancy, Daly, Dinkel, Dowd, Duffy, Gregory, Lynch, McLarney, Moebus, Montgomery, Morris, Murphy, Oakley, Rinckhoff, Roche, Storm, Tait, Terrell, and Walker—24.

Alderman Gregory called up G. O. 644, being a resolution, as follows: Resolved, That an improved drinking-fountain be erected on the southeast corner of Thirty-eighth street and Eleventh avenue, under the direction of the Commissioner of Public Works.

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

Which was decided in the affirmative by the following vote:

Affirmative—The President, Vice-President, Noonan, Aldermen Barry, Benjamin, Brown,
Clancy, Daly, Dinkel, Dowd, Duffy, Gregory, Lynch, McLarney, Moebus, Montgomery, Morris,
Murphy, Oakley, Rinckhoff, Roche, Storm, Tait, Terrell, and Walker—24.

Alderman Benjamin called up G. O. 659, being a resolution and ordinance, as follows:
Resolved, That One Hundred and Twenty-seventh street, from Boulevard to Riverside Drive or avenue, be regulated and graded, the curb-stones set and sidewalks be flagged a space four feet wide through the centre thereof, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

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

Which was decided in the affirmative by the following vote:

Affirmative—The President, Vice-President Noonan, Aldermen Barry, Benjamin, Brown, Clancy, Daly, Dinkel, Dowd, Duffy, Gregory, Lynch, McLarney, Moebus, Montgomery, Morris, Murphy, Oakley, Rinckhoff, Roche, Storm, Tait, Terrell, and Walker—24.

Alderman Benjamin called up G. O. 660, being a resolution and ordinance, as follows:
Resolved, That the Boulevard, from the southerly line of One Hundred and Fifty-fifth street to its intersection of Kingsbridge road and Inwood street, be regulated and graded, the curb-stones be set and sidewalks flagged a space four feet wide through the centre thereof, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

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

Which was decided in the affirmative by the following vote:
Affirmative—The President, Vice-President Noonan, Aldermen Barry, Benjamin, Brown, Clancy, Daly, Dinkel, Dowd, Duffy, Gregory, Lynch, McLarney, Moebus, Montgomery, Morris, Murphy, Oakley, Rinckhoff, Roche, Storm, Tatt, Terrell, and Walker—24.

Alderman Benjamin called up G. O. 698, being a resolution and ordinance, as follows:

Resolved, That curb-stones be set and sidewalks flagged a space four feet wide through the centre thereof, on One Hundred and Forty-second street, from Amsterdam avenue to Hamilton place, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

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

Which was decided in the affirmative by the following vote:

Affirmative—The President, Vice-President Noonan, Aldermen Barry, Benjamin, Brown, Clancy, Daly, Dinkel, Dowd, Duffy, Gregory, Lynch, McLarney, Moebus, Montgomery, Morris, Murphy, Oakley, Rinckhoff, Roche, Storm, Tait, Terrell, and Walker—24.

Alderman Walker called up G.O. 672, being a resolution, as follows:

Resolved. That an improved iron drinking-fountain be placed at or near the southeast corner of Amsterdam avenue and One Hundred and Eighth street, under the direction of the Commissioner

of Public Works.

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

Which was decided in the affirmative by the following vote:

Affirmative—The President, Vice-President Noonan, Aldermen Barry, Benjamin, Brown, Clancy, Daly, Dinkel, Dowd, Duffy, Gregory, Lynch, McLarney, Moebus, Montgomery, Morris, Murphy, Oakley, Rinckhoff, Roche, Storm, Tait, Terrell, and Walker—24.

Alderman Walker called up G. O. 697, being a resolution and ordinance, as follows:
Resolved, That One Hundred and Sixty-seventh street, from Amsterdam avenue to Kingsbridge road, be regulated, graded, curbed, guttered and flagged, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

The President put the question whether the Board would agree with said resolution.
Which was decided in the affirmative by the following vote:
Affirmative—The President, Vice-President Noonan, Aldermen Barry, Benjamin, Brown, Clancy, Daly, Dinkel, Dowd, Duffy, Gregory, Lynch, McLarney, Mcebus, Montgomery, Morris, Murphy, Oakley, Rinckhoff, Roche, Storm, Tait, Terrell, and Walker—20.

Alderman Morris called up G. O. 688, being a resolution, as follows:
Resolved, That an improved iron drinking-fountain be placed on the sidewalk, near the curb, in front of No. 520 Eighth avenue, near the northeast corner of Thirty-sixth street, under the direction of the Commissioner of Public Works.

The President put the question whether the Board would agree with said resolution.
Which was decided in the affirmative by the following vote:

Affirmative—The President, Vice-President Noonan, Aldermen Barry, Benjamin, Brown, Daly, Dinkel, Dowd, Duffy, Gregory, Lynch, McLarney, Moebus, Montgomery, Morris, Murphy, Oakley, Rinckhoff, Storm, Tait, Terrell, and Walker—22.

Alderman Morris called up G. O. 695, being a resolution, as follows:
Resolved, That the annexed bills of John J. McAdams, for forty-nine dollars; Theodore Gunsel, for seven dollars and fifty cents; J. Peiser, for sixty-eight dollars, and C. H. Koster, for one hundred dollars for articles furnished and services rendered on the occasion of the funeral of the late Alderman Louis Schlamp, be and are hereby ordered to be paid by the Comptroller, who is hereby authorized and directed to draw a warrant in favor of each of the persons named in this resolution, for the amounts named, on their several bills hereto annexed, and charge the amounts to the appropriation for "City Contingencies."

The President put the question whether the Board would agree with said resolution.
Which was decided in the affirmative by the following vote:

Affirmative—The President, Vice-President Noonan, Aldermen Barry, Benjamin, Brown, Daly, Dinkel, Duffy, Gregory, Lynch, McLarney, Moebus, Montgomery, Morris, Murphy, Oakley, Rinckhoff, Storm, Tait, Terrell, and Walker—21.

Alderman Tait called up G. O. 676, being a resolution, as follows: Resolved, That lamp-posts be erected and street-lamps placed thereon and lighted in Sixty-third street, from Amsterdam avenue to the Eleventh avenue, under the direction of the Commissions of Public Western

third street, from Amsterdam avenue to the Eleventh avenue, under the direction of the Collinssioner of Public Works.

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

Which was decided in the affirmative by the following vote:

Affirmative—The President, Vice-President Noonan, Aldermen Barry, Benjamin, Brown, Daly, Dinkel, Duffy, Gregory, Lynch, McLarney, Moebus, Montgomery, Morris, Murphy, Oakley, Rinckhoff, Storm, Tait, Terrell, and Walker—21.

Alderman Tait called up G. O. 622, being a resolution and ordinance, as follows:

Resolved, That a crosswalk of two courses, with a row of paving-blocks between the courses, be laid across One Hundred and Forty-fifth street, at its intersection with the easterly and westerly sides of Avenue St. Nicholas; the materials to be used for said work to be bridge-stone of North river blue stone of the dimensions and according to the specifications now used in the Department of Public Works, under the direction of the Commissioner of Public Works; and that the accompanying

ordinance therefor be adopted.

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

Which was decided in the affirmative by the following vote:

Affirmative—The President, Vice-President Noonan, Aldermen Barry, Benjamin, Brown, Daly, Dinkel, Duffy, Gregory, Lynch, McLarney, Moebus, Montgomery, Morris, Murphy, Oakley, Rinckhoff, Storm, Tait, Terrell, and Walker—21.

Alderman Terrell called up G. O. 437, being a resolution and ordinance, as follows:
Resolved, That the sidewalks on the north side of One Hundred and Tenth street, from Seventh to Eighth avenue, be regulated and graded, and that the flagging and the curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be furnished where the present flagging and curb are defective, as provided by section 321 of chapter 410, Laws of 1882, as amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

The President put the question whether the Board would agree with said resolution.
Which was decided in the affirmative by the following vote:
Affirmative—The President, Vice-President Noonan, Aldermen Barry, Benjamin, Brown, Daly, Dinkel, Duffy, Gregory, Lynch, McLarney, Moebus, Montgomery, Morris, Murphy, Oakley, Rinckhoff, Storm, Tait, Terrell, and Walker—21.

Alderman Terrell called up G. O. 653, being a resolution and ordinance, as follows:
Resolved, That the sidewalks on the south side of Sixty-sixth street, between Columbus and
Amsterdam avenues, be flagging full width, where not already done, and that the flagging and the
curb now on the sidewalks be relaid and reset where necessary, and that new flagging and curb be
furnished where the present flagging and curb are defective, as provided by section 321 of chapter
410, Laws of 1882, as amended by chapter 569, Laws of 1887, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.
The President put the question whether the Board would agree with said resolution.
Which was decided in the affirmative by the following vote:

Which was decided in the affirmative by the following vote:

Affirmative—The President, Vice-President Noonan, Aldermen Barry, Benjamin, Brown, Daly, Dinkel, Duffy, Gregory, Lynch, McLarney, Moebus, Montgomery, Morris, Murphy, Oakley, Rinckhoff, Storm, Tait, Terrell, and Walker—21.

MOTIONS AND RESOLUTIONS RESUMED.

Alderman Gregory moved that the Board do now adjourn.

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

Which was decided in the affirmative.

And the President announced that the Board stood adjourned until Tuesday, December 2, 1890, at I o'clock P. M.

FRANCIS J. TWOMEY, Clerk.

DEPARTMENT OF STREET CLEANING.

DEPARTMENT OF STREET CLEANING-CITY OF NEW YORK,) STEWART BUILDING, NEW YORK, November 21, 1890.

In accordance with the provisions of section 51, chapter 410 of the Laws of 1882, the Commissioner of Street Cleaning makes the following abstract of the transactions of the Department for the week ending November 16, 1890:

for the week ending November 10, 1090:			
Streets Swept.			
By Department forces			quare Yards. 0,220,692.4
Material Collected.		. =	
By Department forces	Ashes and Garbage, 19,943	Street Sweepings. 6,662 1/2	Total Loads. 26,605 1/2
On permits— Bureau of Markets. Departments of Public Works and Parks Manufacturers (boiler ashes, etc.).	205 4,443	217	205 217 4,443
Totals		6,8791/2	31,4701/2
Final Disposition of Material.			
At sea and behind bulkheads— 48 dumpers at sea. 20 deck scows at Gowanus. 7 deck scows at Newark Bay 2 deck scows at Newtown Creek.		Loads. 20,160 7,710 2,869 938	
In lots for fertilizing, filling-in, etc.— At One Hundred and Thirty-eighth street and Fifth avenue. At Ninety-fifth street. At Thirtieth street (Dock Department). Various places		1,543 94 626 467	31,677
			2,730
*			34,407
(Includes 2,9361/2 loads previously left on scows).			
Appointments.			
Patrick McDonough, Laborer. Patrick Luckman, Laborer. Daniel Caslin, Hired Cartman. Andrew Osterberg, Hired Cartman.			

John Brassell, Hired Cartman. Joseph Savin, Hired Cartman.

Reinstatements.

Chiesa Bertolomeo, Laborer. John Bough, Hired Cartman.

Removals.

Michael Henry, Laborer. Charles Masterson, Hired Cartman. John Scully, Hired Cartman. James Dunn, Hired Cartman.

Bills Audited

- and transmitted	to the	Finance	Department:
Schedule No.		anh Co	maccanizar car

American District Telegraph Co., messenger service	54 80
Brown, M. B., postal cards printed	11 50
Bloomer, George, 50 fenders	
Berry & Mangel, slove coal	22 50
Consolidated Gas Co., gas at stables	72 75
Donnelly, P., hired scow	150 25
Dillon, James, hired horses.	70 00
Early & Co., John, refilling broom blocks	519 00
Feeney & Co., William P., oil	681 25
Feenald C.H. avera towing	154 74
Fernald, G. H., extra towing. Heipershausen Bros., repairing "Dassori"	5 00
Heipershausen Bross, repairing Dasson'	650 00
" supplies "Dassori"	I 44
extra towing	529 00
Hamill, James, veterinary services.	38 00
Hilton, Henry, rent of offices.	1,216 67
Holland, Edward, cleaning lower Broadway	442 86
Ingersoll, Horace, feed.	2,159 85
Jones, H., newspaper	11 13
Kirkwood Grate Bar Co., repairing grate bars	50 00
L'Hommedieu, S., extra towing	55 00
Leonard & Ellis, 50 gallons valvoline	50 00
	\$6,895 74
-chargeable to the appropriation for 1890, as follows:	- 75 74

—chargeable to the appropriation for 1890, as follows:		
"Rents and Contingencies"	\$1,394	35
"Sweeping".	2,327	55
Calling converse contract cont		06
" Final Disposition"	1,595	
	\$6,895	74
Schedule No. 99—		= !
Schedule No. 99— Motley & Co., T. N., supplies to machines	\$20	40
Moquin & Offerman, coal for tug "Municipal"	14	00
Moran, Michael, extra towing	766	CO
	341	00
Newtown Creek Towing Co., extra towing	5 (00
Pierson & Co., iron	2	100

Taintain Caral	Toming Co	avtua tamin					341 00
lewtown Creek	Towing Co.,	extra town	g				5 00
ierson & Co., i	ron						6 06
lunkitt & Co.,	George W., hi	red scows.					620 00
ice, A. D., Ag	ent, extra towi	ng					5 00
hort & Co., W	. G., 2 buggy	tops			*** ****		77 50
hanley, B. M.	Talanhana	ang scows	-1 C- 1				99 00
he Metropolita	n Telephone a	nd Telegra	ph Co., te	tephone se	rvice	*********	213 75
he Communipa	in Coal Co., co	oal for tug	Municip	ai"			790 14
he Barney Dun	nping Boat Co	, nired sco	ws				744 00
.,		**					744 00
	"	"					744 00
	"		******			**********	744 00
		"					744 00
::	"	"					744 00
	77						744 00
ierow's Towing	Line, extra to	owing					160 00
alsh, John F.,	Jr., repairing	"Dassori"					50 00
						*********	145 00
							e0 0.

		3
-chargeable to the appropriation for 1890 as follows:		
"Rents and Contingencies"		75
"Sweeping"		40
"Carting".	6 0	06
"Final Disposition"	8,203 1	14
"New Stock"	77 5	50

\$8,520 85

Schedule No. 100— J. H. Timmerman, City Paymaster, wages of Laborers, Hired Cartmen, etc., for week ending November 13, 1890.	\$13,607 3
-chargeable to the appropriation for 1890, as follows: "Administration" "Sweeping": "Carting" "Final Disposition"	\$24 00 3,930 58 8,815 58 837 21
	\$13,607 37
Public Moneys Collected	
-and transmitted to the City Chamberlain : For trimming scows	\$1,127 00

LAW DEPARTMENT.

The following schedules form a report of the transactions of the office of the Counsel to the Corporation for the week ending November 15, 1890.

H. S. BEATTIE, Commissioner of Street Cleaning.

The Mayor, Aldermen and Commonalty of the City of New York are defendants, unless otherwise mentioned.

SCHEDULE "A."

SUITS AND SPECIAL PROCEEDINGS INSTITUTED.

Court,	Т	EGIS- ER OLIO.	WH CO MENO	M-	Title of Action.	NATURE OF ACTION.
Com. Pleas.	40	363	189 Nov		Standard Gas-light Co. of New	Expense incurred in relaying mains in 3d ave-
Supreme	40	364	- 16	11	Alcorn, Mary A. (Matter of)	nue, \$388.72. For an award made for school site at 38th stree and 2d avenue, \$2,006.61.
Superior	40	365	340	11	Livingston, Johnston	To recover amount of assessment paid for reg- ulating, etc., Morningside avenue, \$3,780.43.
Supreme	40	366	94	12	Wicherley, Jane (Matter of)	For an award made in matter of New Parks,
Superior	40	367		12	Wicherley, Jane (Matter of) Crumie, William H	Balance of salary as Inspector of Masonry, \$1,720.60.
Supreme	40	368	46	12	Emann, Oscar, vs. James Martin	Damages for alleged assault and battery on September 1, 1890, 85,000.
" "	40	369	- 44	12	Goodwin, John W. (ex rel.), vs. Police Commissioners.	
****	40	370	**	13	Decker, William H	Mandamus to compel reinstatement of relator. For salary as pilot of the tug "Municipal,"
	40	371	46	13	Donnelly, Edward C	\$3,927. Summens with notice for \$932.29 served.
Superior	40	372	40	13	Kissam, Benjamin et al., exec-	Excess of assessment paid for Morris avenue regulating, etc., \$198.71.
In Chan- cery of New Jer- sey	40	373	**	15	Burton, Harriet G., vs. Edgar J. Leete	To foreclose a mortgage given by defendant and dated June 1, 1881, on kinds in the City of Bayonne.

SCHEDULE "B."

ORDERS AND JUDGMENTS ENTERED (EXCEPT THOSE INCLUDED IN SCHEDULE "D").

People ex rel. August C. Schwager vs. The Police Commissioners-Order entered denying motion for mandamus with costs.

José Aymar vs. Frederick Ringler et al.—Order entered granting motion for commission.

Margaret Held—Order entered increasing amount of verdict to \$50; judgment entered in favor of

plaintiff for \$199.65.

Mayor, etc., vs. Michael Finn et al.—General Term order of affirmance entered.

Matter of Catharine Durkin—Order entered directing payment of award into Court and referring to John M. Tierney, Esq., to take proof of title.

John L. Redmond—General Term order of affirmance; General Term judgment of affirmance

James B. Titman—Judgment entered in favor of the City overruling exceptions and for costs.

George J. Peet—Judgment entered in favor of plaintiff for \$224.01.

People ex rel. Thomas J. Burton vs. P. J. Scully, County Clerk, etc.—Order entered denying motion for mandamus.

motion for mandamus.

John Duryea and another—Order entered allowing exceptions to answer.

In 12 P. J. Cuskey, First avenue regulating, etc.—Order entered reducing assessment.

George W. McLean, Receiver of Taxes, etc., vs. Sarah L. Myers—General Term order of reversal entered; General Term judgment of reversal and for costs entered.

New York Presbyterian Church—Order entered granting motion for judgment.

Hugo Kraemer—Judgment entered in favor of plaintiff for \$141.95.

People ex rel. Chester L. Seiford vs. The Police Commissioners—Order entered directing reinstatement of relator with costs.

People ex ref. Chester L. Schord vs. The Police Commissioners—Order entered directing reinstatement of relator with costs.

George H. Toop et al.—Order entered denying motion for a new trial.

Repauno Chemical Co.—Judgment entered directing payment to plaintiff and to various henors the amount of their liens out of the fund.

Denis P. McCarthy vs. Patrick H. Lantry et al.—Order entered referring issues to Richard M. Henry, Fsq.

Mary E. Brennan—Judgment entered in favor of plaintiff for \$4,028.96.

New York Presbyterian Church—Judgment entered vacating certain taxes of the year 1889, with

SCHEDULE "C."

SUITS AND SPECIAL PROCEEDINGS TRIED OR ARGUED.

New York Presbyterian Church—Motion for judgment made before O'Brien, J.; granted; no opposition; J. J. Delaney for the City.

George H. Toop et al.—Tried before Allen, J., and jury; W. Carmalt for the City.

People ex rel. August Schwab vs. Hugh J. Grant, as Mayor of New York—Argued at General Term; decision reserved; H. B. Twombly for the City.

Daniel A. Higgins—Tried before Andrews, J., and jury; verdict directed for plaintiff for the full amount; Walter Hartwell and W. Carmalt for the City.

Joseph Palladino—Argued at General Term; judgment affirmed on Judge Daniel's opinion on previous argument; H. B. Twombly for the City.

Maicho Fortunato—Reference proceeded and adjourned to November 20, 1890; W. Carmalt for the City.

Matter of Mark Sherich—Motion to vacate judgment entered as a jury fine made and denied; T. E. Rush for the City.

In re Daniel M. L. Quackenbush, Ninety-sixth street regulating, etc.; William A. Cauldwell, Ninetieth street sewer; Jacob Scholle and another, regulating, etc.; Kingsbridge road; Charles Blauvelt, West End avenue tree planting; John C. Graff, One Hundred and Fifty-first street regulating, etc.; John C. Clegg, West End avenue tree planting; Esther Moses et al., regulating Morningside avenue; D. R. Kendall et al., Fifth avenue paving; N. H. Cardozo and another, West End avenue sewers; D. R. Kendall et al., One Hundred and Twentieth street sewer; George W. Binns, Sixty-sixth street outlet sewer; Julia Hard, One Hundred and Tenth street tree planting; Fabian Dikovitch, Lawrence street flagging; Thomas Monaghan, One Hundred and Seventeenth street regulating, etc.; Richard W. Buckley, executor, One Hundred and Hotty-experts treet multet sever; Cathosine Experi street tree planting; Fabian Dikovitch, Lawrence street flagging; Thomas Monaghan, One Hundred and Seventeenth street regulating, etc.; Richard W. Buckley, executor, One Hundred and Forty-seventh street outlet sewer; Catharine Farrell, Ninth avenue sewers; Sarah A. B. Stevens, One Hundred and Forty-seventh street outlet sewer; Daniel McCarthy; H. J. Teller; Andrew Dodine; George Moore; Patrick Smith; Eugene Cask; William Rapp; John Barry; F. Hampton et al.; J. J. Golden; David Tompkins; Martine Tidball, Morris avenue regulating, etc.; Annie E. Cowdry, executrix; John Boyd et al., Eighty-ninth street regulating, etc.; Mary P. Higgins, Ninety-fifth street regulating, etc.; Catharine C. Schofield; Ann Dorschell, Sixty-sixth street outlet sewer; Daniel L. M. Quackenbush, Ninety-sixth street regulating, etc.; J. Goetz; Myron P. Bush, Boulevard sewers; John H. Watson, One Hundred and Sixth street sewer; Ann M. Jenny, Fourth avenue regulating, etc.; Sarah Hazard, Sixty-seventh street sewer; George Bliss, Ninety-sixth street outlet sewer; St. Nicholas Protestant Episcopal Church, Ninety-sixth street outlet sewer; Thomas L. Watts et al., One Hundred and Eighth street sewer; Anna M. Ryan, One Hundred and Thirty-fourth street sewer—Motion to dismiss petition made before O'Brien, J.; granted; G. L. Sterling for the City.

In re Mary F. Mullaney; Kate E. Beers, Madison avenue paving; John C. Clegg, West End avenue tree planting; Jacob Scholle and another, regulating, etc., Kingsbridge road—Motion to dismiss petition made before Freedman, J.; granted; G. L. Sterling for the City.

SCHEDULE "D."

SUITS AND SPECIAL PROCEEDINGS CLOSED.

TER OLIO,	Co	URT.	Тітье.	CAUSE OF ACTION.	CLAIM.	1	DATE.	How 1	Done.			REMARKS.	
300			Otto T. Oberbauer vs. Ed-) ward McWilliams et al.)	Replevin of six pieces of furniture valued at	\$250 00	1 5	1895. ov. 10	Judgment entered dismissin	g complaint		By consent		
154	Supreme		Miller, Charles E., et al	For an award made in New Annednet	250 00		10	Proceeding dropped					
234	***		John T. Goodrich vs. John Gillies et al	To foreclose a lien for lumber furnished	650 14		10						
552	3.00		In re James C. Hazleton	To vacate assessment for 13th avenue	1,700			Judgment for \$821.45 certifi					
140	9.0	******	In re Daniel M. L. Quacken bush	To vacate assessment for 96th street regu-	******			Order vacating assessment					
0) 351	- 6		In re William A. Cauldwell In re Jacob Scholle and ano	To vacate assessment for 90th street sewer To vacate assessment for regulating, etc.,	*******	1 .5	10	Order entered dismissing p	etition without do	costs	Upon motion be	fore O'Brien, J. do	
85	44	*******	In re Charles Blauvelt		******	1	10	do	do	*****	do	do	
1) 38	46	*******	In re John C. Graff		*****		10	do	do		do	do	
1/ 85	14.9	******	In re John C Clegg				10	do	do		do	do	
456	144	*******	la re Esther Moses et al	To vacate assessment for regulating, etc.,	*****	**	10	do	do	*****	do	do	
0) 136	41			Morningside avenue	****	4,6	10	do	do		do	do	
	44		in re M. H. Cardozo and i	paving	******	45	10	do	do	******	do	do	
1 105	74		ano	To vacate assessment for West End avenue sewers	*******	21	10	do	do		do		
324			in re D. R. Kendall et al	sewer	*******	**	10-	do	do			do	
87				To vacate assessment for 66th street outlet sewer	*******	**	10	do	do		do	do	
243				To vacate assessment for 110th street tree			10				do	do	
253	43	******	In re Fabian Dikovitch	To vacate assessment for Lawrence street	*******	12		do	do	*****	do	do	
33	- 0		In re Thomas Monaghan			,,	11	do	do	*****	do	do	
67	-0	*******	In re Richard W. Buckley,	To vacate assessment for 147th street out-	*******	15	11	do	do	******	de	do	
70	46		In re Catharine Farrell	To vacate assessment for 9th avenue	*	10	11	do	do		do	do	
560	44			To vacate assessment for 147th street out-	******	**	11	do	do		do	do	
70				let sewer	*******	43	11	do	do	*****	do	do	
		1		regulating, etc	*******	140	11	do	do		do	do	
70				To vacate assessment for Morris avenue regulating, etc		**	11	do	do	*****	do		
70				To vacate assessment for Morris avenue regulating, etc		74	11	do	do			do	
70	**			To vacate assessment for Morris avenue		11	11	do		******	da	do	
70	144		In re Patrick Smith	To vacate assessment for Morris avenue	*******	40			clo	*****	do	do	
70	41	1	In re Eugene Cask	To vacate assessment for Morris avenue	*******		11	do	do	******	do	do	
70	**	1	In re William Rapp	To vacate assessment for Morris avenue	******	**	**	do	do	*****	do	do	
70	**		In re John Barry	To vacate assessment for Morris avenue		**	17	do	do	*****	do	do	
70	44	1	In re F. Hampton et al	regulating, etc	474 4444	**	1.1	do	do	*****	do	do	
70				regulating, etc	******	**	11	do	do	******	do	do	
				reministra etc	*******	- 11	11	do	do		do	do	
70				To vacate assessment for Morris avenue regulating, etc	*******	**	11	do	do	*****	do	do	
70			In re Martine Tidball	To vacate assessment for Morris avenue regulating, etc		-44	11	da	do				
300			In re Annie E. Cowdrey,	To vacate assessment for 89th street regu- lating, etc			11	do	de		do	do	
300	**	1	In re John Boyd et al	To vacate assessment for 89th street regu-	*******					******	do	do	
103		I	n re Mary P. Higgins	To vacate assessment for 95th street regu-	*******		11	do	do	*****	de	do	
103	** ·	1	n re Catharine C. Schofield	To vacate assessment for 66th street outlet	*******	**	11	do	de		do	do	
100				To vacate assessment for 66th street outlet	*******	**	11	do	do	*****	do	do	
262		I	n re Daniel L. M. Quack-1	To vacate assessment for 96th street regu-	*******	**	rr	do	do	*****	do	do	
то8			enbush	lating, etc		11	11	do	do		do	do	
76	166	I	n re Myron P. Bush	do do	*******		11	do do	do do		do do	do do	
				To vacate assessment for 106th street sewer		44	11	do	do		do	da	
112				To vacate assessment for 4th avenue regulating, etc		**	11	do	da	*****	do	do	
186	10 1	h	n re Sarah Hazard n re George Bliss	To vacate assessment for 67th street sewer To vacate assessment for 96th street outlet	*******	***	11	do	do	*****	do	do	
113				sewer		. 24	11	do	do		do	do	
102			ant Episcopal Church.	sewer	******		11	do	do		do.	do	
98	1 10	It	n re Anna N. Ryan	To vacate assessment for 108th street sewer To vacate assessment for 134th street sewer	*******	**	11	do do	do		do do	do do	
251				To vacate assessment for Madison avenue paving		**	13	do	do		Jpon motion befor		
207		li	n te Kate E. Beers	To vacate assessment for Madison avenue paving			13	do	do				
85	" .	Ir	n re John C. Clegg	To vacate assessment for West End avenue tree planting	*******	**				*****	do	do	
6x	** *	Ir	re Jacob Scholle and	To vacate assessment for regulating, etc.,	*******		13	do .	do		do	do	
			another	Kingsbridge road	******	**	13	do	do		do	do	

WILLIAM H. CLARK, Counsel to the Corporation.

AQUEDUCT COMMISSION.

Minutes of Stated Meeting of the Aqueduct Commissioners, held at their Office, No. 209 Stewart Building, on Wednesday, November 12, 1890, at 3 o'clock P.M.

Present—Commissioners Duane, Tucker, Scott and Cannon.

On motion of Commissioner Tucker, the reading of the minutes of meetings not heretofore read and approved was dispensed with at this time.

The Committee of Finance and Audit reported their examination and audit of Vouchers Nos. 6401 to 6407 inclusive, being estimates for work done by contractors, amounting to \$48,049.86; also of bills contained in Vouchers Nos. 6408 to 6425 inclusive, amounting to \$2,075.78.

On motion of Commissioner Tucker, the same were approved and ordered certified to the Comptroller for payment,
The Construction or Executive Committee reported in favor of the adoption of the following

resolution; Resolved, That the action of the Commissioners taken on June 4 last, dispensing with the services of Inspector of Masonry Edward O Shea, be and the same is hereby reconsidered, and the resignation of said O'Shea, herewith presented, is hereby accepted, to take effect as of June 3, 1800.

On motion of Commissioner Tucker, the same was adopted.

The Committee also presented the following:

The Construction or Executive Committee present the following communication received from the Chief Engineer:

NEW YORK, November 12, 1890.

Schedule of the flow at Croton Dam into the New Aqueduct as per request of the Chief Engineer of the Croton Aqueduct:
Since Wednesday, November 5, the flow of water has been continued at the rate of 50,000,000

gallons per twenty-four hours.

I am, very respectfully,
A. FTELEY, Chief Engineer.

-and recommend that the same be spread in full on the minutes and filed.

On motion of Commissioner Scott, the recommendation was adopted.

The Committee also reported in favor of the adoption of the following resolution:

Resolved, That the action of the Chief Engineer in temporarily employing Terrence Gallagher, as a Laborer at 52 per day, for work under Division Engineer Craven, on the 6th instant, be and the same is hereby approved.

On motion of Commissioner Tucker, the same was adopted.

The Committee also reported in favor of the adoption of the following resolution:

Resolved, That the action of the Chief Engineer in employing extra labor and materials required in connection with the construction of a dam on the East Branch of the Croton river be and the same is hereby approved; and the accompanying bills of D. R. Paige & Co. for doing said work, amounting to \$205.02, be and the same are hereby ordered paid.

The same was adopted by the following vote:

Affirmative—Commissioners Duane, Tucker, Scott and Cannon—4.

Affirmative—Commissioners Duane, Tucker, Scott and Cannon—4.

The Committee also reported in favor of the adoption of the following resolution:
Resolved, That the action of the Chief Engineer in employing extra labor and materials required in connection with the construction of a dam on the East Branch of the Croton river be and the same is hereby approved; and the accompanying bill of Sullivan, Rider & Dougherty for doing said work, amounting to \$235.43, is hereby ordered paid.

The same was adopted by the following vote:
Affirmative—Commissioners Duane, Tucker, Scott and Cannon—4.

The Committee also reported in favor of the adoption of the following resolution:
Resolved, That the Chief Engineer is hereby authorized to procure fifty iron bolts and washers to be built in the masonry for the purpose of anchoring the hoisting engines when at work in connection with the head-houses now being built along the line of the New Aqueduct, and an appropriation of two hundred and fifty dollars is hereby made to cover the cost thereof.

On motion of Commissioner Cannon, the same was adopted.

The Committee also reported in favor of the adoption of the following resolution: Resolved, That, upon the recommendation of the Chief Engineer, a further leave of absence is hereby granted to Assistant Engineer H. C. Allen, without pay, to May 1, 1891.

On motion of Commissioner Scott, the same was adopted.

The Comptroller, under date of October 30, 1890, gave notice of the issue of warrants for the payment of vouchers not certified to by the Aqueduct Commissioners, for

Westchester County Section	\$16,430 50	
Manhattan Island Section—Additional Lands.	15,440 39 \$26,080 17	
Westchester County Section—Additional Lands.	75 00	
Double Reservoir I	126 85 72,966 15	
Manhattan Island Section—Additional Lands Sodom Dam and Reservoirs.	71 10 160 77	
Westchester County Section	162 85	
Reservoir D	1,936 00	

-leaving a balance to the credit of Additional Water Fund of \$341,708.75.

Which was ordered entered upon the books of the Commission and filed.

On motion of Commissioner Scott, the hearing of the charges preferred against Inspector of Masonry E. R. Scott, adjourned to this day, was adjourned until Wednesday next, the 19th instant, at 3 o'clock, P. M.
The Commissioners then adjourned.

JOHN C. SHEEHAN, Secretary.

DEPARTMENT OF PUBLIC PARKS.

WEDNESDAY, OCTOBER 15, 1890 ADJOURNED MEETING 11 A.M.

Present—Commissioner Gallup (President), Borden, Hutchins, Robb.

A communication was received from the Engineer of Construction in charge of streets and sewers in the Twenty-third and Twenty-fourth Wards, in relation to the proposals received on 24th ult. for constructing sewers, etc., in Tinton and other avenues.

Mr. L. Laffin Kellogg, representing F. Thilemann, Jr., was heard in favor of an award of the contract to Mr. Thilemann.

On motion of Commissioner Robb, further consideration of the matter was postpoped for one

Mr. L. Laffin Kellogg, representing F. Thilemann, Jr., was heard in layor of an award of the contract to Mr. Thilemann.

On motion of Commissioner Robb, further consideration of the matter was postponed for one week and the Secretary was directed to submit a statement of the facts to the Counsel to the Corporation and request his opinion in the matter.

The following communications were received:

From the Topographical Engineer, recommending that the salary of Assistant Engineer R. F. Sigel be increased.

On motion of Commissioner Borden, the salary of R. F. Sigel was fixed at \$1,600 per annum, to date from the first instant, by the following vote:

Ayes—Commissioners Gallup, Hutchins, Robb—3.

From the Clerk of Street Openings, advising the Department of the confirmation on 10th instant of the proceeding for opening Elton avenue from Third avenue to Brook avenue. Filed.

From the Engineer of Construction in charge of streets and sewers in the Twenty-third and Twenty-fourth Wards, submitting a time statement on the contract for regulating and paving One Hundred and Sixty-sixth street from Third avenue to Vanderbilt avenue, East. Filed.

From James T. Hyde, Secretary National Horse Show Association, submitting an offer of Mr. W. Bayard Cutting for mounted Park Police horses and requesting that the members of the mounted force be permitted to compete therefor.

On motion of Commissioner Gallup, permission was granted by the following vote:

Ayes—Commissioners Gallup, Borden, Hutchins—3.

The President from the Auditing Committee presented the following report:

The Auditing Committee beg leave to report that they have examined and audited the following bills, and submit the same to the Board for approval.

Bixby, S. M. & Co., blacking, 1889 Labor, Maint.—General Maintenance	\$1 29 3 89	
	3 09	\$5 18
Conway & Co., coal		-5
River, Care of		5 25
Cady, J. C. & Co., professional services American Museum of Natural		
History, Enlargement of		510 50
Fiske, J. W., iron railing, etcZoological Department		213 00
Metropolitan Telephone & Telegraph Co.	0.0	
(The) Telephonic Service		333 33

Myers, C. H., petty disbursements Survey, Maps and Plans Maintenance—23d and 24th \$29 53 Wards 1 83 31 36 978 00 Jacoby, Morris, stone wall, etc... Labor, Maint., Supplies, etc...
Otis & Gorsline, drain-pipe... Sewers and Drains.
Labor, Maint., Supplies, etc... \$136 00 208 00 Portchester Wagon Co., wagon Surveys, Maps and Plans.
Rockwood, George G., Maps, etc. Labor, Maint., Supplies.
Smith, James B., Estimate No. 5 American Museum of Natural
History, Enlargement of. 35 00 20,420 00 532 00 \$23,351 62 RECAPITULATION. Labor, Maintenance, Supplies—General Maintenance, 1889

Police—Supplies

American Museum of Natural History, Enlargement of \$1 29 3 89 20,930 50 American Miseum of Matha History, Sand Gallery, Surveys, Maps and Plans
Labor, Maintenance, Supplies, etc.
New Parks—North Harlem River, Care and Maintenance of
Zoological Department.
Telephonic Service 1,085

Amounting to the sum of twenty-three thousand three hundred and fifty-one dollars and sixty-

two cents. New York, October 15, 1890.

W. HUTCHINS, Auditing Committee.

00

33 33 1 83 36 00 333

The above-mentioned bills having been read and passed on separately, on motion, the same were approved and ordered transmitted to the Finance Department for payment by the following

Ayes—Commissioners Gallup, Borden, Hutchins—3. On motion, at 11.55 A.M., the Board adjourned.

CHARLES DE F. BURNS, Secretary.

WEDNESDAY, OCTOBER 22, 1890-STATED MEETING, 11 A. M.

Zoological Department
Telephonic Service,
Maintenance – Twenty-third Twenty-fourth Wards.
Sewers and Drains
Metropolitan Museum of Art, Completion of

Present—Commissioners Gallup (President), Borden, Hutchins, Robb.

Mr. E. G. Marsh, representing the Comptroller, being present, and the meeting open to the public, the President, in the presence of the representative of the Comptroller and such of the parties making proposals as were present, opened the estimate-box and publicly opened and read all the estimates or proposals which had been received, in accordance with advertisements duly published in the CITY RECORD for the following works:

Constructing a Sewer and Appartenances in One Hundred and Fifty-third Street, between Morris Avenue and Courtland Avenue. Security, \$2,000. (Time allowed, eighty days.)

		1,		2.		з.		4.		5.	
ITEMS.		H. B. Towle.		JOHN, A. DEVLIN		McLo GHLIN & McGrath.		М. Ј. Свану.		P. V. MURRAY.	
	Quant	Price.	Amount.	Price.	Amount.	Price.	Amount,	Price.	Amount.	Price.	Amoun
Linear feet 15-inch pipe sewer	470	\$4 00	\$1,880 00	£3 00	\$1,410 00	\$2 fo	\$1,222 00	\$4 00	\$1,880 00	\$2 50	81,175 00
2 Linear feet 12-inch pipe sewer	370	4 00	1,480 00	3 00	1,110 00	2 40	888 co	3 50	1,295 00	2 25	832 50
;. Spurs	115	15	17 25	90	103 50	70	80 50	10	11 50	65	74 75
4. Manholes	9	45 CO	405 00	50 00	450.00	45 00	405 00	60 00	540.00	49 00	441.00
5. Cubic yards rock excavation	380	4 00	1,520 CO	50	190 00	3 75	1,425 00	40	158.00	4 00	1,520 00
5. Cubic yards concrete in place	5	5 00	25 00	4 00	20 00	1 00	5 00	50	2 50	2 75	13 75
7. Feet (B. M.) of timber	1,000	30 00	30 00	2C 00	20 00	15 00	10 00	10 50	10.00	15 00	15 00
Totals	****		\$5,357 25		\$3,303 50		\$4,035 50	3.49.99	\$3,891 co		\$4,072 00

Regulating and Paving with Granite-block Pavement the Roadway of One Hundred and Thirtyeighth Street, from the Westerly Crosswalk of St. Ann's Avenue to the Easterly Crosswalk of Cypress or Trinity Avenue. Security, \$8,000. (Time allowed, ninety days.)

			1		2		3	4		
ITEM.	NTITY.	Jas. Pollock.		Тноя	GEARTY,	F. Тип	EMANN, JR.	W.F.Cunningham		
	QUA	Price.	Amount.	Price.	Amount.	Price.	Amount.	Price.	Amount.	
r. Square yards of new { granite-block pavement }	5,360	\$2 25	\$12,060 00	\$2 47	\$13,239 20	\$2 66	\$14.257 60	\$2 74	\$14,686 40	

For Regulating and Grading Vanderbilt Avenue, East, from One Hundred and Sixty-fifth Street to a point two hunared and seventy feet north of One Hundred and Seventieth Street, and Setting Curb-stones, Flagging the Sidewalks and Laying Crosswalks on the Easterly side thereof. Security, \$7,000. (Time allowed, one hundred days).

			1		2		3
ITEMS.	QUANTITIES.	P. V.	MURRAY.	• A. E.	Moran.		
	Qua	Price.	Amount.	Price.	Amount.	Price.	Amount.
Cubic yards of filling	15,000	59	\$9.440.00	65	\$10,400 00		
Lineal feet new curb-stone	3,600	69	2,484 00	65	2,340 00		
. Square feet new flagging	14,500	29	4,205 00	25	3,625 00		
. Square feet new bridge-stones	480	69	331 20	55	264 00		
Receiving-basins to be altered	2	\$150 00	300 00	\$160 co	320 00		
6. Lineal feet 12-inch pipe-drains	100	2 50	250 00	2 50	250 00		
· Totals			\$17,010 20		\$17,199 00		

For Rebuilding Superstructure of Bridge 26, Central Park.

NAME OF BIDDER.	AMOUNT,
William Mansfield	\$11,774 00

Affidavits stating that the following had been published in the CITY RECORD and in two daily papers twice a week for three consecutive weeks were received and placed on file :

DEPARTMENT OF PUBLIC PARKS,

DEPARTMENT OF PUBLIC PARKS,
NOS. 49 AND 51 CHAMBERS STREET,
NEW YORK, October 3, 1890.)

Notice is hereby given that the Commissioners of the Department of Public Parks, in the City
of New York, will, at their office, Nos. 49 and 51 Chambers street, in the Emigrants' Savings Bank
Building, in said City, on Wednesday, October 22, 1890, at 11 o'clock A. M., hear and consider all
statements, objections and evidence that may then and there be offered in reference to contemplated
changes in the street system of the Twenty-fourth Ward, in pursuance of the provisions of chapter
721 of the Laws of 1887, viz.:

1. Change of grade of Nathalie avenue, near Kingsbridge road, and laying out a drainage
street between Nathalie avenue and Kingsbridge road.

2. Change of lines of Heath avenue, at the Fordham Heights Station.

The general character and extent of the contemplated charges consist in changing the grade of
Nathalie avenue, between Kingsbridge road and a point about 950 feet north thereof; laying out
a drainage street, 25 feet wide, between Nathalie avenue and Kingsbridge road, and in changing the
location and discontinuing a portion of Heath avenue, from Fordam road to about 160 feet north
thereof.

Mans showing the contemplated charges are used to specific particles.

Maps showing the contemplated changes are now on exhibition in said office.

ALBERT GALLUP,
M. C. D. BORDEN,

Commissioners WALDO HUTCHINS. Public Parks. J. HAMPDEN ROBB,

Messrs.C. E. Jackson and Fordham Morris were heard in relation to the proposed change of grade of Nathalie avenu

Commissioner Hutchins offered the following :

Commissioner Hutchins offered the following:

Resolved, That, in pursuance of the provisions of chapter 721 of the Laws of 1887, this Board does hereby alter, amend and revise the maps or plans heretofore adopted by it by authority of law, and change, fix and establish the grade of Nathalie avenue, between the Kingsbridge road and a point about nine hundred and fifty feet north thereof, and lay out a drainage street twenty-five feet in width, between Nathalie avenue and the Kingsbridge road, as shown on a map or plan entitled "Plan and profile showing change of grade of Nathalie avenue, near Kingsbridge road, and laying out of a drainage street between Nathalie avenue and Kingsbridge road, in the Twenty-fourth Ward of the City of New York," dated New York, September 18, 1890, and signed S. F. Chalfin, Topographical Engineer, D. P. P., and does hereby approve and adopt said map or plan, the same being deemed of the proper extent in order to show such alteration, amendment and revision; and that the President of this Board be and he is hereby designated and directed to cause three similar

168 05

\$8,121 05

\$4,750 00

\$4,750 00

maps or plans to be made, to be certified to by him, and to cause the same to be filed as provided by chapter 410 of the Laws of 1882.

Which was adopted by the following vote:

Ayes—Commissioners Gallup, Borden, Hutchins, Robb—4.
On motion of Commissioner Gallup, the matter of the proposed change of lines of Heath avenue was laid over until the next meeting.

The following communications were received:

of motion of commissioner datale, the matter of the proposed, change of mater of the proposed, change of mater of the proposed, change of mater of the proposed, change of the proposed in the proposed in relation thereto.

The following communications were received:

From the Topographical Engineer;

Ist. Reporting upon a petition of W. D. Peck, C. L. Cammann and others, to change the lines and reduce the width of Cammann street.

Messrs. W. D. Peck, Fordham Morris and John P. Dunn was heard in relation thereto.

On motion of Commissioner Hutchins, the matter was referred back to the Topographical Engineer to prepare a map showing the proposed change, and such map, when prepared, was ordered placed on exhibition and advertised.

2d. Submitting a map, showing a proposed modification of the grade of Giles place, Twenty-fourth Ward, as petitioned for by W. O. Giles.

Mr. Giles was heard in relation thereto.

On motion of Commissioner Hutchins, the Secretary was directed to request the opinion of the Counsel to the Corporation as to the authority to make the change.

Wilson McDonald was heard relative to the proposed erection of a bust of General W. S. Hancock, and was informed of the proper course for the matter to take.

Laffin Kellogg was heard in relation to the matter of constructing sewers in Tinton and other avenues, and presented a petition of property-owners asking that the work be proceeded with without delay.

Commissioner Callun offered the following:

other avenues, and presented a petition without delay.

Commissioner Gallup offered the following:
Resolved, That the contract for constructing sewers in Tinton avenue, etc., for which proposals were received on 24th ultimo, be and the same hereby is awarded to F. Thilemann, Jr., the lowest bidder; that his proposal be sent to the Comptroller for approval of sureties, and when so approved that the President be authorized to sign the contract for and on behalf of the Department.

Which was adopted by the following vote:
Ayes—Commissioners Gallup, Borden, Hutchins—3.

The minutes of the meetings of August 6 and 8 were read. "Commissioner Robb moved to correct the minutes of August 8 (p. 117), by striking out the " following:

"Commissioner Robb moved that the Board of Estimate and Apportionment be requested to reconsider its action in the matter of the appointment and compensation of A. P. Boller as Engineer of the proposed bridge over Harlem river at Seventh avenue.

"On motion of Commissioner Hutchins, the matter was referred to the President for report."

And aphatituiting the following.

And substituting the following:
Commissioner Robb offered the following:

Resolved, That the resolutions passed June 13 and July 16, 1890, appointing Mr. A. P. Boller as Engineer of the proposed bridge over the Harlem river at Seventh avenue be rescinded, and that the Board of Estimate and Apportionment be so informed. Which was lost.

Which was lost.

On motion of Commissioner Hutchins, the whole matter was referred to the Counsel to the Corporation for his opinion as to the power of this Board to make the appointment.

Which was carried by the following vote:

Ayes—Commissioners Gallup, Borden, Robb—3.

No—Commissioner Hutchins—1.

The minutes as read and amended were then approved.

Commissioner Gallup offered the following:

Resolved, That contracts for which proposals have been this day received be awarded as follows:

follows :

follows:

Constructing sewer in One Hundred and Fifty-third street, etc., to John A. Devlin.
Regulating and paving One Hundred and Thirty-eighth street, etc., to James Pollock.
Regulating, grading, etc., Vanderbilt avenue, East, to P.V. Murray.
Rebuilding superstructure of Bridge 26, in Central Park, to William Mansfield.
—they being the lowest bidders; that their proposals be sent to the Comptroller for approval of sureties, and when 30 approved, that the President be authorized to sign the contracts for and on behalf of the Department.

Which was adopted by the following vote:
Ayes—Commissioners Gallup, Borden, Hutchins, Robb—4.
From the Captain of Police, reporting favorably upon the probationary services of William E. Niven and Charles Grimm, as Park Policemen.
Commissioner Borden oftered the following:
Resolved, That William E. Niven and Charles Grimm be and they hereby are appointed Park Policemen.

Which was adopted by the following vote:

Ayes—Commissioners Gallup, Borden, Hutchins, Robb—4.

Commissioner Robb offered the following:

Resolved, That J. F. Sullivan be and he hereby is employed as a Park Policeman on probation.

Which was adopted by the following vote:
Ayes—Commissioners Gallup, Borden, Hutchins, Robb—4.
Commissioner Hutchins ofiered the following:
Resolved, That Will am J. Capper be and he hereby is employed as a Park Policeman on pro-

bation.

Which was adopted by the following vote:
Ayes—Commissioners Gallup, Borden, Hutchins, Robb—4.
Commissioner Gallup offered the following:
Resolved, That Patrick Dooley be and he hereby is employed on probation as a Park Police-

Which was adopted by the following vote:
Ayes—Commissioners Gallup, Borden, Hutchins, Robb—4.
On motion of Commissioner Hutchins, it was
Resolved, That when this Board adjourns, it do adjourn to meet on Monday, 27th instant, at 11 o'clock A. M. Commissioner Hutchins then retired.

Commissioner Hutchins then retired.

From the Clerk of the Board of Estimate and Apportionment, transmitting a copy of a resolution transferring the sum of fifteen hundred dollars from the appropriation for maintenance, Twenty-third and Twenty-fourth Wards, for the current year, to the appropriation for Cromwell's Creek Bridges, etc. Filed.

From the Engineer of Construction, reporting upon the condition of the bridge over Cromwell's creek at One Hundred and Sixty-fifth street and submitting an estimate of the cost of repairing the same.

On motion, the matter was referred to the President with power, by the following vote:

On motion, the matter was referred to the President with power, by the following vote:

Ayes—Commissioners Gallup, Borden, Robb—3.

From the New York, New Haven and Hartford Railroad Company, in relation to the contemplated paving of Lincoln avenue south of the Southern Boulevard and asking that the curb-line on the southerly side of One Hundred and Thirty-second street at the intersection of Lincoln avenue be changed as shown on an accompanying map. Referred to the Engineer of Construction in charge of streets and sewers in the Twenty-third and Twenty-fourth Wards for report.

From A. L. Tuckerman, enclosing a bill for servies as architect of the extension, etc., of the Metropolitan Museum of Art.

Commissioner Gallup offered the following:

Resolved, That the bill of Arthur L. Tuckerman, amounting to four thousand seven hundred and fifty dollars (\$4.750), for services rendered as architect of the extension of the Metropolitan Museum of Art Building be and the same hereby is audited and approved and ordered transmitted to the Finance Department for payment.

Which was adopted by the following vote:

Ayes Commissioners Gallup, Borden and Robb—3.

From Thomas Hastings, resigning his position as architect.

On motion of Commissioner Borden, the resignation of Mr. Hastings was accepted by the fol-

On motion of Commissioner Borden, the resignation of Mr. Hastings was accepted by the fol-

lowing vote:
Ayes—Commissioners Gallup, Borden, Robb—3.
From the Topographical Engineer, reporting in relation to the laying out of Fairmount place, from Prospect avenue to the Southern Boulevard.

from Prospect avenue to the Southern Boulevard.

Commissioner Gallup offered the following:

Resolved, That, in pursuance of the provisions of chapter 721 of the Laws of 1887, this Board does hereby alter, amend and revise the maps or plans heretofore adopted by it by authority of law, and change and locate Fairmount place, from Prospect avenue to the Southern Boulevard, as shown on a map or plan entitled "Map or plan showing change of Fairmount place, from Prospect avenue to Southern Boulevard, in the Twenty-fourth Ward of the City of New York," dated New York, July 21, 1890, and signed S. F. Chalfin, Topographical Engineer, D. P. P., and does hereby approve and adopt said map or plan, the same being deemed of the proper extent in order to show such alteration, amendment and revision; and that the President of this Board be and he is hereby designated and directed to cause three similar maps or plans to be made, to be certified to by him, and to cause the same to be filed as provided by chapter 410 of the Laws of 1882.

Wh c | was adopted by the following vote:

Ayes - Commissioners Gallup, Borden, Robb - 3.

The President from the Auditing Committee presented the following reports:

The Auditing Committee beg leave to report that they have examined and audited the following bills, and submit the same to the Beard for approval:

Brown & Fleming, gravel, payment on \$7,944 28 Cady, J. C. & Co., professional services....American Museum Natural History, Enlargement of...

acceptance..... ... American Museum Natural History, Enlargement of ... 1,910 00

1,451 00 4,198 93 \$15,672 26

RECAPITULATION.

Labor, Maintenance, Supplies, etc.\$6,529ofRiverside Park and Avenue, Maintenance of.1,41522American Museum Natural History, Enlargement of.3,529ofStreet Improvement Fund4,19893 \$15,672 26

Amounting to the sum of fifteen thousand six hundred and seventy-two dollars and twenty-six cents. New York, October 22, 1890.

Longstaff & Hurd, cases, etc., payment on

W. HUTCHINS, Auditing Committee.

The above-mentioned bills having been read and passed on separately, on motion, the same were approved and ordered transmitted to the Finance Department for payment by the following

Ayes—Commissioners Gallup, Borden, Robb—3.

The Auditing Committee beg leave to report that they have examined and audited the following bills, and submit the same to the Board for approval.

Gerry, Allston & Co., Estimate No. 8....Regulating 3d avenue, from line of 23d and 24th Wards to Pelham avenue

McGrath, Denis, Estimate No. 1.....Regulating and paving 146th street, from 3d avenue to St. Ann's avenue \$2,485 00 1,215 41 McGrath, Denis, Estimate No. 2. Regulating and paving 140th street, from 3d avenue to Brook avenue. Spencer, Louis E., Estimate No. 7. Regulating, etc., Webster avenue, from 165th street to 173d street. 3,014 62 1,406 02 \$8,121 05 RECAPITULATION. Street Improvement Fund....

Amounting to the sum of eight thousand one hundred and twenty-one dollars and five cents. New York, October 22, 1890.

W. HUTCHINS, Auditing Committee.

The above-mentioned bills having been read and passed on separately, on motion, the same were approved and ordered transmitted to the Finance Department for payment, by the following

Ayes-Commissioners Gallup, Borden, Robb-3.

The Auditing Committee beg leave to report that they have examined and audited the following bill, and submit the same to the Board for approval.

RECAPITULATION.

Tuckerman, Arthur Lyman, professional

tension......

Metropolitan Museum of Art—Completion of North Extension.....

Amounting to the sum of four thousand seven hundred and fifty dollars. NEW YORK, October 22, 1890.

W. HUTCHINS, Auditing Committee.

The above-mentioned bill having been read and passed on, on motion, the same was approved and ordered transmitted to the Finance Department for payment by the following vote: Ayes—Commissioners Gallup, Borden, Robb—3.

38 99 Coldwell Lead Co., lead pipe............Riverside Park and Avenue – Maintenance...... \$5 34 6 14 Labor, Maint., Supplies, etc... 11 84

Edwards, Jos. & Co., iron wheels, etc.... Harlem River Bridges — Maintand Special Repairs.....

Fayerweather & Ladew, belting, etc.... Labor, Maint., Supplies, etc...

Gillis & Geoghegan, belting, etc.... Labor, Maint., Supplies, etc...

Higganum Manufacturing Corporation,

The, plowhandles..... Maintenance - 23d and 24th

Wards 102 17 44 96 11 00 10 50 Wards..... w Parks—North of Harlem 2 50 Hodgman Rubber Co., rubber boots, New

Haggerty, J. Henry, oil \$23 00 River, Care of..... 5 00 28 00

5 18 160 00 6 00

39 50 New York Chemical Coal Tar Co., The, compositon Labor, Maint., Supplies, etc..

Perry, W. B. & Sons, carrots, etc..... Zoological Department......

Thorburn, Jas. M. & Co., grass seed, etc.. Riverside Park—Construction 99 44 253 75

\$1,205 13

50 08

RECAPITULATION.		
Labor, Maintenance, Supplies, etc	\$204 72	
Surveys, Maps and Plans	75 00	
Surveying, Laying out, etc	5 18	
Harlem River Bridges-Maintenance and Special Repairs	102 17	
Zoological Department	253 75	
Music	380 00	
Maintenance - Twenty-third and Twenty-fourth Wards	52 50 89 07	
Riverside Park—Construction of		
Riverside Park and avenue - Maintenance of · · ·	5 34	
New Parks, North of Harlem River—Care and Maintenance of	37 40	
		\$1,205 13

Amounting to the sum of twelve hundred and five dollars and thirteen cents. New York, October 22, 1890.

W. HUTCHINS, Auditing Committee.

The above-mentioned bills having been read and passed on separately, on motion, the same were approved and ordered transmitted to the Finance Department for payment by the following

Ayes—Commissioners Gallup, Borden, Robb—3. On motion, at 1.25 P. M., the Board adjourned.

CHARLES DE F. BURNS, Secretary.

Monday, October 28, 1890—Adjourned Meeting, 11 a m.

Present-Commissioner Robb.

A quorum not being present, no business was transacted.

CHARLES DE F. BURNS, Secretary.

POLICE DEPARTMENT.

The Board of Police met on the 21st day of November, 1890. Present-Commissioners MacLean, McClave, Voorhis and Martin.

Mask Ball Permits Granted.

S. S. Weil, at Sulzer's Casino, November 27. Fee, \$25. George Reubert, at Atlantic Casino, November 26. Fee, \$10. John C. Fitzgerald, at Everett Hall, November 26. Fee, \$25. D. J. Sullivan, at Irving Hall, November 27. Fee, \$25.

Report of Detective-Sergeant George F. Titus, relative to published accounts of his connection with case of Louise Lachat, was ordered on file.

Report of the Treasurer, submitting statement of unexpended balances, was ordered on file, and copy to be forwarded to the Board of Apportionment.

Application of Dr. H. Baar, Superintendent of Hebrew Orphan Asylum, for detail of Patrolman George A. Kineler, Thirtieth Precinct, and remand of Patrolman John Phelan, was referred to Commissioner Martin.

Application of Theodore Bay, for information as to authority of an officer for arrest of a suspicious person, was referred to the Chief Clerk to answer.

Applications for Promotion Referred to the Board of Examiners for Citation.

Patrolman William J. McClosky, First Precinct.
Charles G. Paulding, Twenty-second Precinct.
Application of Kate Barrett, widow of Richard Barrett, for pension, was referred to the Committee on Pensions.

mittee on Pensions.

Application of Miles O'Brien, Chairman Committee on Evening Schools, Board of Education, for detail of officers during evening lectures at Grammar Schools 15, 27, 42, 51, 82 and 83, was referred to the Superintendent to direct Captains of Precincts to give necessary attention.

Communication from the Comptroller, relative to voting booths furnished by C. F. Hodsdon, was referred to the Committee on Repairs and Supplies.

Communication from James T. Hyde, Secretary National Horse Show Association, inclosing check for \$500, prize won by horses in class 85, for benefit of Police Pension Fund, was referred to the Treasurer to pay into said fund, and the Chief Clerk directed to acknowledge the receipt of the donation. donation.

Communication from Charles L. French, recommending a certain rowing carriage for use in physical development of Police force, was ordered on file.

Resolved, That Daniel Hogan be granted a re-examination by the Surgeons.

Resolved, That the Committee of Surgeons be directed to examine the following applicants for appointment as Patrolmen:

George W. Archer.

Edward Wichman.

Edward Wichman.

Alfred A. Le Rue.

John Stellar.

John Stellar.

Advanced to First Grade.

Patrolman William O'Connor, Fourth Precinct, November 17, 1890.

"Charles H. Sadlier, Fifth Precinct, November 17, 1890.

"Dennis Sweeny, Seventh Precinct, November 17, 1890.

"John J. Kilcline, Fourteenth Precinct, November 17, 1890.

"John Casey, Twenty-first Precinct, November 17, 1890.

"Patrick O'Hare, Twenty-first Precinct, November 17, 1890.

"Patrick Crowe, Twenty-fifth Precinct, November 17, 1890.

"Frederick G. Carson, Twenty-seventh Precinct, November 17, 1890.

"Thomas J. Clarke, Twenty-seventh Precinct, November 17, 1890.

"Edward J. Birmingham, Thirty-second Precinct, November 17, 1890.

Matthew F. Morrison, Thirty-fifth Precinct, November 17, 1890.

Employed on Probation.

Edward J. Walsh. David Faris. Michael F. Burns.

August J. Feigel. Edward F. McGovern.

Promoted to Roundsman. Patrolman Henry P. White, Twenty-seventh Precinct.

Retired Officers-all aye.

Patrolman George J. Anderson, First District Court, \$600 per year.

"Edward Murphy, Twentieth Precinct, \$600 per year.

"Dennis Cronin, Twenty-third Precinct, \$600 per year.

"William Clark, Jr., Thirty-fourth Precinct, \$600 per year.

Resolved, That the returns in the cases of John S. Duhme and Francis H. McGowan, be verified by the signatures of the President and Chief Clerk, and forwarded to the Counsel to the Corporation.

On report of the Transport in the cases of John S. Duhme and Francis H. McGowan, be verified by the signatures of the President and Chief Clerk, and forwarded to the Counsel to the Corporation.

On report of the Treasurer, it was
Resolved, That the Treasurer be and is hereby directed to pay into the Police Pension Fund,
the following sums of money --all aye.
Unclaimed Salaries—Account of 1888.

\$144.49

1889....

Judgments-Fines Imposed.

Patrolman Herman Horn, Twenty-sixth Precinct, conduct unbecoming an officer, thirty days'

pay.

James A. Dourigan, Fifteenth Precinct, neglect of duty, fifteen days' pay.

James A. Dourigan, Fifteenth Precinct, neglect of duty, five days' pay.

Adjourned.

WM. H. KIPP, Chief Clerk.

MAYOR'S OFFICE, NEW YORK, March 4, 1890.

Pursuant to section 1, subdivision 3 of chapter 10, Laws of 1888, I hereby designate the "New Yorker Zeitung" and "New York Daily News," of the daily papers printed in the City of New York as the newspapers in which the advertisements of the public notice of the time and place

EXECUTIVE DEPARTMENT.

of auction sales in the City of New York shall be published. HUGH J. GRANT, Mayor.

New York, February 1, 1889.

Pursuant to section 9 of chapter 339, Laws of 1883, I hereby designate the "Daily News" and the "New York Morning Journal," two of the daily papers printed in the City of New York, in which notice of each sale of unredcemed pawns

or pledges by public auction in said city, by pawnbrokers, shall be published for at least six days previous thereto, until otherwise ordered. HUGH J. GRANT, Mayor.

OFFICIAL DIRECTORY.

STATEMENT OF THE HOURS DURING which all the Public Offices in the City are open for business, and at which the Courts regularly open and adjourn, as well as ct 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. to 4 P. M.; Saturdays, 10 A. M. to 12 M. HUGH J. GRANT, Mayor. WM. McM. Speer, Secretary and Chief Clerk.

Mayor's Marshal's Office. No. 1 City Hall, 9 A. M. to 4 P. M. DANIEL ENGELHARD, First Marshal. FRANK Fox, Second Marshal.

COMMISSIONERS OF ACCOUNTS. Rooms 114 and 115, Stewart Building, 9 A. M. to 4 P. M. MAURICE F. HOLAHAN, EDWARD P. BARKER.

AQUEDUCT COMMISSIONERS.

Room 209, Stewart Building, 5th floor, 9 A. M. to 5 P. M.
JAMES C. DUANE, President: JOHN C. SHEEHAN,
Secretary: A. FTELEY, Chief Engineer; J. C. LULLEY,
Auditor

BOARD OF ARMORY COMMISSIONERS.
THE MAYOR, Chairman; President of Department OF TAXES AND ASSESSMENTS, Secretary.
Address M Coleman, Staats Zeitung Building, Tryon Row. Office hours, 9 a.m. to 4 p. m.; Saturdays, 9 a.m. to 12 m.

COMMON COUNCIL. Office of Clerk of Common Council. No. 8 City Hall, 9 a. m. to 4 P. m. JOHN H. V. ARNOLD, President Board of Aldermen. Francis J. Twomey, Clerk Common Council.

City Library. No. 12 City Hall, 10 A. M. to 4 P. M. James H. Farrell, City Librarian.

DEPARTMENT OF PUBLIC WORKS.

Commissioner's Office.
No. 31 Chambers street, 9 A. M. to 4 P. M.
THOMAS F. GLROY, Commissioner; BERNARD F.
MARTIN, Deputy Commissioner.

Burran of Chief Engineer. No. 31 Chambers street, 9 A. M. to 4 P. M. GEORGE W. BIRDSALL, Chief Engineer.

Bureau of Water Register. No. 31 Chambers street, 9 A. M. t. 4 P. M. JOSEPH RILEY, Register.

Bureau of Street Improvements. No. 31 Chambers street, 9 A. M. to 4 P. M. WM. M. DEAN, Superintendent,

Bureau of Sewers No. 31 Chambers street, 9 A. M. to 4 P. M. Horace Loomis, Engineer-in-Charge.

Bureau of Repairs and Supplies. No. 31 Chambers street, 9 A. M. to 4 P. M. WILLIAM G. BERGEN, Superintendent.

Bureau of Water Purveyor. No. 31 Chambers street, 9 A.M. to 4 P.M. WM. H. BURKE, Water Purveyor.

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

Bureau of Streets and Roads. No. 31 Chamber street, 9 A. M. to 4 P. M. JOHN B. SHEA, Superintendent.

Bureau of Incumbrances No. 31 Chambers street, 9 A. M. to 4 P. M. MICHAEL F. CUMMINGS, Superintendent.

Keeper of City Hall

MARTIN J. KEESE, City Hall.

FINANCE DEPARTMENT

Comptroller's Office. No. 15 Stewart Building, Chambers street and Broad way, 9 A. M. to 4 P. M.
THEODORE W. MYERS, Comptroller; RICHARD A.
STORRS, Debuty Comptroller.

Auditing Bureau.

Nos. 19, 21, 23 Stewart Building, Chambers street and Broadway, 9 A. M. to 4 P. M. WILLIAM J. LVON, First Auditor. DAVID E. AUSTEN, Second Auditor.

Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents.

Nos. 31, 33, 35, 37, 39 Stewart Building, Chambers street and Broadway, 9 A M. to 4 P. M.
D. Lowber Smith, Collector of Assessments and Clerk of Arrears.
No money received after 2 P. M.

Bureau for the Collection of City Revenue and of Markets.

Nos. 1 and 3 Stewart Building, Chambers street and Broadway, 9 A. M. to 4 P. M.

JAMES DALY, Collector of the City Revenue and Superintendent of Markets.

No money received after 2 P. M.

Bureau for the Collection of Taxes. No. 57 Chambers street and No. 35 Reade street, Stewart Building, 9 A. M. to 4 P. M. GEORGE W. MCLEAN, Receiver of Taxes; Alfred VREDENBURGH, Deputy Receiver of Taxes. No money received after 2 P. M.

Bureau of the City Chamberlain Nos. 25, 27 Stewart Building, Chambers street and Broadway, 9 A. M. to 4 P. M.
THOMAS C. T. CRAIN, City Chamberlain.

Office of the City Paymaster. No. 33 Reade street, Stewart Building, 9 A. M. to 4 P.M. John H. Timmerman, City Paymaster

LAW DEPARTMENT.

Office of the Counsel to the Corporation. Staats Zeitung Building, third and fourth fioors, o A. M. to 5 P. M. Saturdays, 9 A. M. to 12 M. WILLIAM H. CLARK, 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. CHARLES E. LYDECKER, Public Administrator.

Office of Attorney for Collection of Arrears of Personal Taxes.

Stewart Building, Broadway and Chambers street. 9 A.

M. to 4 P. M.
John G. H. Meyers, Attorney,
Samuel Barry, Clerk.

Office of the Corporation Attorney. No. 49 Beekman street, 9 A. M. to 4 P. M. Louis Steckler, Corporation Attorney.

POLICE DEPARTMENT.

Central Office.

No. 300 Mulberry street, 9 A. M. to 4 P. M.

Charles F. MacLean, President; William H. Kipf,
Chief Clerk; T. F. Rodenbough, Chief of Bureau of
Elections.

DEPARTMENT OF CHARITIES AND CORREC-TION.

Central Office.

No. 66 Third avenue, corner Eleventh street, 9 A. M. to

4 F. M. HENRY H. PORTER, President; GEORGE F. BRITTON,

Henry H. Porter, President; George F. Britton, Secretary.
Purchasing Agent, Frederick A. Cushman. Office hours, 9 a.m. to 4 p. m. Saturdays, 12 m. Contracts, Proposals and Estimates for Work and Materials for Building, Repairs and Supplies, Bills and Accounts, 9 a.m. to 4 p. m. Saturdays, 12 m. Charles Benn, General Bookkeeper.
Out-Door Poor Department. Office hours, 8,30 a.m. to 4,30 p. m. William Blake, Superintendent. Entrance on Eleventh street.

FIRE DEPARTMENT.

Office hours for all, except where otherwise noted from 9 A. M. to 4 P. M. Saturdays, to 12 M.

Headquarters.

Nos. 157 and 159 East Sixty-seventh street. HENRY D. PURROY, President; CARL JUSSEN, Sec-

Bureau of Chief of Department. HUGH BONNER, Chief of Department.

Bureau of Inspector of Combustibles.

PETER SEERY, Inspector of Combustibles. Bureau of Fire Marsha .

JAMES MITCHELL, Fire Marshal. Bureau of Inspection of Buildings.

THOMAS J. BRADY, Superintendent of Buildings. Attorney to Department.

WM. L. FINDLEY.

Fire Alarm Telegraph.
J. Elliot Smith, Superintendent.
Central Office open at all hours.

Rebair Shops...
Nos. 128 and 130 West Third street.
John Castles, Foreman-in-Charge, 8 a. m. to 5 p. m.

Hospital Stables. Ninety-ninth street, between Ninth and Tenth avenues, Joseph Shra, Foreman-in-Charge. Open at all hours.

HEALTH DEPARTMENT.

No. 301 Mott street, 9 A. M. to 4 F. M. CHARLES G. WILSON, President; EMMONS CLARK

LEPARTMENT OF PUBLIC PARKS.

Endgrant Industrial Savings Bank Building, Nos. 49
and 51 hambers street, 9 A.M. to 4 F.M. Saturdays, 12 M.
ALBERT GALLUP, President; CHARLES DE F. BURNS, Secretary.

Office of Topographical Engineer.

Arsenal, Sixty-lourth street and Fifth avenue, 9 A. M to 5 P. M

Office of Superintendent of 23d and 24th Wards. One Hundred and Forty-sixth street and Third avenue, Q A. M. to 5 P. M.

DEPARTMENT OF DOCKS,

Battery, Pier A, North river.

Edwin A, Post, President; Augustus T, Docharty, Secretary.

C Tice hours, from g A. M. to 4 P. M.

DEPARTMENT OF TAXES AND ASSESSMENTS

Staats Zeitung Building, Tryon Row, 9 A. M. to 4 P. M. Saturdays, 12 M. MICHARL COLEMAN, President; FLOYD T. SMITH,

DEPARTMENT OF STREET CLEANING.
Stewart Building. Office hours, 9 A.M. to 4 F.M.
HANS S. BEATTIE, Commissioner; WILLIAM DALTON,
Deputy Commissioner; GILBERT. O. F. NICOLL, Chiet
Clerk.

CIVIL SERVICE SUPERVISORY AND EXAMIN ING BOARDS.

Cooper Union, 9 A. M. to 4 P. M.
JAMES THOMSON Chairman of the Supervisory Board;
LEE PHILLIPS, Secretary and Executive Officer.

BOARD OF ESTIMATE AND APPORTIONMENT Office of Clerk, Staats Zeitung Building, Room 5. The Mayor, Chairman: Charles V. Adee, Clerk.

BOARD OF ASSESSORS. Office, 27 Chambers street, 9 A. M. to 4 P. M. EDWARD GILON, Chairman; WM. H. JASPER. Secretary

BOARD OF EXCISE.

No. 54 Bond street, 9 A.M. to 4 P.M. ALEXANDER MEAKIM, President; JAMES F BISHOP, Secretary and Chief Clerk.

SHERIFF'S OFFICE.

Nos. 6 and 7 New County Court-house, 9 A.M. to 4 P. M Daniel E. Sickles, Sheriff; John B. Sexton, Under Sheriff. REGISTER'S OFFICE.

East side City Hall Park, 9 A. M. to 4 P. M. Frank T. Fitzgerald, Register; James A. Hanley, Deputy Register.

COMMISSIONER OF JURORS. Room 127, Stewart Building, Chambers street and Broadway, 9 A. M. to 4 P. M. CHARLES REILLY, Commissioner; James E. Conner, Deputy Commissioner.

COUNTY CLERK'S OFFICE.

Nos. 7 and 8 New County Court-house, 9 A. M. to 4 P. M. P. J. Scully, County Clerk; Demos L. Holmes Deputy County Clerk.

DISTRICT ATTORNEY'S OFFICE

Second floor, Brown-stone Building, City Hall Park,

g A.M. to 4 P.M.

John R. Fellows, District Attorney; Charles J.

McGee, Chief Clerk.

THE CITY RECORD OFFICE,

And Bureau of Printing, Stationery, and Blank Books.

No. 2 City Hall, 9 A. M. to 5 P. M., except Saturdays, on which days 9 A. M. to 12 M. W. J. K. Kenny, Supervisor; David Ryan, Assistant Supervisor; John J. McGrath, Examiner.

CORONERS' OFFICE.

No. 124 Second avenue, 8 A.M. to 5 P.M. Sundays and holidays, 8 A.M. to 12.30 P.M. MICHAEL J. B. MESSEMER, FERDINAND LEVY, DANIEL HANLY, LOUIS W. SCHULTZE, COroners; EDWARD FREYNOLDS, Clerk of the Board of Coroners.

DEPARTMENT OF STREET CLEANING.

NOTICE.

PERSONS HAVING BULKHEADS TO FILL, IN the vicinity of New York Bay, can procure material for that purpose—ashes, street sweepings, etc., such as scollected by the Department of Street Cleaning—free of charge, by applying to the Commissioner of Street Cleaning, in the Stewart Building.

HANS S. BEATTIE,
Commissioner of Street Cleaning

CORPORATION NOTICE.

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

sessors for examination by all persons interested, viz.:
List 3367, No. 1. Crosswalks across Bradhurst and Edgecombe avenues, at the northerly side of One Hundred and Forty-fifth street.
List 370, No. 2. Flagging and reflagging, curbing and recurbing both sides of Seventieth street, from First avenue to the East river.
List 3371, No. 3. Flagging and reflagging, curbing and recurbing south side of Seventy-second street, from First avenue to Avenue A
List 3372, No. 4. Flagging and reflagging both sides of Eighty-first street, from Fenth avenue to the Boulevard.

List 3375, No. 4. Flagging and reflagging, curbing and recurbing west side of Madison avenue, from Ninety-sixth to Ninety-seventh street, and north side of Ninety-sixth street, from Madison to Fifth avenue. List 3374, No. 6. Flagging and reflagging, curbing and recurbing north side of Ninety-seventh street, from Third to Park avenue. List 3376, No. 7. Laying croswalks across Mount Morris avenue, at the northerly and southerly sides of One Hundred and Twenty-first and One Hundred and Twenty-second streets.

List 3377, No. 8. Flagging and reflagging, curbing and recurbing south side of One Hundred and Twenty-fifth street, from Eighth to St. Nicholas avenue. List 3379, No. 9. Flagging and reflagging, curbing and recurbing both sides of One Hundred and Thirty-fourth street, from Park to Madison avenue.

List 3380, No. 10. Flagging and reflagging, curbing and recurbing both sides of One Hundred and Thirty-fourth street, from St. Nicholas to Convent avenue.

List 3383, No. 11.—Paving Fifty-third street, from Tt. Nicholas to Convent avenue.

List 3383, No. 11.—Paving Fifty-third street, from Tenth to Eleventh avenue, with granite blocks and laying crosswalks.

List 2020, No. 12.—Regulating, grading, curbing and

List 3383, No. 11.—Paving Fifty-third street, from Tenth to Eleventh avenue, with granite blocks and laying crosswalks.

List 3305, No. 12.—Regulating, grading, curbing and flagging One Hundred and Seventh street, from Ninth to Tenth avenue.

List 3363, No. 13.—Crosswalk across Lexington avenue, at the north side of Thirty-second street.

List 3464, No. 14.—Crosswalks across Hamilton place, at the northerly and southerly sides of One Hundred and Forty-second street.

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

No. 1. To the extent of half the block from the northerly intersections of Edgecombe and Bradhurst avenues and One Hundred and Forty-fith street.

No. 2. Both sides of Seventieth street, from First avenue to the East river.

No. 3. South side of Seventieth street, from First avenue to Avenue A.

No. 4. Both sides of Fighty-first street, from Tenth avenue to the Eoulevard.

No. 5. West side of Madison avenue, from Ninety-sixth to Ninety-seventh street, and north side of Ninety-sixth to Ninety-seventh street, and north side of Ninety-sixth to Park avenue.

No. 6. North side of Ninety-seventh street, from Third to Park avenue.

No. 7. To the extent of half the block from the northerly and southerly intersections of One Hundred and Twenty-fifth and Twenty-fifth Morris Square.

No. 8. South side of One Hundred and Twenty-fifth streets of the Streets of Streets of the Streets of Stree Twenty-first and One Hundred and Twenty-first and One Hundred and Twenty second street and Mount Morris avenue, including Mount Morris Square.

No. 8. South side of One Hundred and Twenty-fifth street, from Eighth to St. Nicholas avenue.

No. c. Foth sides of One Hundred and Thirty-fourth street, from Park to Madison avenue.

No. 10. Both sides of One Hundred and Forty-first street, from St. Nicholas to Convent avenue.

No. 11. Both sides of Fifty-third street, from Tenth to Eleventh avenue, and to the extent of half the block at the intersecting avenues.

No. 1. Both sides of Fifty-third street, from tenth street, from Ninth to Tenth avenue.

No. 13. To the extent of half the block from the northerly intersection of Thirty-second street and Lexington avenue.

No. 14. To the extent of half the block from the northerly and southerly intersections of One Hundred.

ington avenue.

No. 14. To the extent of half the block from the northerly and southerly intersections of One Hundred and Forty-second street and Hamilton place.

All persons whose interests are affected by the above-named assessments, and who are opposed to the same, or either of them, are requested to present their objections in writing to the Chairman of the Board of Assessors, at their office, No. 27 Chambers street, within thirty days from the date of this notice.

The above-described lists will be transmitted, as provided by law, to the Board of Revision and Correction of Assessments, for confirmation on the 27th day of December, 1890.

EDWARD GILON, Chairman, PATRICK M. HAVERTY, CHARLES E. WENDT, EDWARD CAHILL, Board of Assessors

Office of the Board of Assessors, No. 27 Chambers Street, New York, Nov. 26, 1890.

PUBLIC NOTICE IS HEREBY GIVEN TO THE owner or owners, occupant or occupants, of all houses and lots, improved or unimproved lands affected thereby, that the following assessments have been completed and are lodged in the office of the Board of Assessors for examination by all persons interested, viz.: List 3365, No. r. Laying crosswalks across Hamilton place at the north and south sides of One Hundred and Forty-third street.

List 3366, No. 2. Laying crosswalks across Bradhurst avenue at the north and south sides of One Hundred and Forty-fifth street.

avenue at the north and south and Forty-fifth street. List 3368, No. 3. Laying crosswalks across One Eun-

dred and Sixty-second street at the east side of Tenth

dred and Sixty-second street at the east side of Tenth avenue.

List 3363, No. 4. Flagging east side of Beekman place, from Forty-ninth to Fiftieth street.

List 3381, No. 5. Repaving Bank street, between West and Washington streets, with granite blocks.

List 3382, No. 6. Repaving Fifteenth street, from Tenth avenue to Hudson river, with granite blocks and aying crosswalks.

List 3384, No. 7. Paving Sixty-fifth street, from Fenth avenue to the Boulevard, with granite blocks and laying crosswalks.

List 3385, No. 8. Paving Sixty-sixth street, from Eighth to Ninth avenue, with granite blocks and laying crosswalks.

List 3386, No. 9. Paving Seventieth street, from Eighth to Ninth avenue, with granite blocks and laying crosswalks.

List 3387, No. 10. Paving Seventy-seventh street, from the Boulevard to Riverside Drive, with granite blocks.

crosswalks.

List 3387, No. 10. Paving Seventy-seventh street, from the Boulevard to Riverside Drive, with granite blocks.

List 3388, No. 11. Paving One Hundred and Fourteenth street, from Eighth 10 Manhattan avenue, with granite blocks.

List 3389, No. 12. Paving One Hundred and Forty-sixth street, from St. Nicholas to Tenth avenue, with granite blocks and laying crosswalks.

The limits embraced by such assessments include all the several houses and lots of ground, vacant lots, pieces and parcels of land situated on No.1. To the extent of half the block from the northerly and southerly intersections of One Hundred and Forty-third street and Hamilton place.

No.2. To the extent of half the block from the southerly intersection of One Hundred and Forty-fifth street and Bradhurst avenue.

No.3. Fo the extent of half the block from the easterly intersection of One Hundred and Sixty-second street and Tenth avenue.

No.4. Fast side of Beekman place, from Forty-ninth to Fiftieth street.

No.5. Both sides of Bank street, from West to Washington streets, and to the extent of half the block at the intersecting streets.

No.6. Both sides of Fifteenth street, from Tenth avenue to the Hudson river, and to the extent of half the block at the intersecting avenues; also the pier foot of Fifteenth street and the bulkhead property on the West side of Thirteenth avenue, extending 120 feet north, and 112 feet 6 inches south of said pier.

No.7. Both sides of Sixty-fifth street, from Tenth avenue to the Buldevard, and to the extent of half the block at the intersecting avenues.

No. 8. Both sides of Seventieth street, from Eighth to Ninth avenue, and to the extent of half the block at the intersecting avenues.

No. 9. Both sides of Seventieth street, from Eighth to Ninth avenue, and to the extent of half the block at the intersecting avenues.

No. 10. Both sides of Seventieth street, from Eighth to Ninth avenue, and to the extent of half the block at the intersecting avenues.

No. 10. Both sides of One Hundred and Fourteenth stre

avenues.

All persons whose interests are affected by the abovenamed assessments, and who are opposed to the same,
or either of them, are requested to present their objections in writing to the Chairman of the Board of
Assessors, at their office, No. 27 Chambers street,
within thirty days from the date of this notice.

The above-described lists will be transmitted, as provided by law, to the Board of Revision and Correction
of Assessments for confirmation, on the 22d day of
December, 1850.

EDWARD GILON, Chairman, PATRICK M. HAVERIY, CHAS. E. WENDT, EDWARD CAHILL, Board of Assessors.

Office of the Board of Assessors, No. 27 Chambers Street, New York, November 21, 1890.)

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

List 3348, No. 1. Paving Madison avenue, from Ninety-fourth to One Hundred and Third street, with granite blocks and laying crosswalks.

List 3353, No. 2. Paving Eightieth street, from the Boulevard to West End avenue, with granite blocks and laying crosswalks.

List 3353, No. 2. Paving Eightieth street, from the Boulevard to West End avenue, with granite blocks and laying crosswalks.

List 3355, No. 3. Paving One Hundred and First street, from Ninth to Tenth avenue, with granite blocks and laying crosswalks.

List 3355, No. 4. Extension of sewer outlet in Eleventh street at East river.

List 3365, No. 5. Sewer in One Hundredth street, be-Fourth and Madison avenues.

List 3362, No. 6. Sewer in One Hundred and Forty-third street, between Eighth and Bradhurst avenues.

List 3375, No. 7. Flagging and reflagging west side of Madison avenue, from One Hundred and Second to One Hundred and Third street.

List 3378, No. 8. Flagging and reflagging, curbing and recurbing east side of Madison avenue, between One Hundred and Thirtieth and One Hundred and Thirtieth street and south side of One Hundred and Thirtieth street and south side of One Hundred and Thirtieth street, between Madison and Fourth avenues.

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

No. 1. Both sides of Madison avenue, from the centre line of the block between Ninety-third and Ninety-tourth streets, to the centre line of the block between One Hundred and Thirty and One Hundred and Fourth streets, and to the extent of half the block at the intersecting streets.

No. 2. Both sides of Eightieth street, from the Boule-secting streets.

One Hundred and Infra and One Hundred and Fortystreets, and to the extent of half the block at the intersecting streets.

No. 2. Both sides of Eightieth street, from the Boulevard to West End avenue, and to the extent of half the
block at the intersecting avenues.

No. 3. Both sides of One Hundred and First street,
from Ninth to Tenth avenue, and to the extent of half
the block at the intersecting avenues.

No. 4. Both sides of Eleventh street, from Dry Dock
street to the East river, and both sides of Avenue 1),
from Tenth to Twelfith street.

No. 5. Both sides of One Hundredth street, from
Fourth (Park) avenue to Madison avenue.

No. 6. Both sides of One Hundred and Forty-third
street, from Eighth to Bradhurst avenue.

No. 7. West side of Madison avenue, from One Hundred and Second to One Hundred and Thirtieth street, avenue and Thirtieth street about 97
feet 11 inches, and north side of One Hundred and
Thirtieth street, extending easterly from Madison avenue
about 35 feet.

All persons whose interests are affected by the above-

nue about 35 feet.

All persons whose interests are affected by the above-named assessments, and who are opposed to the same All persons whose interests are affected by the abovenamed assessments, and who are opposed to the same,
or either of them, are requested to present their objections in writing to the Chairman of the Board of
Assessors, at their office, No. 27 Chambers street,
within thirty days from the date of this notice.

The above-described lists will be transmitted, as provided by law, to the Board of Revision and Correction
of Assessments for confirmation, on the 18th day of
December, 1800.

EDWARD GILON Chairman

EDWARD GILON, Chairman,
PATRICK M. HAVERTY,
CHAS. E. WENDT,
EDWARD CAHILL,
Board of Assessors.

FINANCE DEPARTMENT.

CITY OF NEW YORK,
FINANCE DEPARTMENT,
COMPTROLLER'S OFFICE,
November 21, 1890.

NOTICE TO PROPERTY-OWNERS.

In Pursuance of Section 916 of the City of New York City Consolidation Act of 1882," the Comptroller of the City of New York hereby gives public notice to all persons, owners of property affected by the assessment lists, viz.:

Flagging and reflagging, curbing and recurbing southwest corner of Canal and Mott streets, extending about too feet on Mott street.

Flagging and reflagging, curbing and recurbing both sides of Morris street, from Broadway to West street.

Sewer in Washington street, between Beach and North Moore streets.

Fencing vacant lots on the Boulevard, between Eighty-sixth and Fighty-eighth streets.

Flagging and reflagging west side of the Boulevard, from Sixty-fifth to Sixty sixth street.

Flagging and reflagging, curbing and recurbing both sides of Madison avenue, from One Hundred and Thirty-seventh street.

Flagging and reflagging east side of Manhattan avenue, from One Hundred and Fourteenth to One Hundred and Fifteenth street.

Sewer in Park avenue, west side, between Ninety-third and Ninety-fourth streets, connecting with present sewer in Ninety-fourth streets, connecting with present sewer in Ninety-fourth street.

Flagging and reflagging, curbing and recurbing east side of Park avenue, from One Hundred and Fifteenth to One Hundred and Fighteenth street.

Flagging and reflagging, curbing and recurbing west side of Park avenue, from One Hundred and Fifteenth to One Hundred and Fighteenth street.

Flagging and reflagging, curbing and recurbing west side of Park avenue, from One Hundred and Fifteenth to One Hundred and Fighteenth street.

Flagging and reflagging, curbing and recurbing west side of Second avenue, from One Hundred and Nineteenth to One Hundred and Twenty-first street.

Flagging and reflagging west side of Fifth avenue.

Flagging and reflagging west side of Fifth avenue, from One Hundred and Twenty-eighth street, and on the south side of One Hundred and Twenty-eighth street, and on the Hundred and Twenty-eighth street, from Madison to Fifth avenue.

dred and Twenty-eighth street, from Madison to Filinavenue.
Flagging and reflagging east side of Seventh avenue, from One Hundred and Twenty-first to One Hundred and Twenty-first street.
Flagging and reflagging west side of Eighth avenue, from One Hundred and Forty-ninth to One Hundred and Fifty-first street.
Flagging and reflagging west side of Ninth avenue, from Eighty-fourth to Eighty-fifth street, and south side of Eighty-fifth street, extending about 100 feet west of Ninth avenue.
Fencing vacant lots on the southeast corner of Tenth avenue and West Sixty-eighth street, being so feet front on Tenth avenue and rso feet on Sixty-eighth street.
Flagging and reflagging, curbing and recurbing west side of Tenth avenue, from Eighty-seventh to Eighty-eighth street.

eighth street. Sewer in Tenth avenue, east side, between One Hun-dred and Thirtieth and One Hundred and Thirty-first

streets.
Flagging and reflagging east side of Tenth avenue, from One Hundred and Forty fourth to One Hundred and Forty-fifth street.
Flagging and reflagging, curbing and recurbing west side of Tenth avenue, from One Hundred and Forty-ninth to One Hundred and Fiftieth street.

Sewer in Eleventh Avenue Boulevard, cast side, between One Hundred and Sixty-first and One Hundred and Sixty-fifth streets; in One Hundred and and Sixty-fifth streets; in One Hundred and and Sixty-fifth streets, between Eleventh Avenue Boulevard and Kingsbridge road, and in Kingsbridge road, east side, between One Hundred and Sixty-fifth and One Hundred and Sixty-ninth streets.

Flagging and reflagging, curbing and recurbing south side of Thirty-ninth street, from Sixth avenue to Broadway.

Broadway.

Flagging and curbing both sides of Sixty-fourth street, from Tenth to Eleventh avenue.

Sewer in Sixty-fifth street, between Avenue A and First avenue, with alteration and improvement to curve at Sixty fifth street and Avenue A.

Fencing vacant lots north side of Sixty-fifth street, roo feet west of the Boulevard.

Catch-basin on the southeast corner of Sixty-sixth street and the Boulevard.

Paving Sixty-seventh street, from Ninth avenue to the Boulevard, with granite blocks and laying cross-walks.

walks.

Flagging and reflagging south side of Seventieth street, from Tenth to West End avenue.

Flagging and reflagging, curbing and recurbing north side of Seventieth street, from Fenth to West End

side of Seventieth street, from Tenth to West End avenue.
Flagging and reflagging, curbing and recurbing both sides of Eightieth street, from West End avenue to Riverside Drive.
Flagging and reflagging, curbing and recurbing both sides of Eighty-fourth street, from West End avenue to Riverside Drive.
Fencing vacant lots, north side of Eighty-fourth street, beginning 230 feet easterly from Riverside Drive and extending 200 feet casterly.
Paving Eighty-eighth street, from Park to Madison avenue, with granite blocks.
Flagging and reflagging, curbing and recurbing north side of Ninetieth street, from Madison to Park avenue.
Paving Ninety-second street, from Vest End avenue to the Boulevard, with granite blocks and laying crosswalks.
Flagging and reflagging, curbing and recurbing het.

Flagging and reflagging, curbing and recurbing both sides of One Hundredth street, from Ninth to Tenth

avenue.

Regulating, grading, curbing and flagging One Hundred and First street, from First to Second avenue.
Paving One 'Hundred and Second street, from Ninth to Tenth avenue, with granite blocks.

Flagging and reflagging, curbing and recurbing south side of one Hundred and Third street, between Lexington and Park avenues, and on west side of Lexington avenue, from One Hundred and Second to One Hundred and Third street.

avenue, from One Hundred and Second to Ostand Third street.

Paving One Hundred and Eighth street, from the Boulevard to the Riverside Drive, with granite blocks and laying crosswalks.

Flagging and reflagging, curbing and recurbing both sides of One Hundred and Twelfth street, from Fifth to Lenox avenue.

Flagging and reflagging, curbing and recurbing both sides of One Hundred and Nineteenth street, from Pleasant avenue to East river.

Paving One Hundred and Nineteenth street, from Eighth avenue to Manhattan avenue, with granite blocks.

blocks.

Paving One Hundred and Nineteenth street, from Manhattan to Ninth avenue, with granice blocks. Sewer in 'ne Hundred and Twenty-third street, between Ninth and Tenth avenues.

Sewer in One Hundred and Twenty-fourth street, between Ninth and Tenth avenues.

Regulating, grading, curbing and flagging One Hundred and Thirty-first street, from Boulevard to Twelfth avenue.

avenue.

Paving One Hundred and Thirty-fourth street, from Fifth to Lenox avenue, with granite blocks.

Regulating, grading, curbing and flagging One Hundred and Fortieth street, from Tenth avenue to Paving One Hundred.

Paving One Hundred and Forty-third street, from Seventh to Eighth avenue, with granite blocks and laying crosswalks.

Sewer in One Hundred and Forty-fourth 'street, between Seventh and Eighth avenues, with alterations and improvements to curve at One Hundred and Forty-fourth street and Eighth avenue.

Paving One Hundred and Forty-fourth street, from Eighth avenue to the first new avenue west of Eighth avenue (Bradhurst avenue) with granite blocks and laying crosswalks.

Sewer in One Hundred and Fifty-sixth street, between Tenth avenue and Avenue St. vicholas.

-which were confirmed by the Board of Revision and Correction of Assessments November 12, 1800, and entered on the same date in the Record of Titles of Assessments and Arrears of Taxes and Assessments and of Water Rents,' that unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided in section 917 of said "New York City Consolidation Act of 1882."

Section 917 of the said act provides that, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated from the date of such entry to the date of payment."

The above assessments are payable to the Collector of Assessments and Clerk of Arrears, at the "Bureau" for

be calculated from the date of such early to the payment."

The above assessments are payable to the Collector of Assessments and Clerk of Arrears, at the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," between the hours of 9 a. M. and 2 p. M., and all payments made thereon, on or before January 12, 1891, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per cent, per annum from the date of entry in the Record of Titles of Assessments in said Bureau to the date of payment.

THEO, W. MYERS, Comptroller,

PROPOSALS FOR \$183,360.70 CONSOLIDATED STOCK OF THE CITY OF NEW YORK, KNOWN AS SCHOOLHOUSE BONDS.

EXEMPT FROM TAXATION.

INTEREST THREE PER CENT, PER ANNUM.

SEALED PROPOSALS WILL BE RECEIVED by the Comptroller of the City of New York, at his office, until Tuesday, the 2d day of December, 1800, at 2 o'clock P. M., when they will be publicly opened in the presence of the Commissioners of the Sinking Fund, or such of them as shall attend, as provided by law, for the whole or a part of an issue of \$183,360.70 registered

whole or a part of an issue of \$183,360.79 registered CONSOLIDATED STOCK of the City of New York, and known as "School-house Bonds," the principal payable in lawful money of the United States of America, at the Comptroller's office of said city, on the first day of November, in the year 1908, with interest at the rate of three per centum per annum, payable semi-annually on the first day of May and November in each year.

The said stock is issued in pursuance of the provisions of section 132 of the New York City Consolidation Act of 1882, and chapter 252 of the Laws of 1883, for the purchase of new school sites, for the erection of new school buildings, and other school purposes, and is

EXEMPT FROM TAXATION

EXEMPT FROM TAXATION

by the City and County of New York, but not from State taxation, pursuant to the provisions of section 137 of the New York City Consolidation Act of 1882, and under an ordinance of the Common Council of said city, approved by the Mayor, October 2, 1882, and a resolution of the Commissioners of the Sinking Fund, adopted November 18, 1820, and as authorized by resolutions of the Board of Estimate and Apportionment and the Board of Education.

CONDITIONS

Conditions.

Section 146 of the New York City Consolidation Act 1882 provides that "the Comptroller, with the approval of the Commissioners of the Sinking Fund, shall determine what, if any, part of said proposals shall be accepted, and upon the payment into the City Treasury of the amounts due by the persons whose bids are accepted, respectively, certificates therefor shall be issued to them as authorized by law"; and provided also, "that no proposals for bonds or stocks shall be accepted for less than the par value of the same."

shall be accepted for less than the parameter.

Those persons whose bids are accepted will be required to deposit with the City Chamberlain the amount of stock awarded to them at its par value, together with the premium thereon, within three days after notice of such acceptance.

The proposals should be inclosed in a sealed envelope, indorsed "school-house Bonds" of the Corporation of the City of New York, and each proposal should also be inclosed in a second envelope, addressed to the Comptroller of the City of New York.

THEO W. MYERS,

Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, November 18, 1890.

CITY OF NEW YORK,
FINANCE DEPARTMENT,
COMPTROLLER'S OFFICE,
November 17, 1890.

NOTICE TO PROPERTY-OWNERS.

IN PURSUANCE OF SECTION 997 OF THE "New York City Consolidation Act of 1882," the Comptroller of the City of New York hereby gives public notice to all persons, owners of property, affected by the assessment list in the matter of acquiring title to German place, from Westchester avenue to Brook avenue.

German place, from Westchester avenue to Brook avenue.

Rae street, from St. Ann's avenue to German place.

Carr street, from St. Ann's avenue to German place.

—which was confirmed by the Supreme Court, November 6, 1890, and entered on the 10th day of November 7, 1890, in the Record of Titles of Assessments, kept in the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," that unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided in section 998 of said "New York City Consolidation Act of 1882."

Section 998 of the said act provides that "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated from the date of such entry to the date of payment."

The above assessment is payable to the Collector of

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

The above assessment is payable to the Collector of Assessments and Clerk of Arrears, at the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," Room 31, Stewart Building, between the hours of 9 A. M. and 2 P. M., and all payments made thereon, on or before January 12, 1891, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per cent. per annum from the date of entry in the Record of Titles of Assessments in said Bureau to the date of payment.

THEODORE W. MYERS,

Comptroller.

Office of the Board of Assessors, No. 27 Chambers Street, New York, November 17, 1890.

CITY OF NEW YORK,
FINANCE DEPARTMENT,
COMPTROLLER'S OFFICE,
November 17, 1890.

NOTICE TO PROPERTY-OWNERS.

In Pursuance of Section 997 of the Comproller of the City of New York hereby gives public notice to all persons, owners of property affected by the assessment list in the matter of acquiring title to East One Hundred and Fifty-fourth street, from Railroad avenue, East, to Third avenue, which was confirmed by the Supreme Court, November 1, 1890, and entered on the 8th day of November, 1890, in the Record of Titles of Assessments kept in the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," that unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessment, interest will be collected thereon, as provided in section 998 of said "New York City Consolidation Act of 1882."

Section 998 of the said act provides that, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the said Record of Titles of Assessments, it shall be the duty of the officer authorized to collect and receive the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated from the date of such entry to the date of payment."

The above assessment is payable to the Collector of

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

The above assessment is payable to the Collector of Assessments and Clerk of Arrears at the "Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents," Room 31, Stewart Building, between the hours of 9 a. M. and 2 P. M., and all payments made thereon on or before January 8, 1891, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per cent. per annum from the date of entry in the Record of Titles of Assessments in said Bureau to the date of payment.

THEODORE W. MYERS,

Comptroller,

NOTICE OF SALE OF LANDS AND TENE-MENTS FOR UNPAID ASSESSMENTS.

CITY OF NEW YORK—FINANCE DEPARTMENT,
BUREAU FOR THE COLLECTION OF ASSESSMENTS AND
ARREARS OF TAXES AND ASSESSMENTS
AND OF WATER RENTS,
STEWART BUILDING, No. 280 BROADWAY,
November 8, 1890.

AND OF WATER RENTS,
November 8, 1890.

UNDER THE DIRECTION OF THEODORE
W. Myers, Comptroller of the City of New York, the undersigned hereby gives public notice, pursuant to the provisions of section 926 of the New York City Consolidation Act of 1882, that the respective owners of the lands and tenements, within the City of New York, on which assessments for local improvements have been taid and confirmed according to law, by the Board of Revision and Correction of Assessments, now remaining unpaid, and which were confirmed during the year 1886 and prior thereto, are required to pay the amount of the assessments so due and remaining unpaid, to the Collector of Assessments and Clerk of Arrears, at his Office in the Finance Department, Room No. 35 Stewart Building, No. 280 Broadway, together with the interest thereon, at the rate of seven per cent. per annum, to the time of payment, with the charges of this notice and the advertisement.

And if default shall be made in such payment, such lands and tenements will be sold at public auction at the County Court-house in the City Hall Park, in the City of New York, on Monday, the 2d day of March, 1891, at 12 o'clock noon, for the lowest term of years for which any person shall offer to take the same in consideration of advancing the amount of the assessment so due and unpaid, and the interest and charges thereon, as afores: In all other costs and charges thereon, as afores: In all other costs and charges thereon, as afores: In all other costs and charges thereon, as afores: In all other costs and charges thereon, as afores: In all other costs and charges thereon, as afores: In all other costs and charges the continued from time to time until all the lands and tenements as advertised for sale shall be sold.

And notice is hereby further given that a detailed statement of the assessments, the ownership of the property assessed, and on which the assessments are due and unpaid, is published in a pamphlet, and that copies of the pamphlet are deposited in the office of the

REAL ESTATE RECORDS.

THE ATTENTION OF LAWYERS, REAL Estate Owners, Monetary Institutions engaged in 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.

POLICE DEPARTMENT.

POLICE DEFARTMENT—CITY OF NEW YORK, OFFICE OF THE PROPERTY CLERK (ROOM NO. 9), NO. 300 MULBERRY STREET, New YORK, 1890.

WNERS WANTED BY THE PROPERTY
Clerk of the Police Department of the City of New
York, No. 300 Mulberry screet, Room No. 9, for the
following property, now in his custody, without claimants: Boats, rope, iron, lead, male and lemale clothing,
boots, shoes, wine, blankets, diamonds, canned goods
liquors, etc., also small amount money taken from
prisoners and found by patrolmen of this Department.

JOHN F. HARRIOT

DEPARTMENT OF PUBLIC PARKS

DEPARTMENT OF PUBLIC PARKS, Nos. 49 AND 51 CHAMBERS STREET, NEW YORK, November 14, 1890.

TO CONTRACTORS.

SEALED BIDS OR ESTIMATES FOR EACH of the following-mentioned works, with the title of the work and the name of the bidder indorsed thereon, also the number of the work, as in the advertisement, will be received by the Department of Public Parks at its offices, Nos. 49 and 51 Chambers street, until eleven o'clock A. M. on Wednesday, November 26, 1890:

No. 1. FOR REGULATING AND GRADING, SETTING CURB-STONES, FLAGGING THE SIDEWALKS, LAYING CROSS-WALKS AND BUILDING CULVERTS IN WEBSTER AVENUE, BETWEEN ONE HUNDRED AND SEVENTY-THIRD AND ONE HUNDRED AND EIGHTY-FOURTH STREETS.

EIGHTV-FOURTH STREETS.

No. 2. FOR REGULATING, GRADING, SETTING CURB-STONES AND LAYING FLAG-STONES AND CROSSWALKS IN ONE HUNDRED AND SIXTIETH STREET, BETWFEN WASHINGTON AVENUE AND RAILROAD AVENUE, EAST.

No. 3. FOR REGULATING AND GRADING, SETTING CURB-STONES, FLAGGING THE SIDEWALKS AND LAYING CROSSWALKS IN ONE HUNDRED AND SIXTY-NINTH STREET, BETWLEN THE NEW YORK AND HARLEM RAILROAD AND WEBSTER AVENUE.

No. 4. FOR REGULATING AND PAVING WITH

No. 4. FOR REGULATING AND PAYING WITH
GRANITE-ELOCK PAVEMENT THE
ROADWAY OF ONE HUNDRED AND
SIXTY-NINTH STREET. BETWEEN
THE NEW YORK AND HARLEM
RAILROAD AND FRANKLIN AVENUE,
AND LAYING CROSSWALKS.

No. 5. FOR CONSTRUCTING A SEWER AND APPURTENANCES IN EAST ONE HUNDRED AND FIFTY FIFTH STREET, FROM MORRIS AVENUE TO SUMMIT BETWEEN MORRIS AND COURTLAND AVENUES.

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

NUMBER 1, ABOVE-MENTIONED.

Included in the same estimate or envelope.

NUMBER 1, ABOVE-MENTIONED.

99,000 cubic yards of filling.
10,600 linear feet of new curb-stone furnished and set.
41,500 square feet of new flagging furnished and laid.
8,350 square feet of new flagging furnished and laid.
50 cubic yards of rubble masonry in mortar.
300 linear feet of twelve-inch pipe-drain.
The time allowed for the completion of the whole work will be FOUR HUNDRED CONSECUTIVE WORKING DAYS.

NUMBER 2, ABOVE-MENTIONED.
2,500 cubic yards of earth excavation.
2,500 cubic yards of fock excavation.
2,500 cubic yards of filling.
2,930 linear feet of new curb-stone furnished and set.
11,400 square feet of low flagging furnished and laid.
150 square feet of low flagging furnished and laid.
150 square feet of low bridge-stones for crosswalks furnished and laid.
150 square feet of low bridge-stones for crosswalks furnished and laid.
150 cubic yards dry rubble masonry in retaining-walls and culverts.
The time allowed for the completion of the whole work will be ONE HUNDRED CONSECUTIVE WORK-ING DAYS.

NUMBER 3, ABOVE-MENTIONED.
2,200 cubic yards of filling.
650 linear feet of new bridge-stone for crosswalks furnished and laid.
550 cubic yards of filling.
550 linear feet of new bridge-stone for crosswalks furnished and laid.
550 cubic yards of dry rubble masonry for retaining-walls and laid.
550 cubic yards of dry rubble masonry for retaining-walls.
The time allowed for the completion of the whole work will be SIXIY CONSECUTIVE WORKING DAYS.

NUMBER 4, ABOVE-MENTIONED.

DAYS.

Number 4, Above-mentioned.

5,100 square yards of new granite-block pavement.

1,330 square feet of new bridge-stones for cross-walks furnished and laid.

The time allowed for the completion of the whole work will be EIGHTY CONSECUTIVE WORKING DAYS.

YS.

Number 5, Arove-mentioned.

460 linear feet of 12-inch pipe sewer, including concrete foundation and cradle, and exclusive of spurs for house connections,

60 spurs for house connections, over and above the cost per foot of sewer.

5 manholes complete.

90 cubic yards of rock to be excavated and removed.

5 manholes complete.
90 cubic yards of rock to be excavated and removed.
5 cubic yards of concrete in place, exclusive of concrete cradle for pipe sewer.
1,000 feet (B. M.) of lumber furnished and laid.
The time allowed for the completion of the whole work will be FORTY CONSECUTIVE WORKING DAYS.
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 nature or amount of the work to be done.
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 plans 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 entire work.

The estimates received will be publicly opened by the head of the said Department at the place and hour last

eral 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 entire work.

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 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 places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance; and that if he shall omit or refuse to execute the same, they will pay to the Corporation 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 acco

No bid or estimate will be received or considered unless accompanied by either a certified check upon one of the National or State banks of the City of New York, drawn to the order of the Comproller, 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 sorbe 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 refase 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.

N.B.—The price must be written in the estimate and also stated in figures, and all estimates will be considered as informal which do not contain bids for all items for which bids are herein called, or which contain bids for shines for which bids are not herewith called for. 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.

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

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

bidder.

Blank forms for proposal and 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, Nos. 49 and

can be had at the office of the can be can be

DEPARTMENT OF PUBLIC PARKS, Nos. 49 AND 51 CHAMBERS STREET, NEW YORK, November 14, 1890.

TO CONTRACTORS.

FURNISHING THE LABOR AND MATERIAL NECESSARY TO COMPLETE THE VENTILATING WORK, FIRE SERVICE, PARTITIONS AND OTHER WORK IN THE METROPOLITAN MUSEUM OF ART IN THE CENTRAL PARK; THE WHOLE IN ACCORDANCE WITH PLANS, SPECIFICATIONS AND DIRECTIONS THEREFOR.

SEALED ESTIMATES FOR THE ABOVE WORK, indorsed with the above title, also with the name of the person or persons making the same, and the date of presentation, will be received at the office of the Department of Public Parks, Nos. 49 and 51 Chambers street, New York City, until cleven o'clock A. M. on Wednesday, the 26th day of November, 183,0, at which place and hour the bids will be publicly opened by the head of said Department and read, and the award of the contract will be made as soon thereafter as practicable. Bidders will be required to state in their proposals, a writing and in figures, ONE PRICE OR SUM for which they will escente the ENTIRE WORK, including the furnishing of all materials, labor and transportation; all implements, tools, apparatus and appliances of every description necessary to complete, in every particular, the whole of the work as set forth in the plans, details, and in the schedule, specification and form of agreement.

all implements, costs, apparatus and apparatus activity, the whole of the work as set forth in the plans, details, and in the schedule, specification and form of agreement.

The time allowed to complete the whole work will be SIXTY DAYS, and the damages to be paid by the contractor for each day that the contract, or any part thereof, may be unfulfilled after the time fixed for the completion thereof has expired, are fixed and liquidated at TEN DOLLARS per day

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 plans therein referred to. No extra compensation beyond the amount to be specified by the lowest bidder shall be due or payable for the entire work.

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 places of business or residence, to the effect that if the contract be awarded to

Department who has charge of the Estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York, as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

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.

The amount in which security will be required for the performance of the contract is saccess.

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 readvertise natil satisfactory bids or proposals shall be received. But the contracts when awarded will, in each case, he awarded to the lowest bidder.

awarded will, in each case, he awarded to the bidder.

Blank forms for proposals and forms of contract which the successful bidder will be required to execute, and information relative to them can be had at the office of the Department, Nos. 49 and 53 Chambers street.

The plans can be seen at the office of the Architect in the Metropolitan Museum of Art, Central Park.

ALBERT GALLUP,
M. C. D. BORDEN,
WALDO HUTCHINS,
Commissioners of Public Parks

CITY OF NEW YORK—DEPARTMENT OF PORLIC PARKS, Nos. 49 & 51 CHAMBERS STREET, November 13, 1890.

NOTICE.

PARTIES INTERESTED IN THE LAYING out of GERARD STREET, between East One Hundred and Forty-ninth street and Bergen avenue, in the Twenty-third Ward, are hereby notified that a map showing that street as laid out pursuant to the provisions of chapter 45 of the Laws of 1890, has been prepared, and is now on exhibition at the office of the Department of Public Parks, Nos. 45 and 51 Chambers street, where it can be seen and examined until November 26, 1890, on which date, at 17 o'clock A. M., the Commissioner of Public Parks will hear and consider all evidence or objections that may be offered.

By order of the Board of Public Parks.

CHARLES DEF, BURNS, Secretary.

DEPARTMENT OF PUBLIC PARKS, NOS. 49 AND 51 CHAMBERS STREET, NEW YORK, November 10, 1890.

New York, November 10, 1890.)

NOTICE IS HEREBY GIVEN THAT THE
Commissioners of the Department of Public Parks, in the City of New York, will, at their office Nos. 49 and 51 Chambers street, in the Emigrants' Savings Bank Building, in said city, on Wednesday, November 26, 1890, at 11 o'clock a. M., hear and consider all statements, objections and evidence that may then and there be offered in reference to the contemplated revision of the street system, in pursuance of the provisions of chapter 721 of the Laws of 1887, in the Twenty-third and twenty-fourth Wards, viz.;

1st. In that part of the "Hunt's Point District," Twenty-third Ward, bounded by Southern Boulevard, 2d. In that part of the "Spayten Duyvil District," Twenty-fourth Ward, between Johnson avenue, the Spayten Duyvil Parkway, Riverdale avenue and the street along the northern time of the former Wetmore estate.

2d. Change of location and width of Canagar street.

street along the northern line of the former Wetmore estate.
3d. Change of location and width of Camman street, from Fordham road to Harlem River Terrace, Twenty-fourth Ward,
4th. Change of lines and location of Osborne place,
Twenty-fourth Ward,
3th. Closing of Anthony avenue, between Fordham road and Prinrose street, and Valentine avenue, from Fordham road to Kingsbridge road, and laying-out a new avenue to take their places.

The general character and extent of the contemplated change consist in changing the location, width, course, windings, lines, class and grades of, and discontinuing and closing, in whole or in part, certain avenues, streets and roads, extending and laying out others to take their places, and fixing the grades of the several streets within the above-described limits.

Maps showing the contemplated changes are now on exhibition in said office.

Albert Gallup,
M. C. D. BORDEN,
WALDO HUTCHINS,
Commissioners of Public Parks.

THE COLLEGE OF THE CITY OF NEW YORK.

A SPECIAL MEETING OF THE BOARD OF Trustees of the College of the City of New York will be held at the Hall of the Board of Education, No. 146 Grand street, on Wednesday, December 3, 1890, a 13.45 o'clock P. M., for the transaction of such business as may be brought before it.

ABy order,

JOHN L. N. HUNT,

Chairman.

ARTHUR McMellin, Secretary, Dated New York, November 25, 1890

CIVIL SERVICE SUPERVISORY AND EXAMINING BOARDS.

New York City Civil Service Boards, Cooper Union, New York, April 3, 1890.

NOTICE.

1. Office hours from 9.4 M. until 4 P. M.
2. Blank applications for positions in the classified service of the city may be procured upon application at the above office.
3. Examinations will be held from time to time 2 the needs of the several Departments of the City Government may require. When examinations are called, all persons who have filed applications prior to that date will be notified to appear for examination for the position specified.

specified.

4. All information in relation to the Municipal Civil Service will be given upon application either in person or by letter. Those asking for information by mail should inclose stamp for reply.

5. The classification by schedule of city employees is

s. The classification by schedule of city employees is as follows:
Schedule A shall include all deputies of officers and commissioners duly authorized to act for their principals, and all persons necessarily occupying a strictly confidential position.
Schedule B shall include clerks, copyists, recorders, bookkeepers and others rendering clerical services, execut type-writers and stenographers.
Schedule C shall include Policemen, both in the Police Department and Department of Parks, and the uniformed force in the Fire Department, and Doormen in the Police Department.

Schedule D shall include all persons for whose duty special expert knowledge is required not included in Schedule E.

special expert knowledge is required not included in Schedule E.

Schedule E. shall include physicians, chemists, nurses, orderlies and attendants in the city hospitals and asylums, surgeons in the Police Department and the Department of Public Parks, and medical officers in the Fire Department.

Schedule F shall include stenographers, type-writers and all persons not included in the foregoing schedules, except laborers or day workmen.

Schedule G shall include all persons employed as laborers or day workmen.

Positions falling within Schedules A and G are exempt from Civil Service examination.

LEE PHILLIPS,

Secretary and Executive Officer.

DEPARTMENT OF DOCKS.

DEPARTMENT OF DOCKS, PIER "A," NORTH RIVER.

TO CONTRACTORS.

PROPOSALS FOR ESTIMATES FOR PREPARING FOR AND BUILDING A NEW WOODEN PIER, WITH APPURTENANCES, INCLUD-ING A SEWER-BOX, NEAR THE FOOT OF FULTON STREET, NORTH RIVER,

ESTIMATES FOR PREPARING FOR AND for removing the pier known as Pier, old 21, near the foot of Fulton street, North river, and the cribwork down to mean low water-mark, and for preparing for and building a new wooden Pier, with its appurtenances, including a sewer-box, near the foot of Fulton street, North river, and depositing rip-rap stone in connection therewith, will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Department, on Pier "A," foot of Battery place, North river, in the City of New York, until 12 o'clock M. of

FRIDAY, DECEMBER 5, 1890,

FRIDAY, DECEMBER 5, 1890, 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.

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 Nineteen Thousand Five Hundred Dollars.

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

CLASS I.

CLASS I. (a) New Pier, not including Cribwork-

(a) 146w 116	a, not in	ciudi	118			**	311		mea	t, B. M., sured in work.
1. Yellow Pine	Timber.	12!!	x	Id	٠					
11	**									260,438
11	- 00									301
11	**	1011	x	121	1					322
**	11									4,083
44.	41									450
1.6	46									
44	**									1,195
11.	44	711	~	*n!		•	•	•		2,044
11	111	611	0	rat		••		•		18,576
11		511								
16	11									14,410
11	11									
11	11									
- 44	11	5"	X	10						42,750
16										
	**	2"	X	4"		••	• • •	• • •		9,056
Tot	al									560,032

	., 2"	× 4"	9,050
	Total		560,032
		meas	B. M., sured in work.
2. Spruce 1	311 x 1011.		151,465
	Total	meas	B. M., sured in

3. White Oak Timber, 8" x 12" 14,112

Feet, B. M., measured in the work.

> Total

(c) Sewer Beneath Pier-

Feet, B. M., measured in the work. 1. Yellow Pine Timber, 12" x 14" 42

" 5" x 16" 15,348

" " 5" x 12" 542

" 5" x 10" 84,385 Total..... 29,177

Feet, B. M.

Spruce or Yellow Pine Timber, crosoted,

3½"x 4½", measured before planing.... 44,287

Spruce or Yellow Fine Timber, crosoted,

11"x 14", measured in the work....... 44 Total 44,331

box.

8. Labor of every description for about 688½ square linear feet of Circular Sewer.

CLASS II.

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

fied 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 all the work to be done under the contract (except about 60 feet of the shore end of the pier, which will not be constructed until the sewer opening in the bulkhead-wall is constructed by the Department of Docks) is to be fully completed on or before the 15th day of July, 180, or within as many days thereafter as the site of the new pier may have been occupied, after the date of the execution of this agreement, by the Department of Docks in dredging for the pier; and the said about 60 feet is to be completed within thirty days after notice shall be given to the contractor by said Department of Docks that work on the said about 60 feet may be begun; and the damages to be paid by the contractor for each day that the contract may be unfulfilled a ter the time fixed for the fulfillment thereof has expired, are, by a clause in the contract, determined, 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 for the work to be done in each class; it conferrits.

not be paid for.

Bidders will state in their estimates a price for the whole of the work to be done in each class, in conformity with the approved form of agreement and the specifications therein set forth, by which price 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. The award of the contract, if awarded, will be made to the bidder who is the lowest for doing the whole of the work comprised in the two classes, and whose estimate is regular in all respects.

Bidders will distinctly write out, both in words and in

whose estimate is regular in all respects.

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

eepted 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 it 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 interested. 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, 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 to whom he 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 class, 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. 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.

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.

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

Bidders are requested, in making their bids or estimates

EDWIN A. POST,
JAMES MATTHEWS,
J. SERGEANT CRAM,
Commissioners of the Department of Docks.
Dated New York, November 21, 1890.

(Work of Construction under New Plan.)

DEPARTMENT OF DOCKS, PIER "A," NORTH RIVER,

TO CONTRACTORS.

(No. 361.)

PROPOSALS FOR ESTIMATES FOR DREDGING FOR A NEW PIER AT FOOT OF EAST TWENTIETH STREET ON THE EAST RIVER.

ESTIMATES FOR DREDGING AT THE ABOVE-named place on the East river will be received by the Board of Commissioners at the head of the De-partment of Docks, at the office of said Department, on Pier "A," foot of Battery place, North river, in the City of New York, until 12 o'clock M. of

FRIDAY, DECEMBER 5, 1890,

figures, the amount of their estimates for doing this work.

The person or persons to whom the contract may be awarded will be required to attend at this office with the sureties offered by him or them, and execute the contract within five days from the date of the service of a notice to that effect; and in case of failure or neglect so to do, he or they will be considered as having abandoned it, and as in default to the Corporation; and the contract will be 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 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 to 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 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 upon its completion, and that which said corporation may be obliged to pay to the person to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work to be done by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of the contract, over and above all his debts of every nature, and over and above all his debts of every nature, and over and above his liabilities as bail, surely or 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.

No estimate will be received or considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money, to the amount of five per centum of the amount of 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 t

THE RIGHT TO DECLINE ALL THE ESTIMATES IS RESERVED, IF DEEMED FOR THE
INTEREST OF THE CORPORATION OF 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.

EDWIN A. POST.

EDWIN A. POST, JAMES MATTHEWS, J. SERGEANT CRAM, Commissioners of the Department of Docks. Dated, New York, November 21, 1890.

DEPARTMENT OF DOCKS, PIER "A," NORTH RIVER. TO CONTRACTORS.

(No. 362.)

PROPOSALS FOR ESTIMATES FOR DREDGING FOR A NEW PIER No. 14, ON THE NORTH RIVER.

ESTIMATES FOR DREDGING AT THE ABOVE-named place on the North river will be received by the Board of Commissioners at the head of the Department of Docks, at the office of said Depart-ment, on Pier "A," foot of Battery place, North river, in the City of New York, until 12 o'clock M. of

FRIDAY, DECEMBER 5, 1890,

FRIDAY, DECEMBER 5, 189c, 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.

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 oreinance, in the sum of Three Thousand Dollars.

The Engineer's estimate of the quantities of material necessary to be dredged in order to secure at the premises mentioned the depth of water set opposite thereto in the specifications, is as follows:

For New Pier No. 14, North River.

FOR NEW PIER NO. 14, NORTH RIVER. Class 1. Mud dredging....... 16,000 cubic yards. Class 2. Crib dredging....... 9,000 "Class 3. Filling on top of cribwork. 250 " Total 25,250

N. B.—Bidders are required to submit their estimates upon the following express conditions, which shall apply to and become a part of every estimate received:

181. 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 quantities, nor assert that there was any misunderstanding in regard to the nature or amount of the work to be done.

2d. Bidders will be required to complete the entire work to the satisfaction of the Department of Docks, and in substantial accordance with the specifications of the contract. No extra compensation, beyond the amount payable for the work before mentioned, which shall be actually performed, at the price therefor, per cubic yard, in each class, 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 on or about January 1, 1891, or within five days after notification from the Engineer-in-Chief of the Department of Docks that the premises are in such condition that the work of dredging can proceed, and the entire work is to be fully completed on or before the expiration of sixty days after date of said notification from the Engineer-in-Chief, 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 has expired, are, by a clause in the contract, fixed and liquidated at Fifty Dollars per day.

Bidders will state in their estimates a price, per cubic yard, in each class, for doing such dredging 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 thr

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

Bidders will distinctly write out, both in words and in figures, the amount of their estimates for doing each class 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 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 he 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 officerly or indirectly interested therein, or in the structure of the common council, the stored to the contract the portion of the profits thereof; which estilates, only the certain the contract has the several matters stated therein are in all respects true. Where move than one person is interested, it is requisite that the verification by made and subscribed to 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 any difference between the sum to which said 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 would be autitled upon its completion and that which said Corporation may be obliged to pay to the person to whom the cont

ation.
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.

EDWIN A. POST

EDWIN A. POST,
JAMES MATTHEWS,
J. SERGEANT CRAM,
Commissioners of the Department of Docks,
Dated New York, November 21, 1890.

CAS COMMISSION.

PROPOSAL AND CONTRACT FOR FUR-NISHING, OPERATING AND MAIN TAINING ELECTRIC LAMPS.

> DEPARTMENT OF PUBLIC WORKS. TO CONTRACTORS.

PROPOSALS FOR ESTIMATES FOR FUR-nishing, Operating and Maintaining Electric Lamps for the period commencing on January 1, 1801, and ending December 31, 1891, for Lighting such of the following-named Streets or Parts of Streets, Parks and Public Places of the City of New York, as may be deter-mined upon by the Mayor, Comptroller and Commis-sioner of Public Works after the estimates are opened, viz.:

Avenue B. from Houston street to Fourteenth Fourth avenue, from Bowery to Forty-second street, from Second avenue to East Thirty-fourth street, from North river to East Forty-second street, from North river to East

One Hundred and Twenty-fifth street, from East river to Ninth avenue.... One Hundred and Thirty-eighth street, from Third avenue to Madison avenue bridge... Barclay street, from Broadway to North river Battery Park Bleecker street, from Bowery to Thirteenth street.

Bloomheld street, between West street and Thirteenth avenue ...

Bowery, from Park Row to Third avenue ...

Broadway, from Battery Place to Fifty-ninth street.

Canal street, from Bowery to North river ...

Catharine street, from East Broadway to East

Christopher street, from West street to Sixth avenue
City Hall Park
Cortlandt street, from Broadway to North Cortlandt street, from Broadway to North
river

East Broadway, from Chatham Square to
Grand street
East River Park.
Fulton street, from North to East river
Gansevoort Market Square
Gansevoort street, between West street and
Thirteenth avenue
Greenwich street, from Battery place to
Chambers street
Grand street, from East river to Sullivan
street

18

Estimates for the above will be received at the office of the Commissioner of Public Works, No. 31 Chambers street, in the City of New York, until 12 o'clock M. of Thursday, December 4, 1890, at which place and time they will be publicly opened by said Commissioner and read.

they will be publicly opened by said Commissioner and read.

Any person making an estimate for the above shall furnish the same in a sealed envelope, indorsed "Estimate for furnishing, operating and maintaining electric lamps;" and also with the name of the person making the same and the date of its presentation.

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, they shall distinctly state the fact; also that it is made without any connection with any other person making any estimate for the same supplies and 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 same, 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 of the Circ

verification be made and subscribed by all the parties interested.

Each estimate shall be accompanied by the consent, in writing, of two householders or freeholders of the City of New York, acith their respective places of business or residence, to the effect that if the contract be awarded to the person or persons making the bid or estimate, they will, on its being so awarded, become bound as his or their sureties for its faithful performance; and that if he or they shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he or they would be entitled upon its completion, and that which the Corporation 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 the contract, and stated in the proposals, over and above his liabilities as lail, surely and otherwise; that he has offered himself as a surety in good faith and with an intention to execute the bond required by law.

Bidders are required to state in their estimates the several streets, avenues, parks and public places, or

bond required by law.

Bidders are required to state in their estimates the several streets, avenues, parks and public places, or parts of streets, avenues, parks and public places, in which they propose to perform the requirements herein contained, giving in detail the number of lamps which it is proposed to furnish for lighting each street, etc.; and in case the streets or any portion of the streets which are contemplated in the bid are not lighted by the bidder with electric are lamps at the time of the making of the bid, then a map or sketch showing clearly the proposed locations of lamps, lamp-posts and conducting wires in such streets must be submitted with the bid.

bid.

Bidders must state the kind or system of light they propose to furnish.

Bidders are required to state the price per night for each lamp, at which they propose to furnish, operate and maintain a light in accordance with the requirements of the specifications and for the period mentioned in the

maintain a light in accordance with the requirements of the specifications and for the period mentioned in the agreement.

The bidders are required to write out the amount of their bids in their estimates, in addition to inserting the same in figures.

Bidders are required to state the number and locations of the central stations at which the electric current is to be generated, and what provision, if any, will be made against the accidental extinction of the lights on account of damage to the central station by fire.

The amount of security required is Twenty-five Thousand Dollars.

No estimate will be received or considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must Nor be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such

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

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.

No bid or estimate will be considered from any company, corporation or individual that is not authorized and empowered either by the Common Council or by the Board of Electrical Control, to lay, erect and construct, and that has not (except where electric-light conduits are laid) suitable wires or other conductors with the necessary poles, pipes or other fixtures, in, on, over and under streets, avenues and public parks and places of the City of New York, for conducting and distributing electricity to do the lighting bid for; and that does not possess a sufficient central station with suitable appliances therein, for generating the electrical current required for the purposes of accomplishing the work specified in the bid or estimate.

Provided nothing herein contained shall prevent any company, corporation or individual from bidding for supplying said light in any street or part of street, park or public place in which such corporation, company or individual has a trunk or main line, and lamps, lampposts and connections only are necessary to be constructed in order to furnish lighting in such streets, parts of streets, parks or public places.

Also further provided that in case a contract for lighting any street, part of street, park or public places shall be awarded to any company, corporation or individual having only a trunk or main line, therein, or wherein electric light conduits are laid, thirty days from the execution of the contract, and such further time, not exceeding thirty days, as may be deemed reasonable by the Mayor, Comptroller and Commissioner of Public Works, shall be allowed to such bidders in which to erect lamp-posts, lamps and establish connecting wires thereto, or for placing conductors in subways and connecting lamps therewith.

But no payment to such bidder, on account of any such lamps, will be made for the tim

fications will be allowed.

The right is reserved, when an estimate is made containing bids for lamps in one or more streets, avenues, parks or places, to accept from such estimate or bid so much thereof as may be the lowest per lamp in any one or more of such streets, avenues, parks or places, and to reject the remainder of such estimate or bid which may not be the lowest as aforesaid. The right is also reserved to determine what streets or parts of streets and public places shall be lighted by electric lights. The contract for lamps in any particular street, avenue, park or place, will be awarded, if awarded, to th lowest bidder per lamp in such particular street, avenue, park or place.

lowest bidder per lamp in such particular street, avenue, park or place.

The right is also reserved to regulate the number of lamps which may be erected and their location and disposition, in order to best illuminate the streets, parks or other public places for the lighting of which bids may be received. The right is also reserved to decline all estimates if deemed for the best interests of the City. 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 security or otherwise, upon any obligation to the Corporation.

The attention of bidders is called to the provisions of specifications 3 and paragraph P in the annexed form of agreement.

agreement.

Blank forms of estimates can be obtained on applica-tion at the office of the Commissioner of Public Works.

THEODORE W. MYERS, THOS. F. GILROY, Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, ROOM 6, NO. 31 CHAMBERS STREET, NEW YORK, November 17, 1890.

TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN scaled envelope, with the title of the work and Best Market State of the rook and the name of the bidder indorsed thereon, also the number of the work as in the advertisement, will be received at this office until 12 o'clock M. Monday, December 1, 1830, at which place and hour they will be publicly opened by the head of the Department.

No. 1. FOR REGULATING AND PAVING WITH ASPHALT PAVEMENT, ON THE PRESENT STONE-BLOCK PAVEMENT, THE CARRIAGEWAY OF SIXTY-SIXTH STREET, from Lexington to Third avenue, and SIXTY-SEVENTH STREET, from Lexington to Third avenue.

No. 2. FOR REGULATING AND PAVING WITH GRANITE-BLOCK PAVEMENT, WITH CONCRETE FOUNDATION, THE CAR-RIAGEWAY OF CHURCH STREET, from Chambers to Canal street.

No. 3: FOR REGULATING AND PAVING WITH GRANITE-BLOCK PAVEMENT, WITH CONCRETE FOUNDATION, THE CARRIAGEWAY OF LEWIS STREET, from Deiancey to Houston street, so far as the same is not within the limits of grant of land under water.

under water.

No. 4. FOR REGULATING AND PAVING WITH GRANITE-BLOCK PAVEMENT, WITH CONCRETE FOUNDATION, THE CARRIAGEWAY OF TOMPKINS STREET, from Grand to Stanton street, so far as the same is not within the limits of grants of land under water.

No. 5. FOR REGULATING AND PAVING WITH GRANITH-BLOCK PAVEMENT, WITH CONCRETE FOUNDATION, THE CAR-RIAGEWAY OF GOERCK STREET, from Grand to Third street, so far as the same is not within the limits of grants of land under water.

No. 6. FOR REGULATING AND PAVING WITH GRANITE BLOCK PAVEMENT, WITH CONCRETE FOUNDATION, THE CAR-RIAGEWAY OF MANGIN STREET, from Grand to Houston street, so far as the same is not within the limits of grants of land under water.

land under water.

No. 7 FOR REGULATING AND PAVING WITH GRANITE-BLOCK PAVEMENT, WITH CONCRETE FOUNDATION, THE CARRIAGEWAY OF TWENIY-SIXTH STREET, between Tenth and Eleventh avenues, so far as the same is not within the limits of grants of land under water.

No. 8 FOR REGULATING AND PAVING WITH ASPHALT PAVEMENT, ON CONCRETE FOUNDATION, THE CARRIAGEWAY OF SIXIV-IHIRD STREET, from Madi-son to Fifth avenue.

No. 8 FOR REGULATING AND PANING WIFE
ASPHALT PAVEMENT, ON CONCRETE
FOUNDATION, THE CARRIAGEWAY
OF SIXIV-IHIRD STREET, from Madison to Fifth avenue.

Each estimate must contain the name and place of residence of the person making the same, the names of all persons interested with him 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 work, and is in all respects fair and without collusion or fraud. 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 in the estimate or in the work to which it relates or in the profits thereof.

Each estimate must be verified by the oath, in writing, of the party making the same, that the several matters therein stated are true, and must be accompanied by the consent, in writing, of two householders or free-holders in the City of New York, to the effect that if the contract is awarded to the person making the estimate, they will, upon its being so awarded, become bound as his sureries for its faithful performance; and that if he shall refuse or neglect to execute the same, they will pay to the Corporation any difference between the sum to which he would be enactled upon its completion and that which the Corporation may be obliged to pay to the person to whom the contract shall be awarded at any subsequent letting; the amount to be calculated upon the estimated amount of the work by which the bids are tested.

The consent last above mentioned must be accompanied by the oath or affirmation, in writing, of each of the person signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the consent last above mentioned must be accompanied by the oath or affirmation, in writing, of each of the persons with in the intention to execute the bond required by l

DEPARTMENT OF PUBLIC WORKS, COMMISSIONIE'S OPPICE, No. 31 CHAMBERS STRRET, New YORK, August 14, 1889.

TO OWNERS OF LANDS ORIGINALLY ACQUIRED BY WATER GRANTS.

A TTENTION IS CALLED TO THE RECENT act of the Legislature (chapter 449, Laws of 1839), which provides that whenever any streets or avenues in the city, described in any grant of land under water, from the Mayor, Aldermen and Commonalty, containing covenants requiring the grantees and their successors to pave, repave, keep in repair or maintain such streets, shall be in need of repairs, pavement or repavement, the Common Council may, by ordinance, require the same to be paved, repaved or repaired, and the expense thereof to be assessed on the property benefited; and whenever the owner of a lot so assessed shall have paid the assessment levied for such paving, repaving or repairing, such payment shall release and discharge such owner from any and every covenant and obligation as to paving, repaving and repairing, contained in the water grant under which the premises are held, and no further assessment shall be imposed on such lot for paving, repaving or repairing such street or avenue, unless it shall be petitioned for by a majority of the owners of the property (who shall also be the owners of a majority of the property in frontage) on the line of the proposed improvement.

The act further provides that the owner of any such tot may notify the Commissioner of Public Works in

the proposed improvement.

The act turther provides that the owner of any such lot may notify the Commissioner of Public Works, in writing, specifying the ward number and street number of the lot that he desires, for himself, his heirs and assigns, to be released from the obligation of such covenants, and elects and agrees that said lot shall be thereafter liable to be assessed as above provided, and thereupon the owner of such lot, his heirs and assigns shall thenceforth be relieved from any obligation to pave, repair, uphold or maintain said street, and the lot in respect of which such notice was given shall be liable to assessment accordingly.

The Commissioner of Public Works desires to give

to assessment accordingly.

The Commissioner of Public Works desires to give the following explanation of the operation of this act: When notice, as above described, is given to the Commissioner of Public Works, the owner of the lot or lots therein described, and his heirs and assigns, are forever released from all obligation under the grant in respect to paving, repaving or repairing the street in front of or adjacent to said lot or lots, except one assessment for such paving, repaving or repairs, as the Common Council may, by ordinance, direct to be made thereafter.

Ino street or avenue within the limits of such grants can be paved, repayed or repaired until said work is authorized by ordinance of the Common Council, and when the owners of such lots desire their streets to be paved, repayed or repaired, they should state their desire and make their application to the Board of Aldermen and not to the Commissioner of Public Works, who has no authority in the matter until directed by ordinance of the Common Council to proceed with the payement, repayement or repairs the Common Country
repayement or repairs
THOS. F. GILROY,
Commissioner of Public Works

THE NORMAL COLLEGE OF THE CITY OF NEW YORK.

A SPECIAL MEETING OF THE BOARD OF New York will be held at the Hall of the Board of Education, No. 146 Grand street, on Wednesday, December 3, 1890, at 3,30 o'clock p.m., for the transaction of such business as may be brought before it.

By order,

JOHN L. N. HUNT,

Chairman,

ARTHUR McMullin, Secretary. Dated New York, November 25, 1890.

DEPARTMENT OF PUBLIC CHAR-ITIES AND CORRECTION.

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

TO CONTRACTORS.

PROPOSALS FOR GROCERIES, LEATHER AND LIME.

SEALED BIDS OR ESTIMATES FOR FUR-

GROCERIES, ETC.

mishing

GROCERIES, ETC.

10,788 pounds Dairy Butter, sample on exhibition
Tuesday, November 25, 1890.
1,200 pounds Cheese.
2,400 pounds Barley, price to include packages.
4,600 pounds Hominy, price to include packages.
3,000 pounds Hominy, price to include packages.
3,000 pounds Hominy, price to include packages.
3,000 pounds Macaroni.
4,000 pounds Pepper, sifted.
6,000 pounds Pepper, sifted.
6,000 pounds Rown Sugar.
2,500 pounds Coffee Sugar.
1,600 pounds Cut Loaf Sugar.
2,500 pounds Granulated Sugar.
2,500 pounds Granulated Sugar.
2,000 pounds Granulated Sugar.
2,000 pounds Granulated Sugar.
3,00 pounds Granulated Sugar.
5,00 pounds Colong Tea.
1,100 gallons Syrup, in barrels.
5,00 bushels Peans.
5,00 bushels Peans.
5,00 bushels Peas.
6,00 bushels Rye.
20 barrels first quality Sal Soda, about 340 pounds per barrel.
418 barrels good, sound White Potatoes, to weigh

60 bushels Rye.
20 barrels first quality Sal Soda, about 340 pounds
per barrel.
418 barrels good, sound White Potatoes, to weigh
172 pounds net per barrel.
50 barrels prime Red or Yellow Onions, to weigh
152 pounds net per barrel.
100 barrels prime Russia Turnips, to weigh
135 pounds per barrel.
1,600 heads prime, good-sized Cabbage, to be delivered in crates or barrels.
44 pieces prime quality City-cured Bacon, to average about 6 pounds each.
50 prime quality City-cured Smoked Hams, to
average about 74 pounds each.
28 prime quality City-cured Smoked Tongues, to
average about 6 pounds each.
28 prime quality City-cured Smoked Tongues, to
average about 6 pounds each.
29 dozen Sea Foam.
24 dozen Sap-lio.
12 Dozen Gelatine.
167 bales prime quality long, bright Rye Straw,
tare not to exceed 3 pounds; weight charged
as received at Blackwell's Island.
44 bales prime quality Timothy Hay, tare and
weight same as on straw.
220 bushels Oats, 32 pounds net.
100 bags Bran, 50 pounds net each.
20 Barrels first quality Chloride of Lime, containing not less than 32 per cent. of Chlorine.

DRY-GOODS.

DRY-GOODS.

DRY-GOODS.

1 bale Stillwater Muslin, about 2,500 yards.
50 pieces Cr.noline.
50 pieces Cr.noline.
50 dozen pairs Men's Socks.
5 bales Cotton Batts, 50 pounds each, 16 ounces
to the pound.
10 gross Fine Combs.
10 gross Plantation Combs.

WOODENWARE AND LEATHER.

WOODENWARE AND LEATHER.

30 dozen Cotton Mops.
12 dozen Mop Handles.
5 coils best quality Manila Rope, 9-thread.
2 dozen Varnish Brushes.
2 dozen Wall Brushes.
6 dozen Window Brushes.
12 dozen Dust Brushes.
12 dozen Dust Brushes.
10 bales Broom Corn.
10 sides good damaged Sole Leather, to weigh 21 to 25 pounds each.
100 sides prime quality Waxed Upper Leather, to average about 17 feet.
1,000 pounds Offal Leather.
100 bunches Leather Laces.

2,000 leet first quality extra clear White Pine, 1½'x
12" to 16"x 12" to 16 feet, dressed one side.
5,000 feet first quality, extra clear White Pine Shelving, 12" to 16"x 12 to 16 feet, dressed both sides.
75 Worked Pine Boards, first quality, 1"x 9"x 13'.
48 Hemlock Joists, first quality, 1"x 9"x 13'.
62 Spruce Plank, first quality, 1½"x 9"x 13',
dressed, tongued and grooved.
All lumber to be delivered at Blackwell's Island.
49'ill be received at the office of the Department of

All number to be delivered at Blackwell's Island.

—will be received at the office of the Department of Public Charities and Correction, in the City of New York, until 1c o'clock A.M. of Wednesday, November 26, 1890. The person or persons making any bid or estimate shall lurnish the same in a sealed envelope, indorsed "Bid or Estimate for Dry Goods, Woodenware, etc.," with his or their name or names, and the date of presentation, to the head of said Department, at the said office on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the President of said Department and read.

The Board of Public Chapters.

THE BOARD OF PUBLIC CHARITIES AND CORRECTION ESERVES THE RIGHT TO REJECT ALL BIDS OR ESTI-LATES IF DEEMED TO BE FOR THE FUBLIC INTEREST, S FROVIDED IN SECTION 64, CHAFTER 410, LAWS OF

As FROVIDED IS SECURITY AND ASSESSED AS A SECURITY AS A SE

surety or otherwise, upon any obligation to the Corporation.

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

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

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

Fach bid or estimate shall contain and state the name

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; also that it is made without any connection with any other person making an estimate for the same purpose, and is nall 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 Verripication be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be

awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its laitful performance; and that if he shall omit or refuse to execute the same, they shall pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting. The consent above-mentioned shall be accompanied by the oath or affirmation, in writing, of each of the person signing the same that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by section 12 of chapter 7 of the Revised Ordinances of the City of New York, if the centract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the security offered to be approved by the Comptroller of the City of New York.

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

offered to be approved by the Comptroller of the City of New York.

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

Should the person or persons to whom the contract may be awarded neglect or refuse to accept the contract within five days after written notice that the same has been awarded to his or their bid or proposal, or if he or they shall be considered as having abandoned it, and as in default to the Corporation, and the contract will be recurred and relet, as provided by law.

The quality of the articles, supplies, goods, wares and merchandise must conform in every respect to the same

the contract will be readvertised and relet, as provided by law.

The quality of the articles, supplies, goods, wares and merchandise must conform in every respect to the same ples of the same on exhibition 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 price for each article, by which the bids will be tested.

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

Payment will be made by a requisition on the Comproller, in accordance with the terms of the contract, or from time to time, as the Commissioners may determine. The form of the contract, including specifications, and showing the manner of payment, will be furnished at the office of the Department, and bidders are cautioned to examine each and all of its provisions carefully, as the Board of Public Charities and Correction will insist upon its absolute enforcement in every particular.

Dated New York, November 14, 1890.

HENRY H. PORTER, President, CHARLES E. SIMMONS, M. D., Commissioner, EDWARD C. SHEEHY, Commissioner, Public Charities and Correction.

BOARD OF EDUCATION.

SEALED PROPOSALS WILL BE RECEIVED
by the Board of School Trustees for the Nineteenth
Ward, at the Hall of the Board of Education, No. 146
Grand street, until 4 o'clock P. M. on Friday, December
5, 1890, for supplying New Furniture for Primary School
Building No. 17, corner of Seventy-seventh street and
Third avenue.

RICHARD KELLY, Chairman,
L. M. HORNTHAL, Secretary,
Board of School Trustees, Nineteenth Ward.
Dated New York, November 22, 1890.

SEALED PROPOSALS WILL BE RECEIVED
by the Board of School Trustees for the Thirteenth
Ward, at the hall of the Board of Education, No. 146
Grand street, until 10 o'clock A. M., on Monday, December 1, 1890, for erecting a New School Building on site
northwest corner Broome and Ridge streets.
GEORGE W. RELYEA, Chairman,
FRANCIS COAN, Secretary,
Board of School Trustees, Thirteenth Ward.
Dated New York, November 15, 1890.

Dated New York, November 15, 1890.

Plans and specifications may be seen, and blank proposals obtained, at the office of the Superintendent of School Buildings, No. 146 Grand 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 responsibility doubtful.

JURORS.

NOTICE OF COMMISSIONER OF JURORS IN REGARD TO CLAIMS FOR EX-EMPTION FROM JURY DUTY.

ROOM 127, STEWART BUILDING, No. 280 BROADWAY, THIRD FLOOR, NEW YORK, June 1, 1890.

No. 280 Broadway, Third Floor,
New York, June 1, 1890.

CLAIMS FOR EXEMPTION FROM JURY
duty will be heard by me daily at my office, from
9 A. M. until 4 P. M.
Those entitled to exemption are: Clergymen, lawyers,
physicians, surgeons, surgeon-dentists, professors or
teachers in a college, academy or public school, editors,
editorial writers or reporters of daily newspapers,
licensed pharmaceutists or pharmacists, actually engaged
in their respective professions and not following any other
calling; militiamen, policemen, and firemen; election
officers, jury non-residents, and city employees, and
United States employees; officers of vessels making
regular trips; licensed pilots, actually following that
calling; superintendents, conductors and engineers of
a railroad company other than astreet railroad company; telegraph operators actually doing duty as such;
Grand, Sheriff's, and Civil Court jurors; stationary
engineers; and persons physically incapable of performing jury duty by reason of severe sickness, deafness, or other physical disorder.

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 exempt.on; if liable, he must also answer
in person, giving full and correct name, residence, etc.,
etc. No attention paid to letters.

All good citizens will aid the course of justice, and
secure reliable and respectable juries, and equalize their

duty by serving promptly when summoned, allowing their clerks or subordinates to serve, reporting to me any attempt at bribery or evasion, and suggesting names for enrollment. Persons between sixty and seventy years of age, summer absentees, persons temporarily ill, and United States jurors, are not exempt.

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

CHARLES REILLY,

CHARLES REILLY, Commissioner of Jurors.

SUPREME COURT.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York relative to acquiring title to certain lands in the Sixth Ward of the City of New York, bounded by Park, Mulberry, Bayard and Baxter streets, for a public park, as laid out by said Board under and in pursuance of chapter 320 of the Laws of 1887.

PURSUANT TO THE PROVISIONS OF CHAPter 320 of the Laws of 1887, the Mayor, Aldermen
and Commonalty of the City of New York hereby give
notice that the Counsel to the Corporation will make
application to a Special Term of the Supreme Court of
the State of New York, in and for the First Department,
to be he'd at the Chambers of said Court, in the County
Court-house, in the City of New York, on the 19th day
of December, 1890, at the opening of the Court on that
day, or as soon thereafter as counsel can be heard
thereon, for the appointment of a Commissioner of Estimate in the above-entitled proceeding in the place and
stead of John J. Scannell, resigned.
Dated New York, November 22, 18,10.
WILLIAM H. CLARK,
Counsel to the Corporation,
No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofreacquired, to that part of EAST ONE HUNDRED AND FORTY-THIRD STREET (although not yet named by proper authority), extending from East One Hundred and Forty-fourth street to St. Ann's avenue, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first class street or road by the Department of Public Parks.

Department of Public Parks.

NOTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses, incurred by reason of the proceedings in the above-entitled matter, will be presented for taxation to one of the Justices of the Supreme Court, at the Chambers thereof, in the County Court-house at the City Hall, in the City of New York, on the 8th day of December, 1890, at 1030 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Department of Public Works, there to remain for and during the space of ten days.

Dated New York, November 22, 1890.

MICHAEL J. McKENNA, Chairman, BERNARD REILLY, JR., JAMES F. C. BLACK (URST, Commissioners.

CARROLL BERRY, Clerk.

In the matter of the application of the Department of Public Works, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of EDGECOMBE ROAD, from One Hundred and Fity-fith street to One Hundred and Seventy-fifth street, in the Twelfth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 500 Broadway (fifth floor), in the said city, on or before the fifth day of January, 1821, and that we, the said Commissioners, will hear parties so objecting within the ten week-days next after the said fifth day of January, 1891, and for that purpose will be in attendance at our said office on each of said ten days at one o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said City, there to remain until the sixth day of January, 1802.

Third—That the limits of our assessment for benefit

posited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said City, there to remain until the sixth day of January, 1891.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land situate, lying and being in the City of New York and included within the blue dotted line shown upon our benefit map deposited as aforesaid, which said line indicates the limit of our assessment district and to which reference is hereby made for the purpose of showing the property assessed by us for the benefit of this improvement and which property is bounded and described generally, as follows: Northerly by the prolongation easterly, from the easterly line of Edgecombe road, of the northerly line of One Hundred and Seventy-fifth street; easterly by an irregular line varying in distance from about 65 to about 478 feet easterly line of the easterly line of Edgecombe road and extending from the prolongation easterly of the northerly line of One Hundred and Seventy-fifth street to the westerly line of the lands of the Mayor, Aldermen and Commonalty used for aqueduct purposes, the westerly line of the lands of the Mayor, Aldermen and Commonalty used for aqueduct purposes, and the centre line of the block between Edgecombe road and Exterior street, extending from a line drawn at right angles with the easterly line of the said lands of the Mayor, Aldermen and Commonalty used for aqueduct purposes, to the northerly line of One Hundred and Fifty-fifth street; westerly line of the said lands of the Mayor, Aldermen and Commonalty used for aqueduct purposes, the easterly line of the said lands of the Mayor, Aldermen and Commonalty used for aqueduct purposes, the casterly line of the said lands of the Mayor, Aldermen and Commonalty used for aqueduct purposes, the casterly line of the said lands of the Mayor, Aldermen and Commonalty used for aqueduct purposes, the casterly line of the said lands of the Mayor Aldermen and Commonalty used for aq

Fourth—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 Chambers thereof, in the County Court-house, in the City of New York, on the 23d day of January, 1831, 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.

thereon, a motion state confirmed.

Dated New York, November 24, 1890.

GILBERT M. SPEIR, Jr., Chairman, WILLIAM N. ARMSTRONG, CONRAD M. SMYTH,

Commissioners.

CARROLL BERRY, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalt of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to that part of ALEXANDER AVENUE (although not yet named by proper authority), extending from Harlem river to Third avenue, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designate as a first-class street or road by the Department of Public Parks.

NOTICE IS HEREBY GIVEN THAT THE BILL NOTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter, will be presented for taxation to one of the Justices of the Supreme Court, at the Chambers thereof, in the County Court-house, at the City Hall, in the City of New York, on the fifth day of December, 1800, at 10.30 c'clock in the forenoon of that day, or as soon thereafters as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been 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 21, 1800.

JOSEPH MGUIRE, Chairman, EDWARD L. PARRIS, FRANCIS HIGGINS, Commissioners.

CARROLL BERRY, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York relative to the opening of ONE HUNDRED AND SEVENTY-THIRD STREET, from Tenth avenue to the Kingsbridge road, in the Twelfth Ward of the City of New York.

THIRD STREET, from Tenth avenue to the Kingsbridge road, in the Twelfth Ward of the City of New York.

WE, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-entitled matter, hereby give notice to all persons interested in this proceeding or any of the lands affected thereby and to all others whom it may concern:

That it is our intention to present our supplemental or amended report herein to the Supreme Court of the State of New York for confirmation, at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house, in the City Hall, in the City of New York, on the 16th day of December, 1890, at the opening of Court on that day, or as soon thereafter as counsel can be heard thereon

That an abstract of our estimate and assessment, together with our said supplemental or amended report, have been deposited with the Commissioner of Public Works, in the City of New York, at the office of the said Commissioner, No. 31 Chambers street, in the City of New York, in the City of New York, at the office of the said Commissioner, No. 31 Chambers street, in the City of New York, at the office of the said Commissioner, No. 32 Chambers street, in the City of New York, at the office of the said Commissioner, No. 30 Chambers street, in the City of New York, at the office of the said Commissioner, No. 30 Chambers street, in the City of New York, at the office of the said Commissioner, No. 30 Chambers when the present their objections in writing, duly verified, to us at our office, No. 200 Broadway (fifth floor), in said city, on or before the 16th day of December, 1890, and that we, the said Commissioners will hear parties so objecting within the ten week days next after the said 16th day of December, 1890, and for that purpose will be in attendance at our said office on each of said ten days, at 4 o'clock P. M.; that the area assessed for benefit remains the same as in the original report, and includes all those lots, pieces or parcels of land, which, taken together, are bounded and

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to CEDAR AVENUE (although not yet named by proper authority), extending from the westerly line of Sedgwick avenue, opposite the junction of Burnside avenue and Sedgwick avenue, to Fordham road, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, the Mayor, Aldermen and Commonalty of the City of New York hereby give notice that the Counsel to the Corporation will apply to the Supreme Court in the First Judicial District in the State of New York, at a Special Term thereof, to be held at Chambers of said Court, in the County Courthouse, in the City of New York, on Tuesday, the 23d day of December, 1890, at 10,300 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon, for the appointment of a Commissioner of Estimate and Assessment in the above-entitled proceeding in the place and stead of Louis J. Heintz, who has resigned.

Dated New York, November 21, 1800. Dated New York, November 21, 1890.
WILLIAM H. CLARK,
Counsel to the Corporation,
No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Com-monalty of the City of New York, relative to aquiring title, wherever the same has not been heretofore ac-quired, to FORT INDEPENDENCE STREET duired, to FORT INDEPENDENCE STREET (although not yet named by proper authority), extending from its junction with Boston avenue to Broadway, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

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

Court-house, in the City of New York, on Tuesday, the agd day of December, 1850, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended s the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Fort Independence street, extending from its junction with Boston avenue to Broadway, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks, being the following described lots, pieces or parcels of land, viz:

Beginning at a point in the eastern line of Broadway statant 578.15 feet southerly from the intersection of the southern line of Van Cortlandt Park with the eastern line of Broadway.

1st. Thence southerly, along the eastern line of Broadway for 60 feet;

2d. Thence casterly, deflecting 90° to the left for 501.64 feet;

3d. Thence casterly, deflecting 18° 58′ 50″ to the right

od. Thence easterly, deflecting 90° to the left for 501./4 feet;
3d. Thence easterly, deflecting 18° 58′ 50′ to the right for 312.66 feet;
4th. Thence easterly, deflecting 6° 07′ 10′′ to the right for 88.13 feet;
5th. Thence southeasterly, curving to the right on the arc of a circle tangent to the preceding course, whose radius is 5° feet for 49.98 feet;
6th. Thence southerly, on a line tangent to the preceding course for 334.99 feet;
7th. Thence southwesterly, curving to the right on the arc of a circle tangent to the preceding course, whose radius is 50 feet for 326.10 feet, to a point of reverse curve;

adus is 350 unive; Sth. Thence southwesterly, on the are of a circle whose radius is 423.94 feet for 345.62 feet, to a point of

whose radius is 4-5-9, reverse curve; orb. Thence southerly, on the arc of a circle whose radius is 1,650 feet for 337.87 feet, to a point of reverse

oth. Thence southerly, on the arc of a circle whose radius is 1,650 feet for 337.87 feet, to a point of reverse curve;

10th. Thence southerly, on the arc of a circle whose radius is 2,460 feet for 513.06 feet;

11th. Thence easterly, along the radius of the preceding course drawn through its southern extremity for 15.37 feet;

12th. Thence southeasterly, curving to the left on the arc of a circle whose radius, drawn from the eastern extremity of the preceding course, deflects 21° 40° 04" to the left from its prolongation and is 210.41 feet for 171.06 feet;

13th. Thence easterly, on a line tangent to the preceding course, for 86.27 feet;

14th. Thence northeasterly, deflecting 68° 33' 04" to the left for 86.21 feet, to the southern line of Giles place;

15th. Thence westerly, on the arc of a circle which is the continuation westerly of the southern line of Giles place, whose radius is 350 feet for 120.33 feet, to a point of compound curve;

15th. Thence northewsterly, on the arc of a circle whose radius is 150.41 feet for 183.67 feet to a point of compound curve;

17th. Thence northerly, on the arc of a circle whose radius is 2,400 feet for 418.88 feet, to a point of reverse curve;

18th. Thence northerly, on the arc of a circle whose radius is 5.400 feet for 418.88 feet, to a point of reverse curve;

curve; 18th. Thence northerly, on the arc of a circle whose radius is 1,710 feet for 350.16 feet to a point of reverse

curve; 19th. Thence northeasterly, on the arc of a circle whose radius is 363.94 feet for 296.71 feet to a point of

whose radius is 363.94 feet for 296.71 feet to a point of reverse curve; 20th. Thence northeasterly, on the arc of a circle whose radius is 560 feet for 365.23 feet; 21st. Thence northerly, on a line tangent to the preceding course for 334.99 feet; 22d. Thence northwesterly, curving to the left on the arc of a circle tangent to the preceding course whose radius is 110 feet for 109.96 feet; 23d. Thence westerly, on a line tangent to the preceding course for 91.33 feet; 24th. Thence westerly, of a line tangent to the left for 325.90 feet; 25th. Thence westerly for 511.67 feet to the point of beginning.

Fort Independence street, from Boston avenue to Broadway, is a street of the first class, and is 60 feet

Broadway, is a street of the line class, and wide.

And as shown on certain maps filed by the Commissioners of the Department of Public Parks in the office of the Register of the City and County of New York, in the office of the Secretary of State of the State of New York, and in the Department of Public Parks.

Dated New York, November 20, 1890.

WILLIAM H. CLARK,

Counsel to the Corporation,

No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to EAST ONE HUNDRED AND SEVENTY-EIGHTH STREET (although not yet named by proper authority), extending from Burnside avenue to Lafontaine avenue, in the Twenty fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Chambers thereof in the County Court-house, in the City of New York, on Tuesday, the 23d day of December, 1800, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as East One Hundred and Seventy-eighth street, extending from Burnside avenue to Lafontaine avenue, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out, and designated as a first-class street or road by the Department of Public Parks, being the following-described lots, pieces or parcels of land, viz.:

PARCEL "A."

Beginning at a point in the western line of Webster warms distant 28c of fact north of the intersection of

Beginning at a point in the western line of Webster avenue, distant 285.53 feet north of the intersection of the western line of Webster avenue and the northern line of Burnside avenue.

18t. Thence northeasterly along the western line of Webster avenue for 50.34 feet;
2d. Thence northwesterly, deflecting 98° 13' 31" to the left for 147.4 feet to the eastern line of Burnside avenue;

avenue;
3d. Thence southerly along the eastern line of Burnside avenue for 50.92 feet;
4th. Thence southeasterly for 132.07 feet to the point

Beginning at a point in the western line of Third avenue, distant 371.63 feet north of the intersection of the western side of Third avenue and the northern line of Tremont avenue.

Tremont avenue.

1st. Thence northeasterly along the western line of Third avenue for 50.03 feet;

2d. Thence northwesterly, deflecting 87° 51' to the left for 807.70 feet;

3d. Thence northwesterly, deflecting 0° 09' 12'' to the right for 445.14 feet to the eastern line of Webster avenue;

avenue; 4th. Thence southerly along the eastern line of Webster avenue for 50.03 feet;

5th. Thence southeasterly, deflecting 89° 49' 22" to the left for 446.29 feet; 6th. Thence southeasterly for 809.65 feet to the point of beginning.

Beginning at a point in the eastern line of Third avenue, distant 304.09 feet north of the intersection of the easterly line of Third avenue and the northern line of Tremont avenue,

1st. Thence northeasterly along the eastern line of Third avenue for 50.09 feet;

2d. Thence southeasterly, deflecting 93° 21' 34" to the right for 48.74 feet;

2d. Thence southeasterly, deflecting 90° to the right 3d. Thence southwesterly, deflecting 90° to the right

right for 458.74 leet;
3d. Thence southwesterly, deflecting 90° to the right
for 50 feet;
4th. Thence northwesterly for 455.62 feet to the point
of beginning.
East One Hundred and Seventy-eighth street is 50
feet wide, and is a street of the first class.
And as shown on certain maps filed by the Commissioners of the Department of Public Parks in the office
of the Register of the City and County of New York,
in the office of the Secretary of State of the State of
New York, and in the Department of Public Parks.
Dated New York, November 20, 1890.
WILLIAM H CLARK,
Counsel to the Corporation,
No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Street
Opening and Improvement of the City of New York,
for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to aquiring
title, wherever the same has not been heretofore
acquired, to ONE HUNDRED AND SIXTYEIGHTH STREET (although not yet named by
proper authority), extending from Tenth avenue to
Kingsbridge road, in the I welfth Ward of the City of
New York.

New York.

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 280 Broadway, Room 4, in said city, on or before the 31st day of December, 1800, and that we, the said Commissioners, will hear parties so objecting within ten week days next after the said 31st day of December, 1800, and for that purpose will be in attendance at our said office on each of said ten days at 2 o'clock P. M.

Second—That the abstract of our said estimate and assessment, togeher with our damage and benefit maps, and also all the affidavits, estimates and other decuments used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the 2d day of lanuary, 1801.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: Northerly by the centre line of block between one Hundred and Sixty-eighth street and One Hundred and Sixty-eighth street and One Hundred and Sixty-eighth street; westerly by easterly line of Fenth avenue; southerly by the centre line of the block between one Hundred and Sixty-eighth street; westerly by easterly line of Kingsbridge road, excepting from said area all the lands included within the lines of streets, avenues and roads or portions thereof heretofore legally opened, as such area is shown upon

such area is shown upon our benefit maps deposited as aforesaid.

Fourth—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 Chambers thereof in the County Court-house in the City of New York, on the 15th day of January, 1891, 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, November 19, 1890.

JAMES J. NEALIS, Chairman, J. EDWARD ACKLEY, THOMAS J. MILLER,

Commissioners.

JOHN P. DUNN, Clerk.

In the matter of the application of the Counsel to the Corporation of the City of New York for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, under and in pursuance of chapter 496 of the Laws of 1885, to acquire title to the additional lands required for Riverside Park, as defined, laid out and established by said Act.

chapter 400 of the Laws of 1885, to acquire the the additional lands required for Riverside Park, as defined, laid out and established by said Act.

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 200 Broadway (fifth floor), in the said city, on or before the twentieth day of Decemer, 1800, and that we, the said Commissioners, will hear parties so objecting within the ten week-days next after the said twentieth day of December, 1800, and for that purpose will be in attendance at our said office on each of said ten days at four o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the twenty-first day of December, 1800.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which, taken together, are bounded and described as follows, viz.: Northerly by the southerly line of West One Hundred and Thirtieth street; and westerly line of Boulevard or Eleventh avenue and the westerly line of Boulevard or Eleventh avenue and the westerly line of Boulevard or Eleventh avenue and the westerly line of Hundred and Thirtieth street; and westerly by the easterly line of lands o

CARROLL BERRY, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of ONE HUNDRED AND SIXTY-THIRD STREET, from Tenth avenue to Fdgecombe road, in the Twelfth Ward of the City of New York, as the same has been heretofore laid out and designated as a third-class street or road by said Board.

WE, THE UNDERSIGNED COMMISSIONERS

a third-class street or road by said Board.

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and to having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 200 Broadway fifth floor, in the said city, on or before the seventeenth day of December, 1800, and that we, the said Commissioners, will hear parties so objecting within ten week-days next after the said seventeenth day of December, 1800, and for that purpose will be in attendance at our said office on each of said ten days at one o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the eighteenth day of December, 1830.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: Northerly by the centre line of the block between One Hundred and Sixty-third street and One Hundred and Sixty-fourth street; casterly by the westerly line of Edgecombe road; southerly by the centre line of the block between One Hundred and Sixty-second street and One Hundred a

CARROLL BERRY, Clerk.

In the matter of the application of the Board of Education by the Counsel to the Corporation of the City of New York, relative to acquiring title by the Mayor, Aldermen and Commonalty of the City of New York to certain lands on the southerly side of TWENTIE IH STREET, between Sixth and Seventh avenues, in the Sixteenth Ward of said city, duly selected and approved by said Board as a site for school purposes under and in pursuance of the provisions of chapter 191 of the Laws of 1888 as amended by chapter 35 of of the Laws of 1890.

of the Laws of 1890.

PURSUANT TO THE PROVISIONS OF CHAPter 191 of the Laws of 1893 as amended by
chapter 35 of the Laws of 1896, notice is hereby given
that an application will be made to the Supreme Court
of the State of New York, at a Special Term of said
court, to be held at Chambers thereof, in the County
Court-house, in the City of New York, on Saturday,
the 29th day of November, 1890, at the opening of the
court on that day, or as soon thereafter as counsel can
be heard thereon, for the appointment of Commissioners
of Estimate in the above entitled matter.

The nature and extent of the improvement hereby
intended is the acquisition of title by the Mayor, Aldermen and Commonalty of the City of New York, to certain
lands and premises, with the buildings thereon and the
appurtenances thereto belonging, on the southerly side
of Twentieth street, between Sixth and Seventh avenues,
in the Sixteenth Ward of said city in fee simple absolute,
the same to be converted, appropriated and used to and
for the purposes specified in said chapter 191 of the
Laws of 1896, said property having been duly selected
and approved by the Board of Education as a site for
school purposes under and in pursuance of the provisions of said chapter 191 of the Laws of 1898, as
amended by said chapter 25 of the Laws of 1898, being
the following-described lots, pieces or parcels of land,
viz.:

All that certain lot, piece or parcel of land situate,
All that certain lot, piece or parcel of land situate,

amended by sau chapter 35 vs. the following-described lots, pieces or parcels of land, viz.:

All that certain lot, piece or parcel of land situate, lying and being in the Sixteenth Ward of the City of New York, bounded and described as follows; Beginning at a point on the southerly side of Twentieth street, distant two hundred and thirty-six feet easterly from the corner formed by the intersection of the easterly side of Seventh avenue with the southerly side of Twentieth street, and running thence easterly along the southerly side of Twentieth street twenty feet to land of the Mayor, Aldermen and Commonalty of the City of New York; thence southerly along land of the said Mayor, Aldermen and Commonalty and nearly parallel with Seventh avenue ninety-two feet and one-half inch; thence westerly parallel with Twentieth street twenty feet, and thence northerly nearly parallel with Seventh avenue ninety-two feet and one-half inch; thence westerly parallel with Twentieth street twenty feet, and thence northerly nearly parallel with Seventh avenue ninety-two feet and one-half inch to the point or place of beginning.

Dated New York, November 1, 1890.

WILLIAM H. CLARK,

Counsel to the Corporation,

No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title to certain lands in the Twelfth Ward of the City of New York, bounded on the west by Avenue B, on the north and east by the Harlem and East rivers, and on the south by East Eighty-sixth street, for a public park, as laid out by said Board, under and in pursuance of chapter 320 of the Laws of 1887.

WE, THE UNDERSIGNED COMMISSION-ers of Estimate in the above-entitled matter, appointed pursuant to the provisions of chapter 3:0 of the Laws of 1887, hereby give notice to the owner or owners, lessee or lessees, parties and persons respect-ively entitled to or interested in the lands, tenements, hereditaments and premises, the title to which is sought to be acquired in this proceeding, and to all others whom it may concern, to wit:

to be acquired in this proceeding, and to all others whom it may concern, to wit:

First—That we have completed our estimate and assessment in the above-entitled matter, and have filed a true report or transcript of such e timate and assessm nt, together with our damage and benefit maps, in the office of the Department of Public Parks, for the inspection of whomsoever it may concern.

Second—That the Board of Street Opening and Improvement, under and in pursuance of the provisions of said chapter 320 of the Laws of 1887, has heretofore determined that fifty per cent. of the expense to be

incurred in acquiring the land for such park should be assessed upon the Mayor, Aldermen and Commonalty of the Lity of New York, and that the balance of such expense should be assessed upon the property, persons and estates to be benefited by the acquisition of such park, and that the area within which such part or balance of the said expense should be assessed should be as follows, namely: Beginning at the point of intersection of the southerly line of Ninety-ninth street with a line drawn through the centre of the block be ween Second avenue and third avenues and running thence southerly along the line drawn through the centre of the blocks between Second and Third avenues to the northerly line of Seventy-six h street; thence easterly along the mortherly line of Seventy-six h street; thence anotherly along sail bulkhead-line and the easterly line of Riverview Park to the southerly line of Eighty-sixth street; thence westerly along the southerly line of Fighty-sixth street to the westerly line of Avenue B; thence northerly along the westerly line of Avenue B to the westerly line of the marginal street; thence along the westerly line of the marginal street; thence along the westerly line of the marginal street to the southerly line of Ninety-ninth street; thence westerly along the southerly line of Ninety-ninth street; thence westerly along the southerly line of the marginal street to the point or place of beginning. Third—That the limits of our assessment for benefit include all those box, pieces or parcels of land, situate, lying and being in the area last described.

Fourth—That all parties or persons whose rights may be affected by the said estimate and assessment, and

include all those lots, pieces or parcels of land, situate, lying and being in the area last described.

Fourth—That all parties or persons whose rights may be affected by the said estimate and assessment, and who may object to the same or any part thereof, may, within thirty days after the first publication of this notice, file their objections to such estimate in writing with us, at our office, Room No. 250 on the fifth floor of the Stewart Building, No. 280 Broadway, in the said city, as provided by section 4 of chapter 320 of the Laws of 1839, and that we, the said Commissioners, will hear parties so objecting, at Room No. 17, on the second floor of No. 45 William street, in the said city, on the 12th day of December, 1850, at 2 o'clock v. u., and upon such subsequent days as may be found necessary.

Fifth—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 Chambers, in the County Court-house in the City of New York, on the 26th day of December, 1850, 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 notion will be made that the said report be confirmed.

Dated New York, October 31, 1830.

ARTHUR INGRAHAM, WILLIAM A DUER, CHAUNCEY S. TRUAX, Commissioners, Clerk.

LAMONT McLoughlin, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of ONE HUNDRED AND TWENTIETH STREET, from Tenth avenue to the Broadway Boulevard in the Twelfth Ward of the City of New York.

opening of ONE. HUNDRED AND INCENTETH
STREET, from Tenth avenue to the Broadway Boulevard in the Twelfth Ward of the City of New York.

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

First—That we have completed our estimate and
assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and
having objections thereto, do present their said objections in writing, duly verified, to us at our office, No.
200 Broadway (fifth floor), in the said city, on or before
the eighth day of December, 1890, and that we, the said
Commissioners, will hear parties so objecting within
the ten week-days next after the said eighth day of
December, 1890, and for that purpose will be in attendance at our said office on each of said ten days at one
o'clock P.M.

Second—That the abstract of our said estimate and
assessment, together with our damage and benefit maps,
and also all the affidavits, estimates and other documents
used by us in making our report, have been deposited
with the Commissioner of Public Works of the City of
New York, at his office, No. 31 Chambers street, in the
said city, there to remain until the ninth day of
December, 1890.

Third—That the limits of our assessment for benefit
include all those lots, pieces or parcels of land, situate
lying and being in the City of New York, which taken
together are bounded and described as follows, viz:
Northerly by the centre line of the block between One
Hundred and Twentieth street and One Hundred and
Twenty-first street; casterly by the westerly line of
Tenth avenue; southerly by a line parallel with and
distant 100 feet and 11 inches southerly fine of One Hundred and
Twenty-first street; casterly by the westerly line of
Tenth avenue; southerly fi

Dated New York, October 29, 1850.
Dated New York, October 29, 1850.
DENIS A. SPELLISSY, Chairman,
FRANCIS A. MARDEN,
FRANCIS RIEDEL,
Commissioners.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to EAST ONE HUNDRED AND THIRTY-SIXTH STREET (although not yet named by proper authority), extending from the westerly line of Locust avenue to the easterly line of the Southern Boulevard, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 280 Broadway (Room 4), in said city, on or before the third day of December, 1890, and that we, the said Commissioners, will hear parties so objecting within ten week-days next after the said third day of December, 1890, and for that purpose will be in attendance at our said office on each of said ten days at 2 o'clock p. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the fourth day of December, 1890.

Third—That the limits of our assessment for benefit include al those lots, pieces or parcels of land, situate, lying and being in the City of New York, which, taken

together, are bounded and described as follows, viz.: Northerly by centre line of block between East One Hundred and Thirty-sixth street and East One Hundred and Thirty-seventh street; easterly by westerly line of Locust avenue; southerly by centre line of block between East One Hundred and Thirty-fifth street and East One Hundred and I hirty-fifth street and East One Hundred and I hirty-sixth street; westerly by easterly line of Southern Boulevard; excepting from said area all the streets, avenues, roads, or portions thereof, heretofore legally opened, and all the unimproved lands included within the lines of streets, avenues, roads, public squares and places shown or laid out upon any map or maps filed by the Commissioners of the Department of Public Parks, pursuant to the provisions of chapter 604 of the Laws of 1874, and laws amendatory thereof, or of chapter 410 of the Laws of 1882, as such area is shown upon our benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to the

area is shown upon our benefit map deposited as aloresaid.

Fourth—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 Chambers thereof in the County
Court-house in the City of New York, on the 17th day
of December, 1890, at the opening of the Court on that
day, and that then and there, or as soon thereafter as
counsel can be heard thereon, a motion will be made
that the said report be confirmed.

Dated New York, October 18, 1890.

JAMES L. WFLLS, Chairman,
JOHN CONNELLY
THOMAS J. MILLER,
Commissioners.

JOHN F. DUNN, Clerk.

JOHN F. DUNN, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to EAST ONE HUNDRED AND THIRTY-SECOND STREET (although not yet named by proper authority), extending from Locust avenue to Brook avenue, in the Iwenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

WE, THE UNDERSIGNED, COMMISSIONERS

heretorer and out and designated as a first-class street or road by the Department of Public Parks.

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 280 Broadway Room 4, in said city, on or before the third day of December, 1890, and that we, the said Commissioners, will hear parties so objecting within ten weekdays next after the said third day of December, 1890, and for that purpose will be in attendance at our said office on each of said ten days at 2 o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps; and also all the affidavits, estimates and other deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the fourth day of December, 1890

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: Northerly by centre line of block between East One Hundred and Thirty-second and Fast One Hundred and Thirty-second street; westerly by the casterly line of Brook avenue, excepting from said area all the streets, avenues, roads or portions thereof, heretofore legally opened, and all the unimproved lands included within the lines of streets, avenu

JOHN P. DUNN, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to EAST ONE HUNDRED AND THIRTY-FIFTH STREET (although not yet named by proper authority), extending from the westerly line of Locust avenue to the easterly line of the Seuthern Boulevard, in the Twenty-third Ward of the City of New York, as the same has been heretore laid out and designated as a first-class street or road by the Department of Public Parks.

laws amendatory thereol, or of chapter 410 of the Laws of 1882, as such area is shown upon our benefit map deposited as aforesaid.

Fourth—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 Chambers thereof, in the County Court-house, in the City of New York, on the seventeenth day of December, 1890, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated New YORK, October 18, 1890.

JAMES L. WELLS, Chairman, JOHN CONNELLY, THOMAS J. MILLER, Commissioners.

JOHN CONNELLY, Commissioners.

JOHN P. DUNN, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to EAST ONE HUNDRED AND THIR TY-FOURTH STREET (although not yet named by proper authority), extending from the State grant line in the East river to the easterly line of the Southern Boulevard, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 280 Broadway Room 4), in the said city, on or before the 3d day of December, 1800, and that we, the said Commissioners, will hear parties so objecting within ten weekdays next after the said 3d day of December, 1800, and for that purpose will be in attendance at our said office on each of said ten days at 2 o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the 4th day of December, 1800.

Third—That the limits of our assessment for benefit

New York, at his office, No. 31 Chambers street, in the said city, there to remain until the 4th day of December, 1800.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land situate, lying and being in the City of New York, which, taken together, are bounded and described as follows, viz.: Northerly by centre line of block between East One Hundred and Thirty-fourth street and Fast One Hundred and Thirty-fifth street: easterly by State grant line in the East river: southerly by centre line of block between East One Hundred and Thirty-third street and Fast One Hundred and Thirty-fourth street, prolonged easterly to the State grant line; westerly by a line parallel with and distant 35 feet and the southerly line of the Southern Boulevard: excepting from said area all the streets, avenues, roads or portions thereof, heretofore legally opened, and all the unimproved lands included within the lines of streets, avenues, roads, public squares and places shown or laid out upon any map or maps filed by the Commissioners of the Department of Public Parks, pursuant to the provisions of chapter 604 of the Laws of 1874, and laws amendatory thereof, or of chapter 4:0 of the Laws of 1874, and laws amendatory thereof, or of chapter 4:0 of the Laws of 1874, and laws amendatory thereof, or of chapter 4:0 of the Laws of 1874, and laws and the said-report here in will be presented to the Supreme Court of the State of New York, on the 17th day of December, 1850, 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, October 18, 1890.

JAMES L. WELLS, Chairman, JOHN CONNELLY, THOS. J. MILLER,
Commissioners.

JOHN P. DUNN, Clerk

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title wherever the same has not been heretofore acquired to EAST ONE HUNDRED AND THIRTY-IHIRD STREET (although not yet named by proper authority), extending from the westerly line of Locust avenue to the easterly line of Trinity or Cypress avenue, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the D-partment of Public Parks.

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

by proper authority), extending from the westerly line of Locust avenue to the easterly line of Locust avenue to the easterly line of Locust avenue to the State line of the Southern Boulevard, in the Twenty-third Ward of the City of New York, as the same has been heretoeld and the state of the Southern Boulevard, in the Twenty-third Ward of the Southern Boulevard, in the Twenty-third Ward of the Southern Boulevard, and and seasement and the above-entitled matter, hereby give notice to all persons interested in this proceeding, or in any of the lands affected thereby, and to all others whom it may concern, to wit:

First—That we have completed our estimate and sassessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and interes whom it may concern, to wit:

First—That we have completed our estimate and sassessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and always objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 280 Breadway (Room 4), in said city, on or before the third day of December, 1890, and that we, the said consistency of the said office on each of said ten days at a volcoke, P.M.

Second—That the abstract of our said estimate and assessment, logether with our damage and benefit maps, and also all the affidavits, estimates and other documents used by use in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the fourth day of December, 1890.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz. Northerly by centre line of block between East One Hundred and Thirty-shird street; a westerly by eastery line of southern by the commissioners of the City of New York,

York, on the seventeenth day of December, 1890, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be

thereon, a monou was confirmed. Dated New York, October 18, 1890. JAMES L. WELLS, Chairman, JOHN CONNELLY, THOMAS J. MILLER, Commissioners.

JOHN P. DUNN, Clerk.

In the matter of the application of the Commissioners of the Department of Public Parks for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of WEBSIER AVENUE, commencing at One Hundred and Eighty-fourth street and running to its intersection with the south line of Middlebrook Parkway, in the Twenty-fourth Ward of the City of New York.

south line of Middlebrook Parkway, in the Twenty-fourth Ward of the City of New York.

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 200 Broadway (fifth floor), in the said city, on or before the seventeenth day of November, 1830, and that we, the said Commissioners, will hear parties so objecting within the ten week-days next after the said seventeenth day of November, 1830, and for that purpose will be in attendance at our said office on each of said ten days at three o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 3r Chambers street, in the said city, there to remain until the eighteenth day of November, 1800.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz: Northerly by the southerly line of Mosholu Parkway; easterly by the westerly line of the lands of the New York and Harlem Railroad; southerly by the northerly line of East One Hundred and Eighty-fourth street, and westerly by the centre line of the blocks between Jerome avenue and Webster avenue; excepting from said area all the streets, avenues and roads, or portions thereof, heretofore l

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonaity of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to that part of EAST ONE HUNDRED AND FIFTIETH STREET (although not yet named by proper authority), extending from Railroad avenue, East, to Third avenue, in the Twentythird Ward of the City of New York, as the same has been heretofore laid out and designated as a first class street or road by the Department of Public Parks.

class street or road by the Department of Public Parks.

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 200 Broadway (fifth floor), in the said city, on or before the twenty-fourth day of November, 1890, and that we, the said Commissioners, will hear parties so objecting within the ten week-days next after the said twenty-fourth day of November, 1890, and for that purpose will be in attendance at our said office on each of said ten days at 12 o'clock M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the twenty-fifth day of November, 1890.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: Northerly by the centre line of the blocks between East. One Hundred and Fiftieth street and East One Hundred and Fiftieth street and East One Hundred and Fiftieth street and exated in Third avenue; southerly from, the southerly line of Third avenue, East, to Melrose avenue to Railroad avenue, East, and westerly by the easterly by the westerly line of Third avenue, and lall the unimproved land included with the lines o

said.
Fourth—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 Chambers thereof, in the County Court-house, in the City of New York, on the eighth day of December, 1890, at the opening of the Court on that day, and that then and there, or as soon thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated New York, October 15, 1890.
EDWARD L. PARRIS, Chairman, GEORGE F. LANGBEIN, THOMAS J. MILLER, Commissioners, CARROLL BERRY, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of DYCKMAN STREET, from Kingsbridge road to Exterior street, in the Twelfth Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

WE, THE UNDERSIGNED, COMMISSIONERS

by the Department of Public Parks.

We for Estimate and Assessment in the above-entitled matter, hereby give notice to all persons interested in this proceeding, and to the owner or owners, occupant or occupants, of all houses and lots and improved or unimproved lands affected thereby, and to all others whom it may concern, to wit:

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and thaving objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 200 Broadway (fifth floor), in the said city, on or before the nineteenth day of November, 1800, and that we, the said Commissioners, will hear parties so objecting within the ten week-days next after the said nineteenth day of November, 1800, and for that purpose will be in attendance at our said office on each of said ten days at one o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the twentieth day of November, 1800.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: Northerly by the centre line of the blocks between Dyckman street and Academy street, from Ningsbridge road to Nagle avenue, and the centre line of the blocks between Dyckman street and Academy street, from Kingsbridge road to Nagle avenue, and the centre line of the block between Dyckman street and Eleventh avenue, and by the centre line of the block between Dyckman street and form steet and Eleventh avenue, and by the centre line of the block between Dyckman street and

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to that part of EAST ONE HUNDRED AND FORTY-THIRD STREET (although not yet named by proper authority), extending from East One Hundred and Forty-fourth street to St. Ann's avenue, in the Twenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first class street or road by the Department of Public Parks.

York, as the same has been heretofore laid out and designated as a first class street or road by the Department of Public Parks.

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 200 Broadway (fifth floor), in the said city, on or before the eighteenth day of November, 1800, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said eighteenth day of November, 1800, and for that purpose will be in attendance at our said office on each of said ten days at 2 o'clock P. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the nineteenth day of November, 1800.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which, taken together, are bounded and described as follows, viz.: Northerly by the southerly line of East One Hundred and Forty-fourth street and East One Hundred and Forty-tourth street to St. Ann's avenue; easterly by the westerly line of St. Ann's avenue to Rider avenue, and westerly by the easterly line of Rider avenue; excepting from said area all the streets, avenue and roads, or portions thereof, heretofore

Fourth—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 Chambers thereof, in the County Court-house in the City of New York, on the first day of December, 189c, 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, October 7, 189c.

MICHAEL J. MCKENNA, Chairman, BERNARD REILLY, JR.,

JAMES F. C. BLACKHURST,

CARROLL BERRY, Clerk.

Commissioners.

THE CITY RECORD.

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W. J. K. KENNY.

CARROLL BERRY, Clerk.