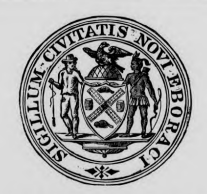
# THE CITY RECORD.

## OFFICIAL JOURNAL.

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NUMBER 4,916.



## BOARD OF ALDERMEN.

STATED MEETING.

Monday, July 15, 1889, 1 o'clock P. M.

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

PRESENT:

Hon. John H. V. Arnold, President;

#### ALDERMEN

James M. Fitzsimons, Vice-President, David Barry, James F. Butler, John Carlin, William Clancy, James A. Cowie, Patrick Divver,

Alexander J. Dowd, Cornelius Flynn, James Gilligan, George Gregory,
Henry Gunther,
Charles M. Hammond,
Andrew A. Noonan,

Patrick N. Oakley, Edward J. Rapp, William P. Rinckhoff, Walton Storm, Richard J. Sullivan, William Tait, William H. Walker.

The minutes of the last meeting were read and approved.

#### WRITS OF CERTIORARI.

The President gave notice that he had been served with writs of certiorari under the provisions of the act, chapter 269, Laws of 1880, for review of proceedings in the matter of personal tax for 1889, on the following-named corporations, and referred the same to the Counsel to the Corporation, viz.:

Howard Insurance Company. New York Mutual Insurance Company.
New York Mutual Insurance Company.
New York Fire Insurance Company.
United States Fire Insurance Company.
Manufacturers and Builders' Fire Insurance Company.
Knickerbocker Fire Insurance Company.
Clinton Fire Insurance Company. Stuyvesant Insurance Company.
Safeguard Fire Insurance Company.
National Fire Insurance Company.
Peoples' Fire Insurance Company.
Hanover Fire Insurance Company.
North River Insurance Company.
Hamilton Fire Insurance Company.
American Fire Insurance Company. American Fire Insurance Company. Greenwich Insurance Company. Germania Fire Insurance Company.
Firemen's Insurance Company.
Farragut Fire Insurance Company.
Rutgers Fire Insurance Company.
The Exchange Fire Insurance Company. Star Fire Insuarnce Company. Eagle Fire Company. Commercial Mutual Insurance Co.

## 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, July 15, 1889.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 8, 1889, which directs the removal of the drinking-fountain now situated in front of No. 3 Chatham street and placing it in front of No. 12 Chatham street, on the ground the report of the Department of Public Works shows the present location of the drinking-fountain to be better than that to which the fountain is proposed to be changed.

HUGH J. GRANT, Mayor. Resolved, That the drinking-fountain now located in front of No. 3 Chatham street be taken up and placed in front of No. 12 Chatham street, 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 RECORD.

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

MAYOR'S OFFICE, NEW YORK, July 15, 1889. To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 8, 1889, authorizing the laying of a crosswalk on Greenwich street at the north side of Vesey street, on the ground that the Commissioner of Public Works reports that there is now a good crosswalk at this location.

HUGH J. GRANT, Mayor.

Resolved. That a crosswalk of two courses of blue stone be laid across Greenwich street, within Resolved, That a crosswalk of two courses of blue stone be lad across of earlies extended that the lines of the sidewalk on the northerly side of Vesey street, under the direction of the Commissioner of Public Works, the expense to be paid from the appropriation "Repairs and Renewals of Pavements and Regrading."

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, July 15, 1889.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 8, 1889, which authorizes the removal of the lamp-post at No. 203 South Fifth avenue, on the ground that it has not been shown that there is any real necessity for the removal of the lamp-post, which may be needed in the event of any failure or removal of the electric-light. HUGH J. GRANT, Mayor.

Resolved, That the unused lamp-post and lamp in front of No. 203 South Fifth avenue be removed, 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, July 12, 1889.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 1, 1889, which provides for the repaving of Thirty-third street, between Madison and Fifth avenues, with asphalt pavement, on the ground that the proposed repavement could only be authorized by resolution of the Common Council upon the certificate of the Department of Public Works as to the necessity of the same, and no such certificate appears to have been made. Furthermore, the resolution is defective in form.

HUGH J. GRANT, Mayor.

Resolved, That Thirty-third street, between Madison and Fifth avenues, be repaved with Trinidad-asphalt pavement with concrete foundation, under the direction of the Commissioner of Public Works; 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, July 12, 1889.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 1, 1889, authorizing the paving of Sixty-sixth street, between Eighth avenue and the Boulevard, on the ground that the Commissioner of Public Works reports that gas-mains have not yet been laid the full length of the street proposed to be paved. The resolution is, therefore, premature.

HUGH J. GRANT, Mayor. Resolved, That the carriageway of Sixty-sixth street, from the crosswalk at Eighth avenue, west side, to the Boulevard, be paved with granite-block pavement, except that each intersecting and terminating avenue crosswalks of three courses of bridge-stone be laid, where not already done, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was laid over, 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, July 12, 1889.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 1, 1889, which provides for the paving of Eighty-eighth street, between Park and Fifth avenues, on the ground that as gas-mains have not as yet been laid the full length of the street which it is proposed to pave, the resolution is premature.

Resolved, That the carriageway of Eighty-eighth street, from Park avenue to Fifth avenue, be paved with trap-block pavement, where not already so paved, or crosswalks at terminating and intersecting avenues are laid, under the direction of the Commissioner of Public Works; 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

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

MAYOR'S OFFICE, NEW YORK, July 12, 1889.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 1, 1889, which provides that Fort Washington avenue, from One Hundred and Fifty-ninth to One Hundred and Ninety-fourth street, shall be paved with Macadam pavement, on the ground that the resolution is premature, in that it is not sewered nor provided with gas-mains.

HUGH J. GRANT, Mayor.

Resolved, That curb-stones be set and sidewalks be flagged a space four feet wide through the centre thereof in Fort Washington avenue, from its junction with Eleventh avenue at One Hundred and Fifty-ninth street to its junction with the Kingsbridge road, between One Hundred and Ninety-second and One Hundred and Ninety-fourth streets, and that the roadway be paved with Macadam pavement with Telford foundation, except that the gutters be paved four feet wide with trap-block pavement, and that the space included between the lines of the gutter nearest the centre of the roadway and the crosswalks at the intersecting streets be also paved with trap-block pavement, and that crosswalks be laid across the intersecting streets on either side of said avenue, where not already laid, under the direction of the Commissioner of Public Works; 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, July 12, 1889.

To the Honorable the Board of Aldermen:

I return, without my approval, the resolution of the Board of Aldermen, adopted July 1, 1889, which authorizes the placing of a drinking-fountain at the northeast corner of Bowery and Fifth street, on the ground that the fountain suggested is not necessary, there being another on the west side of the Bowery, nearly opposite to the proposed location. HUGH J. GRANT, Mayor.

Resolved, That an iron improved drinking-fountain, for man and beasts, be placed on the northeast corner of Bowery and Fifth street, the work to be done 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, 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,

To the Honorable the Board of Aldermen:

I return, without my approval or disapproval, the resolution of the Board of Aldermen, adopted July 1, 1889, worded as follows:

"Resolved, That the sidewalks on both sides of Eighty-sixth street, from the westerly line of Eighth avenue to the easterly line of Ninth avenue, be and they are hereby fixed and established a uniform width of thirty feet, and the carriageway of said street, between said Eighth and Ninth avenues, at a width of forty feet."

on the ground that I have been advised that it is not within the power of your Board to take for the purposes of a sidewalk land which has been taken for the purposes of a street, by right of eminent domain. When land is taken for a particular public purpose it cannot be used for any other purpose, although such other purpose may be likewise public.

The street westerly of Ninth avenue is of a uniform width to the Riverside Drive, but easterly

of Ninth avenue it is as originally laid out. There is no doubt that if that portion of the street easterly of Ninth avenue is to have a wider sidewalk the property-holders of Ninth avenue are entitled to the same right.

For these reasons I have taken the action above mentioned.

Which was ordered on file.

HUGH J. GRANT, Mayor.

#### MOTIONS AND RESOLUTIONS.

Resolved, That when this Board adjourns it do adjourn to meet again on Wednesday, August 28, 1889, at 1 o'clock P. M.

Alderman Oakley moved to amend by striking out "Monday, August 28," and inserting "Monday, August 5."

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

Which was decided in the affirmative.

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

Which was decided in the affirmative.

By the same-

An Ordinance to amend chapter 6, article 4, sections 52 and 53, of the Revised Ordinances of 1880, relating to signs, obstructions and other purposes.

Section 52. No person shall hang or place any goods, wares or merchandise, or any other article, or suffer, maintain or permit the same to be hung or placed at any greater distance than three feet in front of his, her or their house, or store or other building, under the penalty of five dollars for each day's offense.

day's offense.

Sec. 53. No person shall place, hang or suspend at any greater distance than three feet in front of and from the wall of any house, or store or other building any sign, show-bill or show-board, or suffer, maintain, or permit the same to be so placed, hung or suspended, under the penalty of ten dollars for each day's offense.

Which was referred to the Committee on Law Department.

By Alderman Carlin-

Resolved, That his Honor the Mayor be and he is hereby respectfully requested to return to this Board for further consideration the resolution adopted July 2, 1889, providing for the repaving of Wall street, with asphalt pavement, from Nassau to Pearl street.

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

Which was decided in the affirmative.

Subsequently the paper was received from his Honor the Mayor, and is as follows:
Resolved, That the resolution approved by the Mayor May 6, 1889, to authorize the Commissioner of Public Works to repave with granite-block pavement certain named streets, as far as the said resolution affects Wall street, from Nassau street to Pearl street, be and the same is hereby annulled, rescinded and repealed, and that pursuant to the provisions of section 321 of the New York City Consolidation Act of 1882, as amended by chapter 569 of the Laws of 1887, the Commissioner of Public Works be and he is hereby authorized to repave with asphalt street pavement on hydraulic cement concrete foundation the roadway of Wall street, from Nassau street to Pearl street, the work to be done by contract, guaranteed for five years, and publicly let to the lowest bidder, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

On motion of Alderman Carlin, the vote by which the resolution was adopted was reconsidered. And, on motion of Alderman Carlin, the resolution was placed on file.

Resolved, That the Commission for Lighting the City be and is hereby requested to cause an electric light to be placed and lighted on the west side of Chatham Square, at or near the intersection

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

By Alderman Carlin—
Resolved, That the Commissioner of Public Works be and he is hereby authorized to pave with asphalt Edgecombe avenue, between One Hundred and Thirty-eighth street and One Hundred and Forty-second street, and that crosswalks of two courses of blue stone, etc., be laid at the intersecting and terminating avenues, viz.: Beginning at the north crosswalk of One Hundred and Thirty-eighth street and ending at the south crosswalk of One Hundred and Forty-second street, the work to be done by contract, guaranteed for five years, and publicly let to the lowest bidder, 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.

(G. O. 510.)

Resolved, That One Hundred and Second street, from Ninth to Tenth avenue, be paved with granite-block pavement, and that crosswalks be laid at terminating avenues, where not already laid, under the direction of the Commissioner of Public Works; and that the accompanying ordinance

therefor be adopted. Which was laid over.

(G. O. 511.)

Resolved. That the Commissioner of Public Works be and he is hereby authorized to pave with asphalt the roadway of One Hundred and Twenty-fifth street, between Manhattan street and the Boulevard, and that crosswalks of two courses of blue stone, etc., be laid at the intersecting and terminating avenues, viz.: Beginning at the west crosswalk of Manhattan street and ending at the east crosswalk of the Boulevard, the work to be done by contract, guaranteed for five years, and publicly let to the lowest bidder, 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. 512.)

By the same—
Resolved, That the Commissioner of Public Works be and he is hereby authorized to pave with asphalt the roadway of One Hundred and Nineteenth street, between Seventh and St. Nicholas avenues, and that crosswalks of two courses of blue stone, etc., be laid at the intersecting and terminating avenues, viz.: Beginning at the west crosswalk of Seventh avenue and ending at the east crosswalk of St. Nicholas avenue, the work to be done by contract, guaranteed for five years, and publicly let to the lowest bidder, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was laid over.

(G. O. 513.)

Resolved, That the Commissioner of Public Works be and he is hereby authorized to pave with asphalt the roadway the roadway of One Hundred and Thirty-third street, between St. Nicholas and Eighth avenues, and that crosswalks of two courses of blue stone, etc., be laid at the intersecting and terminating avenues, viz.: Beginning at the west crosswalk of Eighth avenue and ending at the east crosswalk of St. Nicholas avenue, the work to be done by contract, guaranteed for five years, and publicly let to the lowest bidder, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was laid over.

(G. O. 514.)

By the same—
Resolved, That the Commissioner of Public Works be and he is hereby authorized to pave
with asphalt the roadway of One Hundred and Seventeenth street, between St. Nicholas and Eighth
avenues, and that crosswalks of two courses of blue stone, etc., be laid at the intersecting and terminating avenues, viz.: Beginning at the west crosswalk of St. Nicholas avenue and ending at the
east crosswalk of Eighth avenue; the work to be done by contract, guaranteed for five years, and
publicly let to the lowest bidder, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted. Which was laid over.

(G. O. 515.)

By the same—
Resolved, That the Commissioner of Public Works be and he is hereby authorized to pave with asphalt the roadway of One Hundred and Thirtieth street, between St. Nicholas avenue and Eighth avenue, and that crosswalks of two courses of blue stone, etc., be laid at the intersecting and terminating avenues, viz.: Beginning at the west crosswalk of Eighth avenue and ending at the east crosswalk of St. Nicholas avenue, the work to be done by contract, guaranteed for five years, and publicly let to the lowest bidder, under the direction of the Commissioner of Public Works; By the sameand that the accompanying ordinance therefor be adopted. Which was laid over.

(G. O. 516.)

Resolved, That the Commissioner of Public Works be and he is hereby authorized to pave with asphalt the roadway of One Hundred and Twenty-eighth street, between St. Nicholas and Eighth avenues, and that crosswalks of two courses of blue stone, etc., be laid at the intersecting and terminating avenues, viz.: Beginning at the west crosswalk of Eighth avenue and ending at the east crosswalk of St. Nicholas avenue, the work to be done by contract, guaranteed for five years, and publicly let to the lowest bidder, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was laid over

Which was laid over.

(G. O. 517.)

By the same-Resolved, That the Commissioner of Public Works be and he is authorized to pave with asphalt the roadway of One Hundred and Thirty-fourth street, between St. Nicholas and Eighth avenues, and that crosswalks of two courses of blue stone, etc., be laid at the intersecting and terminating avenues, viz.: Beginning at the west crosswalk of Eighth avenue, and ending at the east crosswalk of St. Nicholas avenue, the work to be done by contract, guaranteed for five years, and publicly let to the lowest bidder, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adopted.

Which was laid over.

(G. O. 518.)

By the same—
Resolved, That Croton-mains be laid in Edgecombe avenue, from One Hundred and Thirtyeighth to One Hundred and Forty-first street, pursuant to section 356 of the New York City Consolidation Act of 1882.

Which was laid over.

(G. O. 519.)

Resolved, That Croton-mains be laid in One Hundred and Sixty-fifth street, from Tenth avenue Kingsbridge road, pursuant to section 356 of the New York City Consolidation Act of 1882. Which was laid over.

By Alderman Cowie—
Resolved, That permission be and the same is hereby given to the Safety Electric Light and Power Company to lay an iron pipe, not to exceed twelve inches in diameter, across Thirteenth avenue, beneath the surface of the street, from the premises of said company on the east side of Thirteenth avenue, between Twenty-third and Twenty-fourth streets, to and through the bulkhead to the waters of the North river, for conducting salt water only, provided the said company shall stipulate with the Commissioner of Public Works to save the city harmless from any loss or damage that may arise from the exercise of the privilege hereby given, during the progress of the work or subsequent to the laying of such pipe, the work to be done at the expense of the company, 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.

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

Which was decided in the affirmative.

By Alderman Flynn—
Resolved, That farmers and market gardeners be and are hereby permitted to stand with their wagons in the public streets adjacent to all the public markets in the City of New York, for the sale of vegetables, etc., the products of their own farms and gardens, until 8 o'clock A. M., each market day, subject to regulations to be established by the Comptroller.

Resolved, That all ordinances or parts of ordinances in conflict with the provisions of this ordinance be and are hereby repealed.

This act to take effect immediately.

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

Which was decided in the affirmative.

By Alderman Gilligan-

Resolved, That permission be and the same is hereby given to Foley Brothers to place and keep a watering-trough on the sidewalk, near the curb, in front of No. 745 Second avenue, the work to be done and water supplied 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.

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

Which was decided in the offernative.

Which was decided in the affirmative.

(G. O. 520.)

By Alderman Hammond—
Resolved, That One Hundred and Forty-seventh street, from Willis avenue to Brook avenue, be regulated and graded, the curb-stones be set and the sidewalk flagged a space four feet wide through the centre thereof, where not already done, under the direction of the Commissioners of Public Parks; and that the accompanying ordinance therefor be adopted.

Which was laid over.

By the same —

Resolved, That permission be and the same is hereby given to the Central Gas-light Company to flag and set curb and gutter stones in front of their premises on East One Hundred and Thirty-eighth street, from Locust avenue to the East river, the work to be done at their own expense, under the direction of the Commissioners of Public Parks; such permission to continue only during the

pleasure of the Common Council.

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

Which was decided in the affirmative.

(G. O. 521.)

By the same By the same — Resolved, That One Hundred and Sixty-ninth street, from the easterly line of Vanderbilt avenue to the westerly line of Franklin avenue, be regulated and graded, the curb-stones set and the sidewalks flagged a space four feet wide through the centre thereof, that the width of the sidewalks be established at ten (10) feet and that new receiving-basins be built where required, that all existing rights or privileges of property-owners to the use of any portion of the sidewalks hereby relinquished and added to the width of the street proper for stoops, areas, etc., be and the same are hereby revoked and annulled, the work to be done under the direction of the Commissioners of the Department of Public Parks; and that the accompanying ordinance therefor be adopted.

Which was laid over.

By Alderman Sullivan—
Resolved, That the names of the following persons, recently appointed Commissioners of Deeds, be corrected so as to read as follows:
Charles H. Goldey, to read.
Charles A. L. Goldey.
William H. Lindsay,
J. Louis Aldrovando,
J. Louis Androvandi.
James McLaughlin,
The President put the question whether the Board would agree with said resolution.
Which was decided in the affirmative.

By Alderman Walker—
Resolved, That the Board of Street Openings and Improvements, who, by the provisions of chapter 320 of the Laws of 1887, is charged with the selection, location, and laying out of such and so many public parks in the City of New York, south of Fifty-fifth street, as the said Board may, from time to time, determine, be and is hereby requested to take into consideration the propriety or advisability of acquiring and laying out, as a public park, the ground heretofore used as a burying ground included between Hudson, Clarkson, Carmine and Leroy streets, as it is conceded on all hands that such a park or public place is of the first importance to the health, comfort and convenience of residents in that part of the city.

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

Which was decided in the affirmative.

By Alderman D. Barry— Resolved, That James A. Kehoe 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 Walter M. Jackson, George W. Harris and Barnabas C. Bostwick 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 Alexander Brough, Ir., 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 Rinckhoff-

Resolved, That Marcus A. Garrison and Thomas Hogan be and they are hereby appointed 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 Solomon D. Rosenthal 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 Rapp—
Resolved, That Joseph Hunold 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.

COMMUNICATIONS FROM DEPARTMENTS AND CORPORATION OFFICERS.

The President laid before the Board the following communications from the Commissioner of

(G. O. 522.)

DEPARTMENT OF PUBLIC WORKS—COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, NEW YORK, July 8, 1889.

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 the north side of One Hundred and Seventeenth street, from Park to Madison avenue, be flagged four feet wide, where not already done, and that the flagging and the curb now on the sidewalks be relaid and reset, 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 of North river blue stone of the Stone of North river blue stone of Public Works.

Department of Public Works.

Very respectfully,

THOS. F. GILROY, Commissioner of Public Works.

Resolved, That the sidewalks on the north side of One Hundred and Seventeenth street, from Park to Madison avenue, be flagged four feet wide 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.

(G. O. 523.)

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, New York, July 8, 1889.

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 the north side of One Hundred and Eleventh street, from Madison to Fifth avenue, be flagged full width where not already done, and that the flagging and the curb now on the side-walks be relaid and reset, 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 the north side of One Hundred and Eleventh street, from Madison to Fifth 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, 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. 524.)

DEPARTMENT OF PUBLIC WORKS—COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, NEW YORK, July 8, 1889.

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 flagging and the curb now on the sidewalks on the north side of One Hundred and Twelfth street, from Madison to Fifth avenue, and on the north side of One Hundred and Thirteenth street, from Madison to Fifth avenue, 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 flagging and the curb now on the sidewalks on the north side of One Hundred and Twelfth street, from Madison to Fifth avenue, and on the north side of One Hundred and Thirteenth street, from Madison to Fifth avenue, 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 adonted. adopted.

(G. O. 525.)

DEPARTMENT OF PUBLIC WORKS—COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, NEW YORK, July 8, 1889.

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 both sides of Eighty-ninth and Ninetieth streets, from Madison to Fifth avenue, on the east side of Fifth avenue, from Eighty-ninth to Ninetieth street, and on the west side of Madison avenue, from Eighty-ninth to Ninetieth street, 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,

Very respectfully,
THOS. F. GILROY, Commissioner of Public Works.

Resolved, That the sidewalks on both sides of Eighty-ninth and Ninetieth streets, from Madison to Fifth avenue, on the east side of Fifth avenue, from Eighty-ninth to Ninetieth street, and on the west side of Madison avenue, from Eighty-ninth to Ninetieth street, 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, 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. 526.)

DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, No. 31 Chambers Street, New York, July 8, 1889.

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 flagging and the curb now on the sidewalks on the west side of Fifth avenue, from One Hundred and Sixteenth to One Hundred and Eighteenth street, on the east side of Fifth avenue, from One Hundred and Twenty-seventh to One Hundred and Twenty-eighth street, and on the south side of One Hundred and Twenty-eighth street, from Madison to Fifth avenue, 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. lic Works.

Very respectfully, THOS. F. GILROY, Commissioner of Public Works.

Resolved, That the flagging and the curb now on the sidewalks on the west side of Fifth avenue, from One Hundred and Sixteenth to One Hundred and Eighteenth street, on the east side of Fifth avenue, from One Hundred and Twenty-seventh to One Hundred and Twenty-eighth street, and on the south side of One Hundred and Twenty-eighth street, from Madison to Fifth avenue, be relaid and execut where processors and the new flagging of the processors and the street from Madison to Fifth avenue, 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. (G. O. 527.)

DEPARTMENT OF PUBLIC WORKS—COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, NEW YORK, July 8, 1889.

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 in front of the vacant lots on the block bounded by east side of Madison avenue, from One Hundred and Thirtieth street and south side of One Hundred and Thirty-first street, north side of One Hundred and Thirty-first street, from Park to Madison avenue, for the flower for the first street and south side of One Hundred and Thirty-first street, from Park to Madison avenue, the flower for the street and south side of the str be flagged full width, where not already done, and that the flagging and the curb now on the side-walks 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 in front of the vacant lots on the block bounded by east side of Madison avenue, from One Hundred and Thirtieth to One Hundred and Thirty-first street, north side of One Hundred and Thirty-first street, from Park to Madison 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, 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. 528.) DEPARTMENT OF PUBLIC WORKS-COMMISSIONER'S OFFICE, NEW YORK, July 15, 1889.

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 an additional course of flagging, four feet wide, be laid on the sidewalks of Ninety-eighth street, from Boulevard to West End avenue, 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.

Very respectfully,
THOS. F. GILROY, Commissioner of Public Works.

Resolved, That an additional course of flagging, four feet wide, be laid on the sidewalks on Ninety-eighth street, from Boulevard to West End avenue, 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.

(G. O. 529.) DEPARTMENT OF PUBLIC WORKS—COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, NEW YORK, July 8, 1889.

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 the west side of Park avenue, from One Hundred and Fifteenth to One Hundred and Eighteenth street, be flagged full width, where not already done, and that the flagging and the curb now on the sidewalks be relaid and reset, and that new flagging and curb be furnished where the present flagging and curb are detective; 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 the west side of Park avenue, from One Hundred and Fifteenth to One Hundred and Eighteenth street, 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, 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.

adopted. Which were severally laid over.

The President laid before the Board the following communication from the Finance Department:

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROLLER'S OFFICE, July 6, 1889.

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, 1889, 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

TITLES OF APPROPRIATIONS.	AMOUNT OF APPROPRIATIONS.	PAYMENTS.	AMOUNT OF UNEXPENDED BALANCES.
City Contingencies		\$62 50	\$1,437 50
Contingencies—Clerk of the Common Council	200 00	56 20	143 80
Salaries -Common Council	75,100 00	37,319 68	37,780 32

THEO. W. MYERS, Comptroller.

Which was ordered on file.

MOTIONS AND RESOLUTIONS RESUMED.

(G.O. 476.)

Alderman Storm moved that his Honor the Mayor be and he is hereby respectfully requested to return to this Board, for further consideration, a resolution to pave Madison avenue, etc., with

granite block.

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

Subsequently the paper was returned from the Mayor and is as follows:
Resolved, That Madison avenue, from the south side of Thirty-third street to the north side of Thirty-sixth street, and from the south side of Forty-first street to the north side of Fortysecond street, be paved with granite-block pavement, laid on concrete foundation, and with tarred joints, and that crosswalks be laid at the several street intersections, of bridge-stone of North river blue stone, where necessary; the work to be done by contract publicly let to the

On motion of Alderman Storm, the vote by which the above resolution was adopted was recon-

Whereupon Alderman Storm moved to amend by adding to the resolution the following: "as provided by section 321 of the New York City Consolidation Act of 1882, as amended by chapter 569 Laws of 1887.

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

Which was decided in the affirmative.

The paper was then laid over.

Alderman Rinckhoff moved that his Honor the Mayor be and he is hereby requested to return to this Board a resolution permitting C. A. Sylvander to keep a watering-trough at No. 639

West Forty-seventh 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 the Mayor and is as follows:
Resolved, That permission be and the same is hereby given to Charles A. Sylvander to place and keep a watering-trough in front of his premises, No. 639 West Forty-seventh street, on the

sidewalk, near the curb-line, the work to be done and water supplied 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.

On motion of Alderman Rinckhoff, the vote by which the above resolution was adopted was reconsidered.

Whereupon Alderman Rinckhoff moved to amend by striking out the figure "639" and insert-

ing in lieu thereof the figure "641."

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

Which was decided in the affirmative.

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

Which was decided in the affirmative.

Alderman D. Barry moved that his Honor the Mayor be requested to return to this Board a resolution to pave One Hundred and Thirty-fifth street, from Madison avenue to Harlem river.

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

Which was decided in the affirmative.

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

Resolved, That the roadway of One Hundred and Thirty-fifth street, from Madison avenue to the present bulkhead-line of Harlem river, be paved with granite-block pavement, and that crosswalks be laid at the terminating and intersecting avenues, where not already laid, under the direction of the Commissioner of Public Works; and that the accompanying ordinance therefor be adorted.

adopted.

Whereupon, on motion of Alderman D. Barry, the vote by which the resolution was adopted was reconsidered and the paper was ordered on file.

#### (G. O. 530.)

Vice-President Fitzsimons moved that his Honor the Mayor be requested to return to this Board a resolution to repaye Seventy-second street, from Second to Third avenue, with granite blocks. 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 the carriageway of Seventy-second street, from Second to Third avenue, be paved with granite-block pavement; that crosswalks of bridge-stone, of North river blue stone, be laid, relaid or renewed at the street intersections, where necessary, and the curb-stones along said street be reset to the proper grade, and new curb-stones, of North river blue stone, be furnished and set where required, the work to be done by contract, publicly let to the lowest responsible bidder, under the direction of the Commissioner of Public Works.

Whereupon, on motion of Vice-President Fitzsimons, the vote by which the resolution was adopted was reconsidered, and the paper again laid over.

#### UNFINISHED BUSINESS.

Vice-President Fitzsimons called up G. O. 492, being a resolution, as follows:

Resolved, That Thirty-seventh street, from the easterly crosswalk at First avenue to a point or line one hundred and nine feet east of the easterly line of First avenue, be repaved with trap-block pavement, 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, and under the supervision and direction of the Commissioner of Public Works.

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

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 Fitzsimons, Aldermen D. Barry, Butler, Carlin, Clancy, Cowie, Dowd, Flynn, Gilligan, Goetz, Gregory, Gunther, Hammond, Noonan, Oakley, Rapp, Rinckhoff, Storm, Sullivan, Tait, and Walker—22.

The President called up G. O. 482, being a resolution, as follows:
Resolved, That the width of the carriageway of Edgecombe avenue, between One Hundred and Forty-fifth and One Hundred and Fifty-fifth streets, be reduced from thirty-nine feet, its present width, to thirty feet, and the sidewalks on each side be widened four feet six inches, so that the width of each sidewalk shall be twenty-two feet six inches, 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 Fitzsimons, Aldermen D. Barry, Butler, Carlin, Cowie, Divver, Dowd, Flynn, Gilligan, Goetz, Hammond, Noonan, Oakley, Rapp, Rinckhoff, Storm, Sullivan, Tait, and Walker—20.

Alderman Rapp called up G. O. 404, being a resolution and ordinance, as follows:
Resolved, That the carriageway of One Hundred and Fourth street, from the crosswalk near
the intersection on the easterly side of First avenue, to the bulkhead-line on the East or Harlem
river, be paved with granite-block pavement, 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 Fitzsimons, Aldermen D. Barry, Butler, Carlin,
Cowie, Divver, Dowd, Flynn, Gilligan, Goetz, Gunther, Hammond, Noonan, Oakley, Rapp,
Rinckhoff, Storm, Sullivan, and Walker—20.

Alderman Rapp called up G. O. 501, being a resolution and ordinance, as follows:
Resolved, That One Hundred and Twenty-second street, from Mount Morris to Lenox avenue, be paved with granite-block pavement, and that crosswalks be laid at the terminating avenues, where not already laid, 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 negative, not having received the requisite number, by the following

Affirmative—The President, Vice-President Fitzsimons, Alderman D. Barry, Butler, Carlin, Cowie, Divver, Flynn, Gilligan, Goetz, Gunther, Hammond, Noonan, Oakley, Rapp, Rinckhoff, Storm, Sullivan, and Walker—19.

On motion of Alderman D. Barry, the above vote was reconsidered and the paper again laid.

## MOTIONS AND RESOLUTIONS AGAIN RESUMED.

Alderman Oakley moved that the vote by which the resolution was adopted providing for the adjournment of the Board until Monday, August 5, 1889, be reconsidered.

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

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

Affirmative—The President, Vice-President Fitzsimons, Alderman D. Barry, Carlin, Divver, Flynn, Gilligan, Goetz, Gunther, Hammond, Noonan, Oakley, Rınckhoff, and Walker—14.

Negative—Alderman Butler, Cowie, Rapp, and Sullivan—4.

Alderman Rinckhoff then moved that when the Board adjourns it do adjourn to meet again on Monday, the 22d instant, at I o'clock P. M.

Alderman Walker moved to amend by fixing Tuesday, the 23d instant, as the day for the next

meeting.
Which was accepted by Alderman Rinckhoff.

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

Which was decided in the affirmative.

Alderman Oakley moved that the Board do now adjourn. The President put the question whether the Board would Board would agree with said motion.

Which was decided in the affirmative.

And the President announced that the Board stood adjourned until Tuesday, July 23, 1889, at I o'clock P. M. FRANCIS J. TWOMEY, Clerk.

## DEPARTMENT OF PUBLIC WORKS

DEPARTMENT OF PUBLIC WORKS,
COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET,
NEW YORK, July 11, 1889.

In accordance with the provisions of section 51 of chapter 410 of the Laws of 1882, the Department of Public Works makes the following report of its transactions for the week ending July 6,

Public Moneys Received during the Week.	
For Croton water rents	
For penalties on water rents	106 65
For tapping Croton pipes.	177 00 628 36
For sewer permits	
For restoring and repaving—Special Fund	842 00
For redemption of obstructions seized	36 ∞
For vault permits	1,212 39

Public Lamps.

new lamps lighted. old lamps relighted. lamps discontinued.

lamp-posts removed.

28 lamp-posts straightened.
I column refitted.

8 columns releaded.

keport of Photometrical Examinations of Illuminating Gas, for the week ending July 6, 1889, made at the Photometrical Rooms of the Department of Public Works.

			#				Deliv- arner.	of Gas,	n of	ILLUMINATING POWER.	
D	ATE.	Time.	Thermometer.	Barometer.	GAS COMPANY.	Burner.	Pressure as Delivered to Burner.	Consumption of Gas, Rate per hour.	Consumption Candle, Grs.	Observed.	Corrected.
July		3 P.M.	82.	30.28	( Consolidated, )	Empire 5ft	IN.	CU. FT.	118.8	20.06	19.86
741			82.		Branch 2	"	+55	5.00	122.4	19.44	19.83
		2.30 P.M.	80.	30.29	"	44	-55	5.00	117.6	21.16	20.73
	3	2 P.M.	80.	30.10			+57	5.00	114.0	23.68	22.49
	3	4 P.M.		30.12			.60	5.00	120.0	19.92	19.92
	6	I P.M.	79 ·	30.31			.00	5.00		Average.	20.56
Jul	v 1	3.30 P.M.	82.	30.28	{Consolidated, } Branch 1}	Bray's Slit Union,7	.94	5.00	120.6	22.78	22.89
		2 P.M.	82.	30.27	( Branch I)		-94	5.00	114.0	29.40	27.93
*		4 P.M.	80.	30.10		11	.94	5.00	114.0	28.00	26.60
		2 P.M.	80	30.12		**	-93	5.00	114.0	25.55	24.27
1	6	1.30 P.M.			**	-11	-93	5.00	126.0	21.00	22.05
	. 0	1.30 P.M.	79.	30.31			.93	3,00		Aver g:	24.75
Jul	y I	IOA.M.	82.	30.34	{ Consolidated, } Branch 4}	Bray's Slit Union,6	.67	5.00	123.0	22.02	22.57
			81	30.30	( Dranen 4)	**	.67	5.00	120.0	21.36	21.36
		5.30 P.M.	79.	30,14	**		.65	5.00	117.0	23.28	22.70
		6 P.M.	80.	30.12	14	**	.64	4.80	121.0	20.77	21.81
			79	30.31	**		.67	5.00	120.0	24.02	24.02
		5 1 1.00	19	30.32						Average.	22.49
Jul	y i	10.30 A.M	82.	30.34	{ Consolidated, } Branch 6}	Bray's Slit Union,6	-79	5.00	117.0	31.12	30.34
	' 2	10 A.M.	81	30.30	**		.78	5.00	121.2	28.78	29.07
	, 3	6 P.M.	79.	30.14	14	"	-78	5.00	120.0	30.03	30.0
	. 5	5.30 P.M.	80.	30.12	**	"	78	5.00	120.6	27.63	27 . 7
	. 6	5.30 P.M.	79-	30.31	**	"	-79	5.00	120.0	29.73 Average.	29.7
Jul	ly 1	4 P.M.	82.	30.28	(Consolidated,)	Bray's Slit Union, 7	-94	5.00	120.0	28.22	28.2
			82.		Branch 3	**	.94	5.00	114.0	30.36	28.8
.1			80.	30.27		**	.89	5.00	117.0	31.00	32.2
			80	30.10			.90	5.00	123.0	26.56	27.2
				30.12		11	.80	5.00	114.0	28.95	
	,,	5 2 P.M.	79.	30.31			9	3.00	3410	Average.	28.4
Ju	ly	4.30 P.M.	82.	30.28	N. Y. Mutual	Bray's Slit Union, 7	1.00	5.00	121.2	27.58	27.8
100	0	2 I P.M.	82.	30.27		. "	.99	5.00	121.8	27.34	27.7
		3 P.M.	80	30.10			.98	5.00	116.2	32.41	31.3
		5 3 P.M.	80.	30.12		. "	.99	5.00	114.0	32.11	30.5
		6 2.30 P.M.	79.	30.31	"		1.00	5.00	120.0	29.40 Average	29.4
,											=
Ju	ıly	5 P.M.	82.	30.28	Equitable	. Bray's Slit Union,	1.00	5.00	120.6	29.00	29.1
1		2 12.30 P.M.	82.	30.27	"	. "	1.00	5.00	114.0	29.52	28.0
		3 3.30 P.M.	80.	30.10	"	. "	.98	5.00	114.0	33-44	31.7
		5 3.30 P.M.	80.	30.12	*	. "	.98	5.00	120.0	32.07	32.0
		6 з Р.М.	79-	30.31	"	. "	1.00	5.00	117.0	32.64 Average	31.8
,		4			1		1	1	1		3-15

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

## Permits Issued.

41 permits to tap Croton pipes.

permits to open streets.

permits to make sewer connections.

24 permits to repair sewer connections. 129 permits to place building material on streets.

21 permits-special. 4 permits to construct street vaults.

Obstructions Removed.

56 obstructions removed from the various streets and avenues.

Repairs to Pavements.

6,077 square yards of pavement repaired.

Repairing and Cleaning Sewers.

12 receiving-basins relieved.
49 receiving-basins and culverts cleaned.
590 lineal feet of sewer cleaned.
16 lineal feet of new curb set.

receiving-basin repaired.new basin heads and covers put on.

new manhole heads and covers put on.

8 new manhole covers put on. manhole heads reset.

60 square yards of pavement relaid.
75 square feet of flagging relaid.
21 square feet of brickwork built.
463 cubic yards earth excavated and refilled.

143 cart-loads dirt removed.

Statement of Laboring Force Employed in the Department of Public Works during the week ending July 6, 1889.

NATURE OF WORK.	MECHANICS.	LABORERS.	TEAMS.	CARTS
Aqueduct-Repairs and Maintenance and Strengthening	34	170	6	7
Supplying Water to Shipping	6	**		
Laying Croton Pipes	3	12	2	
Repairing and Renewals of Pipes, Stop-cocks, etc	66	129		17
Bronx River Works—Maintenance and Repairs	2	17	2	
Repairing and Cleaning Sewers	6	51		21
Repairs and Renewals of Pavements	166	225	4	66
Boulevards, Roads and Avenues, Maintenance of	18	85	33	4
Roads, Streets and Avenues	2	26	5	
Totals	303	715	52	115
Increase over previous week			3	
Decrease from previous week	r	30		19

Appointments.

John F. Barrett, Inspector of Meters, at \$3.00 per day. Michael F. Tobin, Inspector of Meters, at \$3.00 per day.

Removals.

Charles V. Mulligan, Inspector of Meters. William H. Lorence, Inspector of Meters.

Requisitions on the Comptroller.

The total amount of requisitions drawn by the Department of Public Works on the Comptroller during the week is \$102,575.70. THOMAS F. GILROY, Commissioner of Public Works.

## DEPARTMENT OF DOCKS.

At an executive meeting of the Board of Docks, held June 28, 1889.

Present—Commissioners Post, Matthews and Cram.

The application of Freeman M. Melville, requesting a position as clerk in the Department, was, On motion, laid on the table, and the Secretary directed to advise that there is no vacancy at

The report of the Engineer-in-Chief on Secretary's Order No. 9169, in relation to the sinking of a lighter near the foot of One Hundred and Twenty-third street, Harlem river, was,
On motion, laid on the table, and the Dock Master directed to ascertain the name of the owner

of said lighter.

The following communications were received, read, and
On motion, ordered to be placed on file, action being taken where necessary as stated, to wit:
From Hon. Theo. W. Myers, Comptroller of the City:
1st. Requesting to be advised of the commencement of any work under contracts awarded by
the Department. The Engineer-in. Chief directed to notify the Comptroller of the date of the

2d. Requesting certain information in relation to grants to the City of land under water upon the shores of the Harlem and East rivers, in the Twenty-third and Twenty-fourth Wards. Referred to the Engineer-in-Chief.

From New York and South Brooklyn Ferry and Steam Transportation Company—Requesting permission to restore the cluster of piles at the end of ferry-rack at outer and of Pier 2, East river, and to put in three yellow pine braces between the rack on the east side of Pier 2, East river, and the rack of the Union Ferry Company on the westerly side. Referred to the Engineer-in-Chief to examine and report.

From Citizen's Steamboat Company, Lessees—Stating that the Bermuda Steamship Gompany are occupying the entire bulkhead on the north side of Pier, new 46, North river. The Secretary directed to advise said company that their lease does not contain any bulkhead rights and the Dock

directed to advise said company that their lease does not contain any bulkhead rights and the Dock Master will be directed to arrange the matter.

The communication from John W. Flaherty, contractor—Complaining that he is interfered with in his work of building Pier, new 6, East river, by canal boats berthing thereat, and the report of the Engineer-in-Chief in relation thereto, were, on motion, ordered to be placed on file, and the Secretary directed to notify the Dock Master to keep the place clear under all circumstances in order that the work of building said pier may be proceeded with.

Mr. Edward Myers having reported that a bridge was erected over the Bronx river at West Farms on Sunday, June 23, 1889. The following resolution was

On motion adopted:

Resolved, That the Engineer-in-Chief be and hereby is directed to detail a man as temporary watchman on Sundays to report to John J. Martin, Dock Master of the Eleventh District, to prevent the erection of said bridge, and the President authorized to request the Police Department to detail an officer to assist said Watchman.

The following appointments were made:

The following appointments were made:

Dock Builders.

Thomas McCabe, William H. Ellis, Matthew Tevlin, Michael Burns, Alfred Hines, Michael Joyce, William Weldon, William Porter, John Jackson, Wilbur Hoyt, James P. Finnan,

William White, Michael Leonard, John Murphy, Jeremiah O'Sullivan, Michael Stapleton, John McInenly, Edward Schilling, James Bergen, W. H. Becker, Edward Patterson.

John Kearney, Mortimer Hale and Michael McLaughlin, laborers. Peter Nolan, Dock Builder, was reassigned to duty. On motion, the Board adjourned.

G. KEMBLE, Secretary.

## EXECUTIVE DEPARTMENT.

MAYOR'S OFFICE,

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 unredeemed 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.

## BOARD OF CITY RECORD.

OFFICE OF THE CITY RECORD, (

July 11, 1889. DEAR SIR—At a meeting of the Board of City Record, held July 10, 1889, at the office of the Mayor, the following resolutions, offered by

the Mayor, were adopted:

"Resolved, That the Supervisor of the City
Record be requested to notify the heads of the
various departments and bureaus of the City
Government, that it will be necessary for them

to make their requisitions for such printing matter and stationery as may be required by them for the remainder of the year, on or before Wednesday, July 17, as the next meeting of the Board, to be held on Thursday, July 18, will be the last at which any requisitions will be considered until December 1; and it is further

"Resolved, That the heads of the departments and bureaus be also requested to furnish this Board, on or before December next, with requisitions for such printed matter and stationery as

sitions for such printed matter and stationery as will be required by them for the ensuing year." You will please take notice that the above re-

solutions have no reference whatever to the requisitions already in the hands of the Super-visor, which have been allowed and are now being filled and will be delivered without delay.

Respectfully, W. G. McLAUGHLIN,

## Supervisor.

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

## EXECUTIVE DEPARTMENT Mayor's Office, No. 6 City Hall, 10 A. M. to 4 P.M.; Saturdays, 10

A. M. to 12 M.
HUGH J. GRANT, Mayor. THOMAS C. T. CRAIN,
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 F TAXES AND ASSESSMENTS, Secretary. Address M. Coleman, Staats Zeitung Building, Tryonow. Office ours, 9 A. M. 104 P. M.; Saturdays, 9 A. 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. WILLIAM H. RURODE, City Librarian

#### DEPARTMENT OF PUBLIC WORKS. Commissioner's Office.

No. 31 Chambers street, 9 A. M. to 4 P. M.
THOMAS F. GILROY, Commissioner; BERNARL F.
MARTIN, Deputy Commissioner.

Bureau 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. to 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.

Engineer-in-Charge 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 Chambers 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 Broadway, 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.
ARTEMAS S. CADY, 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. RICHARD CROKER, 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 floor, 9 A. M. to 5 P. M. Saturdays, 9 A. M. to 4 P. 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 the Corporation Attorney. No. 49 Beekman street, 9 A. M. to 4 P. M. Louis Steckler, Corporation Attorney.

> POLICE DEPARTMENT. Central Office.

## DEPARTMENT OF CHARITIES AND CORRECTION.

Central Office.

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

4 P. 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 Marshal. 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.

Repair 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 Ninh and Tenth avenues. Joseph Shea, Foreman-in-Charge. Open at all hours.

HEALTH DEPARTMENT.

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

DEPARTMENT OF PUBLIC PARKS. Emigrant Industrial Savings Bank Building, Nos. 49 and 51 Chambers street, 9 A.M. to 4 P.M. Saturdays, 12 M. WALDO HUTCHINS, President; CHARLES DE F. BURNS, Secretary.

Office of Topographical Engineer.

Arsenal, Sixty-fourth street and Fifth avenue, 9 A. 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; G. KEMBLE, Secretary.
Cffice hours, from 9 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.
MICHABL COLEMAN, President; FLOYD T. SMITH,

Office Bureau Collection of Arrears of Personal Taxes
No. 53 Chambers street, Room 41, 9 A.M. to 4 P.M.
HENRY BISCHOFF, Jr., Attorney; SAMUEL BARRY
Clerk.

DEPARTMENT OF STREET CLEANING. 49 and 51 Chambers street. Office hours, 9 A.M. to 4 P.M. JAMES S. COLEMAN, Commissioner; ALBERT H. ROGERS, Deputy Commissioner; R. W. HORNER, Chief Clerk.

CIVIL SERVICE SUPERVISORY AND EXAMINING BOARDS.

Cooper Union, 9 A. M. to 4 P. M.

JAMES THOMSON, Chairman of the Supervisory Board;
GUNTHER K. ACKERMAN, 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 а.м. to 4 р.м. James A. Flack, Sheriff; John B. Sexton, Unde Sheriff; John M. Tracy, Order Arrest Clerk. REGISTER'S OFFICE.

James J. Slevin, Register; James A. Hanley, Deputy Register. COMMISSIONER OF JURORS.

Room 127, Stewart Building, Chambers street and roadway, 9 A. M. to 4 P. M. CHARLES REILLY, Commissioner; James E. Conner, eputy Commissioner.

COUNTY CLERK'S OFFICE. Nos. 7 and 8 New County Court-house, 9 A. M. to 4 P. M. EDWARD F. REILLY, County Clerk; P. J. Scully, Deputy County Clerk.

DISTRICT ATTORNEY'S OFFICE. econd floor, Brown-stone Building, City Hall Park, 9 A. M. to 4 P. M.

JOHN R. FELLOWS, District Attorney; JAMES McCABE,
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.

WILLIAM G. MCLAUGHLIN, Supervisor; R. P. H.

ABELL, Bookkeeper.

CORONERS' OFFICE.

Nos. 13 and 15 Chatham street, 8 A. M. to 5 P. M. Sundays and holidays, 8 A. M. to 12.30 P. M.
MICHAEL J. B. MESSEMBR, FERDINAND LEVY, DANIEL HANLY, LOUIS W. SCHULTZE, COTOMETS; EDWARD F. REVNOLDS, Clerk of the Board of Coroners.

#### SUPREME COURT

Second floor, New County Court-house, opens at

10.30 A.M.
CHARLES H. VAN BRUNT, Presiding Justice; EDWARD
CHARLES H. VAN BRUNT, Presiding Justice; EDWARD
CHARLES, Clerk; P. J. SCULLY, Deputy County Clerk.
General Term, Room No. 9, WILLIAM LAMB, Jr., Clerk.
Special Term, Part I., Room No. 10, HUGH DONNELLY,
Clerk.

Clerk.
Special Term, Part II., Room No. 18, WILLIAM J.
HILL, Clerk.
Chambers, Room No. 11, AMBROSE A. McCALL.

Circuit, Part I., Room No. 12, WALTER A. BRADY, Circuit, Part II., Room No. 14, JOHN B. McGOLDRICK,

Circuit, Part III., Room No. 13, George F. Lyon, Clerk.

Circuit, Part IV., Room No. 15, J. Lewis Lyon, Clerk. Judges' Private Chambers, Rooms Nos. 19 and 20, SAMUEL GOLDBERG Librarian.

#### SUPERIOR COURT.

SUPERIOR COURT.

Third floor, New County Court-house, 11 A. M.
General Term, Room No. 35.
Special Term, Room No. 33.
Equity Term, Room No. 30.
Chambers, Room No. 34.
Part I., Room No. 34.
Part II., Room No. 35.
Part III., Room No. 36.
Judges' Private Chambers.
Naturalization Bureau, Room No. 31.
Clerk's Office, Room No. 31, 9 A. M. to 4 P. M.
JOHN SEDGWICK, Chief Judge; THOMAS BOESE, Chief Clerk.

#### COURT OF COMMON PLEAS.

Third floor, New County Court-house, 9 A. M. to 4 P. M. Assignment Bureau, Room No. 23, 9 A. M. to 4 P. M. Clerk's Office, Room No. 21, 9 A. M. to 4 P. M. General Term, Room No. 24, 11 o'clock A. M. to adjournment.

Special Term, Room No. 22, 11 o'clock A. M. to adjournment.

journment. Chambers, Room No. 22, 10.300'clock A. M. to adjourn-

ment.
Part I., Room No. 26, 11 o'clock A. M. to adjournment.
Part II., Room No. 24, 11 o'clock A. M. to adjournment.
Equity Term, Room No. 25, 11 o'clock A. M. to ad-

journment.
Naturalization Bureau, Room No. 23, 9 A. M. to 4 P. M.
RICHARD L. LARREMORE, Chief Justice; NATHANIEL
JARVIS, Jr., Chief Clerk.

#### COURT OF GENERAL SESSIONS.

No 32 Chambers street. Parts I. and II. Courtopen at 11 o'clock A. M.
FREDERICK SMYTH, Recorder; RANDOLPH B. MARTINE, HENRY A. GILDERSLEEVE and RUFUS B. COWING, Judges of the said Court.
Terms, first Monday each month.
JOHN SPARKS, Clerk. Office, Room No. 11, 10 A. M. till 4 P. M.

## CITY COURT.

City Hall. General Term, Room No. 20.
Trial Term, Part I., Room No. 20.
Part II., Room No. 15.
Specia. Term, Chambers, Room No. 21, 10 A. M. to

4 P. M. Clerk's Office, Room No. 10, City Hall, 9 A. M. to 4 P. M. DAVID MCADAM, Chief Justice; MICHAEL T. DALY Clerk.

## OYER AND TERMINER COURT.

New County Court-house, second floor, southeast corner, Room No. 12. Court opens at 10½ o'clock A.M. Clerk's Office, Brown-stone Building, City Hall Park, second floor, northwest corner, Room No. 11, 10 A.M. till 4 P.M.

## POLICE COURTS.

POLICE COURTS.

Judges—MAURICE J. POWER, J. HENRY FORD, JACOB
PATTERSON, Jr., JAMES T. KILBRETH, JOHN J. GORMAN,
HENRY MURRAY, SOLON B. SMITH, ANDREW J. WHITE,
CHARLES WELDE, DANIEL O'REILLY, PATRICK G.
DUFFY, DANIEL F. MCMAHON. EDW. HOGAN, JOHN
COCHRANE, CHARLES N. TAINTOR.
GEORGE W. CREGIER, Secretary.
Office of Secretary, Fifth District Police Court, One
Hundred and Twenty-fifth street, near Fourth avenue.
First District—Tombs, Centre street.
Second District—Jefferson Market.
Third District—Jefferson Market.
Third District—Fifty-seventh street, near Lexington
avenue.
Eigh District—On Manday 1.77

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

## POLICE DEPARTMENT.

POLICE DEPARTMENT OF THE CITY OF NEW YORK, No. 300 MULBERRY STREET, New York, July 12, 1889.

New YORK, July 12, 1889. )

PUBLIC NOTICE IS HEREBY GIVEN THAT

a Horse, the property of this Department, will be
sold at Public Auction, on Friday, July 26, 1889, at 10
o'clock A. M., by Van Tassell & Kearney, Auctioneers,
at their stables, Nos. 130 and 132 East Thirteenth street.

By order of the Board.

WM G KIPP

WM. H. KIPP, Chief Clerk.

Police Department—City of New York, Office of the Property Clerk (Room No. 9), No. 300 Mulberry Street, New York, 1889.

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

## BOARD OF CITY RECORD.

PROPOSALS FOR FURNISHING THE CITY STATIONERY.

BOARD OF THE CITY RECORD.

## TO CONTRACTORS.

PROPOSALS FOR ESTIMATES.

SEALED ESTIMATES FOR SUPPLYING THE District Courts of the City Government with Printing and Stationery, including Books, Blank Books, etc., as per annexed specifications, will be received at the office of the Mayor, in the City of New York, until 20 o'clock m. of Thursday, the 25th day of July, 1889, at which place and time said estimates will be publicly opened and read.

Any person making an estimate shall furnish the same in a sealed envelope, indorsed "Estimate for furnishing Printing and Stationery," and also the name of the person making it, and the date of its presentation. Each estimate shall contain and state the name and place of residence of each of the persons making the same, the names of all persons interested with him or them therein, and if no other person be so interested it shall distinctly state that fact; also, that it is made without any connection with any other person making an estimate for the same purpose, and is in all respects fair and without collusion or fraud; and that no member of the Common Council, head of a department, chief of a bureau, deputy thereof or clerk therein, or other officer of the Corporation is directly or indirectly interested therein or in the supplies or work to which it relates, or in any portion of the profits thereof. The estimate must be verified by the oath, in writing, of the party or parties making the estimate that the several matters stated therein are in all respects true. Where more than one person is interested it is requisite that the verification be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, upon its being so awarded, become bound as his sureties for its faithful performance; and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled upon its completion, and that which the Corporation may be obliged to pay to the person to whom the contract may be awarded at any subsequent letting; the 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 s

ing of the contract.

The amount of security required upon the execution of the contract will be in each case fifty per cent. of the estimated cost of the articles awarded to each contractor; the amount of preliminary security to be given until each award, and in which the sureties shall justify, shall be FIVE HUNDRED DOLLARS.

Should the represent to whom the contract may be

estimated cost of the articles awarded to each contractor; the amount of preliminary security to be given until each award, and in which the sureties shall justify, shall be FIVE HUNDRED DOLLARS.

Should the person 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 bid or proposal, and that the adequacy and sufficiency of the security offered has been aproved by the Comptroller, or if he accept but do not execute the contract and give the proper security, he shall be considered as having abandoned it and as in default to the Corporation, and the contract will be readvertised and relet, as provided by law.

No estimates will be accepted from, or a contract awarded to, any person who is in arrears to the Corporation upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the Corporation, and no estimates will be accepted from, or a contract awarded to, any person not having at the time of making his estimate, full, suitable and sufficient facilities for performing the work specified in his estimate.

No 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 Comptroller, or money to the amount of fifty per centum of the amount of the preliminary 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 Secretary of the Board of the City Record, 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 Secretary 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

Separate contracts will be made with the lowest bidder for each and every description of Printing, or articles of Stationery or Books, involving an expense of more than five hundred dollars.

DESCRIPTION OF ARTICLES.

Description of Articles.

For particulars as to the quantity and kind of Printing, Stationery and Blank Books, reference must be had to the specifications attached to the blank forms of the estimates, copies of which, as well as samples of said Printing, Stationery and Blank Books may be seen by application to the Department of Public Works.

By order of the Board.

WILLIAM G. McLAUGHLIN,

Supervisor of the City Record.

New York, July 8, 1889.

## CORPORATION NOTICE.

PUBLIC NOTICE IS HEREBY GIVEN TO THE Owner or owners, occupant or occupants of all houses and lots, improved or unimproved lands affected thereby, that the following assessments have been completed and are lodged in the office of the Board of Assessors for examination by all persons interested, viz.:
List 3022, No. 1. Sewer on the north side of Southern Boulevard, between Willis avenue and summit east of Willis avenue and summit east of

List 3022, No. 1. Sever in Clifton street, between Willis avenue.

List 3023, No. 2. Sewer in Clifton street, between Third avenue and Cauldwell avenue, with a branch on the east side of St. Ann's avenue, extending northerly from Clifton street about 210 feet.

List 3027, No. 3. Sewer in Ninety-fifth street, between Madison and Fourth avenues.

List 3028, No. 4. Sewer in Ninetieth street, between Riverside and West End avenues.

List 3029, No. 5. Sewer in Eighty-ninth street, between Riverside and West End avenues.

List 3034, No. 6. Receiving-basin on the southwest corner of One Hundred and Forty-eighth street and Eighth avenue.

List 3034, No. 6. Receiving-basin on the southwest corner of One Hundred and Forty-eighth street and Eighth avenue.

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. North side of Southern Boulevard, extending easterly from Willis avenue about 505 feet 3 inches.
No. 2. Both sides of Clifton street, from Third avenue to Cauldwell avenue, and east side of St. Ann's avenue, from Clifton street to One Hundred and Sixty-third street.

No. 3. Both sides of Ninety-fifth street, from Madison to Park (Fourth) avenue.
No. 4. Both sides of Ninetieth street, from Riverside to West End avenue.
No. 5. Both sides of Eighty-ninth street, from Riverside to West End avenue.
No. 6. Block bounded by One Hundred and Fortyseventh and One Hundred and Forty-eighth streets, Eighth avenue and first new avenue west of Eighth avenue.

All persons whose interests are affected by the abovemamed 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 16th day of
August, 1889.

EDWARD GILON, Chairman,

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, July 15, 1889.

#### DEPARTMENT OF DOCKS.

DEPARTMENT OF DOCKS,
PIER "A," BATTERY PLACE, NORTH RIVER,
NEW YORK, July 12, 1889.

NOTICE.

VAN TASSELL & KEARNEY, AUCTIONEERS, will sell at public auction in the Board Room at Pier "A," Battery place, in the City of New York, on

FRIDAY, JULY 30, 1889,

at 12 o'clock noon, the right to collect and retain all wharfage which may accrue for the use and occupation by vessels of more than five tons burden, of the follow-ing-named wharf property:

ON THE NORTH RIVER.

Pier at the foot of West Eighteenth street, North river, for a term of three years, commencing August 1, 1889.

TERMS AND CONDITIONS OF SALE.

The premises must be taken in the condition in which they may be at the commencement of the term of the lease, and no claim or demand that the premises or property are not in suitable and tenantable condition at the commencement of the term will be allowed by this Department.

property are not in such that the commencement of the term will be allowed by this Department.

All repairs, maintaining or rebuilding required or necessary to be done to or upon the premises, or any part thereof, during the continuance of the term of the lease, shall be done by and at the cost and expense of the lessee or purchaser.

No claim or demand will be considered or allowed by the Department for any loss or deprivation of wharfage or otherwise, resulting from or occasioned by any delay on account or by reason of the premises or any part thereof being occupied for or on account of any repairs, rebuilding or dredging.

The up-set price of the parcels or premises exposed or offered for sqle will be announced by the Auctioneer at the time of sale.

The Department will do all dredging whenever it shall deem it necessary or advisable so to do.

The term for which leases are sold will commence at the date mentioned in the advertisement, and the rents accruing therefor will be payable from that date in each case.

The term for which leases are sold will commence at the date mentioned in the advertisement, and the rents accruing therefor will be payable from that date in each case.

Each purchaser of a lease will be required, at the time of the sale, to pay, in addition to the auctioneer's fees, to the Department of Docks, twenty-five per cent (25%) of the amount of annual rent bid, as security for the execution of the lease, which twenty-five per cent. (25%) will be applied to the payment of the rent first accruing under the lease when executed, or will be forfeited to the Department if the purchaser neglects or refuses to execute the lease, with good and sufficient surety or sureties, to be approved by the Department, within ten days after being notified that the lease is prepared and ready for execution at the office of the Department of Docks, Pier "A," North river, Battery place.

The Department expressly reserves the right to reself the lease or premises bid off, by those failing, refusing or neglecting to comply with these terms and conditions, the party so failing, refusing or neglecting, to be liable to the Corporation of the City of New York, for any deficiency resulting from or occasioned by such resale.

Lessees will be required to pay their rent quarterly in advance, in compliance with the terms and conditions of the lease prepared and adopted by the Department.

In all cases where it is mentioned in the advertisement of sale, the purchaser shall be entitled to the privilege of occupying any shed upon the pier or bulk-head at the commencement of the term or that may thereafter be permitted or licensed by the Department, and to the rights attached to such permission or license, but subject to the conditions thereof, such purchaser being engaged in the business of steam transportation and using and employing the same for the purpose of regularly receiving and discharging cargo thereat.

Not less than two sureties, each to be a householder or freeholder in the State of New York, to be approved by the Board of Do

EDWIN A. POST,
JAMES MATTHEWS,
CHARLES A. SILLIMAN,
Commissioners of the Department of Docks.

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

# TO CONTRACTORS.

(No. 284.)

PROPOSALS FOR ESTIMATES FOR DREDGING AT THE BULKHEAD BETWEEN PERRY STREET AND WEST ELEVENTH STREET, NORTH RIVER.

ESTIMATES FOR DREDGING AT THE BULK-street, 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 Department, on Pier "A" foot of Battery place. North river, in the City of New York, until x o'clock P. M. of

law.

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

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

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 con-

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 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.

No estimate will be received or considered unless.

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 elerk 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.

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 allowed, unless under the written instructions of the Engineer-in-Chief.

No estimate will be allowed, unless under the written instructions of the Engineer-in-Chief.

No estimate will be allowed in the succession 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 D

JAMES MATTHEWS,
EDWIN A. POST,
J. SERGEANT CRAM,
Commissioners of the Department of Docks.
Dated New York, July 12, 1889.

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

(No. 305.)

PROPOSALS FOR ESTIMATES FOR DREDGING THE SLIP BETWEEN PIER, OLD 41, AND PIER, OLD 42, NORTH RIVER.

ESTIMATES FOR DREDGING THE SLIP between Pier, old 41, and Pier, old 42, North river, 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 1 o'clock F. M. of

WEDNESDAY, JULY 17, 1889,

North river, in the City of New York, until 1 o'clock P. M. of

WEDNESDAY, JULY 17, 1889,

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

One-half of this dredging is to be done on account of the New Jersey Steamboat Company, and the contract for the work will not be awarded unless the price named by the lowest bidder shall be satisfactory to said Company. Such contract, if awarded, will be entered into by the Department of Docks on behalf of the Mayor, Aldermen and Commonalty of the City of New York, and by said Company on its own account, the City becoming liable for one-half only of the expense, the other one-half to be borne and paid for to the contractor by said Company.

Any person making an estimate for the work shall furnish the same in a scaled 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, to the City and the New Jersey Steamboat Company severally, in the sum of Sixteen Hundred Dollars.

The Engineer's estimate of the quantity of material necessary to be dredged in order to secure at the premises mentioned the depths below mean low water named in the specifications, is 32,200 cubic yards.

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:

1st. Bidders must satisfy themselves, by personal examination of the location of the proposed dredging, and by such other means as they may prefer, as to the accuracy of the foregoing Engineer's estimate, and shall not, at any time after the

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

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

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,

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 making the estimate, they will, upon its being so awarded, become bound as his sureties for its faithful performance; and that if said person or persons shall omit or refuse to execute the contract, they will pay to the Corporation of the City of New York and the New Jersey Steamboat Company any difference between the sum to which said person would be entitled on its completion, and that which said Corporation and said Company may be obliged to pay to the person to whom the contract may be awarded at any subsequent letting; the amount, in each case, to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of the contract, and stated in these proposals, 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 himsell as surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York and the New Jersey Steamboat Company, after the award is made and prior to the signing of the contract.

No estimate will be received or considered unless.

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 by the City of New York 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 by the Comptroller

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

time aloresaid, 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.

tion.

The right to decline all the estimates is reserved, if deemed for the interest of the Corporation of the City of New York, or the New Jersey Steamboat Company. 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, July 3, 1889.

# DEPARTMENT OF TAXES ASSESSMENTS.

DEPARTMENT OF TAXES AND ASSESSMENTS, COMMISSIONERS' OFFICE, NEW YORK, July I, 1889.

PUBLIC NOTICE IS HEREBY GIVEN BY THE Commissioners of Taxes and Assessments that the assessment rolls of real and personal estate in said city, for the year 1889, have been finally completed and have been delivered to the Board of Aldermen of said city, and that such assessment rolls will remain open to public inspection, in the office of the Clerk of said Board of Aldermen, for a period of fifteen days from the date of this notice.

e. MICHAEL COLEMAN,
THOMAS L. FEITNER,
EDWARD L. PARRIS,
Commissioners of Taxes and Assessments.

# DEPARTMENT OF PUBLIC CHAR-

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

#### TO CONTRACTORS.

PROPOSALS FOR GROCERIES, CROCK-ERY, DRY GOODS, LUMBER, ETC.

SEALED BIDS OR ESTIMATES FOR FUR-

nishing

GROCERIES, ETC.

9,200 pounds Dairy Butter, sample on exhibition
Thursday, July 25, 1889.

1,600 pounds Cheese.
3,000 pounds Oatmeal, price to include packages.
9,000 pounds Hominy, price to include packages.
9,000 pounds Maracaibo Coffee, roasted.
1,000 pounds Maracaibo Coffee, roasted.
5,000 pounds Rice.
1,000 pounds Rice.
1,000 pounds Evaporated Sugar.
1,000 pounds Cut Loaf Sugar.
1,000 pounds Evaporated Apples.
15 barrels pure Cider Vinegar.
200 bushels Rye.
4,320 dozen Fresh Eggs, all to be candled.
200 dozen Canned Corn.
21 dozen Chow Chow.
22 dozen Canned Pears.
22 dozen Canned Peaches.
23 dozen Canned Pears.
24 dozen Canned Pears.
25 barrels good sound White Potatoes, to weigh 150 pounds net per barrel.
26 barrels prime Red or Yellow Onions, to weigh 150 pounds net per barrel.
26 barrels prime Carrots, 130 pounds net per barrel.
26 barrels prime Russia Turnips, 135 pounds net per barrel. GROCERIES, ETC.

100 barrels prime Carrots, 130 pounds net per barrel.
100 barrels prime Russia Turnips, 135 pounds net per barrel.
1,600 heads prime good-sized Cabbage, to be delivered in crates or barrels.
60 pieces prime quality City Cured Bacon, to average about 6 pounds each.
50 prime quality City Cured Smoked Hams, to average about 14 pounds each.
25 prime quality City Cured Smoked Tongues, to average about 6 pounds each.
10 tubs prime quality kettle-rendered Leaf Lard, 50 pounds each.
30 bags Bran, 50 pounds net each.
200 bales prime quality long bright Rye Straw, tare not to exceed three pounds; weight charged as received at Blackwell's Island.
100 barrels prime quality Charcoal, three bushels each.

## CROCKERY, DRY-GOODS, ETC.

gross Chambers.

3 gross Chambers.
5 gross Saucers.
100 gross Safety Pins, Nos. 2 and 3.
25 gross Women's Thimbles, assorted.
10 bales Cotton Batts, 50 pounds each, 16 ounces to the pound.
15,000 yards Bandage Muslin.
3,000 yards Shroud Muslin.

## HARDWARE AND LEATHER.

12 dozen pairs Narrow Fast Cast Butts, 4".
50 dozen each Knives and Forks.
25 gross each Screws 1" No. 8, 11/4" No. 10, 11/4"
No. 12, 11/4" No. 12.

No. 12, 134" No. 12.

12 dozen Iron Pad Locks 2½" No. 1058.
20 pounds Swede's Iron Shoe Nails 5%" No. 16.
100 sides good damaged Sole Leather, to weigh 21 to 25 pounds each.

PAINTS, CEMENT, ETC.

ro,000 pounds pure White Lead, ground in oil, free from adulterations and any added impurities, and subject to analysis if necessary 50 50s,

100 255, 50 1005.

112 pounds first quality Ultramarine Blue, dry, 28-pound boxes.

50 pounds first quality Indian Red in oil, one pound packages.

500 pounds first quality Emerald Green in oil, in

108.
200 pounds first quality Prussian Blue in oil, in 58.
2 barrels first quality Raw Linseed Oil.
1 barrel first quality Boiled Linseed Oil.
2 barrels pure Spirits Turpentine.
100 pounds first quality Dark Chrome Green in oil,
50 18. 26 28.

50 15, 25 2s. 50 pounds first quality French Ochre in oil, 2-pound

packages.
50 pounds first quality Burnt Umber in oil,
2-pound packages.
25 barrels first quality Rosendale Cement.

25 barrels first quality W. W. Lime. 15 barrels first quality Plaster Paris. 10 barrels first quality Chloride Lime, containing not less than 32 per cent. of Chlorine.

3,000 feet first quality extra clear Shelving, 12 to 16 feet, dressed two sides.

150 first quality White Pine Fence Boards, 1"x9/", dressed one side.

12 pieces first quality Sound Oak, seasoned, 2" x 12" x 16 feet, dressed.

12 pieces first quality Sound Oak, seasoned, 1//" x 10" x 16 feet, dressed.

80 pieces first quality sound Spruce, 4"x6"x 16 feet.

50 pieces first quality sound Spruce, 4"x6"x 16 feet.

50 pieces first quality sound Spruce, 3"x4"x 16 feet.

50 pieces first quality sound Spruce, 2"x3"x 16 feet.

50 pieces first quality sound Chestnut, 1"x 12" to 18", dressed two sides.

250 feet first quality sound Chestnut, 14" x 12" to 18", dressed two sides.

250 feet first quality sound Chestnut, 14"x 12" to 18", dressed two sides.

500 feet first quality sound Chestnut, 1"x 12" to 18", dressed two sides.

500 feet first quality sound Chestnut, 1"x 12" to 18", dressed two sides.

500 feet first quality Spruce Boards, 1"x 10"x 13 feet.

300 feet first quality Spruce Boards, r"x10"x13
feet.
7,000 feet first quality Georgia Yellow Pine Flooring,
well seasoned, 1¼"x3"x18 feet, tongued,
grooved, dressed and all one milling.
500 feet, first quality Georgia Yellow Pine, edged
or vertical grained, well seasoned, 1¼"
x12", dressed.
5,000 square feet, first quality Georgia Yellow Pine
Flooring, well seasoned, edged or vertical
grained, tongued, grooved and dressed,
1¼"x3½x18 feet and upwards.
2,000 square feet first quality, clear, seasoned Ceiling Boards, tongued and grooved, beaded
and dressed one side, ½"x4½".
5,500 lineal feet first quality, clear seasoned Ceiling
Boards, tongued and grooved, beaded and
dressed one side, ½"x4½".
5,500 lineal feet first quality, clear seasoned
dressed one side, ½"x9½".
All lumber to be delivered at Blackwell's Island.
—will be received at the office of the Department of

All lumber 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 9.30 o'clock A. M. of Friday, July 26, 1889. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Groceries, Crockery, Dry Goods, Lumber, 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 Charities and Correction Reserves the Right To Reject All Bids or Estimates The Right To Reject All Bids Or Reject All Bids Or Reject All Bids Or Reject All Bids Or Reject All Bids O

RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTI-MATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SECTION 64, CHAPTER 410, LAWS OF

No bid or 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 Corpora-

stricty or otherwise, upon any obligation to the Corporation.

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

Deliv ry 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.

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 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 h

provided by law.

The quality of the articles, supplies, goods, wares, and merchandise must conform in every respect to the samples of the same on exhibition at the office of the said

Debartment. 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 Comptroller, 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, July 15, 1889.

Dated New York, July 15, 1889. HENRY H. PORTER, President, CHAS. E. SIMMONS, M. D., Commissioner, EDWARD C. SHEEHY, Commissioner, Public Charities and Correction.

#### TO CONTRACTORS.

ROPOSALS FOR MATERIALS AND WORK REQUIRED IN THE REPAIRS TO PRESENT WASH-HOUSE AND NEW MACHINERY FOR SAME AT BELLEVUE HOSPITAL.

SEALED BIDS OR ESTIMATES FOR THE aforesaid work and materials, in accordance with the specifications and plans, will be received at the office of the Department of Public Charities and Correction, No. 66 Third avenue, in the City of New York, until 9,30 o'clock A. M. of Friday, July 19, 1889. The person or persons making any bid or estimate shall furnish the same in a scaled envelope, indorsed "Bid or Estimate for Repairs to Present Wash-house and New Machinery for same, Bellevue Hospital," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the President of said Department and read.

THE BOARD OF PUBLIC CHARITIES AND CORRECTION RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SECTION 64, CHAPTER 410, LAWS OF 1882.

No bid or estimate will be accepted from, or con-

RESERVES THE RIGHT TO REJECT ALL BIDS OR ESTIMATES IF DEEMED TO BE FOR THE PUBLIC INTEREST, AS PROVIDED IN SECTION 64, CHAPTER 410, LAWS OF 1882.

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

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

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, each in the penal amount of TWO THOUSAND (82.000) DOLLARS.

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 in all respects fair and without collusion or fraud; and that no member of the Comporation, 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.

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 any difference between the sum to which he would be entitled on its completion, and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every mature, and over and above all his debts of every nature, and over and above all his accompanied by exciton r2 of chapter 7 of the Revised Ordinances of the City of New York, 1880, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of this security shall, in addition to the justification and acknowledgment, be approved by the Comptroller of the City of New York, and proved the same within the received or considered unless accompanied by either a certified check upon one of the State or Nat

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 accept, but do not execute, the contract and provide such proper security as has been heretofore stated to be requisite, he or they shall be considered as having abandoned it, and as in default to the Corporation; and the contract will be readvertised and relet as provided by law.

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

Payment will be made by a requisition on the Comptroller, 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, showing the manner of payment, will be iurnished 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, July 9, 1889.

HENRY H. PORTER, President, CHARLES E. SIMMONS, M.D., Commissioner, EDWARD C. SHEEHY, Commissioner,

#### TO CONTRACTORS.

PROPOSALS FOR STEAM BOILERS, ETC., AT N.Y. CITY ASYLUM FOR INSANE, WARD'S ISLAND, N.Y.

SEALED BIDS OR ESTIMATES FOR THE aforesaid work and materials, in accordance with the specifications and plans, will be received at the office of the Department of Public Charities and Correction, No. 66 Third avenue, in the City of New York, until 9, 30 o'clock A. M. of Wednesday, July 17, 1889. The person or persons making any bid or estimate shall turnish the same in a sealed envelope, indorsed "Bid or Estimate for Steam-boilers, etc., Ward's Island," and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the bids or estimates received will be publicly opened by the President of said Department and read.

The Board of Public Charities and Correction Reserves the Right to Reject All bids or estimates to Deemed to the for the full interest, As PROVIDED IN SECTION 64, CHAPTER 410, LAWS OF 1882. No bid or estimate will be accepted from, or contract awarded to, any person who is in arrears to the Corporation.

The award of the contract will be made as soon as

as surety or otherwise, upon any bongation.

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

Any bidder for this contract must be known to be engaged in and well prepared to the siness, and must have a surety of the performance of the contract by his or their bond, with two sufficient sureties, each in the penal amount of TWELVE THOUSAND [S12, 00] DOLLARS.

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 in all respects fair and without collusion or fraud; and that no member of the Comparison, is directly work to which it efficies of the Corporation, is directly work to which it efficies of the Corporation, is directly work to which it established to the contract of the same purpose, and it is not respect to the extended therein are in all respects true. Where more than one person is interested, it is requisite that the vertified by the coath, 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 vertified by the coath, in writing, of two householders or freeholders in the City of New York, with their respective places of businessor 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 athful performance; and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would not have been supported by the contract that any person signing the same that he is a householder freeholder in the City of New York, and is worth the amount of the secu

HENRY H. PORTER, President, CHARLES E. SIMMONS, M. D., Commissioner, EDWARD C. SHEEHY, Commissioner, Public Charities and Correction.

## TO CONTRACTORS.

WORK REQUIRED FOR REPAIRING ENGINE, BOILER, ETC., OF THE PROPOSALS FOR MATERIALS STEAMER "THOMAS S. BRENNAN.

SEALED BIDS OR ESTIMATES FOR THE aforesaid work and materials, in accordance with the specifications and plans, will be received at the office of the Department of Public Charities and Correction, No. 66 Third avenue, in the City of New York, until 9.30 o'clock A. M. of Wednesday, July 17, 1889. The person or persons making any bid or estimate shall turnish the same in a sealed envelope, indorsed "Bid or Estimate for Repairing Engine, Boiler, etc., Steamer 'Thomas S. Brennan,'" and with his or their name or names, and the date of presentation, to the head of said Department, at the said office, on or before the day and hour above named, at which time and place the

bids or estimates received will be publicly opened by the President of said Department and read.

The Board of Public Charities and Correction Reserves the right to reject all bids or estimates if deemed to be for the public interest, as provided in section 64, chapter 410, Laws of 1882.

No bid or estimate will be accepted from, or con-tract 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 award of the contract will be made as soon as practicable after the opening of the bids.

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

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, each in the penal amount of SINTEEN HUNDRED (\$1,600) DOLLARS.

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 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

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 any difference between the sum to which he would be entitled on its completion, and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of every nature, and over and above all his debts of the Revised Ordinan

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

Payment will be made by a requisition on the Comp-troller, in accordance with the terms of the contract, or from time to time, as the Commissioners may determine.

from time to time, as the Commissioners may determine.

The form of the contract, including specifications, 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.

Dat ed New York, July 5, 1889.

HENRY H. PORTER, President,
CHARLES E. SIMMONS, M. D., Commissioner,
EDWARD C. SHEEHY, Commissioner,
Public Charities and Correction.

DEPARTMENT OF PUBLIC CHARITIES AND CORRECTION,
No. 66 THIRD AVENUE,
NEW YORK, July 11, 1889.

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

At Workhouse, Blackwell's Island—Joseph O'Donnell, aged 33 years; committed July 1, 1879. Had on
when admitted dark blue coat, black pants and vest,
cotton shirt, undershirt and drawers.

At Homocopathic Hospital, Ward's Island—James
Daley, aged 65 years; 5 feet 10 inches high; blue eyes;
gray hair. Had on when admitted brown coat and
vest, brown mixed pants, brogan shoes, black derby
hat.

At New York City Asylum for Jacone Ward's

nat.
At New York City Asylum for Insane, Ward's Island—William Martin, aged 28 years; brown hair; blue eyes; admitted October 10, 1882.
Nothing known of their friends or relatives.

By order, G. F. BRITTON,

# BOARD OF STREET OPENING AND IMPROVEMENT.

NOTICE IS HEREBY GIVEN THAT THERE will be a regular meeting of the Board of Street Opening and Improvement of the City of New York held in the Mayor's Office, on Friday, July 19, 1889, at 2 o'clock P. M., at which meeting it is proposed to consider unfinished business, and such other matters as may be brought before the Board.

Dated July 16, 1889.

V. B. LIVINGSTON

V. B. LIVINGSTON, Secretary,

NOTICE IS HEREBY GIVEN, IN ACCORDance with the provisions of section 105 of chapter
335 of the Laws of 1873, entitled "An act to reorganize
the local government of the City of New York," passed
April 30, 1873; chapter 410 of the Laws of 1882; chapter
360 of the Laws of 1883, and chapter 185 of the Laws of
1885, and of all other provisions of law relating thereto:
That the Board of Street Opening and Improvement
of the City of New York deem it for the public interest
to alter the map or plan of the City of New York by
laying out, opening and extending Bethune street, between the lines of Hudson street and Greenwich street,
of a uniform width of fifty feet, more particularly
bounded and described as follows:

Beginning at a point in the westerly line of Hudson
street, distant 99 feet 8 inches northerly from the northerly line of Bank street; thence westerly, distance 125
feet, to a point in the easterly line of Greenwich street,
said point being distant 136 feet 3 inches northerly from
the northerly line of Greenwich street, said point being distant 136 feet 3 inches northerly from
the northerly line of Greenwich street; thence northerly
along said easterly line of Greenwich street, distance 50
feet 2 inches; thence easterly, and parallel to the first
course above mentioned, distance 129 feet 5 inches, to
the westerly line of Hudson street; thence southerly
along said line, distance 50 feet, to the point or place of
beginning.

Said street to be fifty feet wide between the lines of

the western, and the distance 50 feet, to the public atong said line, distance 50 feet, to the public beginning.

Said street to be fifty feet wide between the lines of Greenwich street and Hudson street.

And that such proposed action of said Board has been duly laid before the Board of Aldermen of the City of New York.

Voy. July 2, 1889.

aly laid below.
ew York,
Dated New York, July 2, 1889.
V. B. LIVINGSTON,
Secretary.

#### HEALTH DEPARTMENT.

Health Department of the City of New York, No. 301 Mott Street, New York, August 2, 1888.

New York, August 2, 1888.

A T A MEETING OF THE BOARD OF HEALTH of the Health Department of the City of New York, held at its office, No. 30r Mott street, August 2, 1888, the following resolution was adopted:

Resolved. That under the power conferred by law upon the Health Department, the following additional section to the Sanitary Code for the security of life and health, be and the same is hereby adopted and declared to form a portion of the Sanitary Code:

Section 210. In every public hospital and dispensary in the City of New York there shall be provided and maintained a suitable room or rooms and place for the temporary isolation of persons infected with contagious disease, who shall immediately be separated from the other persons and other patients at such dispensary or hospital. It shall be the duty of the physician or physicians, of the officers, managers and of every one who has any duty or office in respect to patients in the course of treatment, or persons who apply for treatment or care at a dispensary or hospital, to see that a report is immediately made to the Health Department of the City of New York of every person infected with a contagious disease who comes to their knowledge, and that such person or persons so infected are properly isolated and kept separate from other persons and other patients.

[L. S.] JAMES C. BAYLES, President.

JAMES C. BAYLES, President. [L. S.]

EMMONS CLARK, Secretary.

HEALTH DEPARTMENT, No. 301 MOTT STREET, NEW YORK, January 31, 1888.

HEALTH DEPARTMENT, No. 301 MOTT STREET, New York, January 31, 1888.

A T A MEETING OF THE BOARD OF HEALTH of the Health Department of the City of New York, held at its office, No. 301 Mott street, January 27, 1888, the following resolution was adopted:

Resolved, That section 18 of the Sanitary Code be and is hereby amended so as to read as follows:

Sec. 18. That no owner or lessee of any building, or any part thereof, shall lease or let, or hire out the same or any portion thereof, to be occupied by any person, or allow the same to be occupied, as a place in which, or for any one, to dwell or lodge, except when said buildings or such parts thereof are sufficiently lighted, ventilated, provided and accommodated, and are in all respects in that condition of cleanliness and wholesomeness, for which this Code or any law of this State provides, or in which they or either of them require any such premises to be kept. Nor shall any such person rent, let, hireout, or allow, having power to prevent the same to be used as or for a place of sleeping or residence, any portion or apartment of any building, which apartment or portion has not at least one foot of its height and space above the level of every part of the sidewalk and curbstone of any adjacent street, nor of which the floor is damp by reason of water from the ground, or which is impregnated or penetrated by any offensive gas, smell, or exhalation prejudicial to health. But this section shall not prevent the leasing, renting, or occupancy of cellars or rooms less elevated than aforesaid and as a part of any building rented or let, when they are not let or intended to be occupied or used by any person as a sleeping apartment, or as a principal or sole dwelling apartment.

[L. S.]

JAMES C. BAYLES, Presidert.

EMMONS CLARK, Secretary.

## 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, wherever the same has not been heretofore acquired, to that part of EAST ONE HUNDRED AND FIFTY-SECOND 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.

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

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 these proceedings, or in any of the lands affected thereby, and who may be opposed to the same, do present their objections in writing, duly verified, to us at our office, No. 200 Broadway (fifth floor), in the said city, on or before the 28th day of August 1889, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said 28th day of August, 1889, 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 the said estimate and

Second—That the abstract of the said estimate and assessment, together with our maps, and also all the affidavits, estimates and other documents which were used by us in making our report, have been deposited in the office of the Department of Public Works, in the City of New York, there to remain until the 28th day of August, 1889.

August, 1889.

Third—That the limits embraced by the assessment aforesaid are as follows, to wit: 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 Fifty-

second street and East One Hundred and Fifty-third street; easterly by the westerly side of Third avenue; southerly by the centre line of the blocks between East One Hundred and Fifty-first street and East One Hundred and Fifty second street, and westerly by the easterly side of Railroad avenue, East; excepting from said area all the streets, avenues and roads, or portions thereof, heretofore legally opened, and all the unimproved land included within the lines of streets, avenues, roads, public squares and places shown and 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 the 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 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, at the City Hall, in the City of New York, on the thirteenth day of Septemer, 1889, 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, July 12, 1889.

Dated New York, July 12, 1889. YORK, JULY 12, 1069.
MICHAEL J. McKENNA,
J. FAIRFAX MCLAUGHLIN,
THOMAS O'CALLAGHAN, JR.,
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 acquiring title, wherever the same has not been heretofore acquired, to certain lands required for a public park or parks, square or squares, place or places, known as the High Bridge Park, in the Twelfth Ward of the City of New York.

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 make application to a Special Term of the Supreme Court of the State of New York, to be held at the Chambers of said Court, in the County Court-house in the City of of New York, on the 31st day of July, 1889, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of two Commissioners of Estimate and Assessment in the above-entitled proceeding, in the place and stead of Grover Cleveland, who refuses to act, and Leicester Holme, who has resigned.

Dated New YORK, July 5, 1889.

Dated New York, July 5, 1889.

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 ROSE STREET (although not yet named by proper authority), extending from Third avenue to Bergen 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.

We, THE UNDERSIGNED, COMMISSIONERS of Estimate and Assessment in the above-entitled matter, hereby give notice to the owner or owners, occupant or occupants, of all houses 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 these proceedings, or in any of the lands affected thereby, and who may be opposed to the same, do present their objections in writing, duly verified, to us at our office, No. 200 Broadway (fifth floor), in the said city, on or before the 7th day of September, 1889, and that we, the said Commissioners, will hear parties so objecting within the ten week-days next after the said 7th day of September, 1889, 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 the said estimate and assessment, together with our maps, and also all the affidavits, estimates and other documents which were used by us in making our report, have been deposited in the office of the Department of Public Works, in the City of New York, there to remain until the 7th day of September, 1889.

Third—That the limits embraced by the assessment aforesaid are as follows, to wit: 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 Grove street and Rose street; easterly side of Bergen avenue; southerly by the westerly side of Bergen avenue; southerly by the centre line of the block between Westchester avenue and Rose street, and westerly by the easterly side of Third avenue; excepting from said area all the streets, avenues and roads, or portions thereof, heretofore legally opened, and all the unimproved land included within the lines of streets, avenues, roads, public squares and places shown and laid out upon any map or maps filed by the Commissio

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, at the City Hall, in the City of New York, on the twentieth day of September, 1889, 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, July 2, 1880.

uly 3, 1889. L. PARRIS, EDWARD L. PARRIS, THOMAS DUNLAP, HIRAM D. INGERSOLL, Commissioners.

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 Washington, Albany and Cerlisle streets, in the First 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.

WE, THE UNDERSIGNED, COMMISSIONERS of Estimate in the above-entitled matter, appointed pursuant to the provisions of chapter top of the Laws of 1888, hereby give notice to the owner or owners, lessee or lessees, parties and persons, respectively entitled to or interested in the lands, tenements, hereditaments and premises, title to which is sought to be acquired in this proceeding, and to all others whom it may concern, to wit:

First—That we have completed our estimate of the loss and damage to the respective owners, lessees, parties and persons interested in the lands or premises affected by this proceeding, or having any interest therein, and have filed a true report or transcript of such estimate in the office of the Board of Education for the inspection of whomsoever it may concern.

Second—That all parties or persons whose rights may be affected by the said estimate 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. 17, on the second floor of No. 45 William street, in the said city, as provided by section four of chapter 191 of the Laws of 1888, and that we, the said Commissioners, will hear parties so objecting at our said office on the 5th day of August, 1889, at 20 c'olock P. M., and upon such subsequent days as may be found necessary.

Third—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 15th day of August, 1889, at 10 of August, 1889, at 10 of August, 1889, at 10 of New York, on the 15th day of August, 1889, 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, June 27, 1889, JOHN E. WARD, WINTHROP PARKER, JAMES H. WOOD, Commissioners.

LAMONT MCLOUGHLIN, 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 acquiring
title, wherever the same has not been heretofore
acquired, to BREMER AVENUE (although not yet
named by proper authority), extending from Jerome
avenue to Birch street, and to that part of DEVOE
STREET (although not yet named by proper authority), extending from Bremer avenue to Ogden avenue,
in the Twenty-third Ward of the City of New York,
as the same have been heretofore laid out and designated as first class streets or roads 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 make application to a Special Term of the Supreme Court of the State of New York, to be held at the Chambers of said court in the County Court-house in the City of New York, on the 31st day of July, 1889, 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 and Assessment in the above-entitled proceeding in the place and stead of John B. Shea, resigned.

Dated New York, July 5, 1889.

WILLIAM H. CLARK,

Counsel to the Corporation,

No. 2 Tryon Row, New York City.

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 Broome and Ridge streets, in the
Thirteenth 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.

Tyr of the Laws of 1888.

WE, THE UNDERSIGNED, COMMISSIONERS of Estimate in the above-entitled matter, appointed pursuant to the provisions of chapter 191 of the Laws of 1888, hereby give notice to the owner or owners, lessee or lessees, parties and persons, respectively entitled to or interested in the lands, tenements, hereditaments and premises, title to which is sought to be acquired in this proceeding, and to all others whom it may concern, to wit:

First—That we have completed our estimate of the loss and damage to the respective owners, lessees, parties and persons interested in the lands or premises affected by this proceeding, or having any interest therein, and have filed a true report or transcript of such estimate in the office of the Board of Education for the inspection of whomsoever it may concern.

Second—That all parties or persons whose rights may be affected by the said estimate 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. 17, on the second floor of No. 45 William street, in the said city, as provided by section four of chapter 191 of the Laws of 1888, and that we, the said commissioners, will hear parties so objecting at our said office on the 6th day of August, 1889, at 2 o'clock P. M., and upon such subsequent days as may be found necessary.

Third—That our report herein will be presented to

and upon such subsequent days as may be touch active.

Third—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 13th day of August, 1889, 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, June 27, 1889.

JOSEPH E. NEWBURGER, THOMAS F. GRADY, ADOLPH L. SANGER, Commissioners.

LAMONT MCLOUGHLIN, Clerk.

LAMONT McLoughlin, 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 in the block bounded by First and Second streets and First and Second avenues, in the Seventeenth 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.

WE, THE UNDERSIGNED, COMMISSIONERS of Estimate in the above-entitled matter, appointed pursuant to the provisions of chapter rg of the Laws of 1888, hereby give notice to the owner or owners, lessee or lessees, parties and persons, respectively entitled to or interested in the lands, tenements, hereditaments and premises, title to which is sought to be acquired in this proceeding, and to all others whom it may concern, to wit:

First—That we have completed our estimate of the loss and damage to the respective owners, lessees, parties and persons interested in the lands or premises affected by this proceeding, or having any interest therein, and have filed a true report or transcript of such estimate in the office of the Board of Education for the inspection of whomsoever it may concern.

Second—That all parties or persons whose rights may be affected by the said estimate 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. 17, on the second floor of No. 45 William street, in the said city, as provided by section 4 of chapter 191 of the Laws of 1888, and that we, the said Commissioners will hear parties so objecting at our said office on the 22d day of August, 1889, at 2 o'clock P. M., and upon such subsequent days as may be found necessary.

P. M., and upon such subsequent unys as may necessary.

Third—That our report herein will be presented to the Supreme Court of the State of New York at a Special Term thereot, to be held at Chambers in the County Court-house in the City of New York, on the 5th day of September, 1889, 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, June 22, 1889.

GEORGE F. LANGBEIN,

HORATIO HENRIQUES,

MICHAEL J. MULQUEEN,

Commissioners.

LAMONT McLouchlin, 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 at the northwest corner of Ninety-third street and Tenth avenue, in the Twelfth 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.

WE, THE UNDERSIGNED, COMMISSIONERS of Estimate in the above-entitled matter, appointed pursuant to the provisions of chapter 191 of the Laws of 1888, hereby give notice to the owner or owners, lessee or lessees, parties and persons, respectively entitled to or interested in the lands, tenements, hereditaments and premises, title to which is sought to be acquired in this proceeding, and to all others whom it may concern, to wit:

First—That we have completed our estimate of the loss and damage to the respective owners, lessees, parties and persons interested in the lands or premises affected by this proceeding, or having any interest therein, and have filed a true report or transcript of such estimate in the office of the Board of Education for the inspection of whomsoever it may concern.

Second—That all parties or presents where sights may

the inspection of whomsoever it may concern.

Second—That all parties or persons whose rights may be affected by the said estimate and who may object to the same or any part thereof may, within thirty days atter the first publication of this notice, file their objections to such estimate in writing with us at our office, Room No. 17, on the second floor of No. 45 William street, in the said city, as provided by section four of chapter 191 of the Laws of 1888, and that we, the said Commissioners, will hear parties so objecting at our said office on the twenty-second day of July, 1889, at 2 o'clock P. M., and upon such subsequent days as may be found necessary.

Third—That our report herein will be presented to

Third—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 25th day of July, 1889, 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.

in be heard thereon, and report be confirmed.

Dated New York, June 12, 1889.

DENIS A. SPELLISSY, CHARLES M. CLANCY, COmmissioners.

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 northerly side of Fourth street, near First avenue, in the Seventeenth 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.

WE, THE UNDERSIGNED, COMMISSIONERS of Estimate in the above-entitled matter, appointed pursuant to the provisions of chapter 191 of the Laws of 1888, hereby give notice to the owner or owners, lessee or lessees, parties and persons, respectively entitled to or interested in the lands, tenements, hereditaments and premises, title to which is sought to be acquired in this proceeding, and to all others whom it may concern, to wit:

First—That we have completed our estimate of the loss and damage to the respective owners, lessees, parties and persons interested in the lands or premises affected by this proceeding, or having any interest therein, and have filed a true report or transcript of such estimate in the office of the Board of Education for the inspection of whomsoever it may concern.

Second—That all parties or persons whose rights may be affected by the said estimate 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. 17, on the second floor of No. 45 William street, in the said city, as provided by section four of chapter 191 of the Laws of 1888, and that we, the said Commissioners, will hear parties so objecting at our said office on the 8th day of July, 1889, at 2 o'clock P. M., and upon such subsequent days as may be found necessary.

Third—That our report herein will be presented to the

P. M., and upon such subsequent days when, necessary.

Third—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 18th day of July, 1889, 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, May 27, 1889.

an be heard that aid report be confirmed,
aid report be confirmed,
Dated New York, May 27, 1889.
GFORGE F. LANGBEIN,
HORATIO HENRIQUES,
MICHAEL J. MULQUEEN,
Commissioners.

LAMONT McLoughlin, 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 at the northeast corner of Mulberry and Bayard streets, in the Sixth 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.

WE, THE UNDERSIGNED, COMMISSIONERS of Estimate in the above-entitled matter, appointed pursuant to the provisions of chapter 191 of the Laws of 1888, hereby give notice to the owner or owners, lessee or lessees, parties and persons, respectively entitled to or interested in the lands, tenements, hereditaments and premises, title to which is sought to be acquired in this proceeding, and to all others whom it may concern, to wit:

First—That we have completed our estimate of the loss and damage to the respective owners, lessees, parties and persons interested in the lands or premises affected by this proceeding, or having any interest therein, and have filed a true report or transcript of such estimate in the office of the Board of Education for the inspection of whomsoever it may concern.

Second—That all parties or persons whose rights may be affected by the said estimate 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. 17, on the second floor of No. 45 William street, in the said city, as provided by section four of chapter 191 of the Laws of 1888, and that we, the said Commissioners, will hear parties so objecting at our said office on the 19th day of July, 1889, at 20 clock P. M., and upon such subsequent days as may be found necessary.

Third—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 25th day of July, 1889, 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, June 11, 1880.

JOHN E. WARD, WINTHROP PARKER, JAMES H. WOOD, Commissioners.

LAMONT McLoughlin, Clerk.

# 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 is collected by the Department of Street Cleaning—free of charge, by applying to the Commissioner of Street Cleaning, at No. 51 Chambers street.

J. S. COLEMAN, Commissioner of Street Cleaning

## BOARD OF EDUCATION.

SEALED PROPOSALS FOR CONVEYING
pupils from Williamsbridge to Grammar School No.
64 and return on each school-day, from and including
September 9, 1889, to and including July 3, 1890, and
from Woodlawn to Primary School No. 47 and return
on each school-day, from and including September 9,
1889, to and including July 3, 1890. Separate proposals
for each school will be received by the undersigned, at
the Board-room of the School Trustees of the Twentyfourth Ward, at Grammar School No. 64, No. 2436
Webster avenue, until July 19, 1889, at 8 o'clock P. M.
Further information and details may be obtained of
Elmer A. Allen, Chairman of Board of Trustees, at his
office, No. 115 Broadway.
The Trustees reserve the right to reject any or all
of the proposals submitted.
New YORK, July 3, 1889.
ELMER A. ALLEN,

ELMER A. ALLEN,
JOHN E. EUSTIS,
JOSEPH J. MARRIN,
THEODORE E. THOMSON,
LOUIS EICKWORT,
School Trustees, Twenty-fourth Ward.

#### FINANCE DEPARTMENT.

PROPOSALS FOR \$112,537.63 CONSOLI-DATED STOCK OF THE CITY OF NEW YORK, KNOWN AS SCHOOL-HOUSE BONDS.

INTEREST Two AND ONE-HALF PER CENT. PER ANNUM.

SEALED PROPOSALS WILL BE RECEIVED by the Comptroller of the City of New York, at his office, until Thursday, the 25th day of July, 1889, 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 One Hundred and Twelve Thousand Five Hundred and Thirty-seven Dollars and Sixty-three Cents (\$112,537.63), Registered Stock, denominated

#### CONSOLIDATED STOCK

CONSOLIDATED STOCK
of the City of New York, and known as "Schoolhouse 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 One Thousand Eight Hundred and Ninettyseven, with interest at the rate of Two and One-Halfper Centrum 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, chapter 438 of the Laws of 1884, chapter 494 of
the Laws of 1885, chapter 456 of the Laws of 1886, and
chapter 136, Laws of 1888, for the purchase of new
school sites, for the erection of new school buildings,
and for fitting up and furnishing the same for the use
of the Common Schools of the City of New York.

Conditions.

Section 146 of the New York City Consolidation Act of 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 stock shall be accepted for less than the par value of the same."

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, and each proposal should also be inclosed in a second envelope, addressed to the Comptroller 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, and each proposal should also be inclosed in a second envelope, addressed to the Comptroller of the City of New York, ITHEO. W. MYERS, Comptroller.

CITY OF New York, Finance Department, Comptroller.

CITY OF New York, Finance Department, Comptroller.

CELL ESTATE RECORDS.

## REAL ESTATE RECORDS.

TY OF NEW YORK,
FINANCE DEPARTMENT,
COMPTROLLER'S OFFICE,
July 5 July 5, 1889.

## NOTICE TO PROPERTY-OWNERS.

IN PURSUANCE OF SECTION 997 OF THE Comptroller of the City of New York hereby gives public notice to all persons, owners of property affected by the assessment list for the opening of Juliet street, from Mott avenue to Walton avenue, which was confirmed by the Supreme Court June 25, 1889, and entered on the 28th day of June, 1889, 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."

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 nayment."

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 Assessment 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 September 3, 1889, 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.

CITY OF NEW YORK,
FINANCE DEPARTMENT,
COMPTROLLER'S OFFICE,
July 5, 1889.

#### NOTICE TO PROPERTY-OWNERS.

IN PURSUANCE OF SECTION 997 OF THE

"New York City Consolidation Act of 1882," the
Compiroller of the City of New York hereby gives
public notice to all persons, owners of property affected
by the assessment list for the opening of One Hundred
and Seventieth street, from Vanderbilt avenue, East, to
Webster avenue, which was confirmed by the Supreme
Court, June 26, 1889, and entered on the 29th day of
June, 1889, 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 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
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 September
3, 1889, 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.

CITY OF NEW YORK,
FINANCE DEPARTMENT,
COMPTROLLER'S OFFICE,
July 5, 1889.

#### 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 for the opening of East One Hundred and Forty-seventh street, from Willis avenue to
Brook avenue, which was confirmed by the Supreme
Court June 22, 1889, and entered on the 26th day of
June, 1880, in the Record of Titles of Assessments, kept
in the "Bureau for the Collection 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 1832."

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
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 F. M., and
all payments made thereon on or before September 3,
1889, 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.

## MUNICIPAL BUILDINGS.

PLANS FOR A MUNICIPAL BUILDING IN THE CITY OF NEW YORK.

NOTICE TO ARCHITECTS.

In ACCORDANCE WITH THE PROVISIONS of chapter 81 of the Laws of 1889, entitled "An act to provide for the erection of a building for certain purposes relating to the public interests in the City of New York," passed March 27, 1889, the Board of Commissioners thereby constituted will, until the first day of August, 1889, receive plans and specifications for a New Municipal Building, provided for in said statute, to be erected in the City Hall Park, upon the plot of ground east of the City Hall and the New County Court-house.

ground east of the City Hall and the New County Court-house.

A diagram showing the ground plan of the proposed building, and instructions to architects, enumerating the requirements in the submission of plans, can be obtained on application at the Comptroller's office.

Four premiums will be awarded, as follows:

For the plans adjudged to be the best, a premium of \$1,500 will be paid; and, in the event of their adoption by the Board of Commissioners, the author will be appointed to the superintendence of the construction of the building, with the fees prescribed by the American Institute of Architects, provided his standing is such as to guarantee a faithful discharge of his duties.

For the plans adjudged to be the second best, a premium of \$1,500 will be paid, and for the plans adjudged to be the third and fourth best, premiums of \$500 each will be paid.

In the examination and judgment of plans the Board

will be paid.

In the examination and judgment of plans the Board will be assisted by a Committee to be appointed by the Mayor, consisting of not more than three competent architects and a civil engineer.

All plans submitted for competition, for which premiums are awarded, shall become the property of the city, and all plans must be filed with the Comptroller on or before the date mentioned. Each plan submitted shall be marked with such assumed designation as the architect may select, provided there shall be filed with the Mayor a sealed envelope, giving the real name of the author of the plans so designated, which shall be opened by the Mayor in the presence of the Board, after the premiums shall have been awarded.

THEO. W. MYERS,

RICHARD CROKER,
Chamberlain,
WALTON STORM,
Chairman Finance Committee,
Board of Aldermen,
Board of Aldermen,
Laws of 1889. New York, May 9, 1889.

#### JURORS.

NOTICE IN RELATION TO JURORS FOR STATE COURTS.

Office of the Commissioner of Jurors, Room 127, Stewart Building, Chambers Street and Broadway, New York, June 1, 1888.

A PPLICATIONS FOR EXEMPTIONS WILL BE heard here, from 9 to 4 daily, from all persons hitherto liable or recently serving, who have become exempt, and all needed information will be given.

exempt, and all needed information will be given.

Those who have not answered as to their liability, or proved permanent exemption, will receive a "jury enrollment notice," requiring them to appear before me this year. Whether liable or not, such notices must be answered (in person, if possible, and at this office only, under severe penalities. If exempt, the party must bring proof of exemption; if liable, he must also answer in person, giving full and correct name, residence, etc., etc. No attention paid to letters.

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

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

Every man must attend to his own notice. It is a misdemeanor to give any jury paper to another to

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 indi-rectly, in relation to a jury service, or to withhold any paper or make any talse statement, and every case will paper or make any subsection be fully prosecuted.

CHARLES REILLY,

Commissioner of 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, 1889.

No. 286 BROADWAY, THIRD FLOOR,
NEW YORK, JUNE 1, 1889.

CLAIMS FOR EXEMPTION FROM JURY
duty will be heard by me daily at my office, from
9 A. M. until 4 B. M.
Those entiled to exemption are: Clergymen, lawyers,
physicians, surgeons, surgeon-dentists, professors or
teachers in a college, academy or public school, licensed
pharmacentists 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 a street railroad company; relegraph 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 exemption; if liable, he must also answer
in person, giving full and correct name, residence, etc.,
etc. No attention paid to letters.

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

All good citizens will aid the course of justice, and
secure reliable and respectable juries, and equalize their
duty by serving promptly when summoned, allowing
their clerks or subordinates to serve, reporting to me
any attempt at bribery or evasion, and suggesting names
tor enrollment. Persons between sixty and seventy
years of age, summer a

CHARLES REILLY, Commissioner of Jurors.

## DEPARTMENT OF PUBLIC WORKS.

DEPARTMENT OF PUBLIC WORKS,
BUREAU OF WATER REGISTER,
No. 31 CHAMBERS STREET, ROOM 2,
New York, July, 1889.

CROTON WATER RATES.

NOTICE IS HEREBY GIVEN THAT ACCORD-ing to law five per cent will be added on the 1st of August next on all unpaid Croton water rates. THOMAS F. GILROY, Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, ROOM 6, No. 31 CHAMBERS STREET, New York, July 9, 1889.

TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN A sealed envelope, 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 at this office until 12 o'clock M. Tuesday, July 23, 1889, at which place and hour they will be publicly opened by the head of the Department.

by the head of the Department.

No. 1. FOR REGULATING AND PAVING WITH GRANITE-BLOCK PAVEMENT THE CARRIAGEWAY OF NEW CHAMBERS STREET, from Park Row to Cherry street.

No. 2. FOR REGULATING AND PAVING WITH TRAP-BLOCK PAVEMENT THE CARRIAGEWAY OF PERRY STREET, from Waverley place to Fourth street; COMMERCE STREET, from Bleecker street to Barrow street; LIBERTY PLACE, from Liberty street to Maiden lane; THEATRE ALLEY, from Ann street to Beekman street; HAGULE STREET, from Pearl street to Cliff street; BIRMINGHAM STREET, from Madison street to Henry street; STREET, and COLLISTER STREET, from Beach street to Laight street.

No. 3. FOR REGULATING AND PAVING WITH TRAP-BLOCK PAVEMENT THE CAR-RIAGEWAY OF LITTLE TWELFTH STREET, between Ninth and Tenth avenues; TWENTY-EIGHTH STREET, from Ninth avenue to Tenth avenue, and THIRTEENTH STREET, from Ninth avenue to Washington street.

No. 4. FOR REGULATING AND SEITING CURB-STONES AND PAVING WITH GRANITE-BLOCK PAVEMENT THE CARRIAGEWAY OF THIRTY-THIRD STREET, from Fourth avenue to Lexington avenue; WASHINGTON STREET, from Gansevoort street to Little Twelfth street, and FIRST STREET, from Avenue A to Houston street.

No. 5. FOR REGULATING AND PAVING WITH GRANITE-BLOCK PAVEMENT THE CARRIAGEWAY OF SCAMMEL STREET, from Water street to East Broad-

way.

Each estimate must contain the name and place of residence of the person making the same, the names of all persons 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.

lates 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 freeholders 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 sureties 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 entitled 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 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, surrey, or otherwise, and that he has offered himself as surety in 'good faith, with the intention to execute the bond required by law.

No estimate will be considered unless accompanied by

in 'good faith, with the intention to execute the bond required by law.

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

THE COMMISSIONER OF PUBLIC WORKS

THE COMMISSIONER OF PUBLIC WORKS RESERVES THE RIGHT TO REJECT ALL BIDS RECEIVED FOR ANY PARTICULAR WORK IF HE DEEMS IT FOR THE BEST INTERESTS OF

Blank forms of bid or estimate, the proper envelopes in which to inclose the same, the specifications and agreements, and any further information desired, can be obtained at Room 1, No. 31 Chambers street.

THOMAS F. GILROY,
Commissioner of Public Works.

Department of Public Works, Commissioner's Office, No. 31 Chambers Street, New York, June 1st, 1889.

## PUBLIC NOTICE AS TO WATER RATES.

PUBLIC NOTICE IS HEREBY GIVEN THAT in compliance with the provisions of chapter 559, Laws of 1887, amending sections 350 and 921 of the New York City Consolidation Act of 1882, passed June 9, 1887 the following changes are made in charging and collecting water rents:

1st. All extra charges for water incurred from and after June 9, 1887, shall be treated, collected and returned in arrears in the same manner as regular rents have heretotore been treated.

2d. In every building where a water meter or meters are now, or shall hereafter be in use, the charge for water by meter measurement shall be the only charge against such building, or such part thereof as is supplied through

meter.

3d. The returns of arrears of water rents, including the year 1887, shall be made as heretofore on the confirmation of the tax levy by the Board of Aldermen, and shall include all charges and penalties of every nature.

4th. A penalty of five dollars (\$5) is hereby established, and will be imposed in each and every case where the rules and regulations of the Department prohibiting the use of water through hose, or in any other wasteful manner, are violated, and such penalties will be entered on the books of the Bureau against the respective buildings. ner, are violated, and such penalties will be entered on
the books of the Bureau against the respective buildings
or property, and, if not collected, be returned in arrears
in like manner as other charges for water.
5th. Charges for so-called extra water rents of every
nature, imposed or incurred prior to June 9, 1881, will
be canceled of record on the books of the Department.

THOMAS F. GILROY,
Commissioner of Public Works.

REGULATIONS ESTABLISHING A SCALE OF WATER RENTS AND RULES GOVERNING THE USE OF WATER, FOR THE CITY OF NEW YORK, BY ORDER OF THOMAS F. GILROY, COM-MISSIONER OF PUBLIC WORKS.

UNDER CHAPTER 410, LAWS 1882, SECTIONS 350, 351, 352 and 353, and as amended by chapter 559, Laws 1887, as follows:

"The commissioner of public works shall, from time to time, establish scales of rents for the supplying of water, which rents shall be collected in the manner now provided by law, and which shall be apportioned to different classes of buildings in said city in reference to their dimensions, values, exposure to fires, ordinary uses for dwellings, stores, shops, private stables and other common purposes, number of families or occupants, or consumption of water, as near as may be practicable, and modify, alter, amend and increase such scale from time to time, and extend it to other descriptions of buildings and establishments. All extra charges for water shall be deemed to be included in the regular rents, and shall

Croton Water Rates for Buildings from 10 to 50 feet, ail others not specified subject to Special Rates

FRONT WIDTH.	ı Story.	2 Stories.	3 Stories.	+ Stories.	5 Stories	
16 feet and under.	\$4 00	\$5 00	\$6 00	\$7 00	\$8 00	
16 to 18 feet	5 00	6 00	7 00	8 00	9 00	
18 to 20 feet	6 00	7 00	8 00	9 00	10 00	
20 to 221/2 feet	7 00	8 00	9 00	10 00	11 00	
221/2 to 25 feet	8 00	9 00	10 00	11 00	12 00	
25 to 30 feet	10 00	11 00	12 00	13 00	14 00	
30 to 371/2 feet	13 00	13 00	14 oc	15 00	16 00	
37½ to 50 feet	14 00	15 00	16 00	17 00	18 00	

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

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

METERS will be placed on all houses where waste of water is found, and theywill be charged at rates fixed by the Department for all the water passing through them. The extra and miscellaneous rates sha be as follows,

Bakeries.—For the average daily use of flour, for each barrel, three dollars per annum.

BARBER SHOPS shall be charged from five to twenty dollars per annum each in the discretion of the Com-missioner of Public Works; an additional charge of five dollars per annum shall be made for each bath-

BATHING TUBS in private houses, beyond one, shall be charged at three dollars per annum each, and five dollars per annum each in public houses, boarding-houses, and bathing establishments. Combination stationary wash-tubs, having a movable division in the centre and capable of use for bathing, shall be charged the same as bathing tubs.

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

Cows .- For each and every cow, one dollar per annum. DINING SALOONS shall be charged an annual rate of from five to twenty dollars, in the discretion of the Com-missioner of Public Works. FISH STANDS (retail) shall be charged five dollars per annum each.

annum each.

For all stables not metered, the rates shall be as follows:

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

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

ing thirty in number, one dollar and fifty cents each per annum; and for each additional horse, one dollar. Horses, Omnibus and Cart.—For each horse, one dollar per annum.

Horse Trouchs.—For each trough, and for each half barrel or tub on sidewalk or street, twenty dollars per annum; each trough is to be fitted with a proper ball-cock to prevent waste.

Hotels and Boarding Houses shall, in addition to the regular rate for private families, be charged for each lodging room, at the discretion of the Commissioner of Public Works.

Laundries shall be charged from eight to twenty dollars per annum, in the discretion of the Commissioner of Public Works.

Liquor and Lager Beer Saloons shall be charged an annual rate of ten dollars each. An additional charge of five dollars per annum shall be made for each tap or wash-box.

Photograph Galleries shall be charged an annual rate of from five to twenty dollars, in the discretion of the Commissioner of Public Works.

Printing Offices, when not metered, shall be charged at such rates as may be determined by the Commissioner of Public Works.

Soda, Mineral Water and Root Beer Fountains shall be charged five dollars per annum each.

Steam Engines, where not metered, shall be charged by the horse-power, as follows: For each horse-power up to and not exceeding ten, the sum of five dollars.

Water-Closets and Urinals.—To each building on a lot one water-closet having sewer connection is allowed without charge; each additional water-closet or urinal will be charged two dollars for each seat per annum, whether in a building or on any other portion of the premises. Urinals shall be charged two dollars for each seat per annum each.

Water-Closets and Dernald shall service and form, when water is supplied direct from the Croton supply, through any form of the so-called single or double valves, hopper-cocks, stop-cocks, self-closing cocks, or any valve or cock of any description attached to the closet, each, per year, trend of the cordinary style of cistern filled with ball-cock,

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

dollars.

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

Cistern answering this description can be seen at this Department.

Under the provisions of section 352, Consolidated Act 1882, water-meters, of approved pattern, shall be hereafter placed on the pipes supplying all stores, workshops,

hotels, manufactories, public edifices, at wharves, ferryhouses, stables, and in all places where water is furnished
for business consumption, except private dwellings.

It is provided by section 352, Laws of 1882, that "all
expenses of meters, their connections and setting, water
rates, and other lawful charges for the supply of Croton
water, shall be a lien upon the premises where such water
is supplied, as now provided by law." \*

All manufacturing and other business requiring a large
supply of water will be fitted with a meter.

Water measured by meter, ten cents per one hundred
cubic feet.

Rate Without Meters.

cubic feet.

PER DAY, GALLONS.	PER 100 GALLONS, RATE.	PER ANNUM AMOUNT.
25	05	\$3 75
50	05	7 50
60	05	9 00
70	05	10 50
80	05	12 00
90	05	13 50
100	05	15 00
150	05	22 50
200	05_	30 00
250	041/2	33 75
300	04	36 00
350	031/2	36 75
400	031/2	42 00
500	031/2	52 50
600	031/2	63 00
700	031/2	73 50
800	031/2	82 00
900	031/2	94 50
1,000	031/2	105 00
1,500	03	135 00
2,000	021/2	150 00
2,500	021/2	
3,000	021/4	280 00
4,000	021/4	303 75
5,000	021/4	333 50
6,000	02/4	360 00
7,000	02	420 00
8,000	02	480 00
0,000	02	540 00
10,000	02	600 00

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

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

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

HYDRANTS, HOSE, TROUGHS, FOUNTAINS, ETC., ETC. No owner or tenant will be allowed to supply water to

another person or persons.

All persons taking water from the City must keep their own service-pipes, street tap, and all fixtures connected therewith, in good repair, protected from frost, at their own risk and expense, and shall prevent all waste for the protected from the state of suater.

of water.

The use of hose to wash coaches, omnibuses, wagons, railway cars or other vehicles or horses, cannot be per-

railway cars or other vehicles or horses, cannot be permitted.

No horse-troughs or norse-watering fixtures will be permitted in the street or on the sidewalk, except upon a license or permit taken out for that purpose. All licenses or permits must be annually renewed on the first of May. Such fixtures must be kept in good order and the water not allowed to drip or waste by overrunning the sidewalk or street, or to become dangerous in winter by freezing in and about such troughs or fixtures.

No hydrant will be permitted on the sidewalk or in the front area, and any hydrant standing in a yard or alley, attached to any dwelling or building, must not be left running when not in actual use, and if the drip or waste from such hydrant freezes and becomes dangerous in winter, the supply will be shut off in addition to the penalty of five dollars imposed.

Taps at wash-basins, water-closets, baths and urmals must not be left running, under the penalty of five dollars for each offense, which will be strictly enforced.

Fountains or jets in hotels, porter-houses, eating-saloons, confectioreries or other buildings are strictly prohibited.

The use of hose for washing sidewalks, stoops, areas, house-fronts, vards, court-vards, gardens, and about

sations, contectioneries or other buildings are strictly prohibited.

The use of hose for washing sidewalks, stoops, areas, house-fronts, yards, court-yards, gardens, and about stables, is prohibited. Where premises are provided with wells, special permits will be issued for the use of those, in order that the police or inspectors of this department may understand that the permission is not for the use of Croton water,

Opening fire-hydrants to fill hand sprinklers or other vessels will not be allowed.

The penalty for a vi-lation of any of the preceding rules and regulations will be five dollars for each offense, and if not paid when imposed will become a lien on the premises in like manner as all other charges for unpaid water rates.

By order,

THOMAS F. GILROY,

Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, NEW YORK, June 1st, 1889.

NOTICE TO CROTON WATER CONSUMERS.

CONSUMERS.

NUMEROUS APPLICATIONS HAVE BEEN made to this Department by citizens claiming reductions or rebates on bills for water supplied through meters, on the alleged ground of leakage caused by defective plumbing and worn-out service pipes, or by willful waste of water by tenants allowing the faucets to be turned on in full force in water-closets, sinks, etc., without the knowledge or consent of the owners of the premises.

The main object of the use of water-meters is to enable this Department to detect and check the useless and unwarrantable waste of an element so valuable and essential to the health and comfort of all the citizens, and this object can only be accomplished by enforcing payment for the water wasted.

Under the law all charges for water supplied through meters are a lien against the respective premises responsible for the amount of water used or wasted.

Notice is therefore tiven to all householders that, in all turther applications for reduction of water rents, no allowance will be made on account of water pipes or plumbing, or wasteful use of water by tenants or occupants of buildings, though such leakage or waste may have occurred without the knowledge or consent of the owners of the buildings.

House-owners are further notified that whenever their premises become vacant, and are likely to reman vacant, they must notify this Department in writing, and that unless this requirement is complied with no deductions in extra water rents will he allowed for any portion of one year.

THOMAS F. GILROY, Commissioner of Public Works.

## THE CITY RECORD.

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