THE CITY RECORD.

OFFICIAL JOURNAL.

Vol. XXI.

NEW YORK, TUESDAY, APRIL 18, 1893.

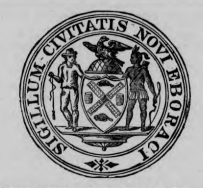
NUMBER 6,064.

68 75

21 00 33 00

14 25.

62 90



DEPARTMENT OF PUBLIC PARKS.

WEDNESDAY, MARCH 1, 1893-ADJOURNED MEETING, 10.30 A. M.

Present—Commissioners Dana (President), Tappen, Gray.

B. L. Ackerman, Esq., representing the Washington Heights Taxpayers' Association, presented a copy of a preamble and resolution passed by said association, asking for the improvement of Highbridge Park and was heard in relation to the same.

Charles Strauss, Esq., representing the Eastchester Development Company, appeared and was heard in relation to the laying out of a roadway through Pelham Bay Park leading from Bartow to Hytchingon's river.

Sherman T. Pell, Esq., of the Board of Supervisors of Westchester County, appeared and stated that in the opinion of said Board it was not advisable to rebuild the City Island Bridge at this

The following communications were received:
From the Clerk of the Board of Estimate and Apportionment, transmitting a copy of the action of said Board:

Ist. Approving plan for an entrance to Central Park at West Ninetieth street and providing funds to the amount of \$17,000 for doing the work. Filed.

2d. Authorizing the issue of bonds, under chapter 417 of the Laws of 1892, to the amount of \$4,000 for the purpose of making topographical surveys and plans for the improvement of Mosholu Parkway. Filed, with directions to the Engineer in charge of the New Parks to proceed with the

From the Secretary of the West End Association, transmitting a copy of preamble and resolutions approving of the proposed extension through West Eighty-sixth street of the railway in Transverse Road No. 3. Filed.

On motion of Commissioner Dana, the bill now before the Legislature and known as Assembly Bill No. 653, to amend chapter 532 of the Laws of 1892, by prohibiting the construction of a railway in West Eighty-sixth street, was disapproved, by the following vote:

Ayes—Commissioners Dana, Tappen, Gray—3.

From Edward N. Vallendigham, suggesting that arrangements be made to secure low excursion rates to persons visiting the New Parks north of the Harlem river. Referred to the Secretary to reply, suggesting that the matter be communicated to the railway companies, whose lines pass to reply, suggesting that the matter be communicated to the railway companies whose lines pass

through or near the parks.

From Augustus St. Gaudens and Daniel C. French, accepting the invitation of the Board to report on the artistic merits of the Park statues. Filed.

From the Carter Medicine Company, requesting that advertising signs be allowed to be placed under the stairways of the elevated railroad stations at Battery Park and South Ferry. Denied.

From U. S. Grant Post, G. A. R., applying for permission to decorate the tomb of General Grant, and hold memorial services thereat on Decoration Day next.

On motion, permission was granted with the understanding that the arrangements must be made without expense to the Department.

made without expense to the Department.

From the Landscape Architect:
1st. Submitting a plan for improving the walk system in the Central Park, south of Seventy-second street. Laid over.
2d. Submitting plans for a shelter or pavilion to be erected on Cedar Park upon a site

On motion, said plans were approved, and the Secretary was directed to procure estimates for

erecting the pavilion. 3d. Submitting a plan, showing a proposed entrance-way to Highbridge Park from Edgecombe

From the Engineer of Construction:

Prom the Engineer of Construction:

1st. Submitting a time statement on the contract for furnishing and setting granite coping and posts around Mount Morris Park, and recommending that all penalty for overtime be remitted on account of unavoidable delays in obtaining the materials. Approved.

2d. Submitting an estimate of the cost of improving the Cathedral Parkway in accordance with the plan prepared by the Landscape Architect and submitted to the Board on the 15th ultimo.

3d. Submitting specifications and forms of contracts for the following-named works:

1. Excavating and removing pavement and other materials and furnishing mould in eight parks in Fourth avenue, between Fifty-sixth and Sixty-fifth streets.

2. Erecting iron railings around six parks in Fourth avenue, between Fifty-ninth and Sixty-fifth streets.

Commissioner Dana moved that the specifications, etc., submitted by the Engineer be approved and ordered printed, and when printed and approved as to form by the Counsel to the Corporation, that the Secretary be directed to insert an advertisement in the CITY RECORD inviting proposals for

doing the work.

Which was carried by the following vote:

Ayes—Commissioners Dana, Tappen, Gray—3.

From the Engineer in charge of the New Parks north of Harlem river, in relation to proposed changes in the street system east of Cedar Park in the Twenty-third Ward and recommending that the Department favor the same. Filed.

From the Superintendent of Parks, calling attention to the necessity for repairing the roofs of the

Arsenal Building and the shops in Central Park.

On motion of Commissioner Dana, the Secretary was directed to procure estimates for repairing the roof of the Arsenal Building and submit them to the Board.

From the Sisters of Mercy occupying cottages at Baychester, in Pelham Bay Park, asking permission to cut and use as firewood some of the dead trees in that vicinity. Referred to the Engineer in charge of the New Parks, with power.

From Cabriel Case, stating that the insurance companies require that McGown's Pass Tayern.

From Gabriel Case, stating that the insurance companies require that McGown's Pass Tavern be supplied with fire-hose and a fire-extinguisher. Referred to the Superintendent of Parks for On motion, the subject of maps and other data of the New Parks north of Harlem river was

referred to Commissioner Tappen to report upon.

The Secretary submitted estimates for painting, etc., the new addition to the police clothingrooms in the Arsenal Building, as follows:

Peter McCormick & Sons..... Adolph Kaufman..... M. Breen. P. J. Moran. 794 00 874 00

On motion of Commissioner Tappen, an order was authorized to be issued to the lowest bidder for doing the work at an expense not to exceed \$400, by the following vote:

Ayes—Commissioners Dana, Tappen, Gray—3.

The Captain of Police submitted an estimate for placing shower-baths at the southerly end of the first floor of the Arsenal Building for the use of the police and also in the quarters of the mounted police.

On motion of Commissioner Dana, the matter was referred to Commissioner Tappen, with power, by the following vote:

power, by the following vote: Ayes—Commissioners Dana, Tappen, Gray—3.

A communication was received from the Counsel to the Corporation advising the Department that the plans for a lecture hall and extension of the American Museum of Natural History Building had not been approved by the Trustees in the manner required by chapter 423 of the Laws of 1892, and that the Comptroller would not be justified in issuing bonds for the erection of the proposed building.

building.

On motion of Commissioner Dana, the Secretary was directed to forward a copy of the Corporation Counsel's opinion to the Trustees of the Museum.

Commissioner Dana offered the following:
Resolved, That all action heretofore taken by this Board respecting right of way maps for the
Jerome avenue approach to the New McComb's Dam Bridge over Harlem river, be and hereby is

Resolved, That the map or plan and technical description of lands required for the Jerome avenue approach to said bridge, prepared in the manner suggested by the Counsel to the Corporation and this day submitted, be and the same hereby is approved; that the said map and description be forwarded to the Board of Estimate and Apportionment for the approval of said Board, and when so approved that the same be sent to the Corporation Counsel with the request that he initiate a proceeding for acquiring title to the said lands in the name of the Mayor, Aldermen and Commonalty of the City of New York.

Which were adopted by the following vote:

Ayes—Commissioners Dana, Tappen, Gray—3.

Commissioner Gray offered the following: Resolved, That the Superintendent of Parks be and he hereby is directed to have signs made and placed on the various bridges crossing the bridle-paths in the Central Park, reading as follows:

isitors will please not loiter on this bridge."
Which was adopted by the following vote:
Ayes—Commissioners Dana, l'appen, Gray - 3.

S	The President, from the Auditing Committee, presented the following reachers. The Auditing Committee beg leave to report that they have examined ing bills, and submit the same to the Board for approval: Abeel Brothers, iron, etcLabor, Maint.—General Main-	eports: and audited	the follow
1	tenance	\$68 70 24 00	
	Arnold, D. P., beefZoological Department Austin, James J., painting cottage, Central		\$92 70 247 00
,	Park, 1892Labor, Maint.—General Maintenance, 1892 Birch, G. A. & Co., iron scrapersMaintenance and Construction	*	140 00
f	New Parks north of Har- lem River, etc		85 cc
	Colwell Lead Company, lead pipeLabor, Maint.—General Main-		1 50
	Dunham, Thomas C., alcohol, etcLabor, Maint.—General Maintenance Police—Supplies and Repairs	\$282 67 4 50	150 45
	East River Mill and Lumber Company,		287 17
	The, spruce, etc	\$55 47	
	Edwards, Joseph & Co., steel pinion Harlem River Bridges —	132 00	187 47
	Special Repairs, 1892 Edwards, Joseph & Co., steel shaft, etcHarlem River Bridges-Gen-	400000	22 27
	eral Maintenance Labor, Maint.—General Main- tenance	\$72 50 17 00	
	Ellis, C.C. & Son, breadZoological Department		89 50
	Haggerty, J. Henry, oil		74 40
3	Hinners, James C., coalLabor, Maint.—General Maintenance		6 25
	Hitchings & Co., grateLabor, Maint.—General Maintenance		353 00
	Hodgman Rubber Company, bootsCleaning Lakes in Central Park Lanier, Charles, Treasurer, salaries and		7 65
	wages, January		4,461 11
	McKesson & Robbins, oil tar, etcLabor, Maint.—General Maintenance Manufacturing Publishing CompanyLabor, Maint.—General Maintenance		10 32
	Markey, Philip, coal	\$125 00 50 00	10 00
	Labor, Maint.—General Maintenance	75 00	***
	Martin's, J. M. C., Sons, brushes, etcLabor, Maint.—General Maintenance		250 00
-	Mitchell-Vance Company, The, globes, etcLabor, Maint.—General Main-		
1	Mott, J. L., Iron Works, The, scorcher, etc		1 60
-	Mott, J. L., Iron Works, The, scorcher,		15 10
	etcZoological Department Motley, Thornton N. & Co., asbestos lining, etcLabor, Maint:General Main-		41 93
-	tenance	\$26 47	
1	eral Repairs	42 47	68 94
1	Murray, H. & H., coke, 1892Labor, Maint.—General Maintenance, 1892 Patterson Brothers, screwsLabor, Maint.—General Maintenance, 1892		7 00
1	Perry, W. B. & Son, apples, etcZoological Department Porter's, William, Sons, lanterns, etcLabor, Maint.—General Main-		7 98
1	tenancePolice—Supplies and Repairs.	\$36 75 10 co	
1	Sloane, W. & J., rugLabor, Maint.—General Main-	-	46 75
1	Taussig, E. & Co., naptholeumLabor, Maint.—General Main-		37 50 68 75
ø	tenance		DO 75

tenance

Tefft, Weller & Co., towels......

of New Parks north of the Harlem "River, etc.......

Valentine and Company, varnish.....Labor, Maint.— General Main-

1364	THE	CITY	RECORD.	APRIL 18, 1893
Vard, Thomas, coal Labor, Maint.—General Ma	in-		James D. Cotter, charged with being late for roll-call,	was found guilty as charged and f
tenance			one day's pay by the following vote:	
Improvement of and Ma			Ayes—Commissioners Dana, Tappen, Gray—3. James F. McIntyre, charged with being off post, was days' pay by the following vote:	
Police—Supplies and Repai	rs. 21 00		Ayes—Commissioners Dana, Tappen, Gray—3. Joseph O'Brien, charged with being absent from de	nty without leave was found quilt
Varwick Valley Milk Association and Company, milkZoological Department		16 50	charged and fined two days' pay by the following vote:	
ellow Pine Company, The, yellow pine and flooring			Ayes—Commissioners Dana, Tappen, Gray—3. John J. Kavanagh, charged with being late for roll-call,	was found guilty as charged, and f
and nooringZoological Department		51 77	one day's pay by the following vote: Ayes—Commissioners Dana, Tappen, Gray—3. George Rogan, charged with being absent from duty we Charles Grimm, charged with violation of rules, was f	Should be a second
RECAPITULATION.	5	\$7,205 47	Charles Grimm, charged with violation of rules, was f	ound guilty as charged and fined the
abor, Maintenance, etcGeneral Maintenance	\$1,422 05		days' pay by the following vote: Ayes—Commissioners Dana, Tappen, Gray—3.	
abor, Maintenance, etc.—General Maintenance, 1892olice—Supplies and Repairs	107 07		Charles Grimm, charged with being off post, was found pay by the following vote:	guitty as charged and fined two d
oological Department. Iarlem River Bridges—General Maintenance	114 97		Ayes -Commissioners Dana, Tappen, Gray-3. Charles Grimm, charged with being off post, was excuse	d.
Iarlem River Bridges—Special Repairs, 1892	22 27		Peter Herlich, charged with neglect of duty, was found pay, by the following vote:	A STATE OF THE PARTY OF THE PAR
leaning Lakes in Central Park	7 65		Ayes - Commissioners Dana, Tappen, Gray-3. Charles B. Britton, charged with neglect of duty, was days' pay, by the following yets:	found guilty as charged and fined
faintenance of Museums — American Museum of Natural History Iorningside Park — Improvement and Maintenance of	4,461 11		Aves—Commissioners Dana, Tappen, Grav—3.	
		\$7,205 47	William F. Hollahan, charged with being off post, was cen	sured. -call, was found guilty as charged
Amounting to the sum of seven thousand two hundred and five doll			fined one day's pay, by the fo lowing vote: Ayes—Commissioners Dana, Tappen, Gray—3.	
NEW YORK, March 1, 1893.	, Auditing Co.	mmittee.	John J. Mitchell, charged with violation of rules and charged and fined one day's pay, by the following vote:	neglect of duty, was found guilt
The above-mentioned bills having been read and passed on separ tere approved and ordered transmitted to the Finance Department for	ately, on moti	on, the same he following	Aves_Commissioners Dana Tannen Grav_2	d neglect of duty, was found guilty
ote: Ayes—Commissioners Dana, Tappen, Gray—3.			Selah T. Terwilliger, charged with violation of rules an charged and fined one day's pay, by the following vote: Ayes—Commissioners Dana, Tappen, Gray—3. Aaron Rose, charged with being off post, was found g	a megican ar analy, man round guilly
The Auditing Committee beg leave to report that they have examine ills, and submit the same to the Board for approval:	d and audited t	the following	Aaron Rose, charged with being off post, was found g pay, by the following vote:	uilty as charged and fined three d
ucker Portable House Company Riverside Park, Construction of—Retaining wall	on	1	Aves Commissioners Dana Tappen Grav 2	oviention was found quilty as share
litchcock, Hiram, Treasurer, salaries, wages and coal		\$175 75	Jackson E. Glynn, charged with being off post and int and fined twenty days' pay, by the following vote: Ayes—Commissioners Dana, Tappen, Gray—3. James King, charged with being late for roll-call, was for	Alcadon, was found guilty as char
wages and coal		6,389 08	James King, charged with being late for roll-call, was for	ound guilty as charged, and censu
foundation walls, Mou	nt :	F 422 NO	only, in view of his previous good record. George Hampshire, charged with being absent from du charged, and fined one day's pay by the following vote: Ayes—Commissioners Dana, Tappen, Gray—3. William S. Ryerson, charged with violation of rules and	ty without leave, was found guilty
Morris Park	-	5,311 88	Ayes—Commissioners Dana, Tappen, Gray—3.	
Description (mark)	=	\$11,876 71	charged, and fined one day's pay by the following vote:	
RECAPITULATION.	. SI75 75		Ayes—Commissioners Dana, Tappen, Gray—3. George Edwards, charged with being off post, was for	nd guilty as charged, and fined
aintenance Museums – Metropolitan Museum of Art	6.380 08		days' pay by the following vote:	
sand sand sand sand sand sand sand sand		\$11.876 71	Ayes—Commissioners Dana, Tappen, Gray—3. Thomas O'Neil, charged with being absent from duty w John J. Dawson, charged with insubordination, was for	thout leave, was excused.
Amounting to the sum of eleven thousand eight hundred and seven	ty-six dollars a	and seventy-	days' pay and ordered transferred to another station by the f Ayes—Commissioners Dana, Tappen, Gray—3.	ollowing vote:
ne cents. PAUL DANA,	Auditing Con	nmittee.	On motion of Commissioner Gray, the leave of absence g was extended ten days.	iven the Secretary on the 15th ins
New York, March 1, 1893. The above-mentioned bills having been read and passed on separate			On motion, at 12.55 P. M., the executive session arose a	nd the Board adjourned. H. SMITH, Assistant Secretary.
ere approved and ordered transmitted to the Finance Department for p	ayment as fol	lows:		11. Shiffi, Assistant Secretary.
Ayes—Commissioners Dana, Tappen, Gray—3. The Auditing Committee beg leave to report that they have examine	d and audited t	he following	Wednesday, March 8, 1893—Stated M	SEETING, 10.30 A. M.
lls, and submit the same to the Board for approval: uffman, Theo. P., & Co., oats, etcLabor, Maint.—General Main	1-		Present—Commissioners Dana (President), Tappen, Gra- Mr. F. N. Innes appeared and made application for the e	
tenance, 1892	. \$554 54		he Central Park during the coming season. Commissioner Tappen reported verbally in the matter of	
1892		\$815 01	oaths in Crotona Park, and also as to the condition of the Cit Mr. Robert L. Waters and Engineer Haffen were heard i	y Island Bridge in Pelham Bay Par
uffman, Theo. P., & Co., oil, meal, etc Labor, Maint.—General Maintenance		9015 01	The following communications were received: From Thomas Stevenson, in relation to the proposed imp	
Zoological Department,	413 51	469 OI	protesting against the taking of more land therefor as suggested From the Superintendent of Parks:	
gersoll, Horace, forage, Estimate No. 1. Labor, Maint.—General Main tenance			1st. Submitting a plan showing the proposed location of transverse Road No. 4.	f a crematory in Central Park, n
Police - Supplies and Repairs Zoological Department	. 227 96		On motion of Commissioner Tappen, said plan was appro	
Doological Department	340 07	1,162 31	o procure and submit estimates for doing the work, by the fo Ayes—Commissioners Dana, Tappen, Gray—3.	
		\$2,446 33	2d. Reporting in relation to the lack of hose and fire-ext On motion of Commissioner Gray, the purchase of a su	
RECAPITULATION.	=		vas authorized by the following vote: Ayes—Commissioners Dana, Tappen, Gray—3.	
abor, Maintenance, etc.—General Maintenance, 1892abor, Maintenance, etc.—General Maintenance, 1893	\$554 54 642 78		3d. Submitting a list of cottages in the Central and opproximate estimate of the cost. Referred to the Secretary.	ry to procure and submit estimates
olice—Supplies and Repairs, 1892	. 260 47	1	loing the work. From the Engineer of Construction:	
ological Department, 1893	759 58	60 446 00	1st. Submitting an estimate of cost of improving the nor accordance with the plan approved July 5, 1892. Laid over.	
	=	\$2,446 33	 Submitting specifications and form of contract for the he westerly line of Riverside Park, between Eighty-second a 	construction of a retaining-wall
Amounting to the sum of two thousand four hundred and forty-sits.	x dollars and	thirty-three	Commissioner Dana offered the following: Resolved, That the specifications submitted by the Engir	
New York, March 1, 1893. PAUL DANA,	Auditing Com	mittee.	and when printed and approved as to form by the Counsel be directed to insert an advertisement in the CITY RECORD i	to the Corporation, that the Secret
The above-mentioned bills having been read and passed on separare approved and ordered transmitted to the Finance Department for	itely, on motio	n, the same	Which was adopted by the following vote:	
e:	payment by th		Ayes—Commissioners Dana, Tappen, Gray—3. 3d. Submitting sketches with descriptions of buildings on	the line of Cathedral Parkway,
Ayes—Commissioners Dana, Tappen, Gray—3. On motion, at 12.30 P. M., the Board went into executive session.		100	on the extension of Riverside Park. On motion, the buildings, etc., described were ordered so	old at public auction, excepting th
The following communications were received: From the Captain of Police, recommending that the Mounted Squad	be increased.	Laid over.	o be retained for the use of the Department. From Joseph Verity, applying for promotion from the grad	e of Patrolman to that of Roundsn
From the Gardeners employed in the Department, asking that their \$2.50 per day. Filed.	pay be increa	sed from \$2	Filed. The Board then proceeded to consider evidence taken on	the trials of members of the Po
The Board then proceeded to consider evidence taken in the trials ice force.	of members	of the Park	John T. McGee, charged with being late for roll-call. C	
Roundsman Edward P. Alcorn, charged with being absent from used.	duty without	leave, was	Charles Grimm, charged with violation of rules and in harged and fined three days' pay by the following vote:	
Thomas F. Patterson, charged with violation of rules, was excused. Bernard M. Devine, charged with not properly patroling and viol	ation of mit		Ayes—Commissioners Dana, Tappen, Gray—3. Charles Grimm, charged with being off post, was found g	uilty as charged and fined three d
Ity as charged and fined one day's pay, by the following vote: Ayes—Commissioners Dana, Tappen, Gray—3.	or rules,	was found	ay by the following vote: Aves—Commissioners Dana, Tappen, Grav—3.	
loseph F. Kirby, charged with (1) being off post and neglect of dut	y; (2) off post	; (3) absent	Charles C. Bradley, charged with being absent from du	y without leave, was found guilty
m duty without leave, was found guilty as charged and fined two de:	ays' pay, by th	e following	harged and fined three days' pay by the following vote: Ayes—Commissioners Dana, Tappen, Gray—3. Michael Delury (Doorman), charged with being absent	from duty without leave was for
Ayes—Commissioners Dana, Tappen, Gray—3. Hugh Donnelly, charged with being off post, was excused.		1 1 1 1 1 1	mility as charged; sentence was suspended. The President, from the Auditing Committee, presented	
Michael Burke, charged with being on post, was excused. Michael Burke, charged with being late for roll-call, we found gue day's pay by the following vote:	ilty as charge	d and fined	The Auditing Committee beg leave to report that they ha	
Ayes—Commissioners Dana, Tappen, Gray—3.			ng bills, and submit the same to the Board for approval: Consolidated Gas Company, gas Labor, Maint.—G	
Michael J. Nolan, charged with being off post, was found guilty as chy by the following vote:	arged and fine	ed one day's	tenance Zoological Depart	ment \$77 49
Ayes—Commissioners Dana, Tappen, Gray—3. Thomas Smith, charged with violation of rules, was cautioned.			Police—Supplies Harlem River B	and Repairs. 118 25
Charles C. Bradley, charged with violation of rules and conduct u	nbecoming an	officer, was	eral Maintenan	
sured and fined one day's pay by the following vote:				
Ayes—Commissioners Dana, Tappen, Gray—3. James D. Cotter, charged with violation of rules and conduct unbecomed and fined one day's pay by the following vote:	ming an office	r was can	Hitchcock, Hiram, Treasurer, salaries, wages, etc., Metropolitan Museum of	

12 1030		
Hitchcock, Hiram, Treasurer, coal, Metro-		
politan Museum of ArtMaintenance Museums-Met.		A- 0 0 C
Hitchcock, Hiram, Treasurer, salaries and		\$1,898 46
wages, Metropolitan Museum of Art, FebruaryMaintenance Museums—Met.		
Museum Art		4,950 20
Lanier, Charles, Treasurer, oak table, etc., American Museum of Natural History Maintenance Museums—Am.		
Lanier, Charles, Treasurer, salaries and		426 36
wages, American Museum of Natural History, February		
Museum Natural History N. Y. Mutual Gas-light Company, The, gas. Labor, Maint.—General Main-		4,626 03
tenance		66 38
	-	\$16,675 92
RECAPITULATION.	=	
Labor, Maintenance, etc.—General Maintenance	\$143 87	
Zoological Department	4 25	
Police—Supplies and Repairs	118 25	
Harlem River Bridges—General Maintenance	17 88	
Maintenance Museums—Metropolitan Museum of Art	11,339 28	
Maintenance Museums—American Museum of Natural History	5,052 39	550
		\$16,675 92
	=	
Amounting to the sum of sixteen thousand six hundred and seventy-two cents.		
PAUL DANA, A H. W. GRAY,	uditing Con	nmittee.
NEW YORK, March 8, 1893.		
The above-mentioned bills having been read and passed on separate were approved and ordered transmitted to the Finance Department for pa		
vote: Ayes—Commissioners Dana, Tappen, Gray—3.		
The Auditing Committee beg leave to report that they have examined and bill, and submit the same to the Board for approval:	and audited	the follow-
Haffen, Louis F., petty cash		
lem River	_	\$52 79
RECAPITULATION.		
Maintenance and Construction, New Parks north of Harlem River, etc	_	\$52 79
Amounting to the sum of fifty-two dollars and seventy-nine cents. PAUL DANA, H. W. GRAY,	uditing Cor	nmittee.
H. W. GRAY,	0	

Statement of Moneys Deposited in the City Treasury during the Month of February, 1893.

New York, March 8, 1893.

The above-mentioned bill having been read and passed on, on motion, the same was approved and ordered transmitted to the Finance Department for payment by the following vote:

Ayes—Commissioners Dana, Tappen, Gray—3.

The Secretary submitted a statement of moneys received by the Department and deposited in the City Treasury during the month of February, which was ordered entered upon the minutes, as follows:

189	LICENSES.		
Feb.	I. Carl Schmidt	\$6 60	
**	3. H. Castrop	12 71	
**	8. Gabe Case	305 31	
	8. J. T. Jordan	10 60	
66	8. E. S. Stokes	156 18	
AC.	8. Isaac & Co	442 02	
	8. Isidor Isaac (carrousel)	6 45	
46	8. William Ward	10 62	
	_		\$950 49
	RENTS.		
Feb.	I. Hamlin Babcock	\$62 50	
	1. August Dellett	25 00	
16	I. P. T. Weir	45 00	
66	2. S. E. Marshall	100 00	
44	6. Institution of Mercy.	145 84	1
	6. J. A. Hoeveller	60 00	
			438 34
	Total		\$1,388 83

Commissioner Gray moved to amend the Police regulations by adding thereto the following:

No member of the Park Police force shall take any remedy containing opium, salicylic acid or
quinine, or any other drug that may produce symptoms simulating those of alcoholism, except upon
the written order or prescription of his regular family physician or the Surgeon of the Department.

Which was carried by the following vote:

Ayes—Commissioners Dana, Tappen, Gray—3.
On motion of Commissioner Tappen, the code of rules and regulations governing the Park Police force submitted to the Board, February 26, 1890, and in force from that date, was adopted by the following vote:

Ayes—Commissioners Dana, Tappen, Gray -3. (See Document No. 116.)

Commissioner Gray offered the following:
Resolved, That Messrs. Charles A. Dana, J. Pierpont Morgan, Addison Brown, C. S. Sargent,
Seth Low and F. L. Olmsted be requested to examine the parks north of the Harlem river, with
a view to determining the most suitable locality for the establishment and maintenance of a
botanical garden, and to report to this Board their recommendations for the selection of a site.
Resolved, That, in the opinion of this Board, the location of the botanical garden proposed to

Resolved, That, if the opinion of this Board, the location of the botaineal garden proposed to be established and maintained in one of the parks of this city, should be determined by this Department after hearing the report of such committee, and that the bill now before the Legislature, known as Senate Bill No. 76, should be so amended as to permit of the designation of a site for said garden in any of the parks north of the Harlem river.

Which were adopted by the following vote:
Ayes—Commissioners Dana, Tappen, Gray—3.
On motion, at 12.30 p. m., the Board adjourned to meet Monday, 13th instant, at 12 o'clock M. CHARLES DE F. BURNS, Secretary.

Wednesday, March 15, 1893—Adjourned Meeting, 10.30 a.m.

Present—Commissioners Dana (President), Tappen, Gray.

Messrs. James A. Deering and Simon Stern appeared and were heard with reference to the proposed improvement of the Cathedral Parkway.

A communication was received from the Secretary of the American Museum of Natural History, stating that at a meeting of the Board of Trustees of said museum held on 14th instant, plans for the proposed addition to the museum building were approved, and a Committee was appointed to present the same to this Board.

Messrs. James M. Constable and Marsin V. Lawrence and the first the Parket of the Par

Messrs. James M. Constable and Morris K. Jesup appeared before the Board and asked that a day and hour be assigned for the Committee appointed by the Trustees to present the plans for the addition to the museum building for the approval of this Board. Friday next, 17th instant, was

addition to the museum building for the approval of this Board. Friday next, 17th instant, was fixed as such day, at 3.30 p. M.

Mr. Cyrus Clark was heard in regard to a bill, which has been presented in the Legislature, providing for the placing of the trees on West End avenue and the Boulevard under the care of the Park Department, and asked that this Board approve said bill.

The Superintendent of Parks was directed to go over the ground and report what amount of money it would take to replace the trees on the Boulevard and West End avenue.

Mr. M. J. Hirsch of the East Side Association, and Mr. J. Collins Pumpelly of the City Improvement Association, appeared, and Mr. Hirsch was heard in regard to placing additional seats on the east side of the Park, and also with reference to laying out a foot-path in the vicinity of the terrace

on the easterly side of the Fifth avenue driveway, from Ninetieth street down as far as the museum, and the placing of seats thereon.

The following communications were received:
From the Advisory Art Committee, in relation to the sculpture offered to the City for placing in the parks, and recommending that in the future none but works of superior artistic excellence be

From Charles A. Dana, Seth Low and Addison Brown, accepting the invitation of the Department to serve on a committee to select a site for a botanical garden. Filed.

From Charles P. McClelland, relative to the amended bill now before the Legislature to provide for a botanical garden and arboretum. Filed.

From B. H. Irving, suggesting the upper part of Van Cortlandt Park as a site for the proposed botanical garden. Filed.

From B. H. Irving, suggesting the upper part of Van Cortlandt Park as a site for the proposed botanical garden. Filed.

botanical garden. Filed.

From the Superintendent of Floriculture of the New York State World's Fair Exhibit, asking the loan of plants from the Central Park. Referred to Commissioner Tappen for report.

From the Stone and Brick Water-proofing Company, proposing to treat the obelisk with the "Caffall Water-proofing Process," for the sum of \$2,000

Commissioner Gray offered the following:

Resolved, That, under authority obtained from the Common Council, an agreement be entered into with the Stone and Brick Water-proofing Company, for the treatment of the obelisk in the manner recommended by the Committee of Experts, at an expense not to exceed two thousand dollars, and that the President be authorized to execute such agreement for and on behalf of the Department. Department.
Which was adopted by the following vote:

Which was adopted by the following vote:

Ayes—Commissioners Dana, Tappen, Gray—3.

From Peter Hogan, in relation to the plans for the crematory proposed to be constructed in the Central Park. Referred to the Superintendent of Parks.

From Joseph Wolf, Architect, relative to a proposed modification of the contract for the electric-light plant now being put in the Metropolitan Museum of Art and inclosing an estimate of the contractor offering to do the additional work involved for the sum of \$875.

Commissioner Tappen offered the following:

Resolved, That the proposed change in the electric-light plant for the Art Museum be approved and that an order be issued to cover the additional work at an expense not to exceed eight hundred and seventy-five dollars. and seventy-five dollars.

Which was adopted by the following vote:
Ayes—Commissioners Dana, Tappen, Gray—3.
From the Captain of Police:

1st. Reporting the destruction of one of the horses used by the mounted squad. Filed. 2d. Reporting relative to a stand located at the foot of Whitehall street and used for the sale

of papers, tobacco, etc.
On motion of Commissioner Tappen, consent was given to the maintenance of the stand upon the condition that the occupant shall pay the sum of \$10 monthly for the privilege, by the following

Ayes - Commissioners Dana, Tappen, Gray -3.

From the Director of the Menagerie, reporting in relation to the loss by death of animals in the menagerie during the winter months. Filed.

From the Engineer of Construction, submitting an estimate of the cost of improving the north-west corner of the Central Park in accordance with the plan approved July 5, 1892.

From the Engineer of Construction, submitting an estimate of the cost of improving the northwest corner of the Central Park in accordance with the plan approved July 5, 1892.

Commissioner Dana offered the following:

Resolved, That the estimate prepared and submitted by the Engineer of Construction for improving the northwest corner of the Central Park, in accordance with the plans therefor approved by this Board, on the 5th day of July, 1892, be approved, and that the Board of Estimate and Apportionment be respectfully requested to authorize and direct the issue of bonds to the amount of thirty thousand five hundred dollars, as provided by chapter 575 of the Laws of 1887, for the purpose of constructing a carriage driveway and bridge for same as shown on said plan.

Which was adopted by the following vote:

Ayes—Commissioners Dana, Tappen, Gray—3.

From the Superintendent of Parks:

Ist. Asking approval of his action in accepting a quantity of mould delivered free of charge on Riverside Park. Approved.

2d. Submitting a plan for fitting up the building at Eighty-eighth street and Riverside Park for use as a ladies and gentlemen's cottage.

On motion, said plan was approved and referred back to the Superintendent to prepare specifications and an estimate of the cost.

3d. Reporting as to the condition of the trees in the new parks north of the Harlem river.

Laid over.

From William V. Brokaw, asking permission to erect projections on the front of two houses to be erected on F.fth avenue, south of Sixty-fourth street.

Commissioner Dana offered the following:

Resolved, That the consent of this Department be and hereby is given to the erection of projecting windows on the fronts of two houses to be erected by William V. Brokaw, on Fifth avenue,

Commissioner Dana offered the following:

Resolved, That the consent of this Department be and hereby is given to the erection of projecting windows on the fronts of two houses to be erected by William V. Brokaw, on Fifth avenue, commencing thirty feet south of Sixty-fourth street; such projections not to extend more than two and one-half feet beyond the building line, as shown on a plan filed in this Department by Henry F. Kilburn, architect; this consent to take effect upon payment to the Department of the sum of four hundred dollars.

Which was adopted by the following vote:

Ayes—Commissioners Dana, Tappen, Gray—3.

From the General Inspector, submitting an inventory of cases, materials, repairs, etc., made by the Trustees of the American Museum of Natural History.

Commissioner Dana offered the following:

Resolved, That the inventory of cases, materials and repairs for the American Museum of Natural History be approved, and that the Board of Estimate and Apportionment be respectfully requested to authorize and direct the issue of bonds to the amount of forty-eight thousand five hundred and eighty-three dollars and forty-one cents, as provided by chapter 423 of the Laws of 1892, for the purpose of repaying to the Trustees of said museum the amounts expended by them for improvements and repairs on the museum building.

Which was adopted by the following vote:

Ayes—Commissioners Dana, Tappen, Gray—3.

Which was adopted by the following vote:

Ayes—Commissioners Dana, Tappen, Gray—3.

On motion of Commissioner Tappen, it was ordered that a pay-roll be prepared for the amount due Officer Michael F. Tallon, to March 1, and that such pay-roll, when signed by the Commissioners, be forwarded to the Finance Department, by the following vote:

Ayes—Commissioners Dana, Tappen, Gray—3.

Commissioner Gray reported verbally in relation to the Park ambulance, that a new one would cost \$550, and that an allowance of \$175 might be made for the one now in use; that if repaired the present one would answer the purpose for another year, and that the cost of such repairs would be \$75.

On motion, the ambulance was ordered repaired, by the following vote:

Ayes—Commissioners Dana, Tappen, Gray—3.

From the Advisory Art Committee, expressing gratification at the appointment of Messrs.

Ward, St. Gaudens and French to examine and report upon the sculpture in the parks. Filed, with directions that a copy be sent to Mr. St. Gaudens.

eral Maintenance		\$5
Barron, James S., & Co., brooms, etc Labor, Maint.—General Main-	1000 200	
tenance	\$346 84	
Zoological Department	28 50	
Police-Supplies and Repairs.	21 50	
		396 84
Doty, Thomas H., oats, etc		14 50
tenance		4 00
Hodgman Rubber Company, gloves Bridge, Harlem River, One Hundred and Fifty-fifth		
Street, Construction of		3 00
Hodgman Rubber Company, sheet rubber. Labor, Maint.—General Main-	*	
tenance		48 18
Manhattan Supply Company, The, nails, etc. Labor, Maint General Main-		1.00
tenance	\$116 70	
Police-Supplies and Repairs.	11 10	
· · · · · · · · · · · · · · · · · · ·		127 80
McDermott, M. J., leather, etcPolice-Supplies and Repairs.		13 90
Sellew, T. G., repairing furniture, etc Labor, Maint General Main-		13.30
tenance		45 52
Thorburn, James M., & Co., seeds, etc Labor, Maint.—General Main-		
tenance	\$14 38	
Zoological Department	9 30	
	THE RESERVE	22 68

	Т	HE	CIT
Thorn, T. & W., & Co., hay, etc Thorn, T. & W., & Co., coal, 1892	Police—Supplies and Repairs, Maintenance and Construction of New Parks north of Har-		\$37 20
	lem River, 1892		5 50
	_	=	\$725 62
Labor, Maintenance—General Maintena	RECAPITULATION.	\$575 62	
Zoological Department Police—Supplies and Repairs		37 80 98 20	
Harlem River Bridges—General Main Bridge over Harlem River at One Hund	red and Fifty-fifth Street, Construc-	3 00	
Maintenance and Construction—New Pa		5 50	trar 60
A mounting to the sum of seven hu	ndred and twenty-five dollars and six	tv-two cent	\$725 62
armounting to the sam of seven in	PAUL DANA, Au H. W. GRAY,	diting Com	mittee.
	g been read and passed on separate	ly, on motio	on, the same
were approved and ordered transmitted		ment, by th	ne following
ing bills and submit the same to the B	to report that they have examined loard for approval:	and audited	the follow-
Mason, F. H. D., petty cash	tenance	\$127 98	
	Maintenance and Construction New Parks north of Har-		
	Police—Supplies and Repairs.	1 26 15 80	
	Harlem River Bridges—Gen- eral Maintenance	9 80	
	East River Park—Improvement of Extension.	13 25 2 35	
	Van Cortlandt Park Parade Ground, Improvement of.	12 00	
			\$182 44
abor, Maintenance—General Mainten	RECAPITULATION.	\$127 98	
Maintenance and Construction New Parolice—Supplies and Repairs	arks north of Harlem River, etc	1 26 15 80	
Harlem River Bridges—General Maint Zoological Department	enance	9 80 13 25	
East River Park-Improvement of Exter Van Cortlandt Park Parade Ground, In	ension	2 35	
an Cornandi Tark Tarade Oround, I		12 00	\$182 44
		_	7 11
Amounting to the sum of one hund	ired and eighty-two dollars and forty	-four cents.	
2011 2011 2011 2011	lred and eighty-two dollars and forty PAUL DANA, H. W. GRAY,	four cents,	
New York, March 15, 1893. The above-mentioned bill having b	PAUL DANA, H. W. GRAY, A	uditing Cor	nmittee.
New York, March 15, 1893. The above mentioned bill having band ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp	PAUL DANA, A. H. W. GRAY, A. H. W. GRAY, A. Department for payment by the follown, Gray - 3. In adjourned to meet Friday, 17th in the following states of the follown.	the same wowing vote	nmittee. as approved: 30 P. M.
New York, March 15, 1893. The above mentioned bill having band ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp	PAUL DANA, H. W. GRAY, A Deen read and passed on, on motion, Department for payment by the follower, Gray -3.	the same wowing vote	nmittee. as approved: 30 P. M.
NEW YORK, March 15, 1893. The above mentioned bill having band ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 P. M., the Boa	PAUL DANA, A. H. W. GRAY, A. H. W. GRAY, A. Department for payment by the follown, Gray - 3. In adjourned to meet Friday, 17th in the following states of the follown.	the same wowing vote	nmittee. as approved: 30 P. M.
NEW YORK, March 15, 1893. The above-mentioned bill having bordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 P. M., the Boa	PAUL DANA, H. W. GRAY, A H. W. GRAY, A H. W. GRAY, A Deen read and passed on, on motion, a Department for payment by the following payment to meet Friday, 17th in CHARLES DE F. E DEPARTMENT. HEADQUARTERS FIRE DE	the same wowing vote istant, at 3. BURNS, Sec	as approved: 30 P. M. cretary.
New York, March 15, 1893. The above mentioned bill having band ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 P. M., the Boa	PAUL DANA, H. W. GRAY, A H. W. GRAY, A H. W. GRAY, A Deen read and passed on, on motion, a Department for payment by the following payment to meet Friday, 17th in CHARLES DE F. E DEPARTMENT. HEADQUARTERS FIRE DE NEW YORK,	the same wowing vote istant, at 3. BURNS, Sec	as approved: 30 P. M. cretary.
New York, March 15, 1893. The above mentioned bill having the ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 P. M., the Box	PAUL DANA, A. H. W. GRAY, A. H. W. GRAY, A. H. W. GRAY, A. Department for payment by the follown, Gray - 3. In adjourned to meet Friday, 17th in CHARLES DE F. E. DEPARTMENT. HEADQUARTERS FIRE DE NEW YORK, 17th in day. obblins, in the chair, and Commissioned.	the same wowing vote istant, at 3. BURNS, See	nmittee. as approved ; 30 P. M. cretary.
NEW YORK, March 15, 1893. The above-mentioned bill having be ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 P. M., the Board FIRE The Board of Commissioners met to Present—President S. Howland R. Upon charges preferred against me	PAUL DANA, A H. W. GRAY, A Department for payment by the followen, Gray -3. In CHARLES DE F. E DEPARTMENT. HEADQUARTERS FIRE DE NEW YORK, A this day.	the same wowing vote stant, at 3. BURNS, See	as approved: 30 P. M. cretary. 1893. }
NEW YORK, March 15, 1893. The above mentioned bill having hand ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 p. m., the Board of Commissioners met Present—President S. Howland R. Upon charges preferred against metalollows: Fireman 3d grade John F. McKer	PAUL DANA, A H. W. GRAY, A H.	the same wowing vote istant, at 3. BURNS, Secondary 4, or Anthony	as approved: 30 P. M. cretary. 1893. } Eickhoff.
New York, March 15, 1893. The above mentioned bill having be ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 P. M., the Board of Commissioners met the Present—President S. Howland R. Upon charges preferred against me follows: Fireman 3d grade John F. McKer and "neglect of duty." Fined ten da Fireman 1st grade James J. Cra	PAUL DANA, A H. W. GRAY, A H.	the same wowing vote stant, at 3. BURNS, Sec PARTMENT, January 4, er Anthony dd and dis	as approved: 30 P. M. cretary. 1893. } Eickhoff. posed of as
New York, March 15, 1893. The above mentioned bill having the and ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 p. M., the Board of Commissioners met the Present—President S. Howland R. Upon charges preferred against me follows: Fireman 3d grade John F. McKerand "neglect of duty." Fined ten day fireman 1st grade James J. Crafice days' pay.	PAUL DANA, A H. W. GRAY, A H.	the same wowing vote stant, at 3. BURNS, Sec PARTMENT, January 4, er Anthony dd and dis osence with	as approved: 30 P. M. cretary. Eickhoff. posed of as out leave" re." Fined
New York, March 15, 1893. The above mentioned bill having the ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 P. M., the Board of Commissioners met the Present—President S. Howland R. Upon charges preferred against me follows: Fireman 3d grade John F. McKen and "neglect of duty." Fined ten day Fireman 1st grade James J. Craive days' pay. Enginer of Steamer Timothy J. (iquor." (Three specifications.) Finer Fireman 1st grade John Banks, Engineran 3d grade John McDono	PAUL DANA, A H. W. GRAY, A H.	the same wowing vote istant, at 3. BURNS, Secondary 4, or Anthony is and disposence with vithout leave under the primanded of duty?"	as approved: 30 P. M. cretary. 1893. } Eickhoff. posed of as out leave" re." Fined influence of
NEW YORK, March 15, 1893. The above mentioned bill having had ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 p. M., the Board of Commissioners met of Present—President S. Howland R. Upon charges preferred against me follows: Fireman 3d grade John F. McKen "neglect of duty." Fined ten day Fireman 1st grade James J. Craive days' pay. Enginer of Steamer Timothy J. (iquor." (Three specifications.) Fine-Fireman 1st grade John McDono and threatening language," "conduit and threatening language," "conduity of the property of the statement of the state	PAUL DANA, A H. W. GRAY, A H.	the same wowing vote istant, at 3. BURNS, Secondary 4, or Anthony is and disposence with vithout leave under the primanded of duty?"	as approved: 30 P. M. cretary. 1893. } Eickhoff. posed of as out leave" re." Fined influence of
NEW YORK, March 15, 1893. The above mentioned bill having hand ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 P. M., the Board of Commissioners met and the Present—President S. Howland R. Upon charges preferred against me follows: Fireman 3d grade John F. McKen and "neglect of duty." Fined ten day Fireman 1st grade James J. Craive days' pay. Enginer of Steamer Timothy J. (iquor." (Three specifications.) Fine Fireman 1st grade John Banks, En Fireman 3d grade John McDono ul and threatening language," "conducted and threat	PAUL DANA, A H. W. GRAY, A H.	the same wowing vote istant, at 3. BURNS, Secondary 4, or Anthony is and disposence with vithout leave under the primanded of duty?"	as approved: 30 P. M. cretary. 1893. } Eickhoff. posed of as out leave" re." Fined influence of
NEW YORK, March 15, 1893. The above mentioned bill having hand ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 P. M., the Board Of Commissioners met the Present—President S. Howland R. Upon charges preferred against metallows: Fireman 3d grade John F. McKen and "neglect of duty." Fined ten day Fireman 1st grade James J. Craive days' pay. Enginer of Steamer Timothy J. (iquor." (Three specifications.) Fine Fireman 1st grade John Banks, Enfireman 3d grade John McDono ful and threatening language," "conduction of the conduction of	PAUL DANA, A H. W. GRAY, A H.	the same wowing vote istant, at 3. BURNS, Secondary 4, but and disposence with without leavander the primanded. of duty " dissence with absence with	as approved: 30 P. M. cretary. Eickhoff. posed of as yout leave? Fined influence of disrespect-tout leave.
NEW YORK, March 15, 1893. The above mentioned bill having had ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 p. m., the Board of Commissioners met of Present—President S. Howland R. Upon charges preferred against me follows: Fireman 3d grade John F. McKen "neglect of duty." Fined ten day Fireman 1st grade James J. Craive days' pay. Enginer of Steamer Timothy J. (iquor." (Three specifications.) Fine Fireman 3d grade John McDono and threatening language," "conduction and threatening	PAUL DANA, A H. W. GRAY, A H. W. G. GRAY, A H. W. GRAY, A H. W. G. G H. W. GRAY, A H. W. G. G H. W. G. GRAY, A H. W. G. G. G H.	the same wowing vote istant, at 3. BURNS, Secondary 4, the Anthony is and disposence with without leavander the primanded. Of duty " of	as approved: 30 P. M. cretary. 1893. } Eickhoff. posed of as out leave'' re.'' Fined influence of 'disrespect-tout leave.'' rned by the the recom-
NEW YORK, March 15, 1893. The above-mentioned bill having hand ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 P. M., the Board Of Commissioners met the Present—President S. Howland R. Upon charges preferred against me follows: Fireman 3d grade John F. McKer and "neglect of duty." Fined ten day Fireman 1st grade James J. Craive days' pay. Enginer of Steamer Timothy J. (iquor." (Three specifications.) Fine-Fireman 3d grade John McDonoful and threatening language," "conduction and threatening language," "conduction and the specification, relative to placing Superintendent of Telegraph, with the mendation at this time. Specifications, from Captain in chaft. Havemeyer." Proposals to be adverted.	PAUL DANA, A H. W. GRAY, A H. W. G. G H. W. GARY, A H. W. G. G H. W. G. GRAY, A H. W. G. G H. W. G. GRAY, A H. W. G. G H. W. G.	the same we owing vote astant, at 3. BURNS, See PARTMENT, January 4, are Anthony dd and disposence with without leave under the primanded of duty " absence will be absence will be as a few as	as approved: 30 P. M. cretary. 1893. } Eickhoff. posed of as out leave?' re.'' Fined influence of disrespect-tout leave.'' rmed by the the recomboat "Wm.
NEW YORK, March 15, 1893. The above mentioned bill having hand ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 P. M., the Board Of Commissioners met of Present—President S. Howland R. Upon charges preferred against me follows: Fireman 3d grade John F. McKen and "neglect of duty." Fined ten day Fireman 1st grade James J. Craive days' pay. Enginer of Steamer Timothy J. Giquor." (Three specifications.) Finer Fireman 3d grade John Banks, Engineer of Steamer Timothy J. Giquor." (Three specifications.) Finer Fireman 3d grade John McDonoful and threatening language," "conducted and threatening language," "conducted and threatening language," which the mendation at this time. Specifications, from Captain in chaft. Havemeyer." Proposals to be adversed to propriations. Statement of condition of appropriations.	PAUL DANA, A H. W. GRAY, A H.	the same wowing vote istant, at 3. BURNS, Secondary 4, ar Anthony id and disposence with without leave under the primanded of duty " absence with the primary out pairs to fire-authorizing	as approved: 30 P. M. cretary. 1893. } Eickhoff. posed of as your leave? re." Fined influence of disrespect-tout leave." rethrout leave." rethrout leave."
New York, March 15, 1893. The above mentioned bill having had ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 p. m., the Board Of Commissioners met of Present—President S. Howland R. Upon charges preferred against me follows: Fireman 3d grade John F. McKen and "neglect of duty." Fined ten day Fireman 1st grade James J. Craive days' pay. Enginer of Steamer Timothy J. (iquor." (Three specifications.) Fine Fireman 1st grade John Banks, En Fireman 3d grade John McDono ul and threatening language," "conducted and threatening language," "conducted for the properties of the stems. Specifications, relative to placing Superintendent of Telegraph, with the mendation at this time. Specifications, from Captain in chaft. Havemeyer." Proposals to be advered to the component of the propriations. Statement of condition of appropriations. Statement of condition of appropriations. Statement of be acknowledged, service. Receipt to be acknowledged,	PAUL DANA, A H. W. GRAY, A H.	the same wowing vote istant, at 3. BURNS, Secondary 4, ar Anthony id and disposence with without leave under the primanded of duty " absence with the primary out pairs to fire-authorizing	as approved: 30 P. M. cretary. 1893. } Eickhoff. posed of as your leave? re." Fined influence of disrespect-tout leave." rethrout leave." rethrout leave."
NEW YORK, March 15, 1893. The above mentioned bill having had ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 P. M., the Board Of Commissioners met of Present—President S. Howland R. Upon charges preferred against me follows: Fireman 3d grade John F. McKen "neglect of duty." Fined ten day Fireman 1st grade James J. Craive days' pay. Enginer of Steamer Timothy J. (iquor." (Three specifications.) Fine Fireman 1st grade John Banks, En Fireman 3d grade John McDono ul and threatening language," "conduction and threatening language," "conduction and threatening language," "supprintendent of Telegraph, with the mendation at this time. Specifications, from Captain in chaft. Havemeyer." Proposals to be adversed to the complementary receipts, from Societyice. Receipt to be acknowledged, BILLS	PAUL DANA, A H. W. GRAY, A H. W. G. GRAY, A H. W. GRAY, A H. W. Gray, A H. W. Gray, A H. W. Gray, A	the same wowing vote istant, at 3. BURNS, Secondary 4, ar Anthony id and disposence with without leave under the primanded of duty " absence with the primary out pairs to fire-authorizing	as approved: 30 P. M. cretary. 1893. } Eickhoff. posed of as your leave? re." Fined influence of disrespect-tout leave." rethrout leave." rethrout leave."
New York, March 15, 1893. The above mentioned bill having hand ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 p. m., the Board On motion, at 12.30 p. m., the Board On motion, at 12.30 p. m., the Board FIRE The Board of Commissioners met to Present—President S. Howland R. Upon charges preferred against me follows: Fireman 3d grade John F. McKer and "neglect of duty." Fined ten day Fireman 1st grade James J. Crained adays' pay. Enginer of Steamer Timothy J. (iquor." (Three specifications.) Finer Fireman 1st grade John McDonoful and threatening language," "conducted and threatening from Captain in chart. Havelmeyer." Proposals to be adversed to presolution, from Board appropriations. Statement of condition of appropriations. Statement of condition of appropriations. Statement of condition of appropriations. Statement of condition of appropriations. BILLS	PAUL DANA, A H. W. GRAY, A H.	the same wowing vote istant, at 3. BURNS, Secondary 4, ar Anthony id and disposence with without leave under the primanded of duty " absence with the primary out pairs to fire-authorizing	as approved: 30 P. M. cretary. 1893. } Eickhoff. posed of as your leave? re." Fined influence of disrespect-tout leave." rethrout leave." rethrout leave."
New York, March 15, 1893. The above mentioned bill having hand ordered transmitted to the Finance Ayes—Commissioners Dana, Tapp On motion, at 12.30 p. M., the Board On motion, at 12.30 p. M., the Board of Commissioners met the Present—President S. Howland R. Upon charges preferred against me follows: Fireman 3d grade John F. McKerand "neglect of duty." Fined ten dather frieman 1st grade James J. Craftive days' pay. Enginer of Steamer Timothy J. (Inquor." (Three specifications.) Finer Fireman 1st grade John Banks, Enfireman 3d grade John McDonoful and threatening language," "conduction and threatening language," "conduction and threatening language," "conduction at this time. Specifications, from Captain in chaft. Havemeyer." Proposals to be adverted appropriations. Statement of condition of appropriations. Receipt to be acknowledged, BILLS and ordered to be transmitted to the Finance Ayes.	PAUL DANA, A H. W. GRAY, A Department for payment by the followen, Gray - 3. Indicate a dipourned to meet Friday, 17th in CHARLES DE F. E DEPARTMENT. HEADQUARTERS FIRE DE NEW YORK, A This day. Obbins, in the chair, and Commissione TRIALS, Indicate a dipole a dipole TRIALS, Indicate a dipole Trial Tria	the same wowing vote istant, at 3. BURNS, Secondary 4, for Anthony id and disposence with without leavander the primanded of duty " absence with bways, return carry out pairs to fire-authorizing mimals, for	as approved: 30 P. M. cretary. 1893. } Eickhoff. posed of as your leave? re." Fined influence of disrespect-tout leave." rethrout leave." rethrout leave."

Schedule No. 122 of 1892, on December 30, 1892. COMMUNICATIONS, ETC.,

were received and disposed of as follows:

Filed.

Report of loss of coat-badge No. 714 by Fireman 1st grade Michael J. Burns, of Engine 13.

Report of loss of box-key No. 1 of Box 587.

Communication from Superintendent of Telegraph, recommending reduction in Telegraph force. Action of the President ordering reduction approved.

Letter from 1st Vice-President, Edison Electric Illuminating Company, inclosing check for \$250

for Relief Fund. Receipt of to be acknowledged.

TRANSFERS.

to take effect 5th instant:
Driver Andrew Connor, Headquarters to Hospital and Training Stables.

"George W. Searing, Headquarters as Stableman to Hospital and Training Stables.

"James P. Haaz, Repair Shops, as Stableman to Hospital and Training Stables.

APPOINTMENT.

Henry Becker as Wheelwright at Repair Shops, with salary of \$3 per day, to take effect from, On motion, the salary of Foreman George W. Robinson, Repair Shops, was fixed at \$5 per Adjourned.

CARL JUSSEN, Secretary.

OFFICIAL DIRECTORY.

STATEMENT OF THE HOURS DURING which the Public Offices in the City are open for business, and at which the Courts regularly open and adjourn, 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.
"THOMAS F. GILROY, Mayor. WILLIS HOLLY, Secretary and Chief Clerk.

Mayor's Marshal's Office. No. 1 City Hall, 9 A. M. to 4 P. M. Daniel Engelhard, First Marshal. Daniel M. Donegan, Second Marshal.

COMMISSIONERS OF ACCOUNTS. Rooms 114 and 115, Stewart Building, 9 A. M. to 4 P. M. CHARLES G. F. WAHLE and EDWARD OWEN.

AQUEDUCT COMMISSIONERS. Room 209, Stewart Building, 5th floor, 9 A. M. to 4 P. M. JAMES C. DUANE, President; JOHN J. TUCKER, FRANCIS M. SCOTT, H. W. CANNON, and the MAYOR, COMPTROLLER and COMMISSIONER OF PUBLIC WORKS; ex officio, Commissioners; J. C. LULLEY, Secretary; A. FTELEY, Chief Engineer; E. A. WOLFF, Auditor.

BOARD OF ARMORY COMMISSIONERS. THE MAYOR, Chairman; PRESIDENT OF DEPARTMENT OF TAXES AND ASSESSMENTS, Secretary.
Address EDWARD P. BARKER, Staats Zeitung Building, Tryon Row. Office hours, 9 a. M. to 4 P. M.; Saturdays, 9 a. M. to 12 M.

COMMON COUNCIL. Office of Clerk of Common Council. No. 8 City Hall, 9 A. M. to 4 P. M.
GEORGE B. McCLELLAN, President Board of Aldermen.
MICHAEL F. BLAKE, Clerk Common Council

DEPARTMENT OF PUBLIC WORKS

DEPARTMENT OF PUBLIC WORKS

No. 31 Chambers street, 9.4. M to 4P. M
MICHAEL T. DALY, Commissioner; MAURICE F
HOLAHAN, Deputy Commissioner (Room A).
ROBERT H. CLIFFORD, Chief Clerk (Room 6).
GEORGE W. BIRDSALL, Chief Engineer (Room 9);
JOSEPH RILEY, Water Register (Rooms 2, 3 and 4);
WM. M. DEAN, Superintendent of Street Improvements (Room 5); HORACH LOOMIS, Engineer in Charge
of Sewers (Room 9); WILLIAM G. BERGEN, Superintendent of Repairs and Supplies (Room 15); MAURICE
FEATHERSON, Water Purveyor (Room 1); STEPHEN
MCCORMICK, Superintendent of Lamps and Gas
(Room 11); JOHN L. FLORENCE, Superintendent of Streets
and Roads (Room 12); MICHAEL F. CUMMINGS,
Superintendent of Incumbrances (Room 16).

DEPARTMENT OF STREET IMPROVEMENTS TWENTY-THIRD AND TWENTY-FOURTH WARDS

No. 2622 Third avenue, northeast corner of One Hundred and Forty-first street. Office hours, 9 A.M. to 4 e.M.; Saturdays, 12 M. — Commissioner; John H. J. Ronner Deputy Commissioner: WM. H. Ten Eyck, Secretary

DEPARTMENT OF BUILDINGS. No. 220 Fourth avenue, corner of Eighteenth stree A. M. to 4 P. M. I HOMAS J. BRADY, Superintendent,

> FINANCE DEPARTMENT Comptroller's Office.

No. 15 Stewart Building, Chambers street and Broad way, 9 A. M. to 4 P. M.
THEODORE W. MYERS, Comptroller; RICHARD A.
STORRS, Deputy Comptroller; D. LOWBER SMITH,
Assistant Deputy Comptroller.

LAW DEPARTMENT. omce of the Counsel to the Corporation Staats Zeitung Building, third and tourth floors, A.M. to 5 P. M. Saturdays, 9 A.M. to 12 M. WILLIAM H. CLARK, Counsel to the Corporation ANDREW T. CAMPBELL, Chief Clerk.

> POLICE DEPARTMENT Central Office.

No. 300 Mulberry street, 9 A. M. to 4 P. M.
JAMES J. MARTIN, President; CHARLES F. MAC-LEAN, JOHN MCCLAVE and JOHN C SHEEHAN, Commis-sioners; WILLIAM H. KIPF, Chief Clerk; T. F. RODENBOUGH, Chief of Bureau of Elections.

DEPARTMENT OF CHARITIES AND CORRECTION. Central Office.

No. 66 Third avenue, corner Eleventh street, 9 A. M. to No. 66 Third avenue, corner eleventuralists, 9 at 4 p. M.

4 p. M.

HENRY H. PORTER, President; Chas. E. SIMMONS, M. D., and EDWARD C. SHEEHY, Commissioners; George F. Beitton, Secretary.

Purchasing Agent, Frederick A. Cushman. Offichours, 9 a. M. to 4 p. M. Saturdays, 12 M.

Plans and Specifications, 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 Eleveuth street.

FIRE DEPARTMENT.

Office hours for all, except where otherwise noted rom 9 a. m. to 4 p. m. Saturdays, to 12 m. Headquarters.

Nos. 157 and 159 East Sixty-seventh street.
S. Howland Robbins, President; Anthony Eickhoff and John J. Scannell, Commissioners; Carl Jussen, Secretary.
Hugh Bonner, Chief of Department; Peter Seery, Hugh Bonner, Chief of Department; Peter Seery, Inspector of Combustibles; James Mitchel, Fire Marshal; Wm. L. Findley, Attorney to Department; J. Elliot Smith, Superintendent of Fire Alarm Telegraph.

graph. Central Office open at all hours.

HEALTH DEPARTMENT

No. 301 Mott street, 9 A. M. to 4 P. M.

CHARLES G. WILSON, President, and CYRUS
EDSON, M. D., the President of the Police Board,
ex officio and the Health Officer of the Port, ex
officio, Commissioners; EMMONS CLARR, Secretary.

DEPARTMENT OF PUBLIC PARKS.
Emigrant Industrial Bavings Bank Building, Nos. 49
and 51 Chambers street, 9 a.m. to 4 p.m. Saturdays, 12 m.
PAUL DANA, President: ABRAHAM B. TAPPEN, NATHAN STRAUS and HENRY WINTHROP GRAY, Commissioners; CHARLES DE F. BURNS, Secretary.

DEPARTMENT OF TAXES AND ASSESSMENTS Staats Zeitung Building, Tryon Row, 9 A. M. to 4 P. M Saturdays, 12 M. EDWARD P. BARKER, President: EDWARD L PARRIS and GEORGE C. CLAUSEN, Commissioners. FLOVO T. SMITH, Secretary.

DEPARTMENT OF DOCKS.

Battery, Pier A, North river,
J. SERGEANT CRAM, President; EDWIN A. POST and
JAMES J PHELAN, Commissioners; AUGUSTUS T
DOCHARTY, Secretary.
Office hours, from q A, M, to 4 P. M.

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

NOTICE TO ARCHITECTS.

NOTICE TO ARCHITECTS.

IN ACCORDANCE WITH THE PROVISIONS of chapter 299 of the Laws of 1890, entitled "An act to amend chapter 323 of the Laws of 1888, 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,' and chapter 414 of the Laws of 1892, amending the same, the Board of Commissioners thereby constituted will, until 12 o'clock M., the first day of September, 1893, receive plans and specifications for a New Municipal Building, provided for in said statutes, to be erected in the City Hall Park.

In the examination and judgment of the designs the Board of Commissioners will be assisted by a committee to be selected by the said Board from a list nominated by the New York Chapter of the American Institute of Architects and the Architectural League of New York. This committee will consist of three competent architects who do not take part in the competition.

Five equal premiums, of two thousand dollars each, shall be awarded to the authors of the designs adjudged by the Board of Commissioners to be the second, third, fourth, fifth and sixth, best, of those submitted, and the author of the designs adjudged to be the first best by the said Board of Commissioners will be appointed Architect for the construction of the building, provided his professional standing is such as to guarantee a proper discharge of his duties. He will be paid a commission on the total cost of the work, namely, five per cent, on the second \$1,000,000 and three per cent, on the remainder.

Each set of drawings is to be accompanied by a brief

per cent. on the first \$1,000,000 of the cost, four per cent. on the second \$1,000,000 and three per cent. on the remainder.

Each set of drawings is to be accompanied by a brief specification of the materials proposed to be employed, and of the mode of construction and of heating and ventilation to be adopted, and of the manner of lighting.

An approximate estimate of the cost of the building is also to be submitted.

No plans or papers submitted are to have upon them any mark by which they can be known, but there shall be sent with them a sealed letter, addressed in typewriting, to the Mayor, giving the author's name and address. This letter will not be opened until the awards shall have been made. The drawings and papers will be known by numbers corresponding with numbers given to the letters.

The conditions under which this competition is to be conducted and the requirements of the Board are described in a paper entitled "Instructions to Architects" which may be obtained, on application, at the Comptroller's office, 250 Broadway.

NEW YORK, March 29, 1893.

THOMAS F. GILROY, Mayor,
FREDERICK SMYTH, Recorder,
THEODORE W. MYERS, Comptroller,
THOMAS C. T. CRAIN, Chamberlain,
NICHOLAS T. BROWN, Chairman, Committee on Finance, Board of Aldermen,
Commissioners of the Sinking Fund;
HENRY D. PURROY, County Clerk,
FERDINAND LEVY, Register,
FRANK T. FITZGERALD, Surrogate,
Board of Commissioners for New Municipal Building.

CIVIL SERVICE SUPERVISORY AND EXAMINING BOARDS.

New York CITY CIVIL SERVICE BOARDS, ROOM 30, COOPER UNION, New York, April 11, 1893.

PUBLIC NOTICE IS IL.

open competitive examinations will be nead
office on the dates specified:
April 20. INSPECTOR AND BACTERIOLOGICAL DIAGNOSTICIAN OF DIPHTHERIA.
April 21. TRANSITMAN.
LEE PHILLIPS,
Secretary and Executive Officer.

DEPARTMENT OF TAXES AND ASSESSMENTS.

DEPARTMENT OF TAXES AND ASSESSMENTS, STAATS ZEITUNG BUILDING, NEW YORK, January 9, 1893.

IN COMPLIANCE WITH SECTION 817 OF THE New York City Consolidation Act of 1882, it is hereby advertised that the books of "The Annual Record of the Assessed Valuations of Real and Personal Estate" of the City and County of New York, for the year 1893, are open, and will remain open for examina-

Estate" of the City and County of New York, for the year 1893, are open, and will remain open for examination and correction until the thirtieth day of April, 1893.

All persons believing themselves aggrieved must make application to the Commissioners of Taxes and Assessments, at this office, during the period said books are open, in order to obtain the relief provided by law. Applications for correction of assessed valuations on personal estate must be made by the person assessed to the said Commissioners, between the hours of 10 A. M. and 2 P.M., except on Saturdays, when between 10 A. M. and 12 M., at this office, during the same period.

EDWARD P. BARKER, GEORGE C. CLAUSEN, EDWARD L. PARRIS, Commissioners of Taxes and Assessments.

DEPARTMENT OF DOCKS.

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

TO CONTRACTORS.

(No. 440.)

PROPOSALS FOR ESTIMATES FOR DREDGING IN THE SLIP ON THE NORTHERLY SIDE OF PIER 61, ON THE EAST RIVER.

ESTIMATES FOR DREDGING IN THE SLIP on the northerly side of Pier 61, on the East 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 P. M. of

THURSDAY, MAY 4, 1893,
at which time and place the estimates will be publicly opened by the head of said Department. The award of the contract, if awarded, will be made as soon as practicable after the opening of the bids.

Any person making an estimate for the work shall furnish the same in a 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, in the sum of Two Thousand Dollars.

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

ON THE EAST RIVER.
In the slip on the northerly side of
Pier 61 5,000 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: so the some a part of every estimate received: so the foregoing Engineer's estimate, and shall not at any time after the submission of an estimate, dispute or complain of the above statement of quantities, nor assert that there was any misunderstanding in regard to deliber there was any misunderstanding in regard to deliber the statisfaction of the Department of Docks, and in substantial accordance with the specifications of the contract. No extra compensation, beyond the amount payable for the work before hentinoed, which, shall be actually performed, at the price therefor, per of the contract. No extra compensation, beyond the amount payable for the entire work.

The work to be done under this contract is to be commenced within five days after the date of the contract, and the entire work is to be fully completed on or before the fourth day of June, 1893, and the damages to be paid by the contractor for each day that the fourth day of June, 1893, and the damages to be paid by the contractor for each day that the fourth day of June, 1893, and the contract, fixed and liquidated at Fitty Dollars per day. 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 bies will be tested. Visit of the property of the work thereunder. Fidders will distinctly write out, both in words and in figures, the amount of their estimates for doing this words of the work thereunder. Fidders will distinctly write out, both in words and in figures, the amount of their estimates for doing this words of the property of the work thereunder. Fidders will distinctly write out, both in words and in figures, the amount of their restimates their nearest property of the work thereunder. Fidders will distinctly write out, both in words and in figures

ration.
THE RIGHT TO DECLINE ALL THE ESTIMATES IS RESERVED IF DEEMED FOR THE
INTEREST OF THE CORPORATION OF THE
CITY OF NEW YORK.

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

J. SERGEANT CRAM,
EDWIN A. POST,
JAMES J. PHELAN,
Commissioners of the Department of Docks.
Dated New York, April 15, 1893.

(Work of Construction under the New Plan.

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

TO CONTRACTORS.

(No. 439.)

PROPOSALS FOR ESTIMATES FOR THE RE-MOVAL OF THE OUTER PORTION OF PIER, OLD 62, AND DREDGING OVER SITE OF SAME, AND IN THE HALF SLIPS AD-JOINING, ON THE EAST RIVER.

ESTIMATES FOR REMOVAL OF THE OUTER portion of Pier, o'd 62, and dredging over site of same, and in the half slips adjoining, on the East 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 P. M. of

WEDNESDAY, APRIL 26, 1893,

WEDNESDAY, APRIL 26, 1893,
at which time and place the estimates will be publicly
opened by the head of said Department. The award of
the contract, if awarded, will be made as soon as practicable after the opening of the bids.

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

The bidder to whom the award is made shall give
security for the faithful performance of the contract, in
the sum of Two Thousand Six Hundred Dollars.

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

CLASS I.

CLASS I.

Labor of removing the outer portion of the existing

Mud Dredging, about..... 10,000 cubic yards.

CLASS IV. Dredging Cribwork not filled in with

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

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

The work to be done under the contract is to be commenced within five days after the date of the contract, and the entire work is to be fully completed on or before the 15th day of June, 1893, and the damages to be paid by the contractor for each day that the contract may be unfulfilled after the time fixed for the fulfillment thereof has expired, are, by a clause in the contract, fixed and liquidated at Fifty Dollars per day.

All the old material taken from the structures to be removed under the contract will become the property of the contractor, and bidders must estimate the value of such material when considering the prices for which they will do the work under the contract.

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

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

The person or persons to whom the contract may be awarded will be required to attend at this office with the availar of the contract.

class of this work.

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

Bidders are required to exten in their estimates their

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 Commen 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.

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

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

No estinate 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 Comproller, or money, to the amount of five per centum of the amount of security required for the faithful performance of the contract. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed

to the officer or clerk of the Department who has charge of the estimate-box; and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposites, 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-Chiet.

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

THE RIGHT TO DECLINE ALL THE ESTI-

tion.

THE RIGHT TO DECLINE ALL THE ESTIMATES IS RESERVED IF DEEMED FOR THE
INTEREST OF THE CORPORATION OF THE
CITY OF NEW YORK.

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

I. SERGEANT CRAM

J. SERGEANT CRAM, EDWIN A. POST, JAMES J. PHELAN, Commissioners of the Department of Docks. Dated New York, April 10, 1893.

Dated New York, April 10, 1803.

DEPARTMENT OF DOCKS,
PIER "A," BATTERY PLACE, NORTH RIVER,
New YORK, March 23, 1893.

New YORK, March 23, 1893.

Notice IS Hereby Given That At A meeting of the Board governing the Department of Docks, held Thursday, March 23, 1893, the following rule was adopted:

Rule 18. No unharnessed truck, cart, wagon or vehicle of any description shall be placed or left at any time on any marginal street, wharf or place, or on any bulkhead, pier or reclaimed land under the charge and control of the Department of Docks, under a penalty of five dollars, to be recovered from the owner of said unharnessed truck, cart, wagon or vehicle of any description. Any such truck, cart, wagon or vehicle of any description, placed or left on any marginal street, wharf or place, or on any bulkhead, pier, or reclaimed land under the charge and control of the Department of Docks, shall be removed by the Dock Master of the district to a place to be designated by the Board, and a charge of not less than fifty cents per day for storage on same shall be and become a lien thereon, and such unharnessed truck, cart, wagon or vehicle of any description, will not be delivered to the owner until said fine and storage charge have been paid.

J. SERGEANT CRAM,
EDWIN A. POST,
JAMES J. PHELAN,
Commissioners of the Department of Docks.

DEPARTMENT OF PUBLIC PARKS

DEPARTMENT OF PUBLIC PARKS, Nos. 49 AND 51 CHAMBERS STREET, New York, April 14, 1893.

TO CONTRACTORS.

SEALED BIDS OR ESTIMATES FOR EACH of the following-mentioned works, with the title of the work and the name of the bidder indorsed thereon, also the number of the work as in the advertisement, will be received by the Department of Public Parks at its offices, Nos. 10 and 51 Chambers street, until ten o'clock A. M., on Wednesday, April 26, 1803:

Public Parks and Street, until ten o'clock A. M., on Weunesday, 1893:
No. 1. FOR REPAIRING AND REPAVING WITH ROCK ASPHALTE THE WALKS OF THE CENTRAL PARK AND CITY PARKS.

THE CENTRAL PARK AND CITY PARKS.

No. 2. FOR REPAIRING WITH ASPHALTE PAVE MENT. ON PRESENT CONCRETE FOUNDATION, A PORTION OF THE ROAD WAYS IN WASHINGTON SQUARE.

No. 3. FOR REPAIRING AND RESURFACING MACADAMIZED ROADWAY, LAYING TRAP-BLOCK PAVEMENT AND LAYING AND RELAYING BRIDGE-STONES ON PARTS OF WEST SEVENTY-SECOND STREET, BETWEEN CENTRAL PARK, WEST (EIGHTH AVENUE), AND RIVERSIDE AVENUE.

Special notice is given that the works must be bid for separately.

The estimates of the work to be done, and by which the bids will be tested, are as follows:

NUMBER 1, ABOVE MENTIONED.

Number 1, Above Mentioned.
4.000 square feet of pavement of rock asphalte, with

93,000 square feet of pavement of rock asphalte, with-ut concrete base. The time allowed for the completion of the whole work will be SEVENTY CONSECUTIVE WORKING DAYS.

DAYS.

Damages to be paid by the contractor for each day that the contract, or any part thereof, may be unfulfilled after the time fixed for the completion thereof has expired, are fixed at FOUR DOLLARS per day.

The amount of security required is FIVE THOUSAND DOLLARS.

NUMBER 2, ABOVE MENTIONED.

square yards of asphalte pavement to lay.
me allowed for the completion of the whole work
TWELVE CONSECUTIVE WORKING

DAYS.

The damages to be paid by the contractor for each day that the contract, or any part thereof, may be unfulfilled after the time fixed for the completion thereof has expired, are fixed at TWENTY DOLLARS per day.

The amount of security required is TWO THOUSAND FIVE HUNDRED DOLLARS.

NUMBER 3, ABOVE MENTIONED.

10,825 square yards of macadam pavement to be repaired and resurfaced.

600 square yards pavement of trap blocks to lay.

268 square feet new bridge-stones to furnish and lay.

100 square feet old bridge-stones to lay.

The time allowed for the completion of the whole work will be SIXTY-FIVE CONSECUTIVE WORK-ING DAYS.

The damages to be paid by the contractor for each

The damages to be paid by the contractor for each day that the contract, or any part thereof, may be unfulfilled after the time fixed for the completion thereof has expired, are fixed at TEN DOLLARS per day.

The amount of security required is THREE

it shall distinctly state that fact; that it is made without any connection with any other person making an estimate for the same purpose; and is in all respects fair and without collusion or fraud; and that no member of the Common Council, head of a department, chief of a bureau, deputy thereof or clerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies or work to which it relates, or in any portion of the profits thereof. The bid or estimate must be verified by the oath, in writing, of the party or parties making the estimate, that the several matters stated therein are in all respects true. Where more than one person is interested, it is requisite that the verification be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance; and that if he shall omit or refuse to execute the same, they will pay to the Corporation 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 than he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract over and above all his debts of every nature, and over and above his liabilities, as bail, surety or otherwise; and that he has offered himself as a surety in good faith and with the intention

become surety. The adequacy and sufficiency of the Security offered to be approved by the Comptroller of the City of New York.

No bid or estimate will be received or considered unless accompanied by either a certified check upon one of the State or National banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of five per centum of the amount of the security required for the faithful performance of the contract. Such check or money must 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 ten days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that 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.

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

The Department of Public Parks res

corporation.

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

bidder.

Blank forms for proposals and forms of the several contracts which the successful bidders will be required to execute can be had at the office of the Secretary, and the plans can be seen and information relative to them can be had at the office of the Department, Nos 49 and

the plans of the office of the can be had at the office of the can be had at the office of the can be had at the office of the can be street.

PAUL DANA.

NATHAN STRAUS.

A. B. TAPPEN,

HENRY WINTHROP GRAY,

Commissioners of Public Parks.

DEPARTMENT OF PUBLIC PARKS, Nos. 49 and 51 CHAMBERS STREET, NEW YORK, April 3, 1893.

AUCTION SALE.

THE DEPARTMENT OF PUBLIC PARKS will sell at Auction by Peter F. Meyer, Auctioneer, on Thursday, April 20, 1893, a quantity of Iron now lying near McComb's Dam Bridge over Harlem river, and also the several buildings and parts of buildings now standing on the line of Cathedral Parkway, One Hundred and Tenth street, between Amsterdam avenue and Riverside Drive, and on Riverside Park, between Eighty-sixth street and One Hundred and Iwenty-ninth street.

Eighty-sixh street and the from at McComb's Dam Bridge, at 10 o'clock A. M., and then at 11 o'clock, on Cathedral Parkway, in front of premises No. 1 on catalogue, and at 10 o'clock F. M., on Kiverside Drive. Catalogues may be had upon application at the office of the Department, Nos. 49 and 51 Chambers street.

The Mr. Sale.

The purchase money to be paid in bankable funds at time of sale.

Purchasers will be required to remove the buildings,

time of sale.

Purchasers will be required to remove the buildings, etc., within thirty days from time of sale.

By order of the Department of Public Parks.

CHARLES DEF. BURNS,

Secretary.

DEPARTMENT OF STREET CLEANING.

DEPARTMENT OF STREET CLEANING, | No. 280 BROADWAY, NEW YORK. PUBLIC NOTICE.

The time for the reception of proposals, in pursuance of the following advertisement, is extended until April 25, 1893, at same hour and place.

Dated April 13, 1893.

THOMAS S. BRENNAN,

Commissioner of Street Cleaning.

The damages to be paid by the contractor for each day that the contract, or any part thereof, may be unfulfilled after the time fixed for the completion thereof has expired, are fixed at TEN DOLLARS per day.

The amount of security required is THREE THOUSAND FIVE HUNDRED DOLLARS.

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

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

Each bid or estimate shall contain and state the name and place of residence of each of the persons making the same; the names of all persons interested with him or them therein; and if no other person be sointerested,

both days inclusive, in pursuance of the authority conferred upon the Commissioner of Street Cleaning by section 700 of said Consolidation Act, of chapter 260 of the Laws of 1802, and of chapter 415, of the Laws of 1802, and of chapter 415, of the Laws of 1802, to make and execute special contracts for the disposition, by dumping and grading thereof as it is dumped, of street sweepings, ashes and garbage.

The estimated quantities of street sweepings, ashes and garbage, including that collected by the Dock Department aforesaid, to be removed from the City of New York each year, and finally disposed of, according to the terms of the contract hereinafter referred to, are as follows, to wit, more or less:

Cubic Yards.

Street sweepings...
Material collected by the Dock Department, and required to be removed by the Street Cleaning Department.

missioner shall so order, aid substances and material shall be covered over while en route and be deodorized to prevent nuisance.

If any part of said substances and material should be required for filling-in purposes at other points than those designated above, they may be so used by the Department of Street Cleaning, but in that case are not to be towed by the contractor, nor charged for.

Such portion of the present plant of the Street Cleaning Department as consists of tugs and scows is to be sold at public auction to the highest bidder according to law, at a future date to be designated and duly advertised, when bidders on this contract will have the privilege of bidding for such plant.

Bidders are required to state in their proposals, verified under oath, their names, places of residence and places of business, the names of all persons interested with them therein, and if no other person be so interested, they shall distinctly state the fact; also, that it is made without any connection with any other person making any bid or estimate for the above 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 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. Where more than one person is interested, it is requisite that the verification attached to said proposal be made and subscribed by all the parties interested. Each proposal shall also be accompanied by the consent in writing, signed by the proposer and two householders or freeholders of the City of New York, giving their respective places of business as a resid ness, or of a guarantee company incorporated under the Laws of the State of New York, as shall be satisfactory to the Comprioller, to the effect that if the contract be awarded to such proposer they will become bound for its faithful performanc shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, to the effect in substance that he is a householder or freeholder in the City of New York, and worth the above amount over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise; and that he has offered himself as a surety in good faith and with an intention to execute the bond required by law. The adequacy and sufficiency of the sureties offered shall be approved by the Comptroller. From the proposals so received, the Comptroller. From the proposals so received, the Commissioner may select the bid or bids, the acceptance of which will, in his judgment, best secure the performance of the work, or he may reject any or all of said bids.

The person or persons to whom the contract may be

judgment, best secure the performance of the work, or he may reject any or all of said bids.

The person or persons to whom the contract may be awarded will be required to attend at this office with such sureties, and execute such contract and bond within five days from the date of the service on him or them of a written notice to that effect, either by leaving the same at either of the addresses given in the proposal, or by forwarding it by mail; and in case of failure or neglect so to comply, he or they will be considered as having abandoned such proposal and contract, and as in default to the Corporation, under the terms of such consent, whereupon the Commissioner of Street Cleaning may either make another selection from the bids or estimates submitted, or readvertise the work, as he may consider best for the public interest; but, in either event, the amount of deposit accompanying his proposal shall become forfeited to the Mayor, Aldermen and Commonalty of the City of New York.

If the person or persons to whom the contract may be awarded shall, after executing it and giving the bond, neglect or delay to commence the work, or any portion thereof, for twenty days, the Commissioner of Street Cleaning may perform the said work or any portion thereof for such period of neglect or delay, and charge the whole expense of the same against the said person

or persons, and deduct the same from any amount due or to become due under the contract, at his option, or he may declare the contract abandoned and have re-course to the bond given.

he may declare the contract abandoned and have recourse to the bond given.

Each estimate must be accompanied by a CERTI-FIED CHECK ON A SOLVENT BANKING IN-CORPORATION IN THE CITY OF NEW YORK, payable to the ORDER OF THE COMPTROLLER of the City of New York, for the sum of twenty-five thousand dollars (\$25,000). On the acceptance of any bid the checks of the unaccepted bidders will be returned to them, and upon the execution of the contract and the bond called for the check of the accepted bidder will be returned to him.

The price for which the work will be done must be written in the bid and stated in figures, and shall be at a rate per cubic yard; measurements and estimates to be made by an Engineer appointed by the Commissioner of Street Cleaning, on the boats or scows of the contractor or contractors, at the several dumps or dumping places of the Department of Street Cleaning, as they are designated in the contract, or such other dumps as may thereafter be designated.

Bidders will be allowed, at their option, to bid a price per cubic yard upon the work as a whole in mass, or a separate price for each class of the work, the bid or bids being for the performance of the whole work, as hereinafter described and classified, to wit:

First—For that to be dumped at Hart's Island, per cubic yard.

Third—For that to be dumped at Riker's Island, per

Second—For that to be dumped at Pelham Park, per cubic yard. Third—For that to be dumped at Riker's Island, per

Third—For that to be dumped at Riker's Island, per cubic yard.
Fourth—For that to be dumped at localities to be designated on the East river or Sound, south of Hart's Island, per cubic yard.
Fifth—For that to be dumped at localities to be designated on the North or Hudson river, south of Yonkers, per cubic yard.
Sixth—For that to be dumped at localities to be designated in the Bay of New York, not below the Narrows, per cubic yard.
Seventh—For that to be dumped at localities to be designated in Newark Bay, in the State of New Jersey, per cubic yard.
Eighth—For that to be dumped in the Harlem river; or

ror Ninth—For that to be dumped at sea in case of ice in the rivers or prevention of dumping at the above designated places.

All bids must be made with reference to the form of the contract, and of the bond to be executed, printed copies of both of which, as far as can be, are on file at the Department of Street Cleaning, containing specifications, and copies may be had on application. Unless so referred to, such bids may be rejected.

Blank forms of the proposals may also be had on application at said Department of Street Cleaning, No. 280 Broadway, New York City, on or after the 24th day of March, 1893.

Dated March 23, 1803.

Deputy and Acting Commissioner 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, in the Stewart Building.

THOMAS S. BRENNAN,
Commissioner of Street Cleaning.

POLICE DEPARTMENT.

Police Department of the City of New York, No. 300 Mulberry Street, New York, April 12, 1893.

New York, April 12, 1893.

PUBLIC NOTICE IS HEREBY GIVEN THAT
two Horses, the property of this Department,
will be sold at Public Auction on Tuesday, April 25,
1893, at ten 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. H. KIPP.

WM. H. KIPP, Chief Clerk.

POLICE DEPARTMENT—CITY OF NEW YORK,
OFFICE OF THE PROPERTY CLESK (ROOM-No. 9),
No. 300 MULBERRY STREET,
New YORK, 18-35.

WNERS WANTED BY THE PROPERTY
Clerk of the Police Department of the City of
New York, No. 500 Mulberry street, Room No. 9, for the
following property, now in his custedy, without claimants ' Boats, rope, iron, lead, male and female clothing,
boots, shoes, wine, blankets, diamonds, canned goods,
liquors, etc., also small amount money taken from
prisoners and found by patrolimen of this Department.

JOHN F. HARRIOT,
Property Clerk.

DEPARTMENT OF PUBLIC WORKS

DEFARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, ROOM 6, No. 31 CHAMBERS STREET, NEW YORK, April 15, 1893.

TO CONTRACTORS.

DIDS 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 on Monday, May 1, 1803, until 12 o'clock M., at which place and hour they will be publicly opened by the head of the Department.

No. 1. FOR THE NECESSARY MATERIALS AND LABOR FOR BUILDING A FENCE AROUND THE PROPERTY BELONGING TO THE CITY OF NEW YORK, at Fifty-sixth street and Twelfth avenue.

No. 2. FOR SEWER IN NINETY-EIGHTH STREET, between West End avenue and Boulevard.

Each estimate must contain the name and place of the content of the

STREET, between West End avenue and Boulevard.

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

Each estimate must be verified by the oath, in writing, of the party making the same, that the several matters therein stated are true, and must be accompanied by the consent, in writing, of two householders or free-holders in the City of New York, to the effect that if the contract is awarded to the person making the estimate, they will, upon its being so awarded, become bound as his 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 muss be accompanied by the oath or affirmation, in writing, of each of

bids are tested.

The consent last above mentioned muss 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, 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 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 afficer 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 forfieted 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 the deposit will be returned to him.

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 THE CITY.

Blank forms of bid or estimate, the proper envelopes

THE CITY.

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 Rooms 5 and 0, No. 31 Chambers street.

MICHAEL T. DALY,

Commissioner of Public Works.

DEFARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, New York, April 14, 1893.

NOTICE OF SALE AT PUBLIC AUCTION.

ON WEDNESDAY, APRIL 26, 1893, AT 10.30
A. M., the Department of Public Works will sell at Public Auction, on the premises, by Messrs, Van Tassell & Kearney, Auctioneers, under the supervision of the Water Purveyor, the following, viz.:

AT COENTIES SLIP, ABOUT 150,000 BELGIAN BLOCKS (OLD). TERMS OF SALE.

Cash payments in bankable funds at the time and place of sale, and the removal within five (5) days of the blocks purchased, otherwise the purchaser will forfeit the same, together with all moneys paid therefor, and the Department will resell the paving blocks.

MICHAEL T. DALY,
Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS,
COMMISSIONER'S OFFICE,
ROOM 6, No. 31 CHAMBERS STREET,
NEW YORK, April 11, 1893.

TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN A scaled 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 on Tuesday, April 25, 1893, until 12 o'clock M., at which place and hour they will be publicly opened by the head of the Department.

opened by the head of the Department.

No. 1, FOR REGULATING AND PAVING WITH TRAP-BLOCK PAVEMENT THE CARRIAGEWAY OF AVENUE B, from Eightysixth to Eighty-ninth street.

No. 2. FOR REGULATING AND PAVING WITH GRANITE BLOCK PAVEMENT, WITH CONCRETE FOUNDATION, THE CARRIAGEWAY OF FORTY-SECOND STREET, from Eleventh avenue to Hudson river so far as the same is within the limits of grants of land under water).

No. 3. FOR REGULATING AND PAVING WITH GRANITE-BLOCK PAVEMENT THE CARRIAGEWAY OF SEVENTY-EIGHTH STREET, from Avenue A to East river.

No. 4. FOR REGULATING AND PAVING, WITH

FOR REGULATING AND PAVING, WITH
GRANITE-BLOCK PAVEMENT THE
CARRIAGEWAY OF NINETY-FIRST
STREET, from Amsterdam avenue to Riverside Drive.

No. 5. FOR REGULATING AND PAVING WITH GRANITE-BLOCK PAVEMENT THE CARRIAGEWAY OF NIN-TY-THIRD STRFET, from Amsterdam to West End

No. 6. FOR REGULATING AND PAVING WITH
GRANITE-BLOCK PAVEMENT THE
CARRIAGEWAY OF NINETY-NINTH
STREET, from Third to Fourth avenue.
No. 7. FOR REGULATING AND PAVING WITH
GRANITE-BLOCK PAVEMENT THE
CARRIAGEWAY OF ONE HUNDRED
AND SECOND STREET, from Amsterdam
avenue to Riverside Drive.

CARRIAGEWAY OF ONE HUNDRED AND SECUND STREET, from Amsterdam avenue to Riverside Drive.

No.8, FOR REGULATING AND PAVING WITH GRANITE-BLOCK PAVEMENT THE CARRIAGEWAY OF ONE HUNDRED AND EIGHTEENTH STREET, from Madison to Fifth avenue,

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

Each estimate must be verified by the oath, in writing, of the party making the same, that the several matters therein stated are true, and must be accompanied by the consent, in writing, of two householders or 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 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 estimate 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 contract, over and above his liabilities as bail, surety, or otherwise, and that he has offered himself as surety in good faith, with the in

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 the deposit will be returned to him.

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

HE DEEMS IT FOR THE BEST 11.

THE CITY.

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.

MICHAEL T DALY,

Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, ROOM 6, NO. 31 CHAMBERS STREET, New YORK, March 20, 1893.

TO CONTRACTORS.

BIDS OR ESTIMATES, INCLOSED IN A scaled 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 on Thursday, April 20, 1803 until 12 o'clock M., 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 FURNISHING MATERIALS, BUILD-ING AND ERECTING PUMPING ENGINES, BOILERS AND APPURTE.
NANCES FOR THE HIGH SERVICE WORKS AT THE NEW AQUEDUCT, BETWEEN TENTH AVENUE AND HARLEM RIVER.

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

Each estimate must be verified by the oath, in writing,

relates or in the profits thereof.

Each estimate must be verified by the oath, in writing, of the party making the same, that the several matters therein stated are true, and must be accompanied by the consent, in writing, of two householders or 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 less shows experience in the several less than the setting that the several less than the s

the estimated amount of the work by which the bios 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, surety, 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

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 faitful 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 the deposit will be returned to him.

THE COMMISSIONER OF PUBLIC WORKS RESERVES THE RIGHT TO REJECT ALL BIDS

RESERVES THE RIGHT TO REJECT ALL BIDS
RECEIVED FOR ANY PARTICULAR WORK IF
HE DEEMS IT FOR THE BEST INTERESTS OF
THE CITY.
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 10, NO. 31 Chambers street.
MICHAEL T. DALY,
Commissioner of Public Works.

DEPARTMENT OF PUBLIC WORKS, COMMISSIONER'S OFFICE, No. 31 CHAMBERS STREET, New YORK.

TO OWNERS OF LANDS ORIGINALLY ACQUIRED BY WATER GRANTS.

ACQUIRED BY WATER GRANTS.

A TTENTION IS CALLED TO THE RECENT act of the Legislature (chapter 449, Laws of 1889), which provides that whenever any streets or avenues in the city, described in any grant of land under water, from the Mayor, Aldermen and Commonalty containing covenants requiring the grantees and their successors to pave, repave, keep in repair or maintain such streets, shall be in need of repairs, pavement or repavement, the Common Council may, by ordinance, requirithe same to be paved, repaved or repaired, and che expense thereof to be assessed on the property benefited: and whenever the owner of a lot so assessed shall have paid the assessment levied for such paving, repaving or repairing, such payment shall release and discharge such owner from any and every covenant and obligation as to paving, repaving and repairing, contained in the water grant under which the premises are held, and no further assessment shall be imposed on such lot for paving, repaving or repairing such street or avenue, unless it shall be petitioned for by a majority of the owners of the propead improvement.

The act further provides that the owner of any such lot may notify the Commissioner of Public Works, in writing, specifying the ward number and street number of the lot that he desires, for himself, his heirs and assigns, to be released from the obligation of such covenants, and elects and agrees that said lot shall be thereafter liable to be assessed as above provided, and thereupon the owner of such lot, his heirs and assigns shall thenceforth be relieved from any obligation to pave, repair, uphold or maintain said street, and the lot in respect of which such notice was given shall be liable to assessment accordingly.

The Commissioner of Public Works desires to give the following explanation of the operation of this act:

When notice, as above described, is given to the Commissioner of Public Works, the owner of the lot or lots therein described, and his heirs and assigns, are forever released from all obligation under the grant in espect to paving, repaving or repairing the street in ront of or adjacent to said lot or lots, except one assessment for such paving, repaving or repairs, as the Common Council may, by ordinance, direct to be made thereatter.

mon Council may, by ordinance, direct to be made thereatter.

No struct or avenue within the limits of such grants can be paved, repaved or repaired until said work is authorized by ordinance of the Common Council, and when the owners of such lots desire their streets to be paved, repaved or repaired, they should state their desire and make their application to the Board of Aldermen and not to the Commonsconer of Public Works, who has no authority in the matter until directed by ordinance of the Common Council to proceed with the pavement, repavement or repairs.

MICHAEL T. DALY,

Commissioner of Public Works

FIRE DEPARTMENT

Headquarters Fire Department, Nos. 157 and 159 East Sixty-seventh Street, New York, April 6, 1892.

TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING ONE
Hose Wagon to this Department will be received
by the Board of Commissioners at the head of the Fire
Department, at the office of said Department, Nos. 157
and 159 East Sixty-seventh street, in the City of New
York, until 10 o'clock A. M., Wednesday, April 19,
1893, at which time and place they will be publicly
opened by the head of said Department and read.
No estimate will be received or considered after the
hour named.

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

For information as to the description of the hose wagon to be furnished, bidders are referred to the specifications, which form part of these proposals.

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

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

The hose wagon is to be completed and delivered within sixty [60] days after the execution of the contract.

The damages to be paid by the contractor for each day that the contract may be unfulfilled after the time specified for the completion thereof shall have expired, are fixed and liquidated at the sum specified in the form of contract.

fined for the completion thereof shall have expired, are fixed and liquidated at the sum specified in the form of contract.

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

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

The Fire Department reserves the right to decline any and all bids or estimates if deemed to be for the public interest. No ebid 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.

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

the verification be made and subscribed by all the parties interested.

E ch bid or estimate shall be accom; anied by the consent, in writing, f two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as sureties for its faithful performance in the sum of two hundred (200) dollars; 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 his liabilities as bail, surety or otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York before the award is made and prior to the signing of the contract.

No estimate will be considered unless accompanied by

before the award is made and prior to contract.

No estimate will be considered unless accompanied by either a certified check upon one of the banks of the City of New York, drawn to the order of the Comproller, or money to the amount of ten (10) dollars. 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 charge of the estimate-box, and to estimate can deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same, within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid, the amount of his deposit will be returned to him.

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

S. HOWLAND ROBBINS, ANTHONY EICKHOFF, JOHN J. SCANNELL.

Commissioners.

Headquarters Fire Department, Nos. 157 and 159 East Sixty-seventh Street, New York, April 6, 1893.

TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING ONE Hayes Extension Ladder Truck and Fire-escape, large size, will be received by the Board of Commis-sioners at the head of the Fire Department, at the office

of said Department, Nos. 157 and 159 East Sixty-seventh street, in the City of New York, until 10 o'clock A. M., Wednesday, April 19, 1893, at which time and place they will be publicly opened by the head of said Department and read.

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

For information as to the amount and kind of work to be done, bidders are referred to the specifications, which form part of these proposals.

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

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

This truck to be completed and delivered within ninety (co) days after the execution of the contract.

The damages to be paid by the contract for each day that the contract may be unfulfilled after the time specified for the completion thereof shall have expired are fixed and liquidated at twenty (20) dollars.

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

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

The Fire Department reserves the right to decline any and all bids or estimates if deemed to be for the tublic

it relates.

The Fire Department reserves the right to decline any and all bids or estimates if deemed to be for the public interest. No bid or estimate will be accepted from, or contract awarded to, any 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.

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

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

one person interested, it is requisite that the Vertification be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders of the City of New Vork, 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 sureties for its faithful performance in the sum of one thousand seven hundred (1,700) dollars; and that if he shall omit or refuse to execute the same, they will pay to the Corporation any difference between the sum to which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security referred is to be approved by the Comptroller of the City of New York before the award is made and prior to the signing of the contract.

No estimate will be considered unless accompanied

to be approved by the Comptroller of the City of New York before the award is made and prior to the signing of the contract.

No estimate will be considered unless accompanied by either a certified check upon one of the banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of eighty-five (85) dollars. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of New York as liquidated damages for such neglect or refusal; but if he shall execute the contract within the time aforesaid the amount of his deposit will be returned to him.

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

ShOWLAND ROBBINS, ANTHONY EICKHOFF,

S. HOWLAND ROBBINS, ANTHONY EICKHOFF, JOHN J. SCANNELL, Commissioners.

Headquarters Fire Department, Nos. 157 and 159 East Sixty-seventh Street, New York, April 6, 1893.

TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING ONE
First Size Regulation Hook and Ladder Truck will
be received by the Board of Commissioned Proposition EALED PROPOSALS FOR FURNISHING ONE.
First Size Regulation Hook and Ladder Truck will be received by the Board of Commissioners at the head of the Fire Department, at the office of said Department, Nos. 157 and 159 East Sixty-seventh street, in the City of New York, until 10 o'clock A.M., Wednesday, April 10, 1893, at which time and place they will be publicly opened by the head of said Department and read.

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

For information as to the amount and kind of work to be done, bidders are referred to the specifications, which form part of these proposals.

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

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

The truck to be completed and delivered within ninety (90) days after the execution of the contract. The damages to be paid by the contractor for each day that the contract may be unfulfilled after the time specified for the completion thereof shall have expired, are fixed and liquidated at twenty (20) dollars.

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

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

The Fire Department reserves the right to decline any and all bids or estimates, if deemed to be for the public interest. No bid or estimate will be accepted from, or contract awarded to, any 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.

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

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders of the City of New York, with their respective places of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its laithful performance in the sum of nine hundred (900) dollars; and that if he shall omit or refuse to execute the same, they will pay to the Corporation may 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 affirma

Comptroller of the City of New York before the award is made and prior to the signing of the contract.

No estimate will be considered unless accompanied by either a certified check upon one of the banks of the City of New York, drawn to the order of the Contract, or money to the amount of forty-five (45) dollars. 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 will be returned to him.

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

S. HOWLAND ROBBINS, ANTHONY EICKHOFF,

S. HOWLAND ROBBINS, ANTHONY EICKHOFF, JOHN J. SCANNELL, Commissioners.

Headquarters Fire Department, Noc.157 and 159 East Sixty-seventh Street, New York, April 6, 1893.

TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING ONE Second Size Regulation Hook and Ladder Truck, will be received by the Board of Commissioners at the head of the Fire Department, at the office of said Department, Nos. 157 and 159 East Sixty-seventh street, in the City of New York, until 10 o'clock A. M., Wednesday, April 19, 1893, at which time and place they will be publicly opened by the head of said Department and read. and read.

No estimate will be received or considered after the

hour named.

hour named.

For information as to the amount and kind of work to be done, bidders are referred to the specifications, which form part of these proposals.

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

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

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

The truck to be completed and delivered within ninety (90) days after the execution of the contract.

The damages to be paid by the contract or for each day that the contract may be unfulfilled after the time specified for the completion thereof shall have expired, are fixed and liquidated at twenty (20) dollars.

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

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

date of its present to which it relates.

The Fire Department reserves the right to decline any and all bids or estimates if deemed to be for the public interest. No bid or estimate will be accepted from, or contract awarded to, any 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.

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

parties interested.

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or fresholders of the City of New York, with their respective place: of business or residence, to the effect that if the contract be awarded to the person making the estimate, they will, on its being so awarded, become bound as his sureties for its faithful performance in the sum of seven hundred (700) dollars; 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 his liabilities as bail, surety or otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by law. The adequacy and sufficiency of the security offered is to be approved by the Computroller of the City of New York before the award is made and prior to the signing of the contract.

No estimate will be considered unless accompanied by either a certified check upon one of the banks of the City of New York, aranu to the order of the Comptsuller, or money, to the amount of thirty-five (35) dollars. 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 deposis, except that of the successful bidder, will be returned to the persons making the same, within three days after 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 Successful bidder shall refuse or neglect, within five days after written notice that the contract within five days after written notice that the same has been awarded to him.

Should the person or persons to whom the contract within five days after written notice that the same has been awarded to

S. HOWLAND ROBBINS, ANTHONY EICKHOFF, JOHN J. SCANNELL,

Headquarters Fire Department, Nos. 157 and 159 East Sixty-seventh Street, New York, April 6, 1893.

TO CONTRACTORS.

SEALED PROPOSALS FOR FURNISHING
Two Hose Wagons to this Department will be received by the Board of Commissioners at the head of the Fire Department, at the office of said Department, Nos. 157 and 150 East Sixty-seventh street, in the City of New York, until 10 o'clock A. M., Wednesday, April 19, 1893, at which time and place they will be publicly opened by the head of said Department and read.

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

hour named.

For information as to the description of the hose wagons to be furnished, bidders are referred to the specifications, which form part of these proposals.

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

Bidders must write out the amount of their estimate in addition to inscript the same in figures.

in addition to inserting the same in figures.

The two hose wagons are to be completed and delivered within ninety (90) days after the execution of

The damages to be paid by the contractor for each day that the contract may be unfulfilled after the time specified for the completion thereof shall have expired are fixed and liquidated at the sum specified in the form of contract.

of contract. The awar

of contract.

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

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

The Fire Department reserves the right to decline

the date of its presentation and a statement of the work to which it relates.

The Fire Department reserves the right to decline any and all bids or estimates if deemed to be for the public interest. No bid or estimate will be accepted from, or contract awarded to, any 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.

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

Each bid or estimate shall be accompanied by the

that the verification be made and subscribed by all the parties interested.

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders of the City of New York, with their respective places of business or r sidence, 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 sureties for its faithful performance in the sum of five hundred [500] dollars; 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 which he would be entitled on its completion and that which the Corporation may be obliged to pay to the person or persons to whom the contract may be awarded at any subsequent letting; the amount in each case to be calculated upon the estimated amount of the work by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract, over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise; and that he has offered himself as a surety 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 before the award is made and prior to the signing of the contract.

**Na activate to will the considered waters accompanied by

before the award is made and prior to the signing of the contract.

No estimate will be considered unless accompanied by either a certified check upon one of the banks of the City of New York, drawn to the order of the Comptroller, or money to the amount of twenty-five (2) dollars. Such check or money must not be inclosed in the sealed envelope containing the estimate, but must be handed to the officer or clerk of the Department who has charge of the estimate-box, and no estimate can be deposited in said box until such check or money has been examined by said officer or clerk and found to be correct. All such deposits, except that of the successful bidder, will be returned to the persons making the same, within three days after the contract is awarded. If the successful bidder shall refuse or neglect, within five days after notice that the contract has been awarded to him, to execute the same, the amount of the deposit made by him shall be forfeited to and retained by the City of

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

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

S. HOWLAND ROBBINS, ANTHONY EICKHOFF, JOHN J. SCANNELL, Commission

DEPARTMENT OF PUBLIC CHAR

DEFARTMENT OF PUBLIC CHARITIES AND CORRECTION, No. 66 THIRD AVENUE,
NEW YORK, April 12, 1893.

TO CONTRACTORS.

MATERIALS AND WORK REQUIRED FOR THE CONSTRUCTION OF CAR-RIAGE-HOUSE AND STABLES AT CENTRAL ISLIP, LONG ISLAND.

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 Tuesday, April 25, 1893, until to o'clock A. M. The person or persons making any bid or estimate shall furnish the same in a sealed envelope, indorsed "Bid or Estimate for Carriage-house and Stables, Central Islip, Long 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 Cokrection Reserves the Right to regier 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 FOUR THOUSAND (84,000) DOLLARS.

Each bid or estimate shall contain and state the name of such accounts to the contract of such of the person working the

THOUSAND (\$4,000) DOLLARS.

sureties, each in the penal amount of FOUR THOUSAND (\$4,000) 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 Common Council, head of a department, chief of a bureau, deputy thereof or Cerk therein, or other officer of the Corporation, is directly or indirectly interested therein, or in the supplies 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 con-

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 supplies by which the bids are tested. The consent above mentioned shall be accompanied by the oath or affirmation, in writing, of each of the persons signing the same, that he is a householder or freeholder in the City of New York, and is worth the amount of the security required for the completion of this contract over and above all his debts of every nature, and over and above his liabilities as bail, surety or otherwise; and that he has offered himself as a surety in good faith and with the intention to execute the bond required by section 12 of chapter 7 of the Revised Ordinances of the City of New York, if the contract shall be awarded to the person or persons for whom he consents to become surety. The adequacy and sufficiency of the security offered is to be approved by the Comptroller of the City of New York, Arawn to the order of the City of New York, Arawn to the order of the City of New York, drawn to the order of the City of New York, drawn to the order of the Comptroller, or money to the smount of five per centum of the amount of the sealed envelope containing the estimate, but must be handed to the of

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

the 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. The form of the contract, including specifications, and showing the manner of payment, can be obtained at the office of the Architect, Leopold Eidlitz, No. r6o Fifth avenue, New York City, and bidders are cautioned to examine each and all of their provisions carefully, as the Board of Public Charities and Correction will insist upon their absolute enforcement in every particular.

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, APRIL 17, 1893.

IN ACCORDANCE WITH AN ORDINANCE OF the Common Council, "In relation to the brief 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:

follows:

At Morgue, Bellevue Hospital, from Pier 43, East river—Unknown man, aged about 38 years; 5 feet 9 inches high; blue eyes, light brown hair and moustache. Had on brown overcoat, blue coat and vest, brown pants, black and white striped shirt, wool in undershirt and drawers, brown woolen socks, gaiters.

Unknown man from Thirty-fourth street and East river; 5 feet 9 inches high; gray eyes, brown hair and mou tache. Had on black diagonal coat and vest, dark striped pants, gray woolen undershirt, canton flannel drawers, brown and white shirt, blue flannel shirt, cotton socks, laced shoes.

Unknown man from One Hundred and Eleventh

drawers, brown and white shirt, blue nannel shirt, cotton socks, laced shoes.

Unknown man from One Hundred and Eleventh street and Harlem river, aged about 55 years; 5 feet 5 inches high; gray eyes, gray hair and moustache. Had on black overcoat, black sack coat, brown vest and pants, blue cotton shirt with red stripes, brown woolen undershirt, drawers and socks, gaiters.

At City Hospital, Blackwell's Island—Peter Goodwin, aged 53 years; 5 feet, 6 inches high; blue eyes, sandy hair and moustache. Had on when admitted blue coat, black vest and pants, colored shirt, shoes.

At Workhouse, Blackwell's Island—Henrietta Robinson, aged 39 years. Committed February 14, 183.

At New York City Asylum for Insane, Blackwell's Island—Margaret McKeon or Fanny Holbrook, aged about 65 years; 4 feet 11 inches high; gray hair and eyes. Transferred from Almshouse November 28, 1800, and had on corporation clothing.

Sarah Hegner or Agnew, aged 48 years; 5 feet 1½ inches high; brown hair; gray eyes. Had on when admitted red hood, black jacket, blue waist, brown skirt.

skirt.
At New York Ci y Asylum for Insane, Ward's Island
—Jacob Morrace or Morantz, aged 35 years; 5 feet 4
inches high; black hair; brown eyes. Had on when
admitted a dark suit of clothes.
Nothing known of their friends or relatives.

By order,
G. F. BRITTON, Secretary.

FINANCE DEPARTMENT.

NOTICE OF ASSESSMENT FOR OPENING STREETS AND AVENUES.

IN PURSUANCE OF SECTION 916 OF THE amended, the Comptroller of the City of New York hereby gives public notice of the confirmation by the Supreme Court of the assessment for opening and acquiring title to the following streets and avenues, t wit:

TWELFTH WARD.

One Hundred and Forty-third street, between, msterdam and Convent avenues; report of Commisoners of Estimate confirmed April 5, 1893.

Assessment on property—north half of Block 1069 and buth half of Block 1070, between Amsterdam and Constant arenues.

TWELFTH WARD.

One Hundred and Fiftieth street, between Amsterdam avenue and the Boulevard; report of Commissioners of Estimate confirmed April 6, 1893.

Assessment on property, north half of Block 1191 and south half of Block 1192.

The above-entitled assessments were entered on the 10th day of April, 1893, 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 916 of said "New York City Consolidation Act of 1882."

Section 908 of the said act provides that, "If any such

solidation Act of r882."

Section 908 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."

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 June 10, 1893, will be exempt from interest as above provided, and after that date will be charged interest at the rate of seven per cent. per annum from the above date of entry of the assessment in the Record of Titles of Assessments in said Bureau to the date of payment.

THEO. W. MYERS, Comptroller.

Comptroller's Office, April 17, 1893.

SALE OF PRIVILEGE FOR SUPPLYING COLD AIR IN THE NEW WEST WASH-INGTON MARKET.

THE RIGHT OR PRIVILEGE OF SUPPLYING refrigeration in the New West Washington Market will be sold by the Comptroller by order of the Commissioners of the Sinking Fund, under a resolution adopted March 30, 1893, at public auction, to the highest bidder, at the Comptroller's office, Room No. 13, Stewart Building, No. 280 Broadway, at 12 o'clock noon on Monday the 24th day of April, 1893, for a term of ten years, commencing May 1, 1893.

The resolution of the Commissioners of the Sinking Fund, authorizing the sale of this privilege, is as follows: Resolved, That the Comptroller be and hereby is authorized and directed to sell at public auction on Monday, April 24, 1893, at the Comptroller's office, at 12 o'clock M., to the highest bidder, the right or privilege of introducing suitable and approved refrigerating apparatus into the New West Washington Market, for the term of ten years, to supply the standholders therein with cold air for preserving meats, etc.; the work to be done under the direction of the Commissioner of Public Works, and subject to such conditions as shall be prescribed by the Comptroller; the expense of introducing and maintaining all necessary pipes, connections and fixtures to be borne by the successful bidder; the compensation to be paid to the City for such right or privilege to be five per cent. of the gross receipts for supplying cold air to the standholders, payable quarterly, and the bid for such right or privilege to be the such and not to exceed three (3) cents per cubic foot per month of space refrigerated, under an agreement with the City to be executed by the successful bidder, with a bond of ten thousand dollars (\$10,000) to be executed by two sureties approved by the Comptroller; and the work to be completed and ready for operation in ninety (50) days from date of agreement.

The minimum or upset price for said privilege, in addition to the percentage on gross receipts, is fixed at \$1,000 per annum.

The right to reject any bid is reserved, if deemed by the Comptroller to be in the

\$1,000 per annum.
The right to reject any bid is reserved, if deemed the Comptroller to be in the interests of the City.
THEO. W. MYERS,

FINANCE DEPARTMENT, COMPTROLLER OFFICE, APRIL 12, 1893.

SALE OF HOUSTON STREET AND JAMES SLIP FERRIES.

THE FRANCHISES OF THE FERRIES HEREINafter specified will be offered for sale by the Comptroller of the City of New York, at public auction, to the
highest bidder, at his office, Room No. 15, Stewart
Building, No. 280 Broadway, on Friday, the 21st day of
April, 1893, at 12 o'clock M., together with the wharf
property belonging to the corporation of said City, used
and required for ferry purposes, under a lease for each
ferry, for the term of five years from the 1st day of May,
1893, located and described as follows:

1. Franchise of ferry, from f of of East Houston

1. Franchise of ferry, from f ot of East Houston street to Grand street, City of Brooklyn, E. D., with lease of the wharf broperty from May 1. 1894:

For the franchise the upset price is a yearly

Total..... \$9,500 00

payable in advance, quarterly.

No. 2. Franchise of ferry from James Slip. City of New York, to Long Island City, L. I., with lease of whatf property from May 1, 1893: For the franchise and whatf property together, the upset price is \$8,000 payable in advance, quarterly. Terms and Conditions of Sale.

Terms and Conditions of Sale.

The highest bidder for the lease of the franchise and wharf property of each ferry will be required to pay the auctioneer's fee and to deposit with the Comptroller at the time of the sale a sum equal to twenty-five per cent. of the amount of his bid therefor, which sum shall be credited on the rent of the first quarter of the first year of the term of the lease, or be forfeited to the City if the lease shall not be executed by the highest bidder or purchaser when notified and required by the Comptroller.

The lease of each forward had.

if the lease shall not be executed by the highest bidder or purchaser when notified and required by the Comptroller.

The lessee of each ferry will also be required to give bond in double the amount of the yearly rental with two sufficient sureties, approved by the Comptroller, and conditions of the lease, which will be such as are required by law and the ordinances of the Common Council relating to ferries, and usually contained in ferry leases, which conditions shall be approved by the Counsel to the Corporation, including a covenant to vacate the landing in the City of New York on four months' notice by the Department of Docks, for improvement of the water-front.

The lease will contain a covenant providing for the purchase at a fair valuation of the boats, buildings and other property of the lessee, used in and actually necessary for the operation of said ferry, upon the termination of the lease, and the surrender and yielding up of the premises by the lessee, if the lessee shall not become the purchaser of the franchise for another term, which appraisal shall be made in the usual way before advertising a lease for a new term of the franchise, at least three months prior to the termination of the lease.

The purchaser or purchasers of the lease of each ferry shall, at the time of sale, execute an obligation, with two sureties, to be approved by the Comptroller, in the amount of the yearly rental bid, to carry into effect and comply with the above recited terms and conditions of sale, and to execute the lease when notified so to do.

The rates for terriage shall not exceed those charged under the present leases.

The form of lease which the purchaser will be required to execute can be seen at the office of the Comptroller.

The right to reject any bid is reserved if deemed by the Comptroller to be in the interest of the City. By order of the Commissioners of the Sinking Fund, under resolutions adopted January 31, 1893, and March

THEO. W. MYERS, Comptroller. CITY OF NEW YORK—FINAN & DEPARTMENT, COMPTROLLER'S OFFICE, April 10, 1893.

SALE OF THE BAY RIDGE FERRY.

THE FRANCHISE OF A FERRY FROM THE foot of Whitehall street, New York, to Bay Ridge, at Sixty-fifth street, Long Island, will be offered for sale by the Comptroller of the City of New York, at public auction, to the highest bidder, at his office, Room No. 15, Stewart Building, No. 280 Broadway, on Friday, the 21st day of April, 1893, at 12 o'clock M., for the term of five years, from the first day of May, 1893, upon the following

Terms and Conditions of Sale.

The highest hidder for the lease of the franchise and

Terms and Conditions of Sale.

The highest bidder for the lease of the franchise and wharf property of said ierry will be required to pay the auctioneer's fee and to deposit with the Comptroller at the time of the sale a sum equal to twenty-five per cent. of the amount of his bid therefor, which sum shall be credited on the rent of the first quarter of the first year of the term of the lease, or be forfeited to the city if the lease shall not be executed by the highest bidder or purchaser when notified and required by the Comptroller. In addition to the yearly rental to be paid for the ferry franchise, the purchaser and lessee of said franchise may pay the sum of five thousand dollars [85,500) per annum in quarterly payments, for the use of the landing and sheds thereon, at the foot of Whitehall street; and the boats of said ferry shall make half-hourly trips each way during the regular summer season, and trips during the rest of the year, as may be directed by the Mayor and Comptroller of the City of New York.

The minimum, or upset price, is five per cent, of the farriane of vassepers, whicles.

season, and trips during the rest of the year, as may be directed by the Mayor and Comptroller of the City of New York.

The minimum, or upset price, is five per cent. of the gross receipts for ferriage of passengers, vehicles, freight, etc., and the total amount of the rental shall not be less than fifteen thousand dollars (\$15,000) per annum, payable in advance, quarterly.

The lessee will be required to provide improved facilities for the safe and more convenient landing of passengers and vehicles at the Long Island terminus.

The tessee of the ferry will also be required to give a bond in double the amount of the yearly rental, with two sufficient sureties approved by the Comptroller, and conditioned for the faithful performance of the terms and conditions of the lease, which will be such as are required by law, and the ordinances of the Common Council relating to ferries, and usually contained in ferry leases, which conditions shall be approved by the Counsel to the Corporation, including a covenant to vacate the landing in the City of New York on four months' notice, by the Department of Docks, for improvement of the water front.

The lease will contain a covenant providing for the purchase at a fair appraised valuation of the boats, buildings and other property of the lessee, used in and actually necessary for the operation of said ferry upon the termination of the lease, and the surrender and yielding up of the premises by the lessee, if the lessee shall not become the purchaser of the franchise for another term, which appraisal shall be made in the usual way before advertising a lease for a new term of the franchise, at least three months prior to the termination of the lease.

The purchaser or purchasers of the lease of the terry shall at the time of sale execute an obligation with two sureties to be approved by the Comptroller in the amount of the yearly rental bid to carry into effect and comply with the above recited terms and conditions of sale, and to execute the lease when notified so to do. The

The form of lease which the purchaser will be required to execute can be seen at the office of the Comptroller.

The right to reject any bid is reserved, if deemed by the Comptroller to be in the int-rest of the City.

By order of the Commissioners of the Sinking Fund, under a resolution adopted April 4, 1893.

THEO. W. MYERS,

City of New York—Finance Department, Comptroller's Office, April 10, 1893.

SALE OF THE STATEN ISLAND FERRY.

THE FRANCHISE OF THE FERRY FROM the foot of Whitehall street, New York, to Staten Island, will be offered for sale by the Comptroller of the City of New York, at public auction, to the highest bidder at his office, Room No. 15, Stewart Building, No. 280 Broadway, on Friday, the 21st day of April, 1803, at 120 o'clock, M., together with the wharf property belonging to the Corporation of said city, used and required for ferry purposes, for the term of five years, from the first day of May. 1893, upon the following

TERMS AND CONDITIONS OF SALE.

TERMS AND CONDITIONS OF SALE.

The highest bidder, for the lease of the franchise and wharf property of said ferry, will be required to pay the auctioneer's fee and to deposit with the Comptroller, at the time of the sale, a sum equal to twenty-five per cent. of the amount of his bid therefor, which sum shall be credited on the rent of the first quarter of the first year of the term of the lease, or be forfeited to the city if the lease shall not be executed by the highest bidder or purchaser when notified and required by the Comptroller.

The minimum or unset wice few the feaching in face.

Total......\$44,000 00 —payable in advance, quarterly.

The lessee of the terry will also be required to give a bond in double the amount of the yearly rental, with two sufficient sureties, approved by the Comptreller, and conditioned for the faithful performance of the terms and conditions of the lease, which will be such as are required by law and the ordinances of the Common Council, relating to ferries, and usually contained in ferry leases, which conditions shall be approved by the Counsel to the Corporation. including a covenant to vacate the landing in the City of New York, on four months' notice, by the Department of Docks, for improvement of the water front.

The lease will contain a covenant providing for the

The lease will contain a covenant providing for the purchase, at a fair valuation, of the boats, buildings and other property of the lessee used in and actually neces ary for the operation of said ferry, upon the termination of the lease, and the surrender and yielding up of the premises by the lessee, if the lessee shall not become the purchaser of the franchise for another term, which appraisal shall be made in the usual way, before advertising the lease for a new term of the franchise, at least three months prior to the termination of the lease.

lease.

The lease also shall contain a provision that the number of boats employed, and the number of regular trips made daily shall not be less than those now employed and made in operating the said ferry; and that at least three regular trips shall be made between the hours of one o'clock, A. M., and five o'clock, A. M., daily, at an interval of one hour and twenty minutes between each

trip.

A further condition of the sale is that the purchaser and lessee of the franchise of the ferry to Bay Ridge, Long Island, may have the use for its ferry purposes of the landing and sheds at the foot of Whitehall street, now used in operating said ferry, by the payment of \$5,000 per amound during the term of the new lease, beginning May 1, 1893, to the lessees of the Staten Island Ferry.

The purchaser or purchasers of the lease of said ferry shall, at the time of sale execute an obligation with two sureties, to be approved by the Comptroller, in the amount of the yearly rental bid, to carry into effect and comply with the above recited terms and conditions of sale, and to execute the lease when notified so to do.

The rates for ferriage shall not exceed those charged

sale, and to execute the lease when notified so to do.

The rates for ferriage shall not exceed those charged
under the present lease.

The form of lease which the purchaser will be required
to execute can be seen at the office of the Comptroller.

The right to reject any bid is reserved if deemed by
the Comptroller to be in the interest of the City.

By order of the Commissioners of the Sinking Fund,
under resolutions adopted January 31, 1893, and March
30, 1802.

THEO. W. MYERS,

City of New York—Finance Department, Comptroaler's Office, april 10, 1893; INTEREST ON CITY BONDS AND STOCKS.

THE INTEREST DUF MAY 1, 1893. ON THE Registered Pourls and Stocks of the City and County of New York will be paid on that day by the Comptroiler at the office of the City Chamberlain, Room 27, Stewart Building, corner of Broadway and Chambers street.

The Transfer Books will be closed from March 31 to May 1, 1893.

The interest due May 1, 1893, on the Coupon Bonds and Stocks of the City of New York will be paid on that day by the State Trust Company, No. 36 Wall street.

THEO. W. MYERS, Comptroller.

CITY OF NEW YORK—FINANCE DEPARTMENT, COMPTROILER'S OFFICE, March 16, 1893.

BOARD OF EDUCATION.

SEALED PROPOSALS WILL BE RECEIVED BY the Board of School Trustees for the Tenth Ward, at the Hall of the Board of Education, No. 146 Grand street, until 9.30 o'clock A. M., on Monday, May 1, 1893, for making Repairs, Alterations, etc., at Grammar School Buildings Nos. 20, 42 and 75.

CHAS. B. STOVER, Chairman, LOUIS HAUPT, Secretary,
Board of School Trustees, Tenth Ward,
Dated New York, April 18, 1893.

Scaled proposals will also be received at the same place by the School Trustees of the Sixth Ward until 9,30 o'clock A. M., on Friday, April 28, 1893, for sup-plying the School Furniture for the New School Building, northeast corner Mulberry and Bayard

JOHN F. WHELAN,
DENNIS SHEA,
ALEX. PATTON, SR.,
JOHN D. McLOUGHLIN,
DENIS BURNS,
Board of School Trustees, Sixth Ward.
EW YORK, April 15, 1893.

Sealed proposals will also be received at the same place by the Board of School Trustees of the Twelfth Ward, until 12 o'clock A. M., on Tuesday, April 25, 1893, for supplying New School Furniture for Grammar Schools Nos. 37, 39, 43, 68, 72 and 83 and Primary Schools Nos. 39, and 33.

JOHN WHALEN, Chairman,
ANTONIO RASINES, Secretary,
Board of School Trustees, Twelfth Ward.

Dated New York, April 11, 1893.

Sealed proposals will also be received at the same place, by the School Trustees of the Nineteenth Ward, until 4 o'clock P. M., on Tuesday, April 25, 1893, for supplying New Furniture for Grammar Schools Nos. 53, 59, 70, 77 and 82.

RICHARD KELLY, Chairman, I. M. HORNTHAL, Secretary, Board of School Trustees, Nineteenth Ward, Dated New York, April 11, 1893.

Scaled proposals will also be received at the same place, by the School Trustees of the Sixth Ward, until 9.30 o'clock A. M., on Monday, April 24, 1893, for making Sanitary Changes at Primary School No. 8.

JOHN F. WHELAN, Chairman,
Board of School Trustees, Sixth Ward.
Dated New York, April 10, 1893.

Sealed proposals will also be received at the same place, by the School Trustees of the Tenth Ward, until 10 o'clock A. M., on Monday, April 24, 1893, for supplying New Furniture for Grammar Schools Nos. 20 and 42 and Primary School No. 1.

CHAS. B. STOVER, Chairman,
LOUIS HAUPT, Secretary.

Board of School Trustees, Tenth Ward.

Dated New YORK, April 10, 1893.

Sealed proposals will also be received at the same place, by the School Trustees of the Eleventh Ward, until 4 o'clock P. M., on Monday, April 24, 1803, for supplying New Furniture for Grammar Schools Nos. 15, 22 and 36 and Primary School No. 31.

SAMUEL D. LEVY, Chairman, SAMUEL SCHUMACHER, Secretary, Board of School Trustees, Eleventh Ward.

Dated New York, April 10, 1893.

Sealed proposals will also be received at the same place, by the School Trustees of the Twenty-fourth Ward, until 4.30 o'clock P. M., on Monday, April 24, 1893, for supplying New Furniture for Grammar School No. 64.

6. 64.
ELMER A. ALLEN, Chairman,
THEODORE E. THOMSON, Secretary,
Board of School Trustees, Twenty-fourth Ward.
Dated New York, April 10, 1893.

Sealed proposals will also be received at the same place, by the School Trustees of the First Ward, until 9.30 o'clock A. M., on Thursday, April 20, 1893, for making Santary Repairs at Grammar School Building No. 29.

GUSTAV PFINGSTON, Chairman, FREDERICK G. MERRILL, Secretary, Board of School Trustees, First Ward. Dated New York, April 7, 1893.

Scaled proposals will also be received at the same place by the School Trustees of the Fourth Ward until 10 0'clock A. M., on Thursday, April 20, 1893, for making Sanitary Repairs at Primary Schools Nos. 12 and 14; also for supplying New Furniture for Grammar School No. 1 and Primary School No. 14.

HERMANN BOLTE, Chairman, JOHN B. SHEA, Secretary, Board of School Trustees, Fourth Ward. Dated New York, April 7, 1893.

Sealed proposals will also be received at the same place by the School Trustees of the Fifth Ward until 11 o'clock A.M., on Thursday, April 20, 1833, for supplying New Furniture for Grammar School No. 44.

WM. H. NAFTHING, Chairman,
S. W. WILEY, Secretary,
Board of School Trustees, Fifth Ward.

Dated New York, April 7, 1893.

Sealed proposals will also be received at the same place by the School Trustees of the Eighth Ward, until 4 o'clock F.M., on Thursday, April 20, 1893, for Repairing, etc., at Grammar School Building No. 38.

C. F. SULING, Chairman, FRANK W. MERRIAM, Secretary, Board of School Trustees, Eighth Ward.

Dated New York, April 7, 1893.

Sealed proposals will also be received at the same place by the School Trustees of the Ninth Ward, until 4.30 o'clock P. M., on Thursday, April 20, 1893, for supplying New Furniture for Grammar Schools Nos. 3 and 41 and Primary School No. 12.

L. J. McNAMARA, Chairman, WM. C. SMITH, Secretary, Board of School Trustees, Ninth Ward. Dated New York, April 7, 1893.

Sealed proposals will also be received at the same place by the School Trustees of the Thirteenth Ward, until 9.30 o'clock A. M., on Friday, April 21, 1803, for supplying New Furniture for Grammar Schools Nos. 4 and 34.

GEORGE W. RELYEA, Chairman, FRANCIS COAN. Secretary, Board of School Trustees, Thirteenth Ward. Dated New York, April 7, 1893.

Sealed proposals will also be received at the same place by the School Trustees of the Sixteenth Ward, until 10 o'clock A. M., on Friday, April 21, 1893, for supplying New Furniture for Grammar Schools Nos. 11, 45, 55 and 56.

G. T. SPRINGSTEED, Chairman, GEORGE W. SKELLEN, Secretary, Board of School Trustees, Sixteenth Ward. Dated New York, April 7, 1893.

Sealed proposals will also be received at the same place by the School Trustees of the Seventeenth Ward, until 11 o'clock A. M., on Friday, April 21, 1893, for supplying New Furniture for Grammar Schools Nos. 13, 19, 25 and 79 and Primary School No. 26.

HIRAM MERRITT, Chairman, HENRY H. HAIGHT, Secretary, Board of School Trustees, Seventeenth Ward.

Dated New York, April 7, 1893.

Scaled proposals will also be received at the same place by the School Trustees of the Eighteenth Ward, until 4 o'clock P. M., on Friday, April 21, 1893, for supplying New Furniture for Grammar Schools Nos. 40 and 50 and Primary School No. 29.

A. G. VANDERPOEL, Chairman, EWEN McINTYRE, Secretary, Board of School Trustees, Eighteenth Ward. Dated New York, April 7, 1893.

Dated New York, April 7, 1095.

Sealed proposals will also be received at the same place by the School Trustees of the Twenty-second Ward, until 4.30 o'clock p. M., on Friday, April 21, 1893, for supplying New Furniture for Grammar Schools Nos. 28 and 58 and Primary School No. 41.

JAMES R. CUMING, Chairman, R. S. TREACY, Secretary,
Board of School Trustees, Twenty-second Ward.

R. S. TREACY, Board of School Trustees, Tw Dated New York, April 7, 1893.

Scaled proposals will also be received at the same place by the School Trustees of the Twenty-second Ward, until 9.30 o'clock A. M., on Wednesday, April 19, 1893, for supplying New Furniture for New Wing Rooms at west side of main building of Grammar School No. 69.

JAMES R. CUMING, Chairman, R. S. TREACY, Secretary, Board of School Trustees, Twenty-second Ward. Dated New York, April 6, 1893.

Sealed proposals will also be received at the same place by the School Trustees of the Fourth Ward, until 9.30 o'clock A.M., on Monday, April 17, 1833, for making Repairs, Alterations, etc., at Primary School Buildings Nos. 12 and 14.

HERMANN BOLTE, Chairman, JOHN B. SHEA, Secretary, Board of School Trustees, Fourth Ward.

Dated NEW YORK, April 4, 1893.

Plans and specifications may be seen, and blank proposals obtained, at the office of the Superintendent of School Buildings, No. 146 Grand street, third floor.

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

of the proposals submitted.

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

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

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

The party submitting a proposal must include in his proposal the names of all sub-contractors, and no change will be permitted to be made in the sub-contractors named without the consent of the School Trustees and Superintendent of School Buildings.

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 4002, No. 1. Regulating, grading, curbing and flagging One Hundred and Twenty-seventh street, from the Boulevard to Manhattan street.

List 4102, No. 2. Sewer in One Hundredth street, between Third and Park avenues, connecting with present sewer in Third avenue (west side) north of One Hundredth street.

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

No. 1. Both sides of One Hundred and Twenty-seventh street, from the Boulevard to Manhattan street.

No. 2. Both sides of One Hundredth street, from Third avenue to a point distant about 450-feet westerly therefrom, and west side of I hurd avenue, from Ninety-ninth to One Hundredth street.

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

The above-described lists will be transmitted, as provided by law, to the Board of Revision and Correction of Assessments for confirmation on the 13th day of May, 1893.

EDWARD GILON, Chairman, PATRICK M. HAVERTY, CHAPLES E. WENTY PUBLIC NOTICE IS HEREBY GIVEN TO THE

May, 1893.

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

Board of Assessors, No. 27 CHAMBERS STREET, NEW YORK, April 12, 1893.

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.:

pleted and are lodged in the office of the Board of Assessors for examination by all persons interested, viz.:

List 4652, No. 1. Paving One Hundred and Fifteenth street, from Avenue A to the Harlem river, with granite blocks, and laying crosswalks.

Lot 4104, No. 2. Paving Dey street, from Greenwich to West street, with granite blocks (so far as the same is within the limits of grants of land under water).

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

No. 1. Both sides of One Hundred and Fifteenth street, from Avenue A to Harlem river, and to the extent of half the block at the intersecting avenues.

No. 2. South side of Dey street, from Washing ton to West street, and east side of West street, distant southerly from Dey street about 100 feet.

All persons whose interests are affected by the abovenamed assessments, and who are opposed to the same, or either of them, are requested to present their objections, in writing, to the Chairman of the Board of Assessor, 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 9th day of May, 1893.

EDWARD GILON, Chairman, PATRICK M. HAVERTY,

May, 1893.

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, April 8, 1893.

AQUEDUCT COMMISSION.

NOTICE OF SALE AT PUBLIC AUCTION.

MONDAY, APRIL 24, 1893, IMENCING AT 10 O'CLOCK A. M.

Sale to continue daily until property is all sold.

THE AQUEDUCT COMMISSIONERS OF THE City of New York, under the direction of H. H. Fowler, Auctioneer, will sell at Public Auction, on the premises, the following described buildings, etc., now standing within the flow-line of the Reservoir "M," situated on Titicus river, in the Town of North Salem, Westchester County, New York, viz:

At the Isaac Purdy Place.

Lot No. 1. One-story residence, 34 x 22.
Lot No. 2. Wash-house, 11 x 9; wood-house, 12 x 164
privy, 4 x 5; chicken-house and enclosure, 10 x 7.
Lot No. 3. Grist-mill and fixtures, 38 x 42.
Lot No. 4. Cider-mill and fixtures, 26 x 36.
Lot No. 5. Saw-mill and fixtures, 48 x 11.
Lot No. 6. Ice-house, 16 x 20; cornerib, 20 x 14; chicken-house, 10 x 13.

At the M. C. Keynolds Place.

Lot No. 14. Two-story residence, 25 x 38. Lot No. 15. Carriage-house and stable, 36 x 26. Lot No. 16. Slaughter-house and shed, 28 x 12.

At the Jackson Stocum Place.

Lot No. 22. Two-story residence, 29 x 40; privy 5 x 6.
Lot No. 23. Wagon-house and loft, 22 x 36; pig-sty
and enclosure, 10 x 10.
Lot No. 24. Shed, 32 x 12; wash-house, 10 x 12; corn
crib, 22 x 10; shed, 60 x 12; chicken-house and enclosure,
8 x 10; ice-house 10 x 10; privy, 5 x 6.
Lot No. 25. Barn, 37 x 26; barn, 31 x 18; shed, 30

At the Reuben Sarles Estate. Lot No. 26. Two-story residence, 30 x 30; small

At the Maria Wescott Place. Lot No. 35. One-story residence, 29 x 15; privy,

At the F. D. Brown Place. Lot No. 36. One-story residence, 26 x 19; spring house, 7 x 5; privy, 4 x 5.

Lot No. 37. Barn and cow-stable, 37 x 26.

At the Uel Bailey Place, Lot No. 38. Two-story residence, 40 x 34; one-story extension, 50 x 15; privy, ice-house.

Lot No. 39. Barn and stables, 81 x 35.

Lot No. 40. Wagon-shed, 12 x 28; cow-house, 26 x 12.

Lot No. 41. Chicken-house, 8 x 10; pig-sty and enclosure, 12 x 6; spiring-house, 6 x 6.

Lot No. 42. Wagon-shed, 26 x 26; corncrib, 28 x 8.

At the Ira Wheeler Place. Lot No. 43. Two-and-one-half-story residence, 31 x 32; wo-story extension, 30 x 16; privy, 7 x 6. Lot No. 44. Outbuilding, 18 x 14; chicken-house and hed, 12 x 30; smoke-house, 4 x 5. Lot No. 45. Barn and stable, 27 x 34. Lot No. 46. One-and-one-half story residence, 24 x 51;

privy, etc.
Lot No. 47. Woolen mill and fixtures, 30 x 61.
Lot No. 48. Saw-mill and fixtures, 14 x 37; outbuildings, 18 x 21; outbuilding, 10 x 16.

At the Martin Dwyer Place. Lot No. 49. Two-story residence, 23 x 35; privy, 4 x 5. Lot No. 50. Carriage-house, 22 x 20. Lot No. 51. Pig-sty and inclosure, 14 x 14; chickenhouse, 24 x 13; barn and stable, 33 x 22.

At the J. B. Peirano Place.

Lot No. 52. Two story residence, 26 x 21; one-story tension, 8 x 11; privy and wood-house, 12 x 12. Lot No. 53. Barn and stable, 27 x 19. Lot No. 54. Wagon shed and loft, 27 x 15.

At the Reuben Sarles Estate. Lot No. 55. Hay barn, 23 x 35.

At the Ira Reynolds Place. Lot No. 56. Two-story residence, 27 x 34; one-and-one-half story extension, 20 x 16.

Lot No. 57. Privy, 6 x 5; chicken house, 10 x 16; smoke-house, 4 x 5; outbuilding, 20 x 29.

Lot No. 58. Wagon shed, corn crib, etc., 34 x 18.

Lot No. 59. Barn and stables, 25 x 34.

Lot No. 60. Milk-house, 10 x 8.

At the Horace Reynolds Estate.

Lot No. 61. Hay-barn, 25 x 32. Lot No. 53. One-story tenant house, 18 x 19; privy, x5; wood-house, 10 x 22. Lot No. 64. Brick smoke-house, 7 x 7; outbuilding,

Lot No. 65. Wagon-house and corncrib, 21x16; wagon-shed and loft, 18x22. Lot No. 66. Cow-shed and stables, 48x13. Lot No 67. Hay-barn, 36x24. Lot No. 7c. Barn and stables, 41x31; cow-shed, 12x40; cow-shed, 22x16.

At the T. W. Decker Place. No. 71. Two-and-one-half story resident two-story extension, 27 x 26; one-story extension,

41 x 40; two-story extension, 27 x 20; one-story extension, 11 x 25.

Lot No. 71 ½. Four ornamental iron lamp-posts,
Lot No. 72. Summer-house about 12 feet in diameter;
three lattice approaches 40 feet long each.
Lot No. 72. Horse-stables and loft, 28 x 40.
Lot No. 73. Horse-stables and loft, 28 x 40.
Lot No. 74. Horse-shed and loft, 48 x 22; horse-shed extension, 14 x 16.

Lot No. 75 Ice-house, 18 x 27; ice-house not in use, 12 x 12; chicken-house and enclosure, 13 x 17; one story shed, 13 x 81; tool-house, 8 x 6.

Lot No. 76. Two-story engine-house, etc., 20 x 36; one-story engine-house extension, 20 x 40.

Lot No. 77. Barn and cow-stable, 34 x 121; cow-stable extension, 34 x 50.

xtension, 34 x 50. Lot No. 78. Barn and cow-stables, 65 x 40; one-story ow-house, 48 x 16; wagon-house and cow-stable,

Lot No. 79. Cornerib, 10 x 15; cornerib, 10 x 22; ornerib, 10 x 22.

Lot No. 80. Hay-barn, 25 x 75.

The T. L. Purdy Place.

Lot No. 81. Two-story restrension, 14 x 20.

Lot No. 82. Out-building (two story), 20 x 43; ice-house, 16 x 13; privy, 6 x 6; chicken-house and inclosure, 14 x 12; smoke-house, 6 x 6.

Lot No. 83. Wagon-house and horse-stable, 30 x 35; Lot No. 81. Two-story residence, 37 x 37; two-story

xtension, 24 x 20. Lot No. 84. Cornerib, 13 x 18; wagon-shed and loft,

c x 18.

Lot No. 85. Barn and cow-stable, 30 x 40; extension, ow-stable and loft, 75 x 30.

Lot No. 86. Hay-barn, 25 x 4c; shed, 25 x 10.

Lot No. 87. One-story tenant house, 17 x 23; wood ouse, 8 x 14; privy, 5 x 5.

Lot No. 88. Hay-barn, 61 x 25; extension, 16 x 24.

At the Hartwell Place.

At the Hartwell Place.

Lot No. 89. Two-and-one-half story residence, 24 x 22; one-story extension, 1: x 13; privy, 4 x 5.

Lot No. 91. Two-story blacksmith and wheelwright shop, 25 x 50; privy, 4 x 5.

Lot No. 92. One-and-one-half story residence, 31 x 17; one-story outbuilding, 1; x 10: privy, 4 x 5; smokehouse, 6 x 5; barn and corn-crib, 18 x 35.

At the Lobdell Place.

Lot No. 93. Two-and-one-half story residence, 25 x 34; one-story extension, 4 x 25; one-story extension, 13 x 13. Lot No. 94. Barn and carriage-house, 28 x 20; carriage-shed, 28 x 10; privy, hen-house and enclosure, 6 x 16.

At the Mary Quick Place.

Lot No. 95. One-and-one-half story residence, 26 x 16; privy. 4 x 5; one-story outbuilding, 16 x 10; extension, 16 x 7; barn, 16 x 20.

At the Russell Pace.

Lot No. 96. One-and-one-halt story-residence, 23 x 27; one-story outbuilding, 18 x 10; privy, 4 x 5.

At the W. R. Smith Place.

Lot No. 97. One-and-one-half story residence, 20 x 36.

At the Lobdell Estate.

Lot No. 98. Wagon-shed and store-house, one story and loft, 34 x 18.

Lot No. 99. Two-story store and P. O., 41 x 27; wagon-shed, 21 x 18.

At the E. P. Finch Placs.

Lot No. 102. One-story building (saloon), 20 x 19. Lot No 101. Cider-mill and fixtures, 27 x 36. Lot No. 102. Grist-mill and fixtures, 20 x 44; saw-mill and fixtures, 34 x 12. Lot No. 103. Two-and-one-half story residence, Lot No. 103. Two-and-one-half story residence, 28 x 35; two-story extension, 16 x 30; wood-shed,

Lot No. 104. Corncrib, 9 x 7; pig-sty, 13 x 6; chicken-house, 18 x 8; wagon-shed and loft, 24 x 19. Lot No. 105. Barn and stable, 60 x 23. At the H. Van Scoy Place.

Lot No 106 Two-story residence, 21 x 19; one-story extension, 16 x 27; one-story extension, 11 x 21; privy,

7 x 5. Lot No. 107. Meat-shop, 14 x 20; extension, 12 x 13. Lot No. 108. Barn and wagon-shed, 17 x 30; horse-stable extension, 21 x 13; chicken house, 6 x 7.

TERMS OF SALE

The consideration that the Aqueduct Commissioners shall receive for the foregoing buildings, etc., will be a First—The removal of every part of the building, excepting the stone foundation, on or before the first day of June, 1893; and Second—The sum paid in money on the day of the sale. If any part of any building is left on the reservoir ground on and after the 5th day of June, 1893, the purchaser shall forfeit all right and title to the building or part of building so left, and also the money part of the consideration paid at the time of the sale; and the Aqueduct Commissioners may, at any time on or after the 5th day of June, 1893, cause said building, or part of building, to be removed and disposed of at the expense of the party to whom the above conditioned sale, as described, may be made. The total amount of the bild must be made at the time of the sale.

By order of the Aqueduct Commissioners of the City of New York.

JAMES C.DUANE, President. J. C. Lulley, Secretary.

COMMISSIONER OF STREET IM-PROVEMENTS OF THE TWENTY-THIRD AND TWENTY-FOURTH WARDS.

OFFICE OF
COMMISSIONER OF STREET IMPROVEMENTS
OF THE TWENTY-THIRD AND TWENTY-FOURTH WARDS,
NEW YORK, April 10, 1893.

TO CONTRACTORS.

SEALED BIDS OR ESTIMATES FOR EACH OF the following-mentioned works, with the title of the work and the name of the bidder indorsed thereon, also the number of the work, as in the advertisement, will be received by the Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards, at his office, No. 2622 Third avenue, corner of One Hundred and Forty-first street, until 3 o'clock P. M. on Tuesday, April 25, 1893, at which place and hour they will be publicly opened.

No. 1. FOR FURNISHING AND DE: VERING, WHERE REQUIRED, TR..P-ROCK SCREENINGS, BROKEN TRAP-ROCK STONE AND TOMKINS COVE, OR OTHER BLUE STONE EQUALLY AS GOOD AS THE KIND KNOWN AS TOMKINS COVE, ALONG CERTAIN ROADS, AVENUES AND STREETS IN THE TWENTY-THIRD AND TWENTY-FOURTH WARDS, IN THE CITY OF NEW YORK.

No. 2. FOR REGULATING, GRADING, SETTING CURB-STONES, FLAGGING THE SIDE-WALKS AND LAYING CROSSWALKS IN BERGEN AVENUE, from One Hundred and Forty-seventh street to Brook avenue.

No. 3. FOR LAYING CROSSWALKS IN AND PAVING WITH GRANITE-BLOCK PAVEMENT THE CARRIAGEWAY OF ST. ANN'S AVENUE, between One Hundred and Fifty-sixth street and Third avenue.

No. 4. FOR CONSTRUCTING A SEWER AND APPURTENANCES, WITH BRANCHES, IN WEBSTER AVENUE, between One Hundred and Eighty-fourth street and Mosholu Parkway.

Mosholu Parkway.

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

Each estimate must be verified by the oath, in westing

relates or in the estimate or in the work to which it relates or in the profits thereof.

Each estimate must be verified by the oath, in writing of the party making the same, that the several matters therein stated are true, and must be accompanied by the consent, in writing, of two householders or 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 accom-

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, surety, 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.

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 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 the deposit will be returned to him.

The Commissioner of Street Improvements of the Twenty-third and Twenty-fourth Wards reserves the right to reject all bids received for any particular work if he deems it for the best interests of the City.

Blank forms of bid or estimate, the proper envelopes in which to inclose the same, the specifications and agreements, and any other information desired, can be obtained at this office.

JOHN H. J. RONNER,

Deputy and Acting

Commissioner of Street Improvements,

Twenty-third and Twenty-fourth Wards.

SUPREME COURT.

FIRST JUDICIAL DISTRICT.

In the matter of acquiring title by the Mayor, Aldermen and Commonalty of the City of New York, under and in pursuance of the provisions of chapter 43 of the Laws of 1892, to certain lands on the northerly side of FIFTY-THIRD STREET and the southerly side of FIFTY-FOURTH STREET, between Eighth and Ninth avenues, in the Twenty-second Ward of said city, duly selected by the Commissioners of the Sinking Fund in said city, as a location for a public building to be erected for the accommodation of the Seventh District Police Court and Prison and of the District Court for the Eleventh Judicial District, as well as for offices and other accommodations which may be required for carrying on the business of any department of said city in that part of said city in said Act described.

DUBLIC NOTICE IS HEREBY GIVEN THAT

the report of the Commissioners of Appraisal,
appointed in the above entitled proceeding on the 25th
day of June, 1892, which report was filed on the 1892,
which report was filed on the 1892,
which report was filed on the 1892,
will be presented for confirmation to the Supreme Court at a
Special Term thereof, to be held at Chambers, in the
First Judicial District, at the Court-house, in the City
of New York, on the 2d day of May, 1893, at 11 o'clock
in the forenoon of that day.

Dated, New York, April, 17, 1893.

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 the opening of ONE HUNDRED AND FIFTH STREET, between Riverside avenue and the Boulevard, in the Twelfth Ward of the City of New York.

STREET, between Riverside avenue and the Boulevard, in the Twelfth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned, were appointed by orders of the Supreme Court, bearing dates respectively the 15th day of February, 1893, and the 24th day of March, 1893, Commissioners of Estimate and Assessment, for the purpose of making a just and equitable estimate and assessment of the loss, if any, over and above the benefit and advantage, or of the benefit and advantage, or of the benefit and advantage, as the case may be, to the respective owners, lessees, parties and persons respectively entitled unto or interested in the lands, tenements, hereditaments and premises required for the purpose by and in consequence of opening a certain street or avenue, herein designated as One Hundred and Fifth street, as shown and delineated on a certain map of the City of New York, made by the Commissioners of Streets and Roads of the City of New York, April 1, 1811, and as shown and delineated on a certain map made by the Board of Commissioners of the Central Park, by and under authority of chapter 697 of the Laws of 1867, and filed in the office of the Street Commissioner of the City of New York April 1, 1811, and as shown and delineated on a certain map made by the Board of Commissioners of the Central Park, by and under authority of chapter 697 of the Laws of 1867, and filed in the office of the Street Opening and Improvement filed in the office of Street Opening and Improvement filed in the office of the Clerk of the City and County of New York; and a just and equitable estinate and assessment of the value of the benefit and advantage of soid street, or avenue, so to be opened or laid out and formed, to the respective owners, lessees, parties and persons respectively entitled to or interested in the said respective lands, tenements, hereditaments and premises not required for the purpose of opening, laying out and forming the same, but benefited thereby, and of ascertaining and defining the extent and

passed July 1, 1882, and the acts or parts of acts in addition thereto or amendatory thereof.

All parties and persons interested in the real estate taken or to be taken for the purpose of opening the said street or avenue, or affected thereby, and having any claim or demand on account thereof, are hereby required to present the same, duly verified, to us, the undersigned Commissioners of Estimate and Assessment, at our office, No. 51 Chambers street, in the City of New York, Room No. 3, with such affidavits or other proofs as the said owners or claimants may desire, within thirty days after the date of this notice (April 12, 1893).

And we, the said Commissioners, will be in attendance at our said office on the 15th day of May, 1893, at 3.30 o'clock in the afternoon of that day, to hear the said parties and persons in relation thereto. And at such time and place, and at such further or other time and place as we may appoint, we will hear such owners in relation thereto and examine the proofs of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of the Mayor, Aldermen and Commonalty of the City of New York.

Dated New York, April 12, 1893.

JAMES MITCHEL,

THOMAS J. MILLER,

BEN JAMIN PERKINS,

Commissioners.

MATTHEW P. RYAN, 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 ONE HUNDRED AND FORTYSECOND STREET, from Convent avenue to Amsterdam avenue, in the Twelith Ward of the City of New
York.

NOTICE IS HEREBY GIVEN THAT THE BILL NOTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter, will be presented for taxation to one of the Justices of the Supreme Court, at the Chambers thereof, in the County Court-house, in the City of New York, on the 24th day of April, 1893, at 10,30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon, and that the said bill of costs, charges and expenses has been deposited in the office of the Department of Public Works, there to remain for and during the space of ten days.

ment of Public Works, there to remain to the space of ten days.

Dated New York, April 10, 1803.

LEMUEL H. ARNOLD, JR.,
WILLIAM B. ANDERSON,
WILLIAM A. WOODHULL,
Commiss Commissioners.

JOHN P. DUNN. Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to the opening of ONE HUNDRED AND THIRTY-SECOND STREET, from Twelfth avenue to the bulkhead-line, Hudson river, in the Twelfth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred by reason of the proceedings in the above-entitled matter, will be presented for taxation to one of the Justices of the Supreme Court, at the Chambers thereof, in the County Court-house, in the City of New York, on the 2st day of April, 1893, at 10,30 o'clock in the foremon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Department of Public Works, there to remain for and during the space of ten days.

Dated New York, April 8, 1893.

JOHN E. WARD, Chairman.

J. P. SOLOMON,

HENRY WINTHROP GRAY,

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 TWO HUNDRED AND SECOND STREET (although not yet named by proper authority), between Tenth avenue and the United States Channel Line, Harlem river, in the Twelfth Ward of the City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Chambers thereof, in the County Court-house, in the City of New York, on Tuesday, the 2d day of May, 1803, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for

the opening of a certain street or avenue, known as Two Hundred and Second street, between Tenth avenue and the United States Channel Line, Harlem river, in the Twelfth Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

Regimple, at a point in the casterly line of Tenth

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

Beginning at a point in the easterly line of Tenth avenue, distant 12,472.17 feet northerly from the southerly side of One Hundred and Fifty-fifth street; thence easterly and parallel with said One Hundred and Fifty-fifth street; distance 877.32 feet, to the United States Channel Line, Harlem river; thence northerly along said line, distance 60.49 feet; thence westerly, distance 884.32 feet, to the easterly line of Tenth avenue; thence southerly along said line, distance 60 feet, to the point or place of beginning.

Said street to be 60 feet wide between the lines of Tenth avenue and the United States Channel Line, Harlem river.

Dated New York, April 7, 1803.

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 In.provement 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 TWO HUNDRED AND THIRD STREET (although not yet named by proper authority), between Tenth avenue and the United States Channel Line, Harlem river, in the Twelfth Ward of the City of New York.

Ward of the City of New York.

DURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Chambers thereof, in the County Courthouse, in the City of New York, on Tuesday, the adday of May, 1893, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue, known as Two Hundred and Third street, between Tenh avenue and the United States Channel Line, Harlem river, in the Twelfth Ward of the City of New York, being the following described lots, pieces or parcels of land. viz.:

Beginning at a point in the easterly line of enth avenue, distant 12,572 feet northerly from the southerly side of One Hundred and Fifty-fifth street; thence easterly and parallel with said One Hundred and Fifty-fifth street; thence casterly and parallel with said One Hundred and Fifty-fifth street, thence casterly lane, distance 60.40 feet; thence westerly, distance 50.40 feet; thence westerly, distance 50.41 feet, to the easterly line of Tenth avenue; thence southerly along said line, distance 60 feet, to the point or place of beginning.

Said street to be 66 feet wide between the lines of Tenth avenue and the United States Channel Line, Harlem river.

Dated New York, April 7, 1803.

Said steel and the Harlem river.

Harlem river.

Dated New York, April 7, 1893.

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 TWO HUNDRED AND FIFTH
STREET (although not yet named by proper
authority), between Tenth avenue and the United
States Channel Line, Harlem river, in the Twelfth
Ward of the City of New York.

States Channel Line, Harlem river, in the Twelfth Ward of the City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Chambers thereof, in the County Court-house, in the City of New York, on Tuesday, the 2d day of May, 1893, a the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Two Hundred and Fifth street, between Tenth avenue and the United States Channel Line, Harlem river, in the Twelfth Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point in the easterly line of Tenth avenue, distant 13,191.66 feet northerly from the southerly side of One Hundred and Fifty-fifth street; thence easterly and parallel with said One Hundred and Fifty-fifth street, distance 608.22 feet, to the United States Channel Line, Harlem river; thence mortherly along said line, distance 60.40 feet; to the United States Channel Line, Harlem river; thence mortherly along said line, distance 60 feet, to the point or place of beginning.

Said street to be 60 feet wide between the lines of Tenth avenue and the United States Channel Line, Harlem river;

Dated New York, April 7, 1893.

WILLIAIM H. CLARK,

Counsel to the Corporation,

No. 2 Tryon Row, New York City.

In the matter of the application of The Mayor, Aldermen and Commonalty of the City of New York, fr the appointment of Commissioners of Appraisal under chapter 114 of the Laws of 1802, passed March 9, 1802, entitled "An act to provide for settling and establishing permanently the location and boundaries of the avenue known as FORT WASHINGTON RIDGE ROAD, in the City of New York, and in relation to the improvement thereof."

ROAD, in the City of New York, and in relation to the improvement thereof."

NOTICE IS HEREBY GIVEN THAT, IN PURsuance of the provisions of chapter 114 of the Laws of 1892 of the State of New York, entitled "An act to provide for settling and establishing permanently the location and boundaries of the avenue known as Fort Washington Ridge road, in the City of New York, and in relation to the improvement thereof," approved by the Governor on the 9th day of March, 1892, application will be made by the undersigned, Counsel to the Corporation, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, at a Special Term of said Court, to be held in the First Judicial Department, at the Chambers thereof, in the County Court-house, in the City of New York, on the twenty-fourth day of April, 1893, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Appraisal.

The object of this application is to secure the appointment of three disinterested and competent freeholders, residents of the City of New York, as Commissioners of Appraisal, to ascertain and appraise the compensation to be made to the owners and all persons interested in the real estate laid out or designated upon the maps made, certified and filed on the 4th day of November 1892, in the office of the Register of the City and Count of New York, and in the office of the Commissioner of Public Works, by the Commissioners appointed, pursuant to the third section of said act, as proposed to be taken or affected for the purposes named in the said act; And also to ascertain and determine the compensation

which ought justly to be made by the Mayor, Aldermen and Commonalty of the City of New York to the owners or parties interested in the lands and premises having, upon the 9th day of March, 1892, a frontage upon the said road as originally laid out, or which the Commissioners of the Department of Public Parks intended should front thereon, but which have lost or been deprived of such frontage on the road as established by the Commissioners under the third section of this act, or otherwise injuriously affected by the action of said Commissioners or by any proceedings had under this act; And also to a ppraise and designate in their report the compensation which should justly be made to the Mayor, Aldermen and Commonalty of the City of New York, for any grant or conveyance to the owner of the contiguous property of all the right, title and interest of said city in and to the land heretofore acquired for said road, but outside of the lands thereof as established under this act;

And also to perform such other duties as are prescribed by the said act.

Notice is also given that, upon such application, the undersigned will present to the Court a petition, signed and verified by the said commissioners according to the practice of the Court, setting forth the action heretofore taken and the filing of said maps and praying for the appointment of such Commissioners of Appraisal, which petition will contain a general description of all the real estate to which title is sought to be acquired for said parcel as given on said maps, and also the parcels belonging to the Mayor, Aldermen and Commonalty of the City of New York herefore acquired for said road, but lying outside or not included within the lines of the road as established by said Commissioners of the proad as established by said Commissioners of the road as established by said Commissioners of the road as established by said Commissioners of the City of New York, and the reference in each description to Fort Washington Ridge road is to the lines or boundaries thereo

the lines or boundaries thereof as established by them as aforesaid.

The following is a brief description of the said real estate sought to be taken, be the dimensions a little more or less, and the bearings being referred to Tenth avenue as meridian, to wit:

Parcel No. 1—Being all that certain piece or parcel of land, bounded and described as follows:

Beginning at a point on the west side of Fort Washington Ridge road, cistant one thousand and four hundred and thirty-one feet and eighty-three one-hundredths of a foot (1,431.89) north of the south side of One Hundred and Fifty-fifth street, and one thousand and three hundred and forty-one feet and sixty five one-hundredths of a foot (1,431.89) north of the south side of 1 enth avenue, and running thence (1) south seventy-four degrees, twenty-nine minutes (14° 20') east, two feet and ninety one-hundredths of a foot (2.00'), to the intersection of said line with the west boundary line of a parcel of land, acquired for said road, in proceedings to open the same, wherein the report of the Commissioners of Estimate and Assessment was confirmed by the Supreme Court on the 21st day of April, 1876, and indicated upon the said maps filed as aforesaid by a red line; thence (2) northerly along the said west boundary of said parcel, acquired as aforesaid and indicated you and the said maps filed as aforesaid one-hundredths of a foot (212,31') to the point or place of said road as established as aforesaid; thence (3' southerly along the west side of the said road as established as aforesaid south twelve degrees eleven minutes (12° 11') east, two hundred and twelve feet and thirty-one one-hundredths of a foot (212,31') to the point or place of beginning.

Parcel No. 2—Being all that certain piece or parcel of land, bounded and described as follows:

Beginning at a point on the east side of the Fort Washington Ridge road, distant two hundred and thirty-one one-hundredths of a foot (21, 21') the point of place of beginning.

twelve feet and thirty-one one-hundredths of a foot (212,31) to the point or place of beginning.

Parcel No. 2—Beign all that certam piece or parcel of land, bounded and described as follows:

Beginning at a point on the east side of the Fort Washington Ridge road, distant two hundred and eighty-nine feet and thirteen one-hundredths of a foot (289,13), measured northwesterly on the easterly side of said road from the point of tangent which is one thousand three hundred and nineteen feet and twenty-two one-thousandths of a foot (1,310,22) north of the south side of One Hundred and fifty-fifth street, and one thousand two hundred and thirty-five feet and forty-nine one-hundredths of a foot (1,235,40) west of the east side of Tenth avenue, and running thence (2) northerly along the east side of said road as established as aforesaid, two thousand two hundred and fifty-eight feet and forty-nine one-hundredths of a foot (2,28,40) to a point of curve; thence (2) still along the easterly side of said road as established as aforesaid, on a curve running mortherly and bending easterly with a radius of five hundred and twenty-four feet (524) escenty-nine feet and eighty-four one-hundredths of a foot (79,84) to the intersection of said east side of said road as established as aforesaid, with a line which is the east boundary line of a parcel of land acquired for said road as established as aforesaid, with a line which is the east boundary line of a parcel of land acquired for said road as a stablished as aforesaid, with a line which is the east boundary line of a parcel of land acquired as aforesaid and indicated by said red line, which runs southerly and curves easterly ninety-five feet and forty-four one-hundredths of a foot (95,44); thence (4) still along said east boundary of said parcel, acquired as aforesaid and indicated by said red line, which runs southerly and curves easterly ninety-five feet and forty-four one-hundredths of a foot (96,04) distant westerly from the easterly side of said road, measured on a line d

hundredths of a foot (420.03') to the boint of place of beginning.

Parcel No. 3—Being all that certain piece or parcel of land, bounded and described as follows:

Beginning at a point on the west side of the Fort Washington Ridge road, distant sixty-nine feet and orty-three one-hundredths of a foot (60,42'), so therly on a curve, which runs southerly and bends easterly with a radius of six hundred and four feet (004') from the point of tangent, which is three thousand nine hundred and forty-seven feet and thirty-four one-hun-

dredths of a foot (3,947,34′) north of the south side of One Hundred and Fitry-fifth street and one thousand eight hundred and sitry-four feet and twenty-five one-hundredths of a foot (1,864,32′) west of the east side of Tenth avenue, and running thence (1) northerly along the west side of said road as established as aforesaid on a curve running northerly and bending easterly with a radius of six hundred and four feet, sixty-nine feet and forty-three one-hundredths of a foot (69,34′) to a point of tangent; thence (2) still running along the westerly side of said road as established as aforesaid north two degrees thirty-five minutes and thirty seconds (2° 35/30′) east three hundred and five feet and thirty-eight one-hundredths of a foot (305,38¹) to a point of curve; thence (3) still along the westerly side of said road as established as aforesaid on a curve running northerly and bending westerly with a radius of eight hundred and thirty-five feet (837′), two hundred and twelve feet and forty-six one-hundredths of a foot (212,46¹); thence (4) still along the westerly side of said road as established as aforesaid north eleven degrees fifty-nine minutes and twelve seconds (1.7° 30′ 1.27′) western hundred and forty-seven feet and thirty-five one-hundredths of a foot (747,33′); thence (5) north seventy-seven degrees twenty-three minutes and thirty-eight seconds 77° 23′ 36¹′) east three feet and therty-five one-hundredths of a foot (747,33′); to the intersection of said line with a line which is the west boundary line of a parcel of land acquired for said road in the proceedings to open the same wherein the report of the Commissioners of Estimate and As essment was confirmed by the Supreme Court on the 21st day of April, 1876 and indicated upon the said maps as filed as aforesaid by a red line; thence (6) southerly along the westerly boundary of said parcel, as acquired as aforesaid and indicated by said red line, one hundredths of a foot (7,72¹), to the intersection of said line with the west side of the property ac

Parcel No. 4—Being all that certain piece or parcel of land, bounded and described as follows:

thirty-five one-hundredths of a foot (93-35') to the point or place of beginning.

Parcel No. 4—Being all that certain piece or parcel of land, bounded and described as follows:

Beginning at a point on the west side of Fort Washington Ridge road, d stant five thousand three hundred and sixty three feet and fifty-two one-hundredths of a foot (3,30-32') north of the south side of One Hundred and Fitty-fifth street and two thousand an fifty-eight feet and eighty-six one-hundredths of a foot (2,058.86') west of the east side of Tenth avenue, and running thence (1) northerly along the west side of sa'd road, as established as aforesaid, north eleven degrees fifty-nine minutes and twelve seconds (11° 50' 12')' west one thousand one hundred and thirteen feet and eighty-two one-hundredths of a foot (1,128.82'); thence (2) north sixty-nine degrees and ten minutes (6;5' 10') east twenty-two feet and twenty-nine one-hundredths of a foot (2,20)' to the intersection of said line with a line which is the west boundary line of a parcel of land acquired for said road in the proceedings to open the same wherein the report of the Commissioners of Estimate and Assessment was confirmed by the Supreme Court on the 21st day of April, 18;6, and indicated upon the said maps, filed as aforesaid by a red line; thence (3) southerly along the westerly boundary of said parcel, acquired as aforesaid and indicated by said red line, four hundredths of a foot (464.35') to a point which is distant seventy-seven one-hundredths of a foot (77') easterly from the westerly side of the said road measured on a line drawn through said point having a course as shown on said maps of north seventy-five degrees forty-six minutes (75° 46') east; thence (4) north seventy-five degrees forty-six minutes (75° 46') east; thence (4) north seventy-five degrees of southerly along the west side of a parcel acquired as aforesaid, which is shown by a red line; thence (5) southerly along the west side of a parcel acquired as aforesaid, which is along the westerly side

or place of beginning.

Parcel No. 5—Being all that certain piece or parcel of land, bounded and described as follows:

Beginning at a point on the east side of the Fort Washington Ridge road, distant six thousand four hundred and eighty-one feet and seventy-three one-hundredths of a toot (6,481.73) north of the south side of One Hundred and Fifty-fifth street and two thousand two hundred and fourteen feet and forty-nine one-

hundredths of a foot (2,214.4) west of the east side of Tenth avenue, and running thence (1) northerly along the east side of said road, as established as aforesaid, north eleven degrees fifty-nine minutes and twelve seconds (11° 591 12") west three hundred and ninety-one feet and ninety-nine one-hundredths of a foot (301.90") to the intersection of said east side of said road, as established as aforesaid, with a line which is the east boundary of a parcel of land acquired for said road in the proceedings to open the same wherein the report of the Commissioners of Estimate and Assessment was confirmed by the Supreme Court on the aist day of April, 1876, and indicated upon the said maps filed, as aforesaid, by a red line; thence (2) southerly along the easterly boundary of said parcel, acquired as aforesaid and indicated by said red line, three-hundred and ninety-two feet and three one-hundredths of a foot (320.0") to a point which is two feet and nine one-hundredths of a foot foot oad, measured on a line drawn drawn through said point, having a course as shown on said maps of north sixty-nine degrees and ten minutes (69° 10°) east; thence (3) north sixty-nine degrees and ten minutes (69° 10°) east two feet and nine one-hundredths of a foot (20.0°), more or less, to the point or place of beginning.

Parcel No. 6—Being all that certain piece or parcel of land, bounded and described as follows:

(69° rof) east two feet and nine one-hundredths of a foot (2097), more or less, to the point or place of beginning.

Parcel No. 6—Being all that certain piece or parcel of land, bounded and described as follows:

Beginning at a point on the west side of the Fort Washington Ridge road, distant seven thousand one hundred and eighty-four feet and seventy-five one-hundredths of a foot (7,184,75) north of the south side of One Hundred and Fifty-fifth street and two thousand four hundred and forty-five feet and fifty-six one-hundredths of a foot (2,445,56) west of the east side of Tenth avenue, running thence (1) southerly along the west side of said road, as established as aforesaid, three hundred and thirty-ope feet and sixty-seven one-hundredths of a foot (332,67) to the intersection of the said west side of the s.id road, established as aforesaid, with a line which is the west boundary line of a parcel of land acquired for said road in the proceedings to open the same wherein the report of the Commissioners of Estimate and Assessment was confirmed by the Supreme Court on the 21st day of April, 1876, indicated upon said maps filed as aforesaid by a red line; thence (2) northerly along the west boundary of the parcel, acquired and astoresaid and indicated by said red line, two hundred and sixty-nine feet and fifty one hundredths of a foot (269,50), to a point which is one foot and four one-hundredths of a foot in the west side of said road, measured on a line drawn through said point, having a course as shown on said maps of south eighty-eight degrees thirty minutes (88° 30') west; thence (3) northerly along the west boundary of the parcel, acquired as aforesaid and indicated by said red line, sixty-two feet and five one-hundredths of a foot (62,05'), more or less, to the point or place of beginning.

Parcel No. 7—Being all that certain piece or parcel of land, bounded and described as follows:

hundredths of a foot (62.05'), more or less, to the point or place of beginning.

Parcel No. 7—Being all that certain piece or parcel of land, bounded and described as follows:

Beginning at a point on the east side of the Fort Washington Ridge road, distant seven thousand two hundred and three feet and ninety-nine one-hundredths of a foot (7,203,09') north of the south side of One Hundred and Fifty-fifth street, and two thousand three hundred and sixty-seven feet and eighty-six one-hundredths of a foot (2,367 86') west of the east line of Tenth avenue, and running thence (1) northerly along the east side of said road, as established as aforesaid, north fifteen degrees and fifty minutes (15° 50') west one thousand two hundred and twenty-six feet (1,226'); thence (2) south seventy-eight degrees twenty-eight minutes and twenty seconds (78° 28' 20'!) west one foot and seventy-four one-hundredths of a foot (1,4') to the intersection of said line with a line which is the east boundary of a parcel of land acquired for said road in the proceedings to open the same, wherein the report of the Commissioners of Estimate and Assessment was confirmed by the supreme Court on the 21st day of April, 1876, and indicated upon the said maps, filed as aforesaid by a red line; thence (3) southerly along the easterly boundary of said parcel, acquired as aforesaid and indicated by said red line, one thousand two hundred and twenty-six feet and thirteen one-hundredths of a foot (1,226.13') to the point or place of beginning.

Parcel No. 8—Being all that certain piece or parcel of

two hundred and twenty-six feet and thirteen one-hundredths of a foot (1,226,32') to the point or place of beginning.

Parcel No. 8—Being all that certain piece or parcel of land, bounded and described as follows:

Beginning at a point on the west side of the Fort Washington Ridge road, distant eight thousand three hundred and sixty-seven feet and forty-five one-hundredths of a foot (8,367,45') north of the south side of One Hundred and Fifty-fifth street, and two thousand seven hundred and eighty feet and ninety-seven one-hundredths of a foot (2,780,97!) west of the east side of Tenth avenue, and running thence (i) northerly along the west side of said road, as established as afore-said, north fifteen degrees and fifty minuse (12° 50') west sixty-one feet and twenty-four one-hundredths of a foot (61.24') to a point of curve; thence (a still along the west side of said road, established as aforesaid, on a curve running northerly and bending easterly with a radius of seven hundred and twenty-five feet (775'), two hundred and six feet and ninety-nine one-hundredths of a foot (20.6.99') to a point of tangent; thence (3) still along the west side of said road established as aforesaid north thirty-one minutes and thirty seconds (6° 3t' 30'!) east one hundred and seventy-five feet and sixty-two one-hundredths of a foot (175,562') to the intersection of said west side of said road, established as aforesaid west side of said road, established as aforesaid west side of said road, established as aforesaid by a red line; thence (4) southerly along the westerly boundary of said parcel of land acquired for said road in the proceedings to open the same, wherein the report of the Commissioners of Estimate and Assessment was confirmed by the Supreme Court on the 21st day of April, 1876, and indicated upon the said maps filed as aforesaid by a red line; thence (4) southerly along the westerly boundary of said parcel, acquired as aforesaid and indicated upon the said maps filed as aforesaid by a red line; thence (6) southerly al proceedings to open the same as aforesaid, and indicated upon the said maps filed as aforesaid by a red line; thence (6) southerly along the westerly boundary of said parcel, acquired as aforesaid and indicated by said red line, ninety-three feet and ninety-eight one-hundredths of a foot (93.98') to a point of curve; thence (7) still along the westerly boundary of said parcel, acquired as aforesaid and indicated by said red line, which runs southerly and curves easterly two hundred and six feet and ninety-nine one-hundredths of a foot (26.09'); thence (8) still along the westerly boundary of said parcel, acquired as aforesaid and indicated by said red line, which is tangent to the last described curve sixty-one feet and thirty-two one-hundredths of a foot (61.32') to a point which is one foot and eighty-one one-hundredths of a foot (1.81'), distant easterly from the west side of the said road measured on a line drawn through said point, having a course as shown on said maps of south seventy-eight degrees twenty-eight minutes and twenty seconds (78° 28' 28' 20'') west; thence (9) south seventy-eight degrees twenty-eight minutes and twenty seconds (78° 28' 20'') west one foot and eighty-one one-hundredths of a foot (1.81'), to the point or place of beginning.

Parcel No. 9—Being all that certain piece or parcel of

hundredths of a foot (1.81'), to the point or place of perinning.

Parcel No. 9—Being all that certain piece or parcel of land, bounded and described as follows:

Beginning at a point on the east side of the Fort Washington Ridge road, distant eight thousand seven hundred and forty feet and fifty-four one-hundredths of a foot (8,740.54') north of the south side of One Hundred and Fifty-fifth street, and two thousand seven hundred and forty-four feet and seventeen one-hundredths of a foot (2,744.17') west of the east side of Tenth avenue, and running thence (1) northerly along the east side of said road, as established as aforesaid, north hirty-one minutes and thirty seconds (0° 31' 30'), east one thousand and thirty-nine feet and eighty one-hundredths of a

foot (1,039,80') to a point of curve; thence (2) still along the easterly side of said road, as established as aforesaid, on a curve northerly and bending westerly with a radius of one hundred and sixty-five feet (165'), forty feet and ten one-hundredths of a foot (40,10') to the intersection of said cast side of said road, as established as aforesaid with a line which is the east boundary line of a parcel of land acquired for said road in the proceedings to open the same, wherein the report of the Commissioners of Estimat: and Assessment was confirmed by the Supreme Court on the 2rst day of April, 1876, and indicated upon the said maps filed, as aforesaid, by a red line; thence (3) southerly along the easterly boundary of said parcel, acquired as aforesaid and indicated by said red line, forty feet and forty-nine one hundredths of a foot (40,40') to a point which is four feet and ninety-one one-hundredths of a foot one-hundredths of a foot said road, measured on the said maps of soid point, having a course as shown in said maps of soid point, having a course as shown the said maps of soid point, having a course as shown one-hundredths of a foot (1,11') to the intersection of said line with the east side of the parcel acquired for said road in the proceedings to open the same, as aforesaid, and shown upon the said maps by a red line; thence (5) southerly along the easterly boundary of the parcel, acquired as aforesaid and indicated by the said road, measured on a line drawn through said point, having a course as shown on said maps of the parcel, acquired as foresaid and indicated by said red line, one hundred and aleven feet and eighty-one one-hundredths of a foot (1,121') to a point which is distant five feet and innety-seven one-hundredths of a foot (5,60') to a point which is distant five feet and innety-seven one-hundredths of a foot (4,20') westerly from the easterly side of the said road, measured on a line drawn through said point, having a course as shown on said maps of north eighty-two degrees forty-f

Parcel No. 10-Being all that certain piece or parcel of land, bounded and described as follows:

hundredths of a foot (194.12) to the point or place or beginning.

Parcel No. 10—Being all that certain piece or parcel of land, bounded and described as follows:

Beginning at a pomt on the east side of the Fort Washington Ridge road, distant thirty-six feet and sixty-four one-hundredths of a foot (3.6.4), measured northwesterly on the curve of the easterly side of said road from the point of curve which is nine thousand nine hundred and seven feet and thirty-six one-hundredths of a foot (9.492.36) north of the south side of One Hundred and Fifty-fifth street, and two thousand seven hundred and ninety-two feet and sixty-one one-hundredths of a foot (2.492.61) west of the east side of Tenth avenue, and running thence (1) along the east side of said road, as established as aforesaid, on a curve running northerly and bending easterly with a radius of three hundred and seventeen feet (137), two hundred and forty-six feet and sixty-four one-hundredths of a foot (246.64) to the intersection of said east side of said road, as established as aforesaid, with a line which is the west boundary line of a parcel of land acquired for said road in the proceedings to open the same, wherein the report of the Commissioners of Estimate and Assessment was confirmed by the Supreme Court on the 21st day of April, 1876, and indicated upon the said maps filed as aforesaid by a red line; thence (2) northerly along the westerly boundary of said parcel, acquired as aforesaid and indicated by said red line, which runs northerly and curves easterly one hundredths of a foot (196.48) to a point which is three feet and forty-seven one-hundredths of a foot (196.48) to a point which is three feet and forty-seven one-hundredths of a foot (196.48) to a mine drawn through said point, having a course as shown on said maps of north eighty-one degrees and eighteen minutes (81° 187) east one foot and ninety-seven one-hundredths of a foot (196.48) to the intersection of said line with the west side of said road as established, as aforesaid, on a curve

and thirty-six one-hundredths of a foot (27.36") to the point or place of beginning.

Parcel No. 11—Being all that certain piece or parcel of the point of place of the fort Washington Bridge road, distant seven feet and fifty one-hundredths of a foot (7.50"), measured southerly on the curve from the point of reverse curve which is ten thousand three hundred and frity-six feet and thirty-one one-hundredths of a foot (10.346.31"), north from the south side of One Hundred and Fifty-fifth street, and two thousand eight hundred and Fifty-fifth street, and two thousand eight hundred and Fifty-fifth street, and two thousand eight hundred and fifty-form feet and seventy-two one-hundredths of a foot (2.53.472") west from the east side of Tenth avenue as originally laid out; and running thence: 1) northerly along the east side of said road, as established as aforesaid, on a curve running northerly and bending easterly with the radius of three hundred and seventeen feet (37"), seven feet and fifty one-hundredths of a foot (7.50"), two hundred and fifty feet (320"), two hundred and fifty feet and eighty-two one-hundredths of a foot (230.88") to a point of tangent; thence (3) still along the easterly side road, established as aforesaid, north four degrees fifty-seven minutes and forty seconds (4° 57' 40") west three hundred and one feet and thirty-four one-hundredths of a foot (331.34") to a point of curve; thence (4) still along the easterly side of said road, established as aforesaid, on the curve hundred and forty-three feet and themty-seven feet and suxty one-hundredths of a foot (67,60"), one hundredths of a foot (143.26") to the intersection of said east -ide of said road, as established as foresaid, with a line which its the east boundary of raid parcel, acquired and forty-three feet and therety-six one-hundredths of a foot (173.04") to a point of tangent; thence (6) southerly al

cated by said red line, on a curve raining southerly abending easterly twenty-five feet and ninety-two one-hundredths of a foot (25.92*) to the point or place of beginning.

Parcel No. 12—Being all that certain piece or parcel of land, bounded and described as follows:

Beginning at a point on the east side of the Fort Washington Ridge road, distant eleven thousand two hundred and sixteen feet and one one-hundredths of a foot (17.216.01*) north of the south side of One Hundred and Filty-fifth street, and two thousand nine hundred and twenty two teet and ninety-three one-hundredths of a foot (29.92.93*) west of the east side of Tenth avenue, as originally laid out; running thence (1) southerly along the east side of said road, as established as afore-said, on a curve running southerly and bending westerly with a radius of six hundred and twenty-seven feet and sixty one-hundredths of a foot (25.55*) to the intersection of said east side of said road, as established as aforesaid, with a line which is the east boundary line of a parcel of land acquired for said road in the proceedings to open the same, wherein the report of the Commissioners of Estimate and Assessment was confirmed by the Supreme Court on the 21st day of April, 1886, and indicated upon the said maps filed as aforesaid, by a red line; thence (2) northerly along the easterly boundary of said parcel, acquired as aforesaid and indicated by said red line, which runs northerly and curves westerly fifty-six feet and eighty one-hundredths of a foot (56.80*) to a point which is ninety-six one-hundredths of a foot (56.80*) to a point which is ninety-six one-hundredths of a foot (96*) distant westerly from the easterly side of said road, measured on a line drawn through the said point, having a course as shown on said maps of north seventy-seven degrees fifty-six minutes and forty seconds (77° 55*4 40*1) east; thence (3) northersy seconds (77° 55*4 40*1) east; thence (3) northersy seven degrees fifty-six minutes and forty seconds (77° 56*4 40*1) east interty-

Counsel to the Corporation,
Office and Post-office address:
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 cation 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 EDGECOMBF AVENUE, West One Hundred and Fortieth and West One Hundred and Forty-first streets, 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, as amended by chapter 35 of the Laws of 1890.

W E, THE UNDERSIGNED COMMISSIONERS of Estimate in the above-entitled matter, appointed pursuant to the provisions of chapter 137 of the Laws of 1886, as amended by chapter 35 of the Laws of 1890, 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:

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 ten days after the first publication of this notice, file their objections to such estimate, in writing, with us at our office, Room No. 113, on the third floor of the Stewart Building, No. 280 Broadway, in said city, as provided by section 4 of chapter 191 of the Laws of 1888, as amended

by chapter 35 of the Laws of 1890; and that we, the said Commissioners, will hear parties so objecting at our said office, on the 20th day of A pril, 1893, at 11 of clock in the forenoon, and upon such subsequent days as may

our sate once, or the 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 the Chambers, in the County Court-house, in the City of New York, on the 27th day of April, 1823, at the opening of the Court on that day, and that then and there, or as seen thereafter as counsel can be heard thereon, a motion will be made that the said report be confirmed.

Dated New York, April 6, 1833.

WILLIAM C. HOLBROOK, JAMES E. DOHERTY, MICHAEL J. MULQUEEN, Commissioners.

IAMES D. MCENTEE, Clerk.

In the matter of the application of the Board of Education by the Counsel to the Corporation of the City of New York, relative to acquiring title by the Mayor, Aldermen and Commonalty of the City of New York, to certain lands on the northerly side of ONE HUNDRED AND SECOND STREET, between Second and Third avenues, 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, as amended by chapter 35 of the Laws of 1890.

W E, THE UNDERSIGNED COMMISSIONERS of Estimate in the above entitled matter W. F. THE UNDERSIGNED COMMISSIONERS of Estimate in the above-entitled matter, appointed pursuant to the provisions of chapter 191 of the Laws of 1888, as amended by chapter 35 of the Laws of 1890, 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.:

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 ten days after the first publication of this notice, file their objections to such estimate, in writing, with us at our office, Room No. 13, on the third floor of the Stewart Building, No. 280 Broadway, in said city, as provided by section 4 of chapter 191 of the Laws of 1858, as amended by chapter 35 of the Laws of 1800; and that we, the said Commissioners, will hear parties so objecting at our said office on the 18th day of April, 1893, at 11 o'clock in the forenoon, 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 the Chambers in the County Court-house, in the City of New York, on the 21st day of April, 1833, 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, April 5, 1893.

MICHAEL J. MULQUEEN, EUGENE VAN SCHAICK, JOHN H. ROGAN, Commissioners.

Alfred J. NORMAN, Clerk.

ALFRED J. NORMAN, 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 TWO HUNDRED AND FOURTH STREET (althoughnot yet named by proper authority), between Tenth avenue and the United States Channel Line, Harlem river, in the Twelfth Ward of the City of New York.

Channel Line, Harlem river, in the Twelfth Ward of the City of New York.

DURSUANT TO THE STATUTES IN SUCH Cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Chambers thereof, in the County Court-house, in the City of New York. on Tuesday, the ad day of May, 189, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Two Hundred and Fourth street, between Tenth avenue and the United States Channel Line, Harlem river, in the Twelfth Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point in the easterly line of Tenth avenue, distant 12,931.33 feet northerly from the southerly side of One Hundred and Fifty-fifth street; thence easterly and parallel with said One Hundred and Fifty-fifth street; thence casterly land, Harlem river; thence northerly along said line, distance 60,40 feet; thence westerly, distance 944-92 feet, to the easterly line of Tenth avenue; thence southerly along said line, distance 66 feet, to the point or place of beginning.

Said street to be 66 feet wide between the lines of Tenth avenue and the United States Channel Line, Harlem river;

Dated New York, April 7, 1893.

WILLIAM H. CLARK,

Counsel to the Corporation,

No. 2 Tryon Row, New York City.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Com-monalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to TWO HUNDRED AND TENTH STREET (although not yet named by proper authority), between Tenth avenue and the United States Channel Line, Harlem river, in the Twelfth Ward of the City of New York.

the City of New York.

DURSUANT TO THE STATUTES IN SUCH
cases made and provided, notice is hereby given
that an application will be made to the Supreme Court
of the State of New York, at a Special Term of said
Court, to be held at Chambers thereof, in the County
Court-house in the City of New York, on Monday, the
24th day of April, 1893, at the opening of the Court on
that day, or as soon thereafter as counsel can be heard
thereon, for the appointment of Commissioners of Estimate and Assessment in the above entitled matter. The
nature and extent of the improvement hereby intended
is the acquisition of title, in the name and on behalf of
the Mayor, Aldermen and Commonalty of the City of
New York, for the use of the public, to all the lands and
premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a
certain street or avenue, known as Two Hundred and
Tenth street, between Tenth avenue and the United
States Channel Line, Harlem river, in the Twelfth Ward
of the City of New York, being the following-described
lots, pieces or parcels of land, viz.:

Beginning at a point in the easterly line of Tenth
avenue, distant 14,530.83 feet northerly from the southerly side of One Hundred and Fifty-fifth
street, distance 1,124.40 feet to the United States
Channel Line, Harlem river; thence converley along
said line, distance 60.40 feet; thence westerly, distance

t,131.40 feet to the easterly line of Tenth avenue' thence southerly along said line, distance to feet to the point or place of beginning.

Said street to be 60 feet wide between the lines of Tenth avenue and the United States Channel Line, Harlem river.

Dated New York, March 27, 1893.

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 TWO HUNDRED AND EIGHTH
STREET (although not yet named by proper authority), between Tenth avenue and the United States
Channel Line, Harlem River, in the Twelfth Ward of
the City of New York.

Channel Line, Harlem River, in the Twelfth Ward of the City of New York.

DURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Chambers thereof, in the County Court-house, in the City of New York, on Friday, the last day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above entitled, matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue, known as Two Hundred and Eighth street, between Tenth avenue and the United States Channel line, Harlem river, in the Twelfth Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.

Beginning at a point in the easterly line of Tenth avenue, distant 14,011,16 feet northerly from the southerly side of One Hundred and Fifty-fifth street; thence easterly and parallel with said One Hundred and Fifty-fifth street, distance 1,002,79 feet to the United States Channel Line, Harlem river: thence northerly along said line, distance 60,40 feet; thence westerly, distance 1,007,07 feet to the easterly line of Tenth avenue; thence southerly along said line, distance 66 feet to the point or place of beginning.

Said street to be 66 feet wide between the lines of Tenth avenue and the United States Channel Line, Harlem river.

Dated New York, March 27, 1892.

WILLIALIAM 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 TWO HUNDRED AND
SEVENTH STREET (although not yet named by
proper authority), between Tenth avenue and the
United States Channel Line, Harlem river, in the
Twelfth Ward of the City of New York.

United States Channel Line, Harlem river, in the Twelfth Ward of the City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Chambers thereof, in the County Court-house, in the City of New York, on Friday, the 21st day of April, 1803, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, for the u-e of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Two Hundred and Seventh street, between Tenth avenue and the United States Channel line, Harlem river, in the Twelfth Ward of the City of New York being the following described lots, pieces or parcels of land, viz.:

Beginning at a point in the easterly line of Tenth avenue, distant 13,711,33 feet northerly from the southerly side of One Hundred and Fifty fifth street; thence easterly and parallel with said One Hundred and Fifty-fifth street, distance 1,002,04 feet to the easterly line of Tenth avenue; thence southerly along said line, distance 10.068 feet; thence northerly along said line, distance 1.068 feet; thence northerly distance 1,002,04 feet to the easterly line of Tenth avenue and the United States Channel Line, Harlem river; thence northerly along said line, distance 1.008.8 feet to the point or place of beginning.

Said street to be roe feet wide between the lines of Tenth avenue and the United States Channel Line, Harlem river.

Dated New York, March 27, 1893.

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 Commonelty of the City of New York, relative to acquiring
title, wherever the same has not been heretofore
acquired, to EAST ONE HUNDRED AND SIXTYEIGHTH STREET (although not yet named by
proper authority), extending from Webster avenue to
Franklin 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.

NOTICE IS HEREBY GIVEN THAT THE BILL NOTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses, incurred by reason of the proceedings in the above entitled matter, will be presented for taxation to one of the Justices of the Supreme Court, at the Chambers thereof, in the County Court-house, in the City of New York, on the 17th day of April, 1893, at 10,30 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Department of Public Works, there to remain for and during the space of ten days.

Dated New York, April 4, 1893.

MICHAFL J. KELLY, JOHN FENNEL, ROGER A. PRYOR, JR, Commissioners.

CARNOLL 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 TWO HUNDRED AND NINTH
STREET (although not yet named by proper authority), between Tenth avenue and the United States
Channel Line, Harlem river, in the Twelfth Ward of
the City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Chambers thereof, in the County Court-house in the City of New York, on Friday, the arst day of April, 1893, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title in the name and on behalf of the Mayor, Aldermen and Commonalty of the

City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Iwo Hundred and Ninth street, between Tenth avenue and the United States Channel Line, Harlem river, in the Iwelfth Ward of the City of New York, being the following described lots, pieces or parcels of land, viz.:

Beginning at a point in the easterly line of Tenth avenue, distant (4,27) feet northerly from the southerly side of One Hundred and Fifty-fifth street; thence easterly and parallel with said One Hundred and Fifty-fifth street; distance 1,004.10 feet to the United States Channel Line, Harlem river; thence northerly along said line, distance 60.40 feet; thence westerly, distance 7,101.10 feet to the easterly line of Tenth avenue; thence southerly along said line, distance 60 feet to the point or place of beginning.

Said street to be 60 feet wide between the lines of Tenth avenue and the United States Channel Line, Harlem river.

enth avenue and farlem river.

Dated New York, March 27, 1893.

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 here-tolore acquired, to TWO HUNDRED AND SIXTH STREET (although not yet named by proper authority), between Tenth avenue and the United States Channel Line, Harlem river, in the Twelfth Ward of the City of New York.

the City of New York.

PURSUANT TO THE STATUTES IN SUCH cases made and provided, notice is hereby given that an application will be made to the Supreme Court of the State of New York, at a Special Term of said Court, to be held at Chambers thereof, in the County Court-house, in the City of New York, on Tuesday, the ad day of May, 1893, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the appointment of Commissioners of Estimate and Assessment in the above-entitled matter. The nature and extent of the improvement hereby intended is the acquisition of title, in the name and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, for the use of the public, to all the lands and premises, with the buildings thereon and the appurtenances thereto belonging, required for the opening of a certain street or avenue known as Two Hundred and Sixth street, between Tenth avenue and the United States Channel Line, Harlem river, in the Twelfth Ward of the City of New York, being the following-described lots, pieces or parcels of land, viz.:

Beginning at a point in the easterly line of Tenth avenue, distant 13,451.50 feet northerly from the southerly side of One Hundred and Fifty-fifth street; thence easterly and parallel with said One Hundred and Fifty-fifth street; distance 908.52 feet, to the United States Channel Line, Harlem river; thence mortherly along said line, distance 60.40 feet; thence westerly, distance Channel Line, Harlem river; thence northerly along said line, distance 60.40 feet; thence westerly, distance Than New York, April 7, 1893.

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 ONE HUNDRED AND SIXTY-SIXTH STREET (although not yet named by proper authority), between Tenth avenue and Edgecombe avenue, in the Twelfth Ward of the City of New York.

of New York,

NOTICE IS HEREBY GIVEN THAT WE, the undersigned Commissioners of Estimate and Assessment in the above-entitled matter, will be in attendance at our office, No. 51 Chambers street (Room 4), in said city, on Wednesday, April 12, 1893, at 2.30 o'clock P. M., to hear any person or persons who may consider themselves aggrieved by our estimate or assessment (an abstract of which has been heretofore filed by us for and during the space of forty days in the office of the Commissioner of Public Works, No. 31 Chambers street) in opposition to the same; that our said abstract of estimate and assessment may be hereafter inspected at our said office, No. 51 Chambers street; that it is our intention to present our report for confirmation to the Supreme Court, at a Special Term thereof, to be held at Chambers thereof, at the County Court-house, in the City of New York, on the 18th day of April, 1893, at the opening of Court on that day, to which day the motion to confirm the same will be adjourned, 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, March 27, 1893.

MAX MOSES, Chairman, BRYAN L. KENNELLY, JOHN McL. NASH,

Commissioners

Commissioners

MATTHEW P. RYAN, 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 ONE HUNDRED AND SIXTY-SIXTH STREET (although not yet named by proper authority), between Tenth avenue and Edgecombe avenue, in the Twelfth Ward of the City of New York.

NOTICE IS HEREBY GIVEN THAT THE BILL of costs, charges and expenses, incurred by reason of the proceedings in the above-entitled matter, will be presented for taxation to one of the Justices of the Supreme Court, at the Chambers thereof, in the County Court-house, in the City of New York, on the c1st day of April, 1893, at 10.30 o'clock in the fore-noon of that day, or as soon thereafter as counsel can be heard thereon; and that the said bill of costs, charges and expenses has been deposited in the office of the Department of Public Works, there to remain for and during the space of ten days.

Dated New York, April 7, 1803,

MAX MOSES,

BRYAN L. KENNELLY,

JOHN McL. NASH,

Commissioners.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title (wherever the same has not been heretofore acquired), to ONE HUNDRED AND THIRTY-SECOND STREET, between Seventh and Eighth avenues, in the Twelfth Ward of the City of New York.

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us, at our office, No. 51 Chambers street (Room 4), in said city, on or before the 24th day of April, 1893, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said 24th day of April, 1893, and for that purpose will be in attendance at our said office on each of said ten days at 1 o'clock p. M.

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making cur report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 3r Chambers street, in the said city, there to remain until the 24th day of April, 1893.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which taken together are bounded and described as follows, viz.: Northerly by the centre line of the block, between One Hundred and Thirty-second street and One Hundred and Thirty-second street; and westerly by the easterly line of Eighth avenue, as such area is shown upon our benefit map eposited as aforesaid.

Fourth—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house, in the City of New York, on the 12th day of May, 1893, 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, March 14, 1893.

THOMAS F. DONNELLY,

Chairman,

HERMANN BOLTE,

Chairman,
HERMANN BOLTE,
EMANUEL PERLS,
Commissioners.

MATTHEW P. RYAN, 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 ONE HUNDRED AND THIRTYSIXTH STREET, from Amsterdam avenue to
Convent avenue, in the Twelfth Ward of the City of
New York.

We, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the aboveentitled matter, hereby give notice to all persons interested in this proceeding and to the owner or owners,
occupant or occupants, of all houses and lots and
improved and unimproved lands affected thereby, and to
all others whom it may concern, to wit:

First—That we have completed our estimate and
assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and
having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 51
Chambers street (Room 4), in said city, on or before
the 23d day of May, 1893, and that we, the said
Commissioners, will hear parties so objecting within
the ten week days next after the said 23d day of May,
1893, and for that purpose will be in attendance at
our said office on each of said ten days at 12 o'clock M.

Second—That the abstract of our said estimate and

Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other documents used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the 22d day of May, 1893.

day of May, 1893.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which, taken together, are bounded and described as follows, viz.: Northerly by the centre line of the block between One Hundred and Thirty-sixth street and One Hundred and Thirty-seventh streets; easterly by the westerly line of Convent avenue; southerly by the centre line of the block between One Hundred and Thirty-sixth street and One Hundred and Thirty fifth street; and westerly by the easterly line of Amsterdam avenue; excepting from said area all the streets, avenues, roads or portions thereof heretofore legally opened, as such area is shown upon our benefit map deposited as aforesaid.

Fourth—That our report herein will be presented to

as aforesaid.

Fourth—That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house, in the City of New York, on the eighth day of June, 1893, 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.

hereon, a motion was onfirmed.

Dated New York, April 10, 1893.

THOMAS NOLAN, Chairman, JOSEPH C. WOLFF, WILLIAM H. McKEAN, Commissioners.

JOHN P. DUNN, Clerk.

In the matter of the application of the Board of Street Opening and Improvement of the City of New York, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to CAULDWELL AVENUE (although not yet named by proper authority), extending from Boston road to East One Hundred and Sixty-third street, and from Clifton street to Westchester avenue, in the Iwenty-third Ward of the City of New York, as the same has been heretofore laid out and designated as a first-class street or road by the Department of Public Parks.

WE, THE UNDERSIGNED COMMISSIONERS of Estimate and Assessment in the above-en-

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

First—That we have completed our estimate and assessment, and that all persons interested in this proceeding, or in any of the lands affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, No. 51 Chambers street (Room 4) in said city, on or before the 18th day of April, 1893, and that we, the said Commissioners, will hear parties so objecting within the ten week days next after the said 18th day of April, 1893, and for that purpose will be in attendance at our said office on each of said ten days at 2 o'clock P. M. Second—That the abstract of our said estimate and

at our said office on each of said ten days at 2 o'clock F. M. Second—That the abstract of our said estimate and assessment, together with our damage and benefit maps, and also all the affidavits, estimates and other duments used by us in making our report, have been deposited with the Commissioner of Public Works of the City of New York, at his office, No. 31 Chambers street, in the said city, there to remain until the 17th day of April, 1802.

Third—That the limits of our assessment for benefit include all those lots, pieces or parcels of land, situate, lying and being in the City of New York, which, taken together, are bounded and described as follows, viz.: Beginning at the point of intersection of the centre line of the blocks between Boston road and Franklin avenue with the prolongation westerly of the centre line of the blocks between Home street and East One

Hundred and Sixty-eighth street; thence easterly along said centre line prolonged of the blocks between thome street and East One Hundred and Sixty-eighth street to its intersection with the centre line of the blocks between Forrest and Tinton avenues; thence southerly along said centre line of the blocks between Forrest and Tinton avenues to the northerly side of Weschester avenue; thence south-westerly along said northerly side of Westchester avenue in the centre line of the blocks between Robbins and Concord avenues; thence southerly along said centre line prolonged of the blocks between Robbins and Concord avenues; thence southerly along said centre line prolonged of the blocks between Robbins and Concord avenues to the northerly side of East One Hundred and Forty-ninth street; thence westerly along said northerly side of East One Hundred and Forty-ninth street; thence westerly along said northerly side of East One Hundred and Forty-ninth street; thence westerly from the westerly side thereof; thence northerly along the last mentioned line to the point of intersection of the northerly side of West-chester avenue with the centre line of the blocks between Eagle and St. Ann's avenues; thence northerly along said centre line of the blocks between Eagle avenue and St. Ann's avenues; thence northerly along said centre line of the blocks between Eagle avenue and St. Ann's and Third avenues to its point of intersection with the centre line of the block between teagle avenue and St. Ann's and Third avenues to its point of intersection with the centre line of the block between boston road and Franklin avenue to the point or place of beginning; 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 187

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 ONE HUNDRED AND FORTYSECOND STREET, from Convent avenue to Amsterdam avenue, in the Twelfth Ward of the City of New
York.

York.

NOTICE IS HEREBY GIVEN THAT WE, THE undersigned Commissioners of Estimate and Assessment in the above-entitled matter, will be in attendance at our office, No. 51 Chambers street (Room 4), in said city, on Friday, April 14, 1893, at 4 o'clock P. M, to hear any person or persons who may consider themselves aggrieved by our estimate or assessment (an abstract of which has been heretofore filed by us for and during the space of forty days in the office of the Commissioner of Public Works, No. 31 Chambers street; in opposition to the same; that our said abstract of estimate and assessment may be hereafter inspected at our said office, No. 51 Chambers street; that it is our intention to present our report for confirmation to the Supreme Court, at a Special Term thereof, to be held at Chambers thereof, at the County Court-house, in the City of New York, on the 18th day of April 1893, at the opening of Court on that day, to which day the motion to confirm the same will be adjourned, 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, March 30, 1893.

LEMUEL H. ARNOLD, JR., Chairman, WILLIAM B. ANDERSON, WILLIAM B. ANDERSON, WILLIAM A. WOODHULL,

JOHN P. DUNN, Clerk.

In the matter of the application of the Commissioners of the Department of Public Parks, for and on behalf of the Mayor, Aldermen and Commonalty of the City of New York, relative to acquiring title, wherever the same has not been heretofore acquired, to that part of TREMONT AVENUE (although not yet named by proper authority) extending from Aqueduct avenue to Boston road, in the Twenty-fourth Ward of the City of New York, as the same has been heretofore laid out and designated as a first class street or road by said Department.

TO THE OWNER OR OWNERS, OCCUPANT
OR OCCUPANTS OF PREMISES TO WHICH
TITLE IS SOUGHT TO BE ACQUIRED IN
THE ABOVE ENTITLED PROCEEDING,
AND KNOWN AS DAMAGE MAPS NOS. 1, 7,
93, 94, AND 103 THERIN, AND TO ANY
PERSON OR PERSONS, PARTY OR PARTIES INTERESTED THEREIN.

PERSON OR PERSONS, PARTY OR PARTIES INTERESTED THEREIN.

NOTICE IS HEREBY GIVEN FHAT THE awards heretofore made by us in the above entitled proceeding for the parcels known and designated in our abstract and upon our Damage Map, as heretofore filed herein, as Parcel No. 7, the award for which is made to unknown owners; Parcel No. 93, the award for which is made to Unknown owners; Parcel No. 93, the award for which is made to Tappen & Haskin; Parcel No. 94, the award for which is made to Tappen & Haskin, and Parcel No. 103, the award for which is made to Chauncey Kilner, and for all of which parcels substantial awards were heretofore made, have been reduced by us to the nominal sum of one dollar for each of such parcels, the said property having been, in our opinion, dedicated to public use. Our report and maps showing the parcels mentioned are open to inspection at our office as hereinafter mentioned.

That an opportunity will be afforded any person or persons, party or parties affected by such diminution, to be heard before us in opposition to such reduction, at a meeting to be held at our office, Room 25, No. 200. Broadway, on April 20, 1893, at eleven o'clock 4. M.

That our report herein will be presented to the Supreme Court of the State of New York, at a Special Term thereof, to be held at the Chambers thereof, in the County Court-house, in the City of New York, on the 12th day of May, 1893, 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, March 24, 1503.

JOHN WHALLEN, Chairman, JOHN HALLORAN, G. RADFORD KELSO, Commissioners.

CARROLL BERRY, Clerk.

THE CITY RECORD.

THE CITY RECORD IS PUBLISHED DAILY
Sundays and legal holidays other than the general
election day excepted, at No. 2 City Hall, New York
City. Annual subscription 60, 30.
W. J. K. KENNY,