

# THE CITY RECORD.

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## LAW DEPARTMENT.

The following opinions constitute a portion of the proceedings of the Law Department for the week ending August 23d, 1873:

LAW DEPARTMENT,  
OFFICE OF COUNSEL TO THE CORPORATION,  
New York, August 19th, 1873.

THE DEFICIENCY LAW—BONDS TO BE ISSUED TO PAY COUNTY AS WELL AS CITY CLAIMS.

Hon. Andrew H. Green, Comptroller:

SIR—Your letter of the 20th ultimo, to the Counsel to the Corporation, referring to chapter 756, of the laws of 1873, entitled "An Act to make further provisions for the payment of further expenses of the local government of the city of New York," was duly received.

You ask his opinion whether the omission in reference to the county in the title of this act will affect the authority to pay claims and judgments against the county of New York, as provided by the first section thereof, and whether bonds can be legally issued by the county to pay said claims and judgments, as authorized by said first section.

The very important question, whether an Act of the Legislature which, by its title, relates to the city only, can also contain provisions in relation to the county of New York, has heretofore received the careful consideration of the Counsel to the Corporation.

Section 16, of article 3, of the Constitution of this State, is as follows: "No private or local bill which may be passed by the Legislature, shall embrace more than one subject, and that shall be expressed in the title."

Now, if city matters constitute one "subject," and county matters another "subject," within the meaning of this section of the Constitution, it seems clear that an Act, which, by its title, relates to the local government of the city and county of New York, is just as open to objection as an Act which, by its title, relates to the city only, and yet contains provisions in relation to the county.

And it would necessarily follow that if the Act in question is unconstitutional, because no reference is made to the county in its title, that it would have been equally unconstitutional if such reference had been made; and it would also follow that many other important acts relating to the affairs of the city and county of New York, must be regarded as invalid.

The charter passed this year contains several provisions in reference to county matters. Chapter 583, of the laws of 1871, is entitled "an Act to make provision for the local government of the city and county of New York."

Under this law, many millions of bonds have been issued; taxes have been collected, and the financial affairs of the city and county have been principally conducted during the past two years, and a decision that these important laws, and others of a similar character, are unconstitutional would create great confusion in the affairs of the city.

I am aware that it is the opinion of some lawyers that all Acts of the description referred to are unconstitutional, but other lawyers are of the opposite opinion; and this being the case, it is clearly the duty of this department to maintain the validity of all such statutes, until they shall be declared unconstitutional by the Court of last resort.

I accordingly advise you that the omission in reference to the county in the title of the Act in question, does not affect your authority to pay claims and judgments against the county, and that bonds can be legally issued by the county

to provide moneys to pay said claims and judgments.

I am, sir, yours very respectfully,  
**GEORGE P. ANDREWS,**  
Assistant Counsel to the Corporation.

LAW DEPARTMENT,  
OFFICE OF COUNSEL TO THE CORPORATION,  
August 20th, 1873.

William H. Nelson, Esq., President of the Board of Education:

SIR—Your letter of the 18th inst. to the Counsel to the Corporation, inquiring whether the 75th section of the City Charter, passed at the last session of the State Legislature, interferes with or annuls the power of the Board of Education to make an apportionment of the moneys raised by taxation for school purposes to the "corporate schools" named on the pay-roll submitted by you, has received my careful attention.

The schools named were authorized to receive a portion of the moneys raised by tax for school purposes by sundry statutes which are referred to in your communication enacted at different times, from 1851 to 1872.

The principle pervading those statutes seems to be, that each of the schools named shall receive assistance proportioned to the number of pupils instructed, without regard to the religious or denominational character.

The Legislature of 1873 have determined that religious or denominational schools shall be excluded from participation in the funds raised by tax.

Section 75, of Chapter 335, of the laws of 1873, as amended by Section 10, of Chapter 757, Laws of 1873, provide that "no money belonging to the city and county of New York, raised by taxation upon the property of the citizens thereof, shall be appropriated in aid of any religious or denominational schools."

The last recited statute, being the latest expression of the legislative will, must control, and so far as the special acts recited in your communication are inconsistent therewith, they are annulled.

I am therefore of the opinion that religious or denominational schools must be excluded from your pay roll.

The pay roll and communication from the Comptroller, transmitted with your letter, are herewith returned.

I am, Sir, yours very respectfully,  
**GEORGE P. ANDREWS,**  
Assistant Counsel to the Corporation.

## DEPARTMENT OF FINANCE.

Abstract of transactions of the Department of Finance for the week ending August 9, 1873:

Amount paid into the City Treasury.....\$781,641 52  
Amount of warrants registered for payment. 293,328 33  
Amount of bonds and stock issued..... 518,500 00

The Comptroller attended opening of bids as follows, viz:

Aug. 6. At Department of Public Parks for—

275 feet iron railing.  
4900 feet enclosing wall at Central Park.  
3850 feet dressed base corner-stone.  
1925 feet dressed ashlar.  
800 feet, lineal feet, dressed coping.

Aug. 7. Department of Public Charities and Correction, for oats, vinegar, straw, box and worked boards and spruce plank.

The following contracts were received from the Department of Docks for the Comptroller's approval of sureties and filing, viz:

J. Bigler & Co., for furnishing wood materials.  
John L. Burke, for furnishing iron materials.  
Dunham & Co., for furnishing piles.

The Comptroller approved the sureties on the following contracts received from the Department of Public Parks, viz:

D. C. Weeks & Son, for mason work on "Museum of Natural History."  
Deevis & Parry, for building Inscope arch on Central Park.

The following contracts were received from the Department of Public Works, registered and filed, viz:

Special contract with Thomas J. Hinch for filling and fencing vacant lots on both sides of Fifty-first street, between Fifth and Sixth avenues.  
Regular contract with Israel Schoenberg, "General Manager of the Schoenberg Smelting and Refining Co.," for furnishing 200 tons of pig lead.

The Comptroller attended a meeting of the Board of Estimate and Apportionment, for action on issue of "Additional New Croton Aqueduct Stock."

The salary of Charles A. Clark, assistant Clerk, was changed from \$2,259 to \$2,500 per annum.

Permit was granted to Anthony Murray for stand in West Washington Market.

The following official bonds were registered, and the sureties approved by the Comptroller:

Thomas Starr, Clerk of Jefferson Market.....\$1,000  
James Fitzpatrick, Superintendent of Docks..... 5,000  
Thomas McDowell, " "..... 5,000  
Thomas Bowen, " "..... 5,000  
James E. Smartwood, Collection Clerk Department of Docks..... 5,000  
Wm. H. Moloney, Clerk Board of Assistant Aldermen..... 1,000

Sixty-two official letters and communications to the departments were transmitted.

ANDREW H. GREEN,  
Comptroller.

FINANCE DEPARTMENT,  
August 21, 1873.

## Removal.

August 8th, 1873. Timothy Brennan, General Inspector, Comptroller's office.

ANDREW H. GREEN,  
Comptroller.

## POLICE DEPARTMENT.

The Board of Police met on the 20th day of August, 1873. Present—Messrs. Smith, Charlack, Gardner and Duryee, Commissioners.

Michael Geary and John J. Kennedy were denied leave to apply for re-appointment.

## Parades Allowed.

St. Alphonso T. A. S.—dedication of church.  
Socrates Lodge and others—funeral.  
Bethel Methodist Sunday-school—pic-nic.  
Concordia Guard—target.  
Central New York Scheutzen Corps—target.  
Turner Cadets—excursion.  
Immaculate Conception T. A. B.—pic-nic.

## Leaves of Absence Granted.

Patrolman Ernest Schroth, Eleventh precinct, one day without pay.

Patrolman Patrick Monahan, Fourteenth precinct, three days without pay.

Captain George Washburn, Ninth precinct, 2 days without pay.

Sergeant Richard Welch, Twenty-fourth precinct, five days (extension).

Resolved, That honorable mention be made of Patrolman James McCool, Fourth precinct, for courage displayed in arresting John R. Vail, a noted thief and desperate rough.

## Resignation Accepted.

Captain Alanson S. Wilson, Thirty-second precinct.

## Promotions.

Sergeant Jacob Seibert, Tenth precinct, as captain Thirty-second precinct.  
Roundsmen Robert O. Webb, Seventh precinct, as sergeant Tenth precinct.

## Transfer Ordered.

Patrolman B. Tully, from Twenty-third to Fourth Court.

## Appointments.

Ignatz Baumgartner as patrolman.  
John J. Cavanaugh as patrolman.

Requisition was made on the Comptroller for the following sums of money:

For salaries, wages, &c., for August.....\$255,122 22  
For supplies..... 5,000 00

Total.....\$260,122 22  
to be deposited in the National Butchers' and Drovers' Bank to the credit of the Treasurer of Police.

John Shea was restored to the police force of the city, and assigned to the Twentieth precinct for duty.

Resolved, That a committee of two be appointed to confer with the Mayor relative to an additional force of 100 patrolman.

The Treasurer and President were appointed as such committee.

## Complaints Dismissed.

Patrolman Patrick F. Calhoun, Seventh precinct.  
Patrolman Matthew Thein, Thirteenth precinct.  
Patrolman Neil McCauley, Fourteenth precinct.  
Patrolman Dennis F. Ryan, Seventeenth precinct.  
Patrolman John Farrell, Eighteenth precinct.  
Patrolman Alexander Frazer, Twenty-fifth precinct.  
Patrolman Michael Roughan, S. S. S.

## STREET CLEANING.

Bills Referred to the Finance Committee.  
Reeves & Co.....\$32 25  
Adjourned.

S. C. HAWLEY,  
Chief Clerk.

## DEPARTMENT TAXES AND ASSESSMENTS.

August 13th, 1873.—Albert E. Luther was appointed a temporary Clerk.

August 20th.—Theodore Denike was appointed temporary Clerk in Bureau of Assessors.

## FIRE DEPARTMENT.

HEAD QUARTERS, FIRE DEPARTMENT,  
CITY OF NEW YORK,  
127 & 129 MERCER STREET,  
Monday, August 11th, 1873.

Board of Commissioners met as above.  
Present—President Joseph L. Perley in the chair and Commissioners Roswell D. Hatch, and Cornelius Van Cott.  
The minutes of the last meeting, held July 25th 1873, were read and approved.  
Communications were received and disposed of as follows:

From—  
Chief of Department, report of operations for quarter ending July 31st, 1873.  
Filed and copy to be transmitted to the Mayor.  
Chief of Department, reporting organization of Board of Examining Engineers, with recommendations.

Filed and recommendations adopted.  
Chief of Department report of operations for month of July, 1873. Filed.

Fire Marshal report of operations for quarter ending July 31st, 1873. Filed, and copy to be transmitted to the Mayor.

Fire Marshal report of operations for month of July, 1873. Filed.

Inspector of Combustibles report of operations for quarter ending July 31st, 1873. Filed, and copy to be transmitted to the Mayor.

Inspector of Combustibles report of operations of Amity street shop, for month of July, 1873. Filed.

Inspector of Combustibles report of mason work performed by Bernard Sheridan, month of July, 1873. Filed, with instructions to report quantity of material used and cost of work in future.

Inspector of Combustibles report in reference to storage of empty packing cases, corner of York street and West Broadway. Returned with instructions to proceed in accordance with the law.

Chief of Battalion in charge of Repair Shops, reports of operations month of July, 1873. Filed.  
Same, recommending appointment of horse-collar maker. Filed.

Same, reporting suspension from duty and pay of John Gillespie, harness maker. Filed.  
Same, reporting restoration of John Gillespie, harness maker, to duty and pay. Filed and approved.

Same, reporting sale of five condemned steam fire engines July 28, 1873. Filed.  
Same, reporting test of one length of Anti-septic rubber lined hose. Filed.

Same, estimate of supplies required for immediate use. Referred to Superintendent of Supplies, with directions to purchase.

Foreman of Repair Shops, application for badge. Ordered to be issued.

Superintendent of Telegraph, recommending construction of additional gong. Adopted.

Same, report of operations for quarter ending July 31, 1873. Filed and copy to be transmitted to the Mayor.

Superintendent of Horses, reporting sale of condemned horses July 29, 1873. Filed.

Same, requesting leave of absence. Granted.  
Superintendent of Supplies, requesting leave of absence. Granted.

Vice Medical Officer, recommending 30 days leave of absence for Engineer of steamer, Michael F. Riel, engine 5. Granted.

Wm. F. Lutz, clerk, requesting leave of absence. Granted.  
Edward Savage, book-keeper, requesting leave of absence. Granted.

Examining Board of Engineers report on application of Fireman Joseph Creagle, engineer, Co. No. 26, for promotion. Filed.

Chief of Battalion Monroe, recommending Fireman Alfred Connor, Hook and Ladder Co. No. 10, for meritorious conduct, with recommendation of Chief of Department, that his name be placed on the roll of honor. Adopted and filed.

Chief of Battalion Miller requesting leave of absence.—Returned for informality.

Chief of Battalion King, application for horse and wagon, and use of fuel depot, 304 W. 47th street, as headquarters. Filed. Instructed to make requisition for horse and wagon, and permission given to occupy the premises for the purpose named.

Fireman Griffiths, Engine Co. No. 9, reporting telegraph instrument out of order. Referred to Superintendent of Telegraph.

Fireman Flock, requesting leave of absence.—Granted.

Foreman Castles, Engine Co. No. 12, requesting leave of absence. Granted.

Foreman Farlon, Engine Co. No. 17, requesting leave of absence. Granted.

Foreman Ward, Engine Co. No. 19, reporting death of engineer of steamer, Thomas Abbott. Filed.

Foreman Bresnan, Engine Co. No. 33, report loss of key of telegraph box No. 239. Filed, with directions for issue of new key.

Foreman Poynton, Hook and Ladder Co. No. 10, requesting leave of absence. Granted.

Foreman Tompkins, Hook and Ladder Co. No. 13, requesting leave of absence. Granted.

Assistant Foreman Lally, Hook and Ladder Co. No. 6, reporting loss of key of telegraph box No. 137. Filed, new key to be issued.

Assistant engineer of steamer, Perley, Engine

Co. No. 8 (detailed at repair shops) requests leave of absence. Granted.  
 Assistant Engineer of Steamer Lefferts, Engine Co. No. 24, applying for transfer. Filed.  
 Foreman Conlon, Engine Co. No. 21, applying for transfer. Filed.  
 Ladderman Woodruff, Hook and Ladder Co. No. 15, applying for promotion. Filed.  
 Comptroller Andrew H. Green transmitting weekly statements for the weeks ending July 5th, 12th, 19th and 26th, 1873. Filed.  
 Same, returning bills of W. N. Seymour & Co., October, November and December, 1872 (forwarded by former Board), for correction. Referred to Superintendent of Supplies for investigation and report.  
 Same, relative to return of desks and tables to Messrs. Kehr, Kellner & Co. Filed, and return ordered.  
 Superintendent of Buildings' inquiry relative to engine house at Broadway and Ninety-seventh street. Filed, having been answered.  
 Same notice of unsafe condition of Engine house, at Broadway and 97th street. Referred to Inspector of Combustibles for investigation, report and estimate.  
 Same, introducing Thomas Lord with complaint against No. 40 west 18th street (engine house). Filed with report thereon.  
 Secretary Department of Public Parks, relative to location of telegraph poles on Battery. Filed.  
 Chief Engineer Department of Public Parks, relative to location of telegraph poles on Battery. Filed.  
 Supervisor CITY RECORD, copy of resolution July 24, 1873. Filed.  
 Same, relative to affidavits of advertisements. Filed.  
 Same, resolution of Board relative to advertisements in corporation papers. Filed.  
 Brevet Major General John Newton, U. S. A., reply to letter of inquiry relative to explosives to be used in demolition of buildings. Filed.  
 General Alexander Shaler, requesting permission to retain badge worn as Commissioner. Filed, with directions to renew demand, the Commissioners not having power to grant the request.  
 Mrs. M. Belle Scott Uda, terms and conditions for disposition of right to manufacture and use Aerial and Flying Ladder. Filed.  
 From President of Ridgewood Insurance Co., Brooklyn, applying for badge for Secretary Scott. Filed and issue ordered.  
 From Surveyor Joseph E. Heinemann, reporting loss of badge No. 35, and applying for another. Filed, and issue ordered.  
 Josiah Macy's Sons, reporting dangerous condition of furnace next door to their factory, No. 525 Water street. Referred to chief of department for investigation and report.  
 Ralph W. Jarboe, ex-fireman, requesting reconsideration of his dismissal. Reinstated as a fireman, and assigned to Engine Co. No. 17.  
 Safety.—Calling attention to unsafe condition of No. 234 Bowery. Referred to chief of department for inspection and report.

UNFINISHED BUSINESS.

The consideration of the proposals for linen hose was resumed, and on motion it was—  
 Resolved, That the contract for 2,000 feet rubber lined linen hose, with couplings, be awarded to the Blake Hose Association, 24 Barclay street, New York City, for the sum of fourteen hundred dollars, that being the lowest bid received—provided, that the hose they purpose furnishing be in all respects equal to the sample at these headquarters.  
 The report of the Superintendent of Telegraph on condition of telegraph, was taken up, and the recommendations adopted, and repairs ordered.  
 The communication of Chairman of Committee on Laws and Legislation, New York Board of Underwriters, was taken up and filed.  
 On motion, it was—  
 Resolved, That this Board proceed to furnish the "right to manufacture and use the Aerial and Flying Ladders" (Mrs. Scott Uda, assignee) according to law, basing the said purchase on the terms and conditions contained in her letter of July 7, 1873, in answer to communication addressed to her by this Department, under date of July 5, 1873.  
 The recommendations of the Committee on Discipline in the following cases were concurred in:  
 Fireman Thomas Malloy, Engine Co. No. 21, to forfeit ten days' pay.  
 Fireman John Grimes, Engine Co. No. 10, to forfeit ten days' pay.  
 Fireman Lawrence A. Buckley, Engine Co. No. 32, to forfeit ten days' pay.  
 Fireman John McCabe, Engine Co. No. 18, to forfeit two days' pay.  
 Fireman John Quinn, Engine Co. No. 15, to forfeit two days' pay.  
 Fireman Thomas W. Relyea, Engine Co. No. 30, to forfeit two days' pay.  
 Fireman William H. Young, Engine Co. No. 17, to forfeit two days' pay.  
 Engineer of steamer, Albert F. Louis, Engine Co. No. 27, one day's pay.  
 Assistant Foreman Daniel Dunn, Engine Co. No. 38, reduced to rank of fireman, and assigned to Hook and Ladder Co. No. 15, from 15th inst.  
 Assistant Operator Theodore R. Betzel. Decision reserved.

Resignations.

Peter Shields, night watchman, to take effect 15th inst.  
 Wm. A. Arnold, clerk, to take effect 14th inst.

Appointments.

John Campbell, night watchman, \$2.50 per day, 15th inst. (relieved as hostler same date).  
 Robert Beattie, hostler, \$1,000 per annum, 15th inst.  
 Walter J. Murphy, clerk, \$1,500 per annum, 12th inst.

Promotions.

James A. Campbell, fireman Engine Co. No. 21, to be assistant foreman, and assigned to Engine Co. No. 31.  
 Isaac M. Ford, assistant engineer of Steamer Engine Co. No. 17, to be engineer of steamer, and assigned to Engine Co. No. 28.  
 Patrick Welsh, assistant engineer of Steamer Engine Co. No. 25, to be engineer of steamer in same company. All to take effect on the 15th inst.

Transfers.

Transfers were made to take effect on the 15th inst.  
 Foreman Martin Walsh, Engine Co. No. 30 to Engine Co. No. 23.  
 Foreman James A. McCormick, Engine Co. No. 23 to Engine Co. No. 14.  
 Foreman Frank King, Engine Co. No. 34 to Engine Co. No. 30.  
 Assistant Foreman John J. Cashman, Engine Co. No. 6 to Engine Co. No. 38.  
 Assistant Foreman Benjamin F. Nash, Hook and Ladder Co. No. 13 to Hook and Ladder Co. No. 7.  
 Assistant Foreman James H. Conklin, Hook and Ladder Co. No. 7 to Hook and Ladder Co. No. 13.  
 Assistant Foreman Daniel Bradley, Engine Co. No. 31 to Engine Co. No. 6.  
 Engineer of steamer, Albert F. Louis, Engine Co. No. 27 to Engine Co. No. 19.  
 Engineer of steamer, George Shaw, Engine Co. No. 28, to Engine Co. No. 27.  
 Fireman Thomas Farley, Engine Co. No. 25 to Engine Co. No. 16.  
 Fireman William H. Young, Engine Co. No. 17 to Engine Co. No. 25.  
 Fireman Michael Egan, Engine Co. No. 16 to Engine Co. No. 21.  
 Fireman James T. Holmes, Hook and Ladder Co. No. 3 to Engine Co. No. 17.  
 Fireman Thomas Conlan, Engine Co. No. 21 to Hook and Ladder Co. No. 3.  
 Fireman James Gilroy, Hook and Ladder Co. No. 15 to Engine Co. No. 20.  
 Fireman John McCabe, Engine Co. No. 18 to Engine Co. No. 33.  
 Fireman Thomas J. Ahern, Hook and Ladder Co. No. 7 to Engine Co. No. 28.  
 Fireman Joseph P. Byrne, Engine Co. No. 23 to Hook and Ladder Co. No. 7.  
 Fireman Jeremiah Kelley, Engine Co. No. 22 to Engine Co. No. 18.  
 Fireman Michael Martin, Engine Co. No. 33 to Engine Co. No. 22.  
 Adjourned.

W. B. WHITE, Secretary.

HEALTH DEPARTMENT

ORGANIZATION.

The Board of Health, organized under the provisions of Chapter 335, Laws of 1873, held its first meeting on the fourteenth day of May, at No. 301 Mott street, all the Commissioners present, viz.: Henry Smith, President of the Board of Police; S. Oakley Vanderpoel, M. D., Health Officer of the Port; Charles F. Chandler, Ph. D., Commissioner of Health and President of the Board, and Stephen Smith, M. D., Commissioner of Health. Colonel Emmons Clark was elected Secretary of the Board. The two Bureaus provided for by law, and of which the "Sanitary Superintendent" and "Register of Records" are the chief officers, respectively, were at once organized and called the "Sanitary Bureau" and the "Bureau of Vital Statistics," and the powers and duties were assigned to each as prescribed by law, and the rules and regulations of the former Board. The duties of the Sanitary Permit Inspector under the preceding Board were duly conferred upon the Sanitary Superintendent and Secretary. As the officers, clerks and employees of the former Board were by law transferred to the service of this Board until the appointment of their successors, there was no interruption in the business of the Department. The routine of the business of the Board, and the forms and methods of transacting the same were found to be admirable in every respect, requiring no material alteration or modification, and were continued in use in the Department.

RULES AND REGULATIONS.

The rules and regulations governing the Health Department as before existing, after a critical examination, were adopted without material alteration. They had been so perfected during the period since the organization of the Metropolitan Board of Health in 1866, that the only important changes made were those rendered necessary by the great reduction in the number of Commissioners, and of the Bureau of the Department. Among the alterations in the rules and regulations worthy of special notice may be mentioned a radical change in the construction of the Standing Committees of the Board, the holding of regular meetings twice instead of once in each week, and the examination of all applicants for appointment in the Department. The officers of the Board, before called Health Inspectors, were in the rules and regulations as amended, designated Sanitary Inspectors.

THE SANITARY CODE.

In the discharge of the duty imposed by Section 82, of the act entitled, "An act to reorganize the local government of the City of New York," passed April 10th, 1873, which declares that it shall be the duty of the Board of Health of the Health Department, immediately upon its organization to cause to be conformed to Article 11 of said act, the Sanitary Ordinances then or lately adopted by the existing Department of Health, the Board, immediately upon its organization, proceeded to the consideration of this subject, and, on the 2d day of June, adopted the "Sanitary Code," and caused the same to be published. The Sanitary Code, as adopted and published by this Board, is a copy of the Sanitary Code existing previous to the passage of the act above referred to, with the exception of the immaterial changes necessary to conform it to said act, and some changes in the numbers of the sections for the purpose of grouping sections relating to the same subject under their proper head. The Sanitary Code is a compilation of the ordinances relating to the public health, which have been, from time to time, adopted by the proper authorities of the city, during its corporate existence, and which were collected and re-enacted, under the authority of law, by the Metropolitan Board of Health in 1866. By the acts of 1870, and 1873, reorganizing the local government of the City of New York, the Sanitary Code of the City of New York has received unequivocal endorsement and confirmation. To the Sanitary Code, as re-adopted June 2d, 1873, this Board has, by virtue of,

and in pursuance of the authority and power conferred by law added some additional provisions for the security of life and health in the City of New York, all of which have been duly published as required by law.

APPOINTMENTS.

In addition to the officers, clerks and employees in the service of the Health Department at the time of the organization of this Board, who were applicants for re-appointment, a large number of new applicants urged their claims for appointment to the various positions in the Department. That the Board might avail itself of the services of the most intelligent and faithful of those already on duty, and select from the numerous applicants those best qualified by education, and general character to perform the duties required, the Committee on Applications instituted an examination of all applicants for appointment and reappointment. A series of questions was presented to each class, to which answers were required to be written by the candidates while present at the office of the Board. To each class the questions presented were such as pertained to their special duties as clerks or inspectors, and as would test the ability and qualifications of the respective applicants. For clerkships, the applicants were so examined as to ascertain their qualifications in penmanship, copying, spelling, punctuation, and in the four simple rules of arithmetic. To applicants for the position of Sanitary or Assistant Sanitary Inspectors, were submitted questions relating to the cause, diagnosis, care and treatment of contagious diseases, the ventilation of tenement-houses, drainage, the use of disinfectants, &c. &c. To the answers given to the questions proposed, the committee gave a critical examination, and recorded its decision as to their relative value. As a rule the answers were pertinent and generally correct, and to select from the number of applicants found competent was an embarrassing duty. The number of applicants examined was nearly one hundred and fifty, from which number the Committee recommended the following for appointment, and, on the sixteenth of June, the Board duly appointed the same:

SANITARY BUREAU.

- Dr. Walter De F. Day, Sanitary Superintendent.
- Dr. E. H. Janes, Assistant Sanitary Superintendent.
- Dr. A. B. Judson, Sanitary Inspector.
- Dr. C. P. Russell, " "
- Dr. W. H. B. Post, " "
- Dr. Augustus Viele, " "
- Dr. S. F. Morris, " "
- Dr. R. S. Tracy, " "
- Dr. Chas. F. Roberts, " "
- Dr. J. D. Bryant, " "
- Dr. Paul F. Munde, " "
- Dr. H. R. Stiles, " "
- Dr. W. A. Ewing, Assistant Sanitary Inspector.
- Dr. Wm. E. Hall, " "
- Dr. N. B. Emerson, " "
- Dr. Chas. E. Lockwood, " "
- Dr. Bernard Hughes, " "
- Dr. A. Mc L. Hamilton, " "
- Dr. Geo. B. Fowler, " "
- Dr. Hamilton Walker, " "
- Dr. C. H. Atwater, " "
- Dr. Alexander Strong, " "
- Thomas J. Nealis, Assistant Sanitary Inspector, on special duty.
- Eugene Waller, Assistant Sanitary Inspector, on special duty.
- C. Y. Hammond, special duty.
- John R. Griswold, Chief Clerk to Superintendent.
- Wm. B. Fernhead, clerk.
- Bloomfield Usher, " "
- R. C. Morgan, " "
- Joseph Berkowitz, Messenger.

BUREAU OF VITAL STATISTICS.

- Dr. Elisha Harris, Register of Records.
- Dr. John T. Nagle, Deputy Register of Records.
- Louis Kraushaer, Clerk.
- Jacob A. Weil, " "
- Wm. H. Littlepage, " "
- A. M. Holden, " "
- E. W. Farrington, " "
- H. G. Wheelock, " "
- Chas. Buckingham, Jr., " "
- Wm. Leggett, " "
- O. N. Chapin, " "
- A. Lodge, " "
- J. W. Conklin, " "

ATTORNEY'S OFFICE.

- George S. Hastings, Chief Clerk.
- Edward A. Farrington, Clerk.
- W. T. Chapman, " "
- Charles A. Hoyer, " "

SECRETARY'S OFFICE.

- Caspar Golderman, Chief Clerk to Secretary and Auditing Clerk.
- James A. Hill, Clerk.
- J. H. Hanson, " "
- Wm. P. Huxford, " "
- Edmund Waldorf, Clerk.
- Martin Kelly, Janitor.
- Wm. H. Dayas, Messenger.

DISINFECTING CORPS.

- Herman Endermann, Chief of Disinfecting Corps.
- Wm. Roberts, in charge of ambulance.
- Thomas D. Yates, Disinfecting Corps.
- B. McGowan, " "
- E. Richardson, " "
- John J. Devitt, " "
- Richard Kiernan, Stable Keeper.

HONORARY APPOINTMENTS.

- Dr. E. G. Janeway, Consulting Pathologist.
- Dr. Daniel Draper, Consulting Meteorologist.
- Dr. A. F. Liantard, Consulting Veterinary Surgeon.
- Carl Pfeiffer, Consulting Architect.

By resolution of the Board no salary is attached to any honorary appointment, nor are such appointees authorized to incur any expense in the name of the Board, without its express order or consent.

ORDERS.

The orders of this Board for the abatement of nuisances are issued upon the facts and evidence contained in the written reports of Sanitary Inspectors, the result of personal inspections of the premises complained of. Such reports are numbered, and placed on file, and orders with corresponding numbers in the form required by law, and applicable to each case are issued in writing, and served upon the owners, lessees, or tenants of the premises. The orders of the Board are generally promptly and cheerfully complied with. Whenever a party affected by an order of the Board expresses dissatisfaction with the terms of such order, or considers the same unnecessary or unreasonable, the officers of the Board are instructed to explain the circumstances which rendered such order necessary, or if there is any doubt as to the facts in the case, to cause a reinspection of the premises. The result of this official action is a general compliance with the requirements of the Board upon notice. But whenever the orders of the Board are not complied with, suits are at once instituted for penalties for non-compliance, and this action speedily secures the necessary compliance, except in a limited number of cases. It is rarely necessary for the Board to execute its own orders, by reason of the refusal or neglect of the owners or lessees of property; though occasionally nuisances are of so aggravated a character that the abatement of the same cannot await the delays necessarily attending suits for penalties.

During the three months ending July 31st, the number of orders issued by this Board was five thousand three hundred and eighty-six, of this number, one thousand six hundred and sixty-nine were issued under the first sub-division of section 14, chapter 74, Laws of 1866, by the terms of which the party served is allowed three days in which to demand a "hearing" by the Board of the testimony which may be presented to show that the order should be modified or revoked. In cases where no "hearings" have been asked for, and the orders have not been complied with, "Final Orders in the original or an amended form to the number of three hundred and ninety-four, have been issued, and the Board has directed the Attorney to commence actions for penalties for non-compliance with such orders. All other written orders in number three thousand three hundred and twenty-three have been issued under the second sub-division of section 14, of chapter 74, Laws of 1866, and are of a peremptory character requiring that the nuisance be abated within five days, and if not complied with directing the Sanitary superintendent to enforce the same without further notice, unless the Board should elect to commence a suit for penalty in lieu of the execution of the order by its officers or agents.

The general subject of orders of the Board above referred to, are as follows:

- ALLEYS, cleaned, disinfected, graded, paved, or repaired.
- AREAS, cleaned.
- ASHES AND GARRAGE, removed.
- CEILINGS, cleaned or whitewashed.
- CELLARS, cleaned, connected with sewer, disinfected, drained, filled, graded, or vacated.
- CESSPOOLS, cleaned, connected with sewer, covers made for, disinfected, emptied, filled, made, or repaired.
- CISTERNS, covers made for, disinfected, emptied and cleaned, filled, or repaired.
- DRAINS, cleaned, filled, made, obstructions in removed, or repaired.
- FLOORS, house, privy, or stable, repaired, or relaid.
- GUTTERS, house, sidewalk, or street cleaned, obstructions in removed, or repaired.
- HALLS, cleaned or whitewashed.
- HYDRANTS removed or repaired.
- LEADERS connected with sewer, extended, made, repaired, or obstructions in removed.
- LOTS, VACANT, cleaned, connected with sewer, disinfected, drained, filled or graded.
- MANURE VAULTS cleaned, connected with sewer, constructed, covered, disinfected or repaired.
- PIGS removed, and pens cleaned, disinfected or removed.
- PIPES (soil and water) cleaned, extended, obstructions in removed, repaired or trapped.
- POND drained, or filled.
- PREMISES cleaned, connected with sewer, disinfected, fumigated, or repaired.
- PRIVIES disinfected, cleaned, and emptied.
- PRIVY HOUSES altered, cleaned, constructed, removed, or repaired.
- PRIVY VAULTS connected with sewer, filled, made, or repaired.
- ROOFS repaired.
- SEWER PIPES constructed, obstructions in removed, repaired, or trapped.
- SIDEWALKS cleaned, or reset.
- STABLES cleaned or removed.
- STAGNANT WATER removed.
- URINALS cleaned, constructed, or repaired.
- WATER CLOSETS cleaned, connected with sewer, constructed, disinfected, removed, or repaired.
- YARDS cleaned, disinfected, filled, graded, paved, or repaired.

TENEMENT HOUSES.

The thorough enforcement of Chapter 908, Laws of 1867, commonly known as the "Tenement House Act," has resulted in a considerable improvement in the condition of the tenement houses of this city. Additional means of ventilation have been generally secured; privies and drains have been improved; the attention of owners and lessees to the proper care of tenement property has been enforced, and the attempt has been made, with some success, to educate the people in the densely populated parts of the city

as to the necessity of cleanliness, and obedience to the sanitary regulations of this Board. But the twenty-five thousand tenement houses of the city require, and will continue to require, constant supervision and frequent inspection. Rooms will be found overcrowded; windows and doors and apertures for ventilation will often be purposely closed; refuse matter will be thrown into the sinks and water closets, clogging the waste pipes and sewer connections; and filth will accumulate in the halls, cellars and yards. The greatest watchfulness on the part of this Board cannot entirely relieve this city from the evils of overcrowding. It is confidently believed that rapid and cheap transit, by which a part of the laboring population of the city would obtain houses in rural or more sparsely populated districts, is the only hope of a permanent reform in the tenement houses of the city.

This Board, during the brief period of its existence, has given this important subject due consideration. It has caused a special inspection of those tenement houses which, during the year 1872, afforded the greatest mortality, and by the proper order in each case has endeavored to improve the condition of the premises. The privies have been cleaned or disinfected, and, whenever so located that the odors entered the doors or windows, ventilating shafts have been ordered, extending from the interior of the privies to a point above the roofs of the buildings. No greater improvement for large tenement houses has been introduced than properly constructed ventilating shafts, which convey the privy odors away from the habitations of the crowded poor. The cellars of tenement houses, when reported unfit for human habitation, have been vacated; whitewashing and other methods of cleanliness have been ordered and enforced, and various other measures have been inaugurated for the protection of the inhabitants from the usual diseases of the summer months, and from impending pestilence. This important subject will continue to receive the necessary attention of this Board.

Under the powers conferred by section eleven of the Tenement House Act, the Board has caused such houses as were certified by the Sanitary Superintendent to be unfit for human habitation, by reason of want of repair, to be vacated, and has ordered that the same be not reoccupied until rebuilt or properly repaired. This provision of the act referred to has been found most valuable and salutary, and its enforcement results in the erection of new and improved buildings, or the thorough repair of those most distinguished for dilapidation. Relief is not only afforded to the suffering tenants, but in every case the owners or lessees of the property have found that the increased receipts for decent accommodations amply justified the improvements ordered by the Board. The following named premises have been ordered to be vacated during the three months ending July 31st, 1873:

- No. 71 Allen street.
- Nos. 146 and 148 West 17th street.
- No. 39 Thompson street.
- No. 230 Mott street.
- South East corner Madison avenue and 55th street.
- No. 771 Second avenue.

**STREET CLEANING.**

By Chapter 677, laws of 1872, and by Chapter 335, laws of 1873, the Board of Police has full and exclusive power and authority, and is charged with the duty of causing all streets, avenues, lanes, alleys, gutters, wharves, piers and heads of slips to be thoroughly cleaned, from time to time, and to be kept at all times thoroughly clean. Although the Board of Health is relieved of all direct responsibility in respect to the cleanliness of the streets, it is evident from a provision of section 67, of the last named act, that the Legislature intended it should have a constant supervision of a subject of such vital importance to the public health. In the performance of this duty the Board has required the Sanitary Inspectors in charge of the several districts into which the city is divided to inspect the streets of their respective districts, and to report weekly to the Sanitary Superintendent as to their Sanitary condition. Abstracts from these reports are forwarded to this Board, and officially transmitted to the Board of Police, thereby notifying the Department having charge of the cleaning of the streets of any deficiencies or neglect on the part of its subordinates, which may have come under the observation of the Sanitary Inspectors. The Board of Police, and the Inspector of Street Cleaning have invariably manifested a desire to perform the necessary work in a manner satisfactory to this Board, and to the public. And it is due to them to state that in the opinion of this Board, the streets of the City of New York, during the present summer, have been uniformly in a more cleanly condition than at any period during the past ten years. That the methods and machinery for cleaning the streets are susceptible of considerable improvement will hardly be questioned. And to keep them uniformly clean it is absolutely necessary that the police should enforce those parts of the Sanitary Code which prohibit the throwing of ashes, garbage, and other refuse matter into the streets. However perfectly the work of cleaning the streets may be performed, and however large the expenditure of the public money for this purpose, the streets will not remain clean, if the sweepings and refuse of stores and houses are allowed to be thrown into them at all hours of the day and night. The frequent and regular collection of garbage, and ashes from stores, dwellings and tenements of the city, the prompt arrest of persons, who under any pretense whatsoever, make the street a receptacle for any refuse matter, and the punishment of such offenders by the Police Courts, would materially aid the Police Department in keeping the streets uniformly and permanently clean.

**STREET PAVEMENTS.**

Intimately connected with the subject of Street Cleaning is the condition of the Street Pavements of the city. Dilapidated wood or stone pavements furnish reservoirs for purifying street filth which emits odors detrimental and dangerous to the public health, and defies the implements of the street sweepers. For sanitary reasons it is desirable that wood and cobble stone should be replaced as soon as possible by the stone block pavement, and that there should be no delay in the repairs which are from time to time necessary. To the Department of Public Works, charged with the duty of keeping the streets in repair, this Board has appealed for the necessary action, in all cases reported by the Sanitary Inspectors.

The health of the inhabitants of the Sixth Ward has been seriously endangered during the present season by delays in the repairing of Worth and other streets in the vicinity of the Five Points. This Board has endeavored to secure the necessary signatures of a majority of the property owners for the repavement of the streets referred to, but without success. It has therefore caused said streets to be thoroughly disinfected, from time to time, that being the only method of relief within its power, until the necessary legislation can be procured for the needed improvement. This Board has also endeavored to secure the necessary consent of the property owners to the extension of the 12th Avenue, from 35th Street to 42d Street, and is confident that the building and paving of the avenue as proposed would remove permanently many of the nuisances for which that vicinity has been long notorious.

**WHARVES AND PIERS.**

The sanitary condition of the water-front of the city has not escaped the observation of this Board. A radical defect in the construction of the sewers of the city, by which their contents are discharged into the slips instead of being conveyed to the ends of the piers, is a prominent cause of complaint. Fermenting and decomposing animal and vegetable refuse in large quantities is constantly deposited, which at low tide is exposed to the sun, and emits odors dangerous to life and detrimental to health. Dredging is at present the only mode of relief, and this Board has been obliged in several cases to call the attention of the Department of Docks to the immediate necessity, for sanitary reasons, of removing these dangerous accumulations. That Department has cheerfully co-operated, to the extent of its ability in this direction, but has been constantly embarrassed in the disposal of the slip deposits. It is believed that the nuisance complained of cannot be permanently abated until a proper bulkhead and the piers are so constructed that the action of the tides will regularly wash the water front of the city, and remove the foul refuse discharged by the sewers, or until a plan is adopted for the collection of the sewerage and utilizing it for agricultural purposes. The water front between 36th and 40th street, North river, is a notable illustration of the evil referred to, as well as of the great loss of valuable fertilizing material. The importance of this subject to the public health commends it to the attention of all who are responsible for the present condition of the water front of this city.

**PERMITS.**

The Sanitary Code provides that the Board of Health, in order to secure the proper police regulation and sanitary supervision of business pursuits, and all matters and things liable to be, or become dangerous to life or detrimental to health, may in such cases grant permits, with the power to revoke the same whenever due attention to cleanliness and to Sanitary rules and regulations are not properly observed. Under general regulations, the Sanitary Superintendent may grant permits to scavengers to empty privies, permits to land cargoes of vessels from infected or suspected ports, which have been discharged from quarantine, and permits to remove and transport stable manure. In all other cases permits are granted or denied by special orders of the Board after the premises have been inspected by sanitary officers, and written reports made to the Board as a basis for its action. Among the subjects of applications to this Board for permits may be mentioned the following: to yard or slaughter animals, to melt or render tallow and lard, to keep cows, hogs, goats, and fowls, to construct privies, cesspools and manure vaults, etc., etc.

**LEGISLATIVE DEPARTMENT.**

**SPECIAL SESSION.**

**BOARD OF ASSISTANT ALDERMEN.**

No. 16, CITY HALL,  
THURSDAY, August 21st, 1873,  
2 o'clock P. M.

In conformity with the following call:  
NEW YORK, August 18th, 1873.  
William H. Moloney, Esq., Clerk of Board of Assistant Aldermen.

Dear Sir:  
You are respectfully requested to notify the members of the Board to meet in Special Session on Thursday, the 21st inst., at 2 o'clock, P. M., to transact such public business as may be brought before them.

Very respectfully,

- Chas. M. Clancy, Edward Brucks,
- Isaac Sommers, John Thiess,
- George Kelly, Michael Healy,
- John C. Keating, Patrick Keenan,
- Thomas Foley, Jere'h Murphy.
- Philip Cumisky,

The Clerk notified the members, and when the hour designated in the call had arrived, pro-

ceeded to call the roll, the following members answering to their names:

- Foley,
- Clancy,
- Keating,
- Healy,
- Thiess,
- Keenan,
- Brucks,
- Kelly,
- Cumisky,
- Sommers.

No quorum being present, the Clerk announced that the Board stood adjourned until Monday next, 25th inst., at 2 o'clock, P. M.  
WILLIAM H. MOLONEY,  
Clerk.

**THE CITY RECORD.**

The following compilation of the requirements of the Charter with reference to matter to be published and advertised in THE CITY RECORD has been prepared for the convenience of Heads of Departments of the City government.

A. DISBECKER,  
Supervisor of the City Record.

**MATTER TO BE PUBLISHED AND ADVERTISED IN THE CITY RECORD IN ACCORDANCE WITH THE PROVISIONS OF CHAPTER 335 OF THE LAWS OF 1873.**

§ 16. Immediately after the adjournment of each meeting of either board, it shall be the duty of the clerk of such board to prepare a brief abstract, omitting all technical and formal details, of all resolutions and ordinances introduced or passed, and of all recommendations of committees, and of all final proceedings, as well as full copies of all messages from the Mayor and all reports of departments or officers. He shall at once transmit the same to the person appointed to supervise the publication of THE CITY RECORD.

In all cases the yeas and nays upon the final passage of the resolution or ordinance shall be published.

§ 17. § 26. The ordinances of the Common Council hall, as far as practicable, be reduced to a code, and be published as such in THE CITY RECORD.

§ 24. The Mayor shall render to the Board of Aldermen every three months, an account of the expenses and receipts of his office, and therein shall state, in detail, the amounts paid and agreed to be paid by him for salaries to his clerks and subordinates respectively, and the general nature of their duties which shall be published in THE CITY RECORD.

§ 27. The Departments of the City government shall, once in three months, and at such other times as the Mayor may direct, make to him in such form and under such rules as he may prescribe, reports of the operations and action of the same and each of them, which reports shall be published in THE CITY RECORD.

§ 32. The Comptroller of the City of New York shall appoint and at pleasure remove for cause to be stated in writing and published in THE CITY RECORD, a Deputy Comptroller.

§ 38. The sworn statement of the Corporation Attorney and Public Administrator, with a detailed list of costs, commissions, fines and penalties collected shall be published in THE CITY RECORD monthly, as furnished.

§ 44. The name, residence and occupation of each applicant for appointment to any position in the Police Department; as well as the name, residence and occupation of each person appointed to any position, shall be published, and such publication shall, in every instance, be made on the Saturday next succeeding such application or appointment in THE CITY RECORD.

§ 64. All property transmitted to the property clerk of the Police Department shall be advertised in THE CITY RECORD for the benefit of all persons interested, and for the information of the public as to the amount and disposition of the property.

§ 65. All property and money that shall remain in the custody of the property clerk for the period of six months without any lawful claimant thereto, shall be sold at public auction, after having been advertised in THE CITY RECORD for a period of ten days.

§ 75. Real or personal property belonging to the city, or city and county shall be duly advertised previous to the sale thereof at public auction.

§ 82. The Health Department is authorized and empowered to add to the "Sanitary Code" from time to time, and shall publish additional provisions for the security of life and health in the City of New York, and therein to distribute appropriate powers and duties to the members and employes of the Board of Health, which shall be published in THE CITY RECORD.

§ 91. All contracts shall be entered into by the appropriate heads of departments, and shall, except as otherwise provided, be founded on sealed bids or proposals, made in compliance with public notice duly advertised in THE CITY RECORD, said notice to be published at least ten days.

§ 92. All property sold shall be sold at auction, after previous public notice.

§ 105. The "Board of Street Opening and Improvement" is authorized and empowered, after laying its proposed action before the Board of Aldermen, and publishing full notice of the same for ten days in THE CITY RECORD, to alter the map or plan of New York City so as to lay out new streets, &c., &c. &c.

§ 106. It shall be the duty of the Commissioners of Accounts, once in three months, and oftener if they deem it proper, to examine all vouchers

and accounts in the offices of the comptroller and chamberlain, and to make and publish in THE CITY RECORD a detailed statement of the financial condition of the city, showing the amount of its funded and floating debt, the amount received and expended since the last preceding report, with a classification of the sources of revenue and expenditure, and such other information as they shall deem proper.

§ 108. It shall be the duty of the Comptroller to publish in THE CITY RECORD, two months before the election of charter officers, a full and detailed statement of the receipts and expenditures of the corporation during the year ending on the first day of the month in which such publication is made, and the cash balance or surplus; and in every such statement the different sources of city revenue, and the amount received from each the several appropriations made, the objects for which the same were made, and the amount of moneys expended under each, the moneys borrowed on the credit of the Corporation, the authority under which each loan was made, and the terms on which the same was obtained, shall be clearly and particularly specified.

§ 110. In every Department or Board there shall be kept a record of all its transactions, which shall be accessible to the public, and once a week a brief abstract, omitting formal language, shall be made of all transactions, and all contracts awarded and entered into for work and material of every description, which abstract shall contain the name or names, and residences by street and number, of the party or parties to the contract, and of their sureties, if any. A copy of such abstract shall be promptly transmitted to the person designated to prepare THE CITY RECORD, and shall be published therein. Notice of all appointments and removals from office, and all changes of salaries, shall, in like manner, within one week after they are made, be transmitted to and published in THE CITY RECORD.

§ 111. There shall be inserted in THE CITY RECORD nothing aside from such official matters as are in this act (Chap. 335 Laws of 1873,) expressly authorized.

All advertising required to be done for the city, and all notices required by law or ordinance to be published in corporation papers, shall be inserted, at the public expense, only in THE CITY RECORD, and a publication therein shall be a sufficient compliance with any law or ordinance requiring publication of such matter or notices.

There shall be published in THE CITY RECORD, within the month of January in each year, a list of all subordinates employed in any Department (except laborers), with their salaries, and residences by street numbers, and all changes in such subordinates or salaries shall be so published within one week after they are made.

It shall be the duty of all Heads of Departments to furnish to the person appointed to supervise the publication of THE CITY RECORD, everything required to be inserted therein. The said person shall have power to make requisitions in writing upon the Heads of Departments, to furnish the information necessary to make up such list, according to rules prescribed by him and approved by the Comptroller; and such information must be supplied by the department within ten days after such requisition. He shall have power to require such information in the same manner, every three months, and all other information in the control of said Heads of Departments necessary to perform his duties under this section. He shall include in his list the number of laborers, designating the department in which they are employed, and, if practicable, the numbers employed in the prosecution of specific work, and the amounts paid to them. He shall also cause to be printed in each issue of said CITY RECORD a separate statement of the hours during which all public offices in the city are open for business, and at which each court regularly opens and adjourns, as well as of the places where such offices are kept, and such courts are held.

The detailed canvass of votes at every election shall be published at the expense of the city only in THE CITY RECORD.

The Mayor may order the insertion of any official matter or report in THE CITY RECORD.

§ 112. After the provisional estimate is made by the Board of Apportionment, it shall be submitted by said board, with their reasons for it in detail, within ten days, to the Board of Aldermen, whereupon a special meeting of said Board shall be called to consider such estimate, and the same shall simultaneously be published in THE CITY RECORD.

Should the said Board of Apportionment overrule objections or suggestions made by the Board of Aldermen the reasons for such action shall be published in THE CITY RECORD.

**NAMES, RESIDENCES AND PLACES OF BUSINESS OF THE MEMBERS OF THE BOARD OF ALDERMEN. 1873-4.**

1. Samuel B. H. Vance, President; place of business, corner of 24th street and 10th avenue; residence 206 West 23d street.
2. Oliver P. C. Billings, place of business, 15 Nassau street; residence, 143 East 34th street.
3. Jenkins Van Schaick, place of business, 13 Broad street; residence, 1 University place.
4. Stephen V. R. Cooper, place of business, 177 Broadway; residence, 318 West 51st street.
5. John Falconer, place of business, 472 Broome street; residence, 308 East 15th street.
6. George Koch, place of business, 23 Rivington street; residence, 638 Lexington avenue.

