# E CITY RE

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## THE CITY RECORD.

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WILLIAM J. GAYNOR, MAYOR.

ARCHIBALD R. WATSON, CORPORATION COUNSEL. WILLIAM A. PRENDERGAST, COMPTROLLER

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# THE BOARD OF ALDERMEN OF THE CITY OF

PUBLIC COMMITTEE HEARING ON THE PROPOSED BUILDING CODE. The Committee on Buildings of the Board of Aldermen will hold a continued public hearing on the proposed revision of the Building Code in the Aldermanic Chamber, Ciy Hall, Borough of Manhattan, Friday, July 12, 1912, at 1 p. m., for the purpose of learing all persons interested.
P. J. SCULLY, City Clerk and Clerk of the Board of Aldermen.

## BOARD OF ESTIMATE AND APPORTIONMENT.

PUBLIC NOTICE.

Public lotice is hereby given that at the meeting of the Board of Estimate and Apportonment held this day the consideration of the communication from the Public Serice Commission for the First District transmitting resolutions adopted by said Cmmission establishing route and general plan of construction for an additional apid transit railway known as Modification of Southern Boulevard and Whitlock venue Route was continued until Thursday, July 11, 1912, at 10.30 o'clock a. n., in Room 16, City Hall, Borough of Manhattan.

Dated, New York, June 27, 1912,

PUBLIC NOTICE.

JOSEPH HAAG, Secretary.

Public notice is hereby given that at the meeting of the Board of Estimate and Apportionment held this day the consideration of the communication from the Public Service Commission for the First District submitting for approval a proposed certificate to be issued to the Hudson and Manhattan Railroad Company modifying certificate dated February 2, 1905, issued to the New York and Jersey Company was continued until Thursday, July 11, 1912, at 10.30 o'clock a. m., in Room 16, City Hall, Borougl of Manhattan. JOSEPH HAAG, Secretary.

Dated, New York, June 27, 1912.

PUBLIC NOTICE.

Public notice is hereby given that at the meeting of the Board of Estimate and Apportionmen held this day the consideration of the communication from the Public Service Commission for the First District transmitting resolutions adopted by said Commission establishing route and general plan of construction for an additional rapid transit railway known as Sixty-seventh Street, Brooklyn and Staten Island Route was continued until Thursday, July 11, 1912, at 10.30 o'clock a. m., in Room 16, City Hall, Borough of Manhattan.

JOSEPH HAAG, Secretary. Dated, New York, June 27, 1912.

## PUBLIC SERVICE COMMISSION—FIRST DISTRICT.

No. 154 NASSAU STREET, NEW YORK CITY. Calendar for Week Commencing July 1, 1912.

Tuesday, July 2, 1912—2.30 p. m.—Room 305—Case No. 1066—New York and College Point Line"—Whole Commission. 2.30 p. m.—Room 310—Case No. 1524—Electric Light Corporations—"Regulations as to electric meter tests"—Commissioner Malthie

Wednesday, July 3, 1912—2.15 p. m.—Room 305—Case No. 1511—New York Railways Company—"Application for authority to issue \$754,000 bonds"—Chairman Willcox and Commissioner Maltbie. 2.30 p. m.—Room 305—Case No. 1507—Mid-Crosstown Railroad Company—"Application for approval of issue of securities"—Com-

missioner Maltbie. 2.30 p. m.—Room 305 New York Edison Company—Geo. Stadtlander et al., Company—Juliu Eweldt et al., Complinants—"Rates for electricity in Manhattan and The Bronx"—Commissioner Maltbie.

Meetings of Committee of the Whole held on Tuesday, Wednesday, Thursday and Friday, 10.30 a. m., in the Committee Room.

Regular meetings of the Commission held on Tuesday and Friday at 12 noon-Room 310.

## Changes in Departments, Etc.

DEPARTMENT OF DOCKS AND FERRIES,

June 27-The resignation of James J Norris, Ticket Agent, has been accepted. Appointed—Jacob Belitsky, to the position of Doorman, at \$66 per month while employed, to take effect July 1. He is now employed as a Ticket Chopper tem-

June 28-Percy L. Greenough has received a permanent appointment in the office of the Commissioner of Public Works. He ceased work as Attendant on the recreation piers June 26.

The Commissioner has appointed Joseph Kelly, 24 Broadway, Port Richmond, Staten Island, Water Tender, for temporary employment, at \$95 per month while employed.

BOARD OF WATER SUPPLY. June 28—The following resignations were accepted: Thomas Hazelum, Assistant Engineer (temporary), June 30; Walter J. Spross, Clerk, June 14; Horatio L. Baker, Assistant Engineer (temporary), June 16; Edward M. Dillon, Serreant on Aquedust June 15

Sergeant-on-Aqueduct, June 15.

The salaries of the following Automothe salaries of the following Automobile Enginemen were fixed at \$1,300 a year, to take effect July 1, 1912: James W. Gordon, James P. Kavanagh, John J. McMullin, Robert Meyers, LeGrand D. Bishop, Henry W. Miller, Raymond Terpening, Daniel G. Aber, George E. Porteous, George L. Schnapp, Phillip Scheppler, John Flynn, Frank A. W. Shaw, William Logan

William Logan.

BOARD OF EDUCATION.

June 28—At a meeting of the Board of Education, held on the 26th inst., action relative to appointments, salaries, etc., was taken as follows:

The action of the Committee on Supplies in appointing Samuel Levine, of No. 235 Reid ave., Brooklyn, as a Clerk in the Bureau of Audit and Accounts, with compensation at the rate of \$600 per annum, taking effect June 13, 1912, was approved and ratified.

he action of the Cor plies in appointing Harry Cohen, of No. 235 E. 87th st., Manhattan, as a first grade Clerk in the Bureau of Audit and Accounts, with compensation at the rate of \$300 per annum, taking effect June 21, 1912, was approved and ratified.

The action of the Committee on Supplies in appointing Alfred Anderson, of No. 250 W. 54th st., Manhattan, as Printer for Classes for the Blind, with compensation at the rate of \$3 per day, the appointment taking effect June 13, 1912, and to continue for a period not to exceed three months, pursuant to the provisions of Rule 12, paragraph 8, of the Municipal Civil Service Commission, was approved and ratified.

The action of the Committee on Buildings in changing the title of the following-named employees in the Bureau of Buildings from Junior Architectural Draftsman to Architectural Draftsman, and in fixing their compensation at the rate of \$1,200 per annum each, to take effect July 1, 1912, was approved and ratified: Arthur Cohn, Max Komow, Abel Lieberman, Sigmund Schuler, Solomon J. Harris.

The action of the Committee on Buildings in accepting the resignation of Charlotte A. Friedhof, Typewriting Copyist in the Bureau of Buildings, to take effect on June 30, 1912, was approved.

The action of the Committee on Build-

ings in appointing Michael J. Flynn as a Steamfitter in the Bureau of Buildings, with compensation at the rate of \$5.50 per day, taking effect June 12, 1912, was approved and ratified.

The action of the Committee on Buildings in continuing the assignment of E Gordon Hopper, Draftsman, to act as assistant to the Deputy Superintendent of School Buildings for the Borough of Manhattan, for a period of six months, from June 24, 1912, with compensation

at the rate of \$2,355 per annum, was approved and ratified.

The action of the Committee on Special Schools in accepting the resignations of Hugh J. Swift and Mrs. Mary Swift, Caretakers in the Brooklyn Truant School, taking effect June 15, 1912, was

The action of the Committee on Special Schools in appointing the following-

named Caretakers in the Brooklyn Truant School on June 16, 1912, at the monthly rates of compensation indicated, was approved and ratified: John E. Decker, \$35, with maintenance; Mrs. Jean S. Decker, \$25, with maintenance.

The action of the Committee on Care of Buildings in transferring David J. Mc-Donald, Janitor-Engineer, from Public School 111, Manhattan, to Public School 16, Brooklyn, taking effect June 17, 1912, with compensation at the rate of \$1,992 per annum, subject to action by the Board of Estimate and Apportionment and the Board of Aldermen, was approved and

The action of the Committee on Care of Buildings in assigning Ernest Sonderegger, Janitor-Engineer, who has been on leave of absence without pay for a period of six months, to duty in Public Schools 97C and 98A, Manhattan, with compensation at the rate of \$1,140 per annum, taking effect June 15, 1912, subject to action by the Board of Estimate and Apportionment and the Board of Aldermen, and also to the care of the playground adjoining Public School 98A, Manhattan, with compensation at the rate of \$1 per day, was approved and ratified.

The action of the Committee on Care of Buildings in assigning the followingnamed Janitors to the temporary care of public school buildings, as indicated, subject to action by the Board of Estimate and Apportionment and the Board of Aldermen, was approved and ratified: Patrick Guina, Public School 112, Manhattan, monthly compensation \$68, June 8; William E. Brooks, Public School 111, Manhattan, monthly compensation \$50, June 17.

The action of the Committee on Care of Buildings in accepting the resignations of Jacob Kettner, Cleaner in Public School 81, Queens, and John E. McWilliams, Cleaner in Public School 188, Manhattan, taking effect on June 15 and 22,

1912, respectively, was approved.

The action of the Committee on Supplies in appointing Francis T. Lawless, of No. 1349 Park ave., Manhattan, as a first grade Clerk in the Bureau of Supplies, with compensation at the rate of \$300 per annum, taking effect June 24, 1912, was approved and ratified.

## Borough of The Bronx.

Extract from the Minutes of the Local Board of Crotona, 24th District.

Pursuant to call by President Miller, the members of the Local Board of Crotona, 24th District, met in the office of the President of the Borough of The Bronx, Municipal Building, 177th st. and 3d ave., on Tuesday, June 18, 1912, at 8.45 p. m. Present, Alderman Hagenmiller and the President of the Bronx of the Bronx, Municipal St. (1997) and 1997 of the Bronx of the Bronx of the Bronx of the Bronx, Municipal St. (1997) and 1997 of the Bronx, Municipal Building, 177th st. and 3d ave., on Tuesday, June 18, 1912, at 8.45 p. m. Present of the Bronx of the Bronx of the Bronx, Municipal Building, 177th st. and 3d ave., on Tuesday, June 18, 1912, at 8.45 p. m. Present of the Bronx of th dent of the Borough of The Bronx. Absent, Alderman Herbst.

555. Paving with asphalt blocks on a concrete foundation the roadway of E. 181st st., from Lafontaine ave. to Bathgate ave., setting curb where necessary, to-gether with all work incidental thereto. Adopted by Local Board April 15, 1912, and amended by designating this as a permanent pavement (May 28, 1912); owners now oppose same. Amended to provide for paving with bituminous concrete on a cement concrete foundation (preliminary pavement). Resolution in favor

531. Paving with bituminous pavement on a concrete foundation the roadway of Hoe ave., from E. 173d st. to Boston road, adjusting curb where necessary, together with all work incidental thereto. A resolution in favor of this improvement was adopted by the Local Board on April 15, 1912. Returned from Board of Estimate and Apportionment May 23, 1912. On motion, seconded, the petition was denied.
On motion, the Board adjourned until
July 9, 1912.

GEORGE DONNELLY, Secretary.

## College of The City of New York.

June 25-Pursuant to section 1546 of the New York Charter, herewith is transmitted a statement of the transactions of the College of The City of New York for the week ending June 22, 1912: Open market orders issued, \$149.68; payrolls transmitted to the Finance Department for payment, \$7,000.23.

JOHN H. FINLEY, President.

1912. May 31

CR.

## DEPARTMENT OF FINANCE.

Abstract of the Transactions of the Bureau of the Chamberlain for the Week Ending May 31, 1912.

Office of the Chamberlain, New York, June 19, 1912.

Hon. WILLIAM J. GAYNOR, Mayor:

Sir—In pursuance of section 196, chapter 466 of the Laws of 1901, I have the honor to present herewith a report to May 31, 1912, of all moneys received by me, and the amount of all warrants paid by me since May 25, 1912, and the amount remaining to the credit of the City on May 31, 1912. Very respectfully, ROBERT R. MOORE, Chamberlain.

The City of New York in Account with Robert R. Moore, Chamberlain, During the

By Balance CITY OF	New Yo	 R <b>K</b> .		***********	\$61,201
Taxes: Borough of Manhattan Borough of The Bronx Borough of Brooklyn Borough of Queens Borough of Richmond	Fhetein		19,353,649 90 857,886 97 2,445,129 38 417,387 91		
Water Meter Fund No. 2		Ebstein	147,030 70	\$13,221,904 94 109 89	
Water Meter Fund, Boroughe lyn	or Brook-	"		204 04	
ough of Brooklyn Water Rents. Borough of Que		Of her hands before and		12,047 97 1,161 26	
Arrears of Taxes, 1899, etc.: Borough of Manhattan Borough of The Bronx Borough of Brooklyn Borough of Queens Borough of Richmond	Collector	Assessments	37,959 32 138,687 54 33,961 01		
Street Improvement, Fund I.	1. 1898:		8,944 32	397,437 88	
Borough of Manhattan Borough of The Bronx Borough of Brooklyn Borough of Queens Borough of Richmond	Collector		\$7,520 85 33.502 37 63,131 21 15,406 86 6,929 69		
Interest on Assessments—Street Bosough of Manhattan	eet Impro Collector	vement Fund:	\$608,51	126,490 98	
Borough of The Bronx			3,050 95 3,869 25	76	
Borough of Richmond		"	1,133 98 516 33	9,179 02	
Fund for Street and Park Ope Borough of Manhattan Borough of The Bronx	Collector	Assessments	\$135,322 89 28,184 74		
Borough of Brooklyn Borough of Queens Borough of Richmond			22,331 40 2,409 75		u egye
Water Meter Fund No. 2, Bo	rough of		848 32	189,097 10	
Manhattan Williamsbridge Sewer Fund,		Collector of	Assessments.	229 41 425 59	
of The Bronx	yn			3,883 90	ætti.
Sewer Assessments, 29th V stallments, Borough of Br Opening and Grading Ass	vard, in- rooklyn			427 00	
gist Ward, Installments, of Brooklyn.	Borough		•	2,392 35	
Flatbush Ave. Improvement Ward, Borough of Brookl Opening, etc., Bedford Ave.,	yn	"	•	2,650 78	
ough of Brooklyn Water Revenue—Arrears of				139 95	
Water Rents, 1898, and Subsequently, Borough of Grooklyn	Collector	Assessments	\$5,187 26		
of Brooklyn		"	512 21	5,699 47	
Water Rents, Long Island Cough of Queens		Collector of	Assessments.	453 38	
Interest on Water Rents, Lon City, Borough of Queens. Water Rents, Village of Colle		1 21 4 2 4 4 1		87 95	
Borough of Queens Intere t on Water R nts, V College Point, Rorough o	illage of			19 66 - 8 55	
Water Rents, Village of WI Borough of Queens	nitestone,			75.86	
Interest on Water Rents, V Whitestone, Borough of C Water Rents, Village of Baye	Queens	"	ere and Sector of	7 31	d.
ough of Queens Interest on Water Rents, V	illage of	"	1000 V. 14	62 10	1414 1414
Bayside, Borough of Que Water Rents, Village of Borough of Queens	Flushing,	in program	kada (kadi Karantan	4 93	
Interest on Water Ren's, V Flushing, Borough of Qu Brooklyn Bridge—Revenue, 1	illage of eens		•	25 76 66	
Brooklyn Bridge—Maintena Repairs, 1912	nce and	"	•••••	217 50	
Water Meter Fund, Borough lyn		Thompson	•••••	44 14 564 34	
Water Rents, Borough of Brown Water Rents, Borough of Qu	ooklyn eens			94,144 03 6,175 45	
Water Meter Fund, Borough of Unclaimed Salaries and Wag Water Meter Fund No. 2, B	es	300000000000000000000000000000000000000	•••••	1 00 94 55	
Manhattan Excise Taxes, Richmond Co Restoring and Repaying, Bo	unty	Kiely Murphy		15 98 317 50	
Manhattan		McAneny		4,309 00	
Restoring and Repaving, B Brooklyn	orough of	Miller		1,228 50	
Restoring and Repaving, Be Queens				436 00	
Restoring and Repaying, B Richmond Forfeited Recognizances, N			•••••	250 79	
County Forfeited Recognizances, Ki	ngs Coun-	Whitman		1,000 00	
Construction of Private Sev		Steers		580 00	
Department of Correction— ons, etc		Goodacre		1,021 25 373 67	
panies, Repaving Between	n Tracks.	Comptroller		2,972 44	
Fund for Gratuitous Vaccina Antitoxin Fund Department of Street Clean		Lederle		812 52 3,455 54	
sion Fund Repaying Streets, C. P. M. 3		Timmerman		254 60 16 67	
Suspense Account — Sales of tate—Public Service Com Sewer Inspection and Rep	mission	Whitney		170 00	
ough of Richmond Fines and Penalties for	Moran	Cromwell	\$55 00	81 00	ļ
Special Account	Carroll.	•••••	46 00 5 50	106 50	
General Fund: Water Rents, Borough of	Queens-	Ebstein	\$223 15		
PUSHING AND NEWTOWN				10.000	
Water Rents, Borough of Ri Interest on Taxes, 1889, etc.: Borough of Manhattan	chmond.	The said lines	756 25	13324 11 6	land.

By Interest on Assessments-Str	CR. eet and Pa	rk Openings :			
Borough of Manhattan Borough of The Bronx Borough of Brooklyn Borough of Queens Borough of Richmond	"	2,839 14 708 86			
Interest on Water Meter Fund No. 2, Borough of Manhattan		, <u>30 34</u>	* \$27,638 70 17 74		
Interest on Interest, 26th Ward Bonds, Borough of Brooklyn	Collector	Assessments	27 23		
Interest on Assessments, Bor- ough of Brooklyn Interest on Opening, etc., Bedford Ave., etc., Bor-		<b>"</b> problem	200 52		
ough of Brooklyn Advertising Charges on Sales, Borough of Brook-		<b>u</b>	7 23		unit i
Water Rents, Village of Flushing, Borough of			15 00		U AST
Interest on Water Rents, Village of Flushing, Borough of Queens			18 05		
Water Rents, Town of New- town, Borough of Queens Interest on Water Rents,		Make private	6 54		
Town of Newtown, Borough of Queens		"	5 79		
Interest on Water Rents, Borough of Richmond Fees for Searches, Borough			5 <b>70</b> 75 40 98		790
of Richmond Sundry Licenses, Boroughs of Manhattan and The			7 70		
Bronx	Wallace .		1,820 50 701 50		
QueensSundry Licenses, Borough of Richmond.	" "		381 50 112 50		
Department of Water Sup- ply, Borough of Manhat- tan	Thompso	n	193 58		
Department of Water Sup- ply, Borough of The Bronx	" Robinsor		130 50 300 co		
Department of Finance — Miscellaneous  Department of Finance —	Comptro	ler	1,764 81		
Collector City Revenue.  Department of Bridges  Department of Corrrection.			6,300 50 2 75 19,671 48		
Department of Docks and Ferries  Department of Health  Department of Parks	Lederle				
Department of Police District Attorney, New York County	Waldo	 	6,052 50		
County					
Public Administrator—Com- missions Bureau of Licenses President of the Borough of	Bulger				
President of the Borough of The Bronx		<b>7</b>	502 04 848 65		
President of the Borough of Brooklyn, Bureau of Sewers President of the Borough of	Steers		1,311 46		
Brooklyn — Bureau of Buildings President of the Borough of	."		15 40		
Queens					
and The Bronx  Interest on Street and Park Openings, Boroughs of Manhattan, The Bronx.	Collector	Assessments	152 21		
Subpoena Fees, Boroughs of Manhattan and The Bronx		n i	50		
Interest on Assessments, Borough of Brooklyn Interest on Arrears of Taxes. 1897, etc., Borough of		a ·	39 84		
Queens Fees for Leases Interest on Arrears of Taxes,		" "	358 22 82 00		
1807, etc., Borough of Richmond		tt.	50		
Newtown, Borough of Queens	Thompso	on	1,194 64 5,255 76	40.1	
Richmond		O'Keene		1,089 3	
New York for Various	he City of Municipal	Comm'rs Si	nking Fund		
Purposes	e Bonds, - General	"		100,000 0	
School Fund, 1911—1276. Department of Public Charit	ies, 1911—	Timmerman		436 3 5 67	
President of the Borough o tan, 1911—1702  Department of Correction, 19 Department of Education	)12—247. General	- 66 - 64		12 f0 8 34	
School Fund, 1912—1124.  Department of Education School Fund, 1912—1123.	, General	66 1970 - 1970 1970 - 1970		3 Hz 718 77	
Department of Education School Fund, 1912—1157. Dapartment of Education	General	" "		20300	
School Fund, 1912—1134.  Department of Docks and 1912—162  Department of Finance, 1912	Ferries,	Tomkins		I 00 50	
Department of Health, 1912- Department of Health, 1912 Department of Water Suppl	-303		••••••	8 67	*
Department of Water Supply Electricity, 1912—470 President of the Borough o	y, Gas and			. 155 38	
President of the Borough Bronx, 1912—1863	of The	Miller	•••••	14 59 20 25	
President of the Borough of 1912-1933		Timmerman	1	40 50 62 50	1
Boroughs of Manhattan Bronx— Arrears of Taxes, 1898, an Lands Purchased		Collector of	Assessments	6 25	
Towns of Westchester—T Towns of Westchester—Ir Taxes, etc				26	-
Borough of Brooklyn— Sth Ward Improvement stallments Local Improvements, Late		STREET, A.S.	<b>.</b>		
New Utrecht Borough of Queens— Arrears of Taxes, 1897, etc			or the second	. 97 82 . 484 22	
General Improvement Co Installments	mmission, provement	Company of the		216 66	
Commission, Installmen	S	I CONTRACTOR OF THE PARTY OF TH	NAME OF THE PARTY	STATE OF THE PARTY	A19/25/2016

By Borough of Queens: General Improvement Commis Full Payments Borough of Richmond— Arrears of Taxes, 1897, etc Village of New Brighton Interest on Assessments	Collector of Assessments.	\$265 84 7 82 89 248 00 \$14,375,111	Pati America Complet Departn Plar Departn	ents, Orange County in Museum of Natur tion of Storage Yard nent of Parks, Borou is and Specifications nent of Parks, Borou	n. etc., for Sanatorium for Tuberculosis, N. Y al History	\$558 oo a18 15 6,055 oo 678 6a
II, 1912. By Balance	R. R. MOOR	\$75,576,80 \$61,256,33: E. Chamberlain.	79 tion Improve ough	at Mount St. Vincen ement and Construct as of Manhattan and ement of Central Par res. etc Around the	t, Central Park tion of Parks, Parkways, etc., Bor-Richmond. k—(Regulating Grounds and Making Casino).	57 eo 445 83 179 57
Dr. To Revenue Bond Fund—Armory Bo Revenue Bond Fund—Board of	pard.	\$279 00	Metropo Parks, I Und Parks, I	ol tan Museum of Ar Department of, Cons ler Contract, Borough Department of, Borough	throughout the City	456 20 105 00 161 03
Salary of Chairman, Commi	Salary of Messenger, 1912	125 00 100 00	Bety Riversid Clar	veen 155th and Dyck le Park—Completion emont Place	heads, Easterly Wall of Speedway, man Sts	267 60 52 42
at Arms for 1912  Revenue Bond Fund—Increase in  Board of Aldermen and Chai	Salaries of Vice-Chairman of the rman of Committee on Finance,	333 34	of B Departing Departing	rooklyn and Queens nent of Parks, Boro nent of Parks, Boro	ighs of Brooklyn and Queens ughs of Brooklyn and Queens—Pros-	5,239 B1 225 00
Revenue Bond Fund—County C. Salaries of Copyists from Apr	lerk, Kings County—Increase in il r to December 31, 1912.	480 00 150 00	Shore I Broo	ment of Parks, Boro Road, between 1st A oklyn, Completion of	ughs of Brooklyn and Queensve. and Fort Hamilton, Borough of ighs of Brooklyn and Queeens—Plans	493 13 23 80 505 46
Revenue Bond Fund—Claims for ments Paid in Error Revenue Bond Fund—Claims for Revenue Bond Fund—Commiss	Miscellaneousioner_of Records, New York	63 98 1,109 48 1,032 84	and Departr prov	Specifications for Penent of Parks, Boro rement of Interior of al Garden, Bronx Pa	manent Improvements  pughs of Brooklyn and Queens—Im- Fort Greene Park  k	500 53 70 57
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Revenue Bond Fund—Board of priation, 1912	Assessors—Deficiency in Appro-	62 50	Syst Departm Roc	em for Nursery in Vanent of Parks, Borok Cut on Broadway S	ough of The Bronx—Water Supply in Cortlandt Parkugh of The Bronx—Improvement of Side of Van Cortlandt Park	108 87 801 34 100 00
Revenue Bond Fund—Salary of Court, Richmond County, fo Revenue Bond Fund — Surrogat	r 1912 e, Kings County — Increase in	583 33 166 66	Departn Islan Departn	nent of Farks, Boro ad from Bartow Stat: nent of Parks, Boro	ugh of The Bronx—Rebuilding City on to City Island Bridge ugh of The Bronx—Preparation of for Permanent Improvements	201 61 259 77
Revenue Bond Fund-Commiss Court, New York County-In	crease in Salary of Index Clerks,	100 00	Departm	nent of Parks, Boro	ugh of The Bronx—Fencing Bound- gation of Water Waste, etc	89 92 143 80
Salaries of Employees, 1912 Revenue Bond Fund—Supreme	Court, Queens County—Salaries	1,204 18 24 99	Water I Water F Water I	hattan and The Browner, Borough of Browner, Boroughs of Maring, Borough of Qu	oklyn nhattan and The Bronxeens	2,600 85 3,952 12 1,789 87 2,800 00
of Assistant Special Deputy C Revenue Bond Fund—Supreme C	ourt, Queens County — Salaries	166 66 183 32	Water S al P Water S	supply System, Borou ipe Conduits and Wo supply System, Borou	onx  igh of Brooklyn—Land for Addition- rks to Develop Underground Supply.  ighs of Manhattan and The Bronx— abor Construction Force	4,233 15 95 00
crease in Salaries of Clerks, 13 Revenue Bond Fund — Municip Supplies	oal Garage — Maintenance and ent of Bridges—Maintenance of	74 97	Water S Con Water S	Supply System, Borostruction of Chlorina Supply System, Boro	oughs of Manhattan and The Bronx— tion Plants ugh of Brooklyn—Permanent Better- umping Stations. etc	364 78 1,602 84 611 78
Revenue Bond Fund—Departmer Day Camps on Ferryboats Revenue Bond Fund — Departme	nt of Health - Purchase of Fire	644 36 136 46 132 00	Water Mat Water S teria	Supply System, Berial for Labor Cons Supply System, Borous to Labor Constru	prough of Brooklyn—Supplies and truction Force	
Revenue Bond Fund—Tuberculo chase of Supplies Revenue Bond Fund—Departmen		1,874 71 870 92	Water :	ering Construction I Supply System, All B ering and Labor Cor	oroughs—Salaries and Wages of En- oroughs—Contingent Expenses of En- struction Force	35,429 86 437 10
Revenue Bond Fund - Departme Machines from Emerson Con Revenue Bond Fund—Departme	ent of Street Cleaning — Hiring tracting Company	2,612 48 244 06	Fire De Bro	partment—New App nx and Richmond epartment—Undergro	m—Installation of New System: aratus, Boroughs of Manhattan, The ound Electrical Conductors, Borough	2,216 66 650 00 850 00
Electricity—Bureau of Water —Steel Cabinets, Desks, etc Revenue Bond Fund—Departm	ent of Water Supply, Gas and Register, Borough of Manhattan ent of Water Supply, Gas and	550 00	Fire De	partment, Borough uisition of Sites, etc. partment, Borough o	of Brooklyn — Erection of Buildings, of Queens—Erection of Buildings, Ac-	130 00
		262 50 139 95 7,544 19 1,760 24	Fund fo Normal Fund fo Improve	r Street and Park O College of The C or Topographical Bus ement of Sanitary C	penings ty of New Yorkeau, Borough of Brooklyn ondition of Gowanus Canal, Borough	210,906 09 309 82 4,935 03
Revenue Bond Fund—President Salaries of Two Inspectors of Revenue Bond Fund—Supneme	of the Borough of Brooklyn—Plastering, 1912	200 00	Public and Repavi	Market, 8th Ward. Completion of Bulking Streets, Borough	Borough of Brooklyn — Construction neads	96 78 320 50 31,227 73
Revenue Bond Fund—President Repairing Street Pavements Has Not Expired Revenue Bond Fund — Unsafe B	of the Borough of Manhattan— Where Period of Maintenance uildings, Borough of Manhattan,	3,990 16	Police Bui Repavii	Department — Acqui Iding for 15th Precinc ng Streets, Borough o	ites and Buildings sition of Land and Erection of New tt, Borough of Manhattan of Manhattan rs of 1895	236 73 30,817 34 1,235 11
Revenue Bond Fund—President Salary of Secretary from May Revenue Bond Fund—Supreme	of to December 31, 1912	50 00 250 00	Sewer U Wideni Stre	Jnder Pier foot of Wing, Repaying and ( ets, Borough of Mar	est 129th St., Construction of Otherwise Improving Roadways and thattan nt of Fireproof Record Building for	17 00
Revenue Bond Fund—President Wages of 10 Laborers on Sub- Revenue Bond Fund—Restoratio	surface Work	7 75 150 00 30 00	Fund fo Repavii Elimina	or Topographical Bur ng Streets, Borough of tion of Grade Crossi	lerk, Queens County	650 00 1,103 68 5,416 20 22 95
Revenue Bond Fund — Sheriff, Five Additional Keepers at C Revenue Bond Fund — Sheriff, Keepers and I Cleaner	New York County – Salaries of ounty Jail, 1912	389 77 262 50	Repavis Refuse	ng Streets, Borough of Destructor at Clifton	on, Borough of Richmond—Construc- of Richmond	4,183 95 2,872 48
Armory Fund  New Bellevue Hospital, Construc Department of Public Charities— Department of Public Charities—	tion of.  Building Fund.  Erecting and Equipping Laundry	210 00 166 66 176 03	Sanitar Draina Fund fo	y Sewer for Sea Viev ge and Sewerage Dist or Topographical Bur	r Hospitalrict Plans, Borough of The Bronxeau, Borough of The Bronxcourse — Construction of Transverse	56 13 7 27 370 50
Department of Public Charities Hospital, Randalls Island Department of Public Charities—		8,064 00 3 38 275 00	Ros Improve Repavu	eds at Bedford Park ement of Junction of ing Streets, Borough	Boulevard, 170th to 174th Sts	30 00 27 00 152 94 345 62
Department of Public Charities—	Staff House, Metropolitan Hos-	1,801 00 10 00 378,640 41	Constru Departi   Departi	ction of Private Sew ment of Education— ment of Education—	ers, Borough of Brooklyn Maintenance of Training Schools Special High School Fund	90,212 02 60 74 30 25 642 20
Change of Grade Damage Com Awards	mission, 23d and 24th Wards— nmission, 23d and 24th Wards—	721 81 1,033 33	Forfeite Fund fo Mainter	ed Recognizances, No or Gratuitous Vaccina nance and Improvem	sw York County ution. ent of Public Parks, Brooklyn Heights,	1,732 25 535 00 107 96
Expenses of Commissioners of Clerks, etc	on of New Yorkeparation of Maps, etc	308 33 2,508 99 14 09	New You Public S Restori Restori	ork and Brooklyn Brid School Library Funding and Repaving—Sing and	ige—Maintenance of Brooklyn Bridge. Decial Fund, Borough of The Bronx Decial Fund, Borough of Brooklyn	8,901 80 572 07 263 76 5,637 63
of Manhattan	l, Borough of Brooklynl—Lexington Ave. Route	447 50 275 00 15,260 73 761 50	Restori Restori Restori Restori	ng and Repaving—S ng and Repaving—S ng and Repaving—S ng and Repaving—	pecial Fund, Borough of Manhattan pecial Fund, Borough of Queens pecial Fund, Borough of Richmond special Fund, Department of Parks,	977 35 284 23 471 14
Bridge over East River between ! Municipal Building—Constructio York and Brooklyn Bridge Manhat an Bridge. Manhattan	Manhattan and Queens n of Manhattan Terminal of New Terminals — Subway and Sur-	1,695 70	Sewer I Sheriff's Unsafe	nspection and Repair s Fees, New York Co Building Fund, Bord	nd Queenss, Borough of Richmonduntyuntyugh of Manhattan	4,517 58 125 00
fare Construction and Track Manhattan Bridge, Manhattan Tat New Bayard, Canal and Fo Department of Bridges—Salaries	Workerminal—Masonry, Grading, etc., orsyth Stsand Wages of Engineering Con-	1,576 58	William Revenu Mainter Bro	asburgh Bridge Main e Bonds of 1912 nance and Distribu	tion of Water Supply, Borough of	296 05 7,521 90 8,235,465 76
Department of Bridges — Contin		97 67 1,022 10	Mainter Bro Mainter Bro	nance and Distribut oklyn 1911 nance and Distribut oklyn 1912	ion of Water Supply, Borough of	8,687 80
of Inspectors and Draughtsme School Building Fund, All Borou School Building Fund — Const ough of Brooklyn	ghs—Providing Fire Protection ruction and Improvement, Bor-	59 97 569 50 2,395 15	Borougi Contrac Unclair Refund	h of Queens	ts in Suspense	39,073 31 6 15 1,323 20 402 03 435 31
School Building Fund—Construct of Queens School Building Fund—Interio Borough of Bro klyn	ion and Improvement, Borough r Construction and Equipment,	11,214 00 765 00	Refund Refund Refund	ing Assessments Paid ing Taxes Paid in Ei ing Taxes Paid in Ei	in Error, Borough of Brooklyn in Error, Borough of Richmond ror, Borough of Brooklyn ror, Borough of Queens ling Account	2 78 949 43 187 67
School Buildings, Providing Fira Sundry Pianos for Use in School School Sites—Cost Charges and I School Building Fund, Portable	Protection, Borough of Queens Borough of The Bronx Expenses of Condemnations Buildings, Borough of Queens.	110 00 225 25 444 07 2 911 50	Water I City of	Rents, Borough of Bi New York Employ	cooklyn—Refunding Accountees Retirement Fund, Ch. 583, L. 1905	68 74 25 00 674 00
School Buildings—Furniture Wor School Buildings — Construction Manhattan School Buildings — Construction	and Equipment, Borough of	624 00 8,432 00 17,621 00	of h	nent of Water Sup Manhattan and The I	ties ply, Gas and Electricity – Boroughs sronx	624 58

Dr. 1911.		DR. May 31 To General Interpreters, Borough of Brooklyn	00
To Department of Finance—Comptroller	\$410 45	Commissioners of the Sinking Fund	34
Department of Bellevue and Allied Hospitals	3 50 43 50 2,155 76	Drooklyn Public Library	04
Department of Correction	2,155 76	Queens Borough Public Library	IO
Department of Health— General Administration.	77 04	Law Library, Borough of Brooklyn 733 City Court of New York 20,126	33
Division of Chief Clerk	31 90	11 City Maristrates' Courts, First Division	83
Division of Communicable Diseases		Lity Magistrates' Court Second Division	
Division of General Sanitary Inspection  Division of Milk Inspection, City and Country	132 09 273 39	Unit of Special Sessions	SI
Laboratories—Chemical	12 55	Municipal Courts, City of New York. 74,595 Advertising Not Otherwise Provided For, etc. 2,537	
Laboratories—Research and Vaccine	48 99	Annual Compensation to J. T. Mayers, etc. 2,537  Memorial Day Observances, Borough of Brooklyn 3,000	66
Hospitals—Willard Parker and Reception Hospitals—Hospital Clinics for Contagious Eye Diseases	203 60	Memorial Day Observances, Rorough of Brooklyn	00
Hospitals—Riverside	170 31	Asylum of the Sisters of St. Dominic	00
Hospitals—Kingsten Ave	54 00 348 95	American remain charman Society and Home for Brighdiese	
Hospitals—Tuberculosis Sanatorium, Otisville	348 95		75
Department of Water Supply, Gas and Electricity— Water Supply, Boroughs of Manhattan and The Bronx	1 60	Brooklyn Nursery and Infants' Hospital	84
Water Supply, Borough of Brooklyn	4 62	Drooklyn Home for Consumptives.	95
Water Supply, Borough of Richmond	3,512 44	Catholic nome bureau	
Heat, Light and Power, Bureau of Lamps and Lighting, Bor-	95 65	House of St. Giles the Crimile 6,942	52
ough of Brooklyn.  Heat, Light and Fower—Bureau of Lamps and Lighting, Bor-	75 61	House of St. Giles the Cripple	71
ough of Queens	4,533 37	Industrial School Association, Rorough of Brooklyn	97
Department of Public Charities—		International Sunshine Branch for the Blind	00
Institutions, Boroughs of Manhattan and The Bronx	18 94 478 57	Low maternity (branch of Brooklyn Hospital)	60
Miscellaneous	3,752 49		91
Department of Street Cleaning—	31/32 49	New York Foundling Hospital 28,037	05
Administration, Borough of Manhattan	7,497 50	Koman Catholic Orphan Asylum Society	86
Fire Department—		St Vincent's Hespital City of New York	52
Administration, Borough of Manhattan	7 7I 296 47	St. Michael's Home	
Department of Parks—	-7~ 4/	St. Agnes' Hospital for Crippled and Atypical Children	42
Boroughs of Manhattan and Richmond	219 00	New York Society for the Relief of Ruptured and Crippled	22
Administration—Borough of The Bronx	775 53 1,641 08	Procedure Horse for Plind Crispled and Defeating Children 1,478	22
Administration, Boroughs of Brooklyn and Queens  Department of Education—Special School Fund—	1,041 00	Ambulances	
General Supplies	96 07	Har Moriah Hospital	77
General Repairs	1,132 68	The Lakeview Home	79
Furniture and RepairsPianos and Repairs	1,908 00	Tuberculosis Preventorium for Children	80
Contingencies	1,278 00		68
Compensation of Ianitors	33 00 803 47	President of the Borough of Brooklyn	73
General School Fund	803 47	President of the Borough of Clebrand	62
Armory Board, Boroughs of Manhattan and The Bronx	70 15 215 13	President of the Borough of Richmond	09
Court of Special Sessions	II 45	New York County. Supreme Court, First Department	
President of The Borough of Manhattan—	2.07		16
General Administration	3 20	Commissioner of Records, Surrogates' Court	07 6r
President of the Borough of Queens— Bureau of Highways	161 00	Court of General Sessions. 20,203	
Bureau of Sewers	5 00	Register 22.120	01
President of the Borough of Richmond—		County Clerk	80
Bureau of Public Buildings and Offices	909 00	District Attorney and a con-	52
New York County.	160 00	Sheriff	04
Queens County.		Commissioner of Lurors	08
Surrogate's Court	43 35	Public Administrator 3,910 National Guard and Naval Militia 16,000	
Board of City Record	22 09	Board of City Record	
County Contingent Fund	15 25	County Contingent Fund	00
1912.	THE REST	Disbursements and Fees Under Section 658, etc.	
Mayoralty	12,863 74	Fees of Stenographers	Ro i
Board of Aldermen and City Clerk.  Department of Finance—The Comptroller.	23,245 24 103,791 81	Kings County.	
City Chamberlain	3.028 00	Supreme Court, Second Department 20,517	65
Interest on the City Debt	107,680 05	Surrogate's Court	54
Redemption of the City Debt	100 00	County Court	22
Law Department	980 15 37,720 48		7
Department of Bridges Department of Docks and Ferries	298 52	Commissioner of Records	84
Tenement House Department	328 00	District Attorney	91
Bellevue and Allied Hospitals	22,447 80	Sheriff	55
Department of Correction	64,042 21 151,240 35	National Guard and Naval Militia	49
Department of Water Supply, Gas and Electricity	174,919 18	Board of City Record	57
Department of Public Charities	49,492 58	Disbursements and Fees under Sec. 658, etc	00
Police Department	37,151 00	St. Joseph's Institute for Improved Instruction of Deaf Mutes 11,798  Queens County.	10
Board of Elections	9,167 13	i Common Count	2.
Department of Street Cleaning	189,142 53	Supreme Court Library	
Fire Department	285,405 92 56,748 78	County Court.	44
Department of Parks	50,748 78	County Clerk	60
Department of Education	2,298,994 91	Sneriii 4,868	27
College of the City of New York	52,529 32 28,718 84	Public Administrator	
Brooklyn Disciplinary Training School for Boys	2,789 17	Board of City Record	
Public Recreation Commission	711 73	Fees and Expenses of Jurors	00
Standard Testing Laboratory	15,249 98 2,164 49		08
Board of Coroners—		Richmond County	90
Borough of Manhattan	5,066 63	Supreme Court	16
Borough of The Bronx	1,97! 80	County Court and Surrogate's Court	00
Borough of QueensBorough of Richmond	1,449 99	County Clerk 1,491 District Attorney	
Board of Inebriety	933 33 325 00	Sheriff	
Board of Assessors	3,454 14	Commissioner of Jurors	58
Municipal Civil Service Commission	11,555 50	County Contingent Fund	75
Examining Board of Plumbers	IO 00	Fees of Witnesses Subpænaed on Behalf of the People 500	00
Armory Board	910 00 5,853 04		\$4,75
Roard of Estimate and Apportionment	11,948 23	Balance	\$14,32
	.00 00	Balance	61,25
United States Volunteer Life Saving Corps	479 32 349 98		

A. J. GALLIGAN, Bookkeeper.

R. R. MOORE, Chamberlain.

The Commissioners of the Sinking Funds of The City of New York, in Account with Robert R. Moore, Chamberlain, for and During the Week Ending May 31, 1912.

				Redemptio	Fund for the on of the City lebt.	Payment o	und for the f Interest on ty Debt.	Sinkin Redempt	g Fund, tion No. 2.	Sinking Broo	Fund,	Sinking City of N	Fund, ew York.
1912. May 25 " 31	By Balance as per Last Account Current.  Privileges	McAneny . \$17.840 80	\$543 00 3.475 00 1,486 50 1,000 00	Dr.	Cr. \$1,164,270 71	Dr.	Cr. \$1,225,835 77	Dr.	Cr.	Dr.	Cr. \$103,696 33	Dr.	Cr.
	Street Vaults, Borough of Queens	Tomkins	18,101 10 176 50 126,797 70										
	Arrears of Croton Water Rents, City of New York Arrears of Croton Water Rents, 1808, etc Interest on Croton Water Rents, 1808, etc Croton Rents and Penal- ties, Borough of Man- hattan Croton Rents and Penal- ties, Borough of The Bronx	Ebstein  Collector Assessments  "  Kiely \$122,246 22  Nugent 27,385 76  Goodacre	5,388 00 \$47,740 92 9,941 48 1,117 90 149,631 98 609 75		156,967 80								
	Tolls	Tomkins	20,603 43 2,203 33 14,011 47										

M(	ONDAY, JULY 1, 1912.				•	TY R	ECOI	RD.					5689
				Redemption	und for the n of the City ebt.	Payment of	und for the f Interest on ty Debt.	Sinkin Redemp	g Fund, tion No. 2.	Sinking Broo	g Fund, klyn.	Sinkin City of	g Fund, New York
1912. Iay 31	By Fines and Penalties, Borough of Richmond  Court Fees and Fines, Boroughs of Manhattan and The Bronx  Court Fees and Fines, Borough of Brooklyn Court Fees and Fines, The Borough of Brooklyn Court Fees and Fines,	Collins \$75 oc Lambert \$44 oc Carroll 850 oc McCabe 362 oc Rafferty 50 oc Moran 60 oc	- \$575 oc	Dr.	Cr.	Dr.	Cr.	Dr.	Cr.	Dr.	Cr.	Dr.	Cr.
	Prospect Park Improvement, Installments Prospect Park Improvement, Full Payment. Interest on Prospect Park	Brown 60 00  Collector Assessment	1,426 00	- 			\$247,861 26						
	Improvement, Installments  To Refunding Overpayment for Street Vau.t Permit  Investment in 3 per cent. Special Revenue Bonds of 1912  Balances.	<b>H</b>	55 56	\$17 55		\$1,473,697 o3				\$100,000 oo 4,388 59	\$692 26		
y 31,	1912. By Balances			\$1,321,238 51	\$1,321,238 51	\$1,473,697 03	\$1,473,697 03						_
A.	J. GALLIGAN, Bookkeep Commissioners of the S	er.									R. R. MOO	RE, Chamb Ending May	erlain. 31, 191
				The Water Sir of The City Yor	nking Fund   y of New	Water Sink City of Br	ing Fund,	Sinking Fund, City—Rede Revenue	mption of	Sinking Fund, City—Reder Fire Bo	mption of	City—Rede	mption o
31	By Balance as per Last According Investment in 3 per cent York, Issued in Anticip Corporate Stock for Varposes	t. Notes, City of New pation of the Sale of crious Municipal Pur-		Dr. \$50,000 00 17,646 34	Cr. \$67,646 34	Dr.	Cr.	Dr.	Cr.	Dr.	Cr.	Dr.	Cr.
May	31, 1912. By Balance			\$67,646 34	\$67,646 34 \$17,646 34	Gauss, Le viet i etace		verses 1 to					
=	J. GALLIGAN, Bookkeep ity of New York in Ac										R. R. MOO	RE, Chamb	erlain.
7 31, A. ee Ci	To Witness Fees, New York of Witness Fees, Richmond Balance, Witness Fees, N. Balance, Witness Fees, O. Balance, Witness Fees, R. Balance, Witness Fees, N. Balance, Witness Fees, N. Balance, Witness Fees, R. Witness Fees, Richmond Witness Fees, Richmond G. Galligan, Bookkeepety of New York in Acc	York County	R. R. M R. Moore, 31, 1912.	\$117,723 41,160 7,931 4,160 \$115,127 43,130 8,945 4,479 COORE, Cha Chamberlain \$314 9 \$10,927 741 706 \$11,242 741 215	\$10,70  00  33  50  160,97  \$171,68  00  17  30  \$171,68  \$171,68  \$171,68  \$171,68  \$171,68  \$171,68  \$12,10  \$12,69  \$12,69  \$12,69  \$12,69  \$12,69	notice Su notice Su notice Su notice Su notice Su 10, 191 Haskel Su certifie Burke, Su substitt Frank Su Grank Su H, 191 Davis, Su directir Klein, Su and no 9 39 9 5 63 Mt dian, \$Su copy of	of judgment preme, New of judgment preme, New of judgment preme, New d copy of of preme, Que 2, directing 1, attorney. preme, App d copy of Parcel 4. preme, New thing Frant preme, New E. Hipple preme, New E. Hipple preme, New E. Hipple preme, New E. Hipple preme, New E. Hipple preme, Kin 1, directing attorney. preme, Ric tice of most preme, Que ent. Alfred inicipal, Br 91.90; trans preme, Kin f summons	pellate Division order entered Jos. A. Flav York Co., k. E. Hipple w York Co., as attorney of the constant of the cons	o'Brien, a , Thos. Mo O'Brien, a , Geo. W. O'Brien, a People ex ng assessme reene ave., f award to  ion, First D annery, atto Richard Ca as attorney Hugh Dol (3). Frant John J. To (3). Frant Language En award to  st., 39th st. n, attorney. c., Queens; o Edw. Pr application ce an assess ward Roc! n, attorney. District, Sa lgment. C. ss. Ries vs. int. Wm.	attorney. Caffrey, \$6 attorney. Wick, \$2,19 attorney. rel. Leopold ent for 1911. Queens; cer Emma L. E  Pepartment, A  1912, directin orney. arroll vs. Cit y (3). Fran herty vs. San he E. Hipple, brien vs. Sa k E. Hipple, orpey vs. Sa hk E. Hipple ooklyn; cert Richd. Sielin  Garage  a of Edw.  sment, etc. e and anot  muel Ziskir L. Meckent City of No R. Rust, att	8.80; transcri 8.80; transcri 8.80; transcri 8.80; transcri 1 Brand vs. Samuel H tified copy Brunnemer, Avenue A, 1 ng payment by of New Y nk E. Hippi me; copies le, attorney tified copy of ng attorney tified copy of ng and ano c, Brooklyr by of order ger and ano W. Thomps John G. Cl her, \$26,845 n, infant, by perg, attorne ew York, J orney.	pt of judg ript of judg ript of judg Lawson Pu Brand, attorno of order en Parcel 22. Ist ave., 59th of award to Cork; copies le, attorney. of orders so of orders so of orders so of orders so of orders so of orders so of order en ther, Parcel son; copy of ark, attorno 1,93; certifies by Jacob Zisely. os. L. Berg	gment
	To Interest Registered Balance				120,900 \$141,32	1 32 Edw. M 5 17 Su tered I Harry Su 5 49 struction	M. Grout & preme, New May 14, 19 G. Smith, preme, New on Co.; cop	w York Co., by of summe	t, attorneys, ., Paulding g payment Fanny Ro	Ave., Brown of award bin vs. City nplaint. Isa	nx; certifie to Virgil I of New Y	d copy of Prettyman, ork and La	order Parcel velle C
31,	1912. By Balance J. GALLIGAN, Bookkeepe				\$141,32	copy of Su	r summons preme, Nev	v York Co., and compla v York Co., d another, s	int. James People of	L. Quacker State of N.	nbush, attor Y. vs. Sam	ney. uel Stewart.	princi
Ab	DEPAR's stract of transactions of 1912:	FMENT OF of the Departmen	FINA	NCE.		John J. Suj Arnold McCau Suj	McCauley, preme, Nev Brudner, ley, attorne preme, Nev	, attorney. w York Co. surety, \$50 ey. w York Co.	People of certified People of	f State of Copy of o	N. Y. vs. 1 rder directi N. Y. vs. 1	May Smith, ng refund. May Smith.	princip John
tne	Total	runds		··········	\$10,722,912	97 Cauley, 16 Suj copy of	attorney.  oreme, New affidavit,	York Co., I order and c	People of Stertificate all	y of order tate of New lowing Forb	York vs. Ja es J. Henne	efund. Joh mes J. Kea essy and Joh	nn J. M ting, \$4 hn F. M
por; cial	ate Stock Fund Account and Trust Fund Account Total	ts "C" warrants ints "D" warrants	·····	········	981,390 11,508,547 \$14,951,274	33 Sup 10 order st Sup 12 substitu	oreme, New ubstituting oreme, New ting Frank	v York Co., Frank E. Hi v York Co., E. Hipple	Thomas F pple as atto Frank Rich as attorney	F. Fleming rney. Frank nards vs. Ci Frank E.	vs. City of k E. Hipple, ty of New Hipple, att	New York attorney. York; copy orney.	; copy of or
enu/enu	Total  Bonds	s, Bills and Notes	Redeemed.		\$2,571,565 \$5,409,715	54 Sup and cor 54 Muni- ment as 55 Mu	oreme, New nplaint. H cipal, Manl nd notice o nicipal. Br	York Co., lerman Turk hattan, 1st I of execution ooklyn, 1st	Isaac Globa tel, attorney District, Wi John T. District A	ch vs. City of the control of the co	of New Yo oyle, \$367.64 rney.	rk; copy of ; transcript by Giulio	of ju
venu tes	e bills				5 231 374	45   quardia	n \$/5: fra	necrint of i	udoment (	harles A	sedlow att		

Supreme, Queens, Van Alst avenue, Queens; certified copy of order entered December 18, 1911, directing payment of award to William Einstein and another, administrators, p. 61, 62, 68, 69, 70, 71, 73, 74. Merle I. St. John, attorney.

Supreme, Appellate Division, Second Department, Debevoise avenue, Queens; certified copy of order entered May 9, 1912, directing payment of award to William Einstein and another, administrators, p. 118, 119, 120, 121, 122. Blackwell Bros.,

Supreme, New York Co., H. Krantz Manufacturing Company vs. J. L. Wadsworth Construction Company et al.; copy of summons and complaint. F. W. Wright,

Municipal, The Bronx, Second District, Nathaniel B. Sawyer, \$104.72; transcript of judgment. J. M. Vincent, attorney.

Municipal, The Bronx, Second District, Nathaniel B. Sawyer, \$27.72; transcript judgment. J. M. Vincent, attorney.

Supreme, Queens, Hill street, Queens; certified copy of order entered May 17 1912, directing payment of award to Caroline Schmidt, p. 60a. William E. Donavin,

Supreme, Queens, Greene avenue, Queens; certified copy of order entered May 16, 1912, directing payment of award to Ellen Smithwick, p. 5. John T. Robinson, attorney.

Claims Filed. May 13, 1912—Frederica Schrumpf, \$32.61; damages to water service pipe at No.

344 E. 56th st., Manhattan, by contractors laying a sewer in 56th st. May 13, 1912—Philip Gunzenhauser, guardian, \$15,000; personal injuries sustained February 1, 1912, by infant, Fearl Gunzenhauser, by being run down by a Department of Street Cleaning cart at 9th ave. and W. 27th st., Manhattan. Jacob C.

Brand, attorney May 13, 1912—William Lubitz, \$15,000; personal injuries sustained January 27, 1912, in front of No. 693 11th ave., Manhattan. Fromme Bros., attorneys.

May 13, 1912-Dora Edelstein, \$10,000; personal injuries sustained March 31, 1912, by falling due to a hole in the roadway in front of No. 642 E. 9th st., Manhattan. Schutzberger & Hahn, attorneys

May 13, 1912—Benjamin Edelstein, \$5,000; loss of services of and medical attendance for his wife, Dora, injured as above. Schutzberger & Hahn, attorneys. May 13, 1912-John Glinnens Sons, \$50; burial of William Conrad, a veteran. May 13, 1912-Walter E. Parfitt, \$665; services rendered as Architect, preparing plans, etc., for a repair pipe yard on Jamaica ave., near Vermont ave., Brooklyn.

W. F. Hogarty, attorney. May 13, 1912-Walter E. Parfitt, \$17,000; balance due for services rendered as Architect, preparing plans, etc., for the Massapequa and Wantagh Pumping Stations.

Wm. F. Hogarty, attorney. May 13, 1912—Walter E. Parfitt, \$1,539.23; services rendered as Architect, preparing plans, etc., for a pipe and repair yard at the head of Gowanus Canal at Butler

and Nevins sts., Brooklyn. Wm. F. Hogarty, attorney.
May 13, 1912—Joke Behan, \$425; value of maintenance, Laborer, Department of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney.

May 13, 1912—James Butler, \$425; value of maintenance, Laborer, Department of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney.
May 13, 1912—Edward J. Byrne, \$425; value of maintenance, Laborer, Depart-

ment of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney. May 13, 1912—Wm. Cunningham, \$425; value of maintenance, Laborer, Department of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney.

May 13, 1912—Thomas Green, \$425; value of maintenance, Laborer, Department

of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney. May 13, 1912—Frank J. Gibbons, \$425; value of maintenance, Laborer, Department of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney.

May 13, 1912—James Hurley, \$425; value of maintenance, Laborer, Department of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney.

May 13, 1912—James Kennedy, \$255; value of maintenance, Laborer, Department of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney.

May 13, 1912—James Larners, \$305; value of maintenance, Laborer, Depart-

ment of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney. May 13, 1912—Peter McGarry, \$425; value of maintenance, Laborer, Department of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney.

May 13, 1912—John McDonald, \$425; value of maintenance, Laborer, Department of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney. May 13, 1912—William Spaulding, \$425; value of maintenance, Laborer, Department of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney.

May 13, 1912—William F. Shea, \$425; value of maintenance, Laborer, Depart-

ment of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney. May 13, 1912—Michael Sweeney, \$425; value of maintenance, Laborer, Department of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney.

May 13, 1912—Jacob Sheurer, \$425; value of maintenance, Laborer, Department of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney. May 13, 1912-Gus J. Smith, \$425; value of maintenance, Laborer, Department of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney.

May 13, 1912—Charles Stabile, \$425; value of maintenance, Laborer, Department of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney. May 13, 1912—George Walsh, \$275; value of maintenance, Laborer, Department of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney. May 13, 1912-Lewis E. Whittemore, \$255; value of maintenance, Laborer, Depart-

ment of Health, from October 29, 1910, to date. Wm. F. Hogarty, attorney May 14, 1912—Angelo Gionfrida, \$25; damages to clothing by tar splashed from a tar wagon of the Bureau of Highways, in front of No. 361 Bleecker st., Manhattan, May 14, 1912. May 14, 1912—Lena Rosenberg, \$5,000; personal injuries sustained May 4, 1912,

by falling into a drain hole on the sidewalk in front of No. 1471 Washington ave. The Bronx. J. Dobroczynski, attorney. May 14, 1912—Filippo Albanese, \$200; personal injuries sustained May 6, 1912

by his son Scciavevio, in front of No. 39 Hamilton st., Manhattan, by being knocked down by a Department of Street Cleaning cart. May 14, 1912—Catherine A. Meyer, \$5,000; personal injuries sustained April 9 1912, by falling due to a hole in the asphalt pavement on 3d ave., north of 73d st.,

Brooklyn. Aaron Bearman, attorney. May 14, 1912—Angelo Gagliano, \$25,000; personal injuries sustained February 1

1912, by falling, due to the dangerous condition of the sidewalk on 46th st., Manhattan. Graves & Barber, attorneys.
May 14, 1912—Meyer Thaler, \$500; personal injuries sustained November 24, 1911, by infant, Lillian Thaler, falling over a flagstone on sidewalk at the southwest

corner of 3d ave. and 115th st., Manhattan. Schleider & Schleider, attorneys. May 14, 1912—Hiram Felver, guardian, \$50,000; personal injuries sustained April 26, 1912, by infant Russel H., by falling through a subway ventilator at 4th ave. and

11th st., Manhattan. Wm. E. Butler, attorney. May 14, 1912-Mary A. Dexter, \$10,000; personal injuries sustained January 8. 1912, by falling on the icy sidewalk in front of No. 450 Bay Ridge ave., Brooklyn E. J. McCrossin, attorney.

May 14, 1912-Marie A. Stanton, \$20,000; personal injuries sustained November 18, 1911, by falling, due to the dangerous condition of the roadway on Jay st., between Hudson & Greenwich sts., Manhattan. Wm. B. McNiece. May 14, 1912-Edward W. Stanton, \$10,000; loss of services of and medical

attendance for his wife, Marie, injured as above. May 14, 1912—Edward M. Waring, \$2,000; personal injuries sustained and dam-

ages to automobile May 1, 1912, due to the dangerous condition of the roadway of Teller ave. at 171st st., Claremont Park, The Bronx. Chas. E. Francis, attorney. May 15, 1912—Frank G. Holly, Jr., \$112.60; damages to automobile September 27, 1911, by running into an unlighted abandoned automobile on Hoffman boulevard,

Queens. Chas. H. McCarty, attorney.
May 15, 1912—O. D. Robinson, \$750; arrears in salary due. Draftsman, Department of Bridges, May 15, 1907, to May 15, 1912. Gettner, Simon & Asher, attorneys. May 15, 1912—Borough Development Company, \$55,013.18; seven items due in connection with contract for the removal of ashes, street sweepings and rubbish in Brooklyn for 5 years, from December 29, 1908.

May 15, 1912—Bernard J. Becker, \$4.50; refund of jury fee in the case of The

Imperial Curtain Company vs. Samuel Bloomberg.

May 15, 1912-Stanislas LeRoy, \$7; amount retained on account of execution against his salary as Teacher, Curtis High School, Richmond. Samuel D. Shwitzer,

May 15, 1912-Albert Ellison and others, \$3,100; award for Damage Parcel No. in the matter of E. 170th st., from Aqueduct to Jerome aves., The Bronx. R. J. Donovan, attorney

May 15, 1912-Peter Lesser, \$2.50; damages to wagon by Department of Street

Cleaning cart No. 298B.

May 15, 1912—Robert F. Dugan, \$38.43; wages during absence on account of mjuries sustained while employed in the Department of Water Supply, Gas and

Electricity, Richmond, January 26 to February 14, 1912.

May 16, 1912—Thomas J. Connell, \$250; injuries to horse and damages to wagon and harness by going into an excavation on 60th st., near 12th ave., Brooklyn, May

7, 1912. R. H. Carpenter, attorney.

May 16, 1912—Ella A. McGovern, \$10,000; personal injuries sustained November 1911, by falling due to a hole in the street on State st., near Bond st., Brooklyn. Elliott, Jones & Fanning, attorneys.

May 16, 1912—Dolores Grace McPhee, \$20,000; personal injuries sustained April 1912, by being struck by a sign falling from a building on 81st st., between Amsterdam ave. and Broadway, Manhattan. Wm. C. Duell, attorney.

May 16, 1912-Louis G. McPhee, \$10,000; loss of services of and medical attend-

ance for his wife, Dolores, injured as above. Wm. C. Duell, attorney.

May 16, 1912—Philip Woolley, \$5,000; damages to property on 6th ave., at
Rockwood st., West Farms, by the closing of 6th ave. and Hawkstone st. Joseph A. Flannery, attorney.

May 16, 1912—Michael J. Moran, \$50; burial or William W. Beatty, a veteran. May 16, 1912, Adolph L. Banzer, \$33.33; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the

uniformed force. Alfred J. Talley, attorney.

May 16, 1912, Joseph C. Beckingham, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service

in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, Frederick C. Behler, \$33.33; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the

uniformed force. Alfred J. Talley, attorney. May 16, 1912, James J. Buckley, \$33.33; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the

uniformed force. Alfred J. Talley, attorney.
May 16, 1912, Charles Buschkamper, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, John J. Byrne, Jr., \$33.33; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the

uniformed force. Alfred J. Talley, attorney.
May 16, 1912, Frank R. Cordes, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the

uniformed force. Alfred J. Talley, attorney.

May 16, 1912, John F. Corrigan, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, John Corry, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney. May 16, 1912, Thomas P. Cunningham, \$50; amount due, Fireman, Fire Depart-

ment, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney. May 16, 1912, John James Daly, \$33.33; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, Leo Davis, \$50; amount due, Fireman, Fire Department, because

the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney. May 16, 1912, John E. Doran, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the

uniformed force. Alfred J. Talley, attorney.
May 16, 1912, William A. Dunn, \$33.33; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, Thomas Egan, \$33.33; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, Maurice J. Enright, \$50; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.
May 16, 1912, Thomas J. Farrell, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the

uniformed force. Alfred J. Talley, attorney. May 16, 1912, James J. Finnerty, \$33.33; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the

uniformed force. Alfred J. Talley, attorney. May 16, 1912, William J. Flannery, \$50; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.
May 16, 1912, John C. Gallagher, \$33.33; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney. May 16, 1912, George F. Goldie, \$50; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney. May 16, 1912, James A. Gould, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the

uniformed force. Alfred J. Talley, attorney.

May 16, 1912, Patrick J. Guinan, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the

uniformed force. Alfred J. Talley, attorney.
May 16, 1912, Thomas Hall, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, John J. Harrison, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney. May 16, 1912, Thomas D. Hassett, \$50; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, Thomas J. Hirdes, \$50; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney. May 16, 1912, Frank E. Hoolahan, \$33.33; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.
May 16, 1912, Christopher B. Keefe, Jr., \$33.33; amount due, Fireman, Fire De-

partment, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney. May 16, 1912, Albert Keller, \$50; amount due, Fireman, Fire Department, because

the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney. May 16, 1912, Matthew Kelly, \$50; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, Henry Kennedy, \$50; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, Frederick L. Kutzleb, \$50; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.
May 16, 1912, Charles C. Leavey, \$50; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorn May 16, 1912, Nicholas P. Leonard, \$33.33; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the

uniformed force. Alfred J. Talley, attorney.

May 16, 1912, Charles D. Lewis, \$50; amount due, Fireman, Fire Department because the date of his probationary appointment was not deemed to be service in the

uniformed force. Alfred J. Talley, attorney.
May 16, 1912, Joseph E. McDonnell, \$33.33; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, William J. McGrath, No. 2, \$33.33; amount due, Fireman, Fire De-

partment, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.
May 16, 1912, Martin McNamara, \$50; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the

uniformed force. Alfred J. Talley, attorney.
May 16, 1912, John McNulty, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the

uniformed force. Alfred J. Talley, attorney.
May 16, 1912, Emile J. Maistre, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, Louis C. E. Martins, \$33.33; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, Rudolph H. Meinhold, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, John L. Miller, \$50; amount due, Fireman, Fire Department because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.
May 16, 1912, David H. Mullen, \$50; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, John O'Connor, No. 2, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.
May 16, 1912, James V. O'Donnell, \$50; amount due, Fireman, Fire Department

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, Bernard F. Quigley, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, George J. Rappold, \$50; amount due, Fireman, Fire Department because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, Frederick Schneider, No. 1, \$50; amount due, Fireman, Fire Depart ment, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, Frederick Schneider, No. 2, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.
May 16, 1912, John H. Siemann, \$50; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.
May 16, 1912, Peter Soutar, Jr., \$50; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, Frank J. Stapleton, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, George H. Stewart, \$50; amount due, Fireman, Fire Department because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.
May 16, 1912, Charles A. Swenson, No. 2, \$50; amount due, Fireman, Fire Depart-

ment, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney. May 16, 1912, Patrick J. Tarpey, \$33.33; amount due, Fireman, Fire Department

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, William Thompson, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, Charles A. Thomson, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, John J. Wall, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney. May 16, 1912, Joseph Walthers, \$33.33; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the

uniformed force. Alfred J. Talley, attorney.
May 16, 1912, John S. Ward, \$33.33; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.

May 16, 1912, Matthew J. Ward, \$50; amount due, Fireman, Fire Department, because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney. May 16, 1912, Albert C. Wetzel, \$50; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.
May 16, 1912, Martin C. Willner, \$50; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney.
May 16, 1912, John J. Young, \$50; amount due, Fireman, Fire Department,

because the date of his probationary appointment was not deemed to be service in the uniformed force. Alfred J. Talley, attorney. May 16, 1912, Canavan Bros. Company, \$3,585.10; voucher of the Department of Water Supply, Gas and Electricity for labor and material furnished in excavating,

bracing, backfilling, etc., around water mains at 97th st. and West End ave., Man-May 16, 1912-H. Julius, \$45.08; plumber's bill, locating leak in water main at No. 244 Hull st., Brooklyn.

May 16, 1912—Richard J. Murphy, \$2,000; personal injuries sustained April 2, 1912, by stepping into a hole in sidewalk in front of No. 38 Crosby st., Manhattan. May 17, 1912—Frances Kubiak, \$500; personal injuries sustained March 3, 1912, by falling, due to a loose plank forming part of the temporary pavement at 4th ave. and 19th st., Brooklyn. Fullerton Wells, attorney.

May 17, 1912-William J. Hart, \$6,051.02; balance due for labor and material furnished in connection with the construction and decoration of the interior of the American Museum of Natural History. Phillips, Mahoney & Wagner, attorney

May 17, 1912—G. Arnold Moses, ancillary administrator of Thomas Hall, \$351.44; amount deposited by the Public Administrator for the benefit of the next of kin

of John Hall, and excessive charges on the accounting. John H. Rogan, attorney.

May 17, 1912—The Tax Lien Company of New York, \$69.20; costs and disbursements incurred pursuant to an order of Hon. Wm. J. Kelly of January 31, 1912, in the matter of the transfer of tax lien No. 6374, Brooklyn. William Lustgarten,

May 17, 1912-William H. Curtin Manufacturing Company, \$358.37; voucher for work done under order No. 3874, Bureau of Public Buildings and Offices, Brooklyn,

testing gas pipes in the Kings County Court House, Brooklyn.

•May 18, 1912—Patrick Shanney, \$6.50; damages to railing and post in front of No. 621 E. 15th st., Manhatan, by Department of Street Cleaning cart, May 10, 1912.

May 18, 1912—Catherine A. Grogan, \$545.30; damages to merchandise at No. 403 Van Brunt st., Brooklyn, by leakage of water from a high pressure fire hydrant from February 15 to March 6, 1912. A. W. Glatzmayer, attorney.

injuries sustained April 15, 1912, by being run over by an ash cart on Hopkins st., Brooklyn. Horowitz & Feinberg, attorneys.

May 18, 1912-James Hughes, \$300; personal injuries sustained January 16, 1912, by falling on the icy sidewalk in front of No. 85 Amity st., Brooklyn. Doherty & Coady, attorneys.

May 18, 1912-Abraham Glaser, infant, personal injuries sustained March 29, 1912, by being thrown from a wagon standing in front of No. 681/2 Newell st., Brooklyn, struck by a Department of Street Cleaning cart. Eppstein & Rosenberg,

May 18, 1912-John S. Henry, \$336; balance due for services rendered as Paving Inspector, under Henry E. Fox, general contractor, in and about the new Municipal Building, September 4, 1911, to January 13, 1912. R. V. Ingersoll, attorney.

May 18, 1912-Samuel Rosenthal, arrears in salary due, Inspector of Tenements, as per resolution approved March 9, 1903. John T. Loew, attorney.

May 18, 1912—James Hughes, arrears in salary due, Inspector of Tenements, as per resolution approved March 9, 1903. John T. Loew, attorney. Approval of Sureties.

The Comptroller approved of the adequacy and sufficiency of the sureties on the following proposals, viz.:

May 14, 1912, Department of Health-For supplies. Powers Weightman-Rosengarten Company, 145 Front st., New York, principal; The Title Guaranty and Surety Company, surety May 14, 1912, Department of Health-For supplies. Bausch & Lomb Optical

Company, 200 5th ave., New York, principal; National Surety Company, surety. May 14, 1912, President, Borough of Brooklyn-For regulating, etc., East 14th st., etc. Ulrich & Company, 939 Lafayette ave., Brooklyn, principal; American Bond-

inf Company of Baltimore, surety.

May 14, 1912, President, Borough of Brooklyn—For regulating, etc., 59th st. Ulrich & Company, 939 Lafayette ave., Brooklyn, principal; American Bonding Company of Baltimore, surety.

May 14, 1912, President, Borough of Brooklyn-For sewer basin, southwest corner of Avenue K and E. 19th st. Frank Merendino, 556a 17th st., Brooklyn, principal; American Bonding Company of Baltimore, surety.

May 14, 1912, President, Borough of Brooklyn-For regulating, etc., E. 32d st. Ulrich & Company, 939 Lafayette ave., Brooklyn, principal; American Bonding Company of Baltimore, surety.

May 14, 1912, President, Borough of Brooklyn-For regulating, etc., E. 13th st. Ulrich & Company, 939 Lafayette ave., Brooklyn, principal; American Bonding Company of Baltimore, surety.

May 14, 1912, President, Borough of The Bronx-For repaving Belmont ave. The Asphalt Construction Company, 208 Broadway, N. Y., principal; American Bonding Company of Baltimore and National Surety Company, sureties.

May 14, 1912, President, Borough of The Bronx—For repaving, etc., Arthur ave. The Asphalt Construction Company, 208 Broadway, N. Y., principal; National Surety Company and The Empire State Surety Company, sureties.

May 14, 1912, President, Borough of The Bronx-For repaving, etc., Freeman st. The Hastings Paving Company, 25 Broad st., New York, principal; American Surety Company of New York and The Title Guaranty and Surety Company, sureties.

May 14, 1912, Department of Water Supply, Gas and Electricity-For forage. Gasteiger & Schaefer, 25 Johnson ave., principal; American Bonding Company of May 14, 1912, Department of Water Supply, Gas and Electricity-For supplies.

Cavanagh Bros. & Co., principal; The United States Fidelity and Guaranty Company, May 14, 1912, President, Borough of Brooklyn-For Janitors' supplies. H. T. Dakin, 97 Warren st., principal; The United States Fidelity and Guaranty Company,

surety. May 14, 1912, President, Borough of The Bronx—For paving E. 239th st. Kearns & Hart, 280 Nepperhan ave., principal; American Bonding Company of Baltimore and National Surety Company, sureties.

May 15, 1912, Fire Department—For two five-ton motor trucks for towing. The White Company, 62d st. and Broadway, principal; American Surety Company of New York, surety.

May 15, 1912, Department of Charities-For carpets, etc. Syndicate Trading Company, 2 Walker st., principal; American Bonding Company of Baltimore, surety. May 15, 1912, Department of Street Cleaning-For manila rope. The Manhattan Supply Company, 115 Franklin st., principal; United States Guarantee Company, Broadway, surety.

May 14, 1912. Department of Public Charities-For drugs and druggists' sundries. G. C. McKesson, 91 Fulton st., New York, principal; The United States Fidelity and Guaranty Company, surety.

May 14, 1912, Department of Health-For supplies. Henry Allen, 138 William principal; The Empire State Surety Company, surety.

May 14, 1912, Department of Health—For supplies. Lehn & Fink, 120 William

Manhatan, principal; American Surety Company of New York, surety. May 14, 1912, Department of Health-For supplies. H. F. Jarrett, 30 Platt st., Manhattan, principal; American Surety Company of New York, surety.

May 13, 1912, Department of Parks—For motor road roller. The Kelly Spring-

field Road Roller Company, Park Row Building, principal; American Surety Company of New York, surety. May 13, 1912, Fire Department-For repair shop supplies. The Republic Rubber

Company, 229 W. 58th st., principal; The Empire State Surety Company, surety. May 13, 1912, Fire Department—For repair shop supplies. Allen Fire Department Supply Company, 246 Greenwich st., principal; The Fidelity and Casualty Company,

May 13, 1912, Fire Department—For supplies for repair shops. Combination Ladder Company, 32 Park place, principal; The United States Fidelity and Guaranty Company, surety.

May 15, 1912, President, Borough of The Bronx-For regulating, etc., Corlear ave. Watson Contracting Company, 2614 Aqueduct ave., The Bronx, principal; National Surety Company, surety.

May 15, 1912, President, Borough of Brooklyn-For repaving Concord st. The Hastings Pavement Company, 25 Broad st., New York, principal; American Surety Company of New York and The Title Guaranty and Surety Company, surety. May 15, 1912, President, Borough of Brooklyn-For regulating, etc., Bushwick

ave. The Hastings Pavement Company, 25 Broad st., New York, principal; American Surety Company of New York and The Title Guaranty and Surety Company,

May 15, 1912, President, Borough of Brooklyn—For repaving, etc., Maujer st. The Hastings Pavement Company, 25 Broad st., New York, principal; American Surety Company of New York and The Title Guaranty and Surety Company, sureties. May 17, 1912, Department of Parks-For fences on 7th ave., 110th to 153d st.,

Manhattan. Anchor Post Iron Works, 165 Broadway, principal; Equitable Surety Company, 55 Liberty st., surety. May 17, 1912, Department of Parks-For playground apparatus, Bushwick Play-

ground, Brooklyn. A. G. Spalding Bros., Inc., Chicapee, Mass., principal; United States Guarantee Company, 111 Broadway, surety. May 17, 1912, Department of Parks-For playground apparatus, Red Hook Playground, Brooklyn. A. G. Spalding & Bros., Inc., Chicopee, Mass., principal; United

States Guarantee Company, 111 Broadway, surety.

May 17, 1912, Department of Parks—For playground apparatus, McKilber Playground, Brooklyn. A. G. Spalding & Bros., Inc., principal; United States Guarantee

Company, 111 Broadway, surety. May 17, 1912, Fire Department-For supplies. The Manhattan Supply Company, Franklin st., principal; United States Guarantee Company, 111 Broadway, surety. May 17, 1912, Fire Department—For repair shop supplies. T. J. Langler, 91 Grand ave., Brooklyn, principal; American Surety Company of New York, surety.

May 17, 1912, Fire Department-For supplies. J. W. Masury & Son, 44 Jay st., Brooklyn, principal; American Surety Company of New York, surety.

May 17, 1912, Department of Health—For grocery supplies. J. A. Miller, 368

Greenwich st., principal; The Title Guaranty and Surety Company, surety.

May 15, 1912, Department of Parks—For water mains in Central Park. Henry

Fox, 2015 7th ave., principal; National Surety Company, surety oruary 15 to March 6, 1912. A. W. Glatzmayer, attorney.

May 16, 1912, Department of Charities—For furniture. John Wanamaker, prindray 18, 1912—Chas. Weiss, infant, by his guardian, Seelig Weiss, \$250; personal cipal; United States Guarantee Company, 111 Broadway, surety. May 17, 1912, Department of Parks—For playground apparatus, McCarren Park, Brooklyn. A. G. Spalding & Bros., Inc., principal; United States Guarantee Company, 111 Broadway, surety.

May 17, 1912, Department of Parks—For Pelican House, Bronx Park. Jos. E. Dobbs, 737 E. 22d st., principal; American Bonding Company of Baltimore, surety. May 17, 1912, President, Borough of Brooklyn-For paving, etc., Hunterfly road. Uvalde Contracting Company, 1 Broadway, principal; Empire State Surety Company

and National Surety Company, sureties.

May 17, 1912, President, Borough of Brooklyn—For repairs to floating baths. Stewart & Miller, 440 Ocean parkway, Brooklyn, principal; American Surety Com-

May 17, 1912, Department of Correction-For repairs to steamer "Rikers Island." James Tregarthen & Son, foot of E. 7th st., principal; United States Fidelity and Guarantee Company, surety.

May 17, 1912, President, Borough of Queens—For regulating and paving in 15th ave. The Hastings Pavement Company, 25 Broad st., principal; The Title Guaranty and Surety Company, 84 William st., surety.

May 18, 1912, Department of Parks-For macadam asphalt binder. Standard Oil Company of New York, 26 Broadway, New York City, principal; American Surety Company of New York, surety.

May 18, 1912, Department of Parks-For Cow Bay sand. Frank J. Gallagher, 490 Park place, Brooklyn, principal; American Bonding Company of Baltimore, 34 William st., New York City, surety.

Opening of Proposals. The Comptroller, by representative, attended the opening of proposals at the following Departments, viz.:

May 13, 1912-For alterations, etc., in various public schools. Department of

May 13, 1912-For the removal of garbage, Borough of Queens. President of the Borough.

May 13, 1912—For horses. Fire Department.
May 14, 1912—For improvements to various streets, Borough of Queens. President of the Borough.

May 14, 1912-For supplies. President of the Borough of Manhattan. May 15, 1912-For improvements to various streets, Borough of Brooklyn. Presi-

dent of the Borough. May 15, 1912-For coal. Department of Public Charities. May 15, 1912-For paving, etc., various streets, Borough of Manhattan, President

of the Borough. May 16, 1912-For the construction of a bakeshop in the Kings County Hospital. Department of Public Charities.

May 16, 1912-For meats, etc., for the menagerie. Park Department. EDMUND D. FISHER, Deputy and Acting Comptroller.



## 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 the places where such offices are kept and such Courts are held, together with the heads of Departments and

## CITY OFFICES.

MAYOR'S OFFICE. No. 5 City Hall, 9 a. m. to 5 p. m.; Saturdays 9 a. m. to 12 m. Telephone, 8020 Cortlandt.

WILLIAM J. GAYNOR, Mayor. Robert Adamson, Secretary.

James Matthews, Executive Secretary.

John J. Glennon, Chief Clerk and Bond and
Warrant Clerk.

BUREAU OF WEIGHTS AND MEASURES. Room 7. City Hall, 9 a. m. to 5 p. m.; Saturdays 9 a. m. to 12 m. John L. Walsh, Commissioner. Telephone, 4334 Cortland

BURRAU OF LICENSES. 9 a. m. to 4 p. m.; Saturdays, 9. a. m. to 12 m Telephone, 4109 Cortlandt. James G. Wallace, Jr., Chief of Bureau. Principal Office, Room 1, City Hall.

## ARMORY BOARD.

Mayor, William J. Gaynor; the Comptroller William A. Prendergast; the President of the Board of Aldermen, John Purroy Mitchel; Brigadier-General George Moore Smith, Brigadier-General John G. Eddy, Commodore R. P. Forshew, the President of the Department of Taxes and Assessments, Lawson Purdy.

Clark D. Rhinehart, Secretary, Room 6, Basement, Hall of Records, Chambers and Centre streets.

office hours, 9 a. m. to 4 p. m.; Saturdays

9 a. m. to 12 m. Telephone, 3900 Worth.

## ART COMMISSION.

City Hall, Room 21.
Telephone call, 1197 Cortlandt.
Robert W. de Forest, Vice-President Metropolican Museum of Art, President; Francis C. Jones, Painter, Vice-President; Charles Howland Russell, Painter, Vice-Fresident; Charles Howland Russell,
Trustee of New York Public Library, Secretary.
A. Augustus Healy President of the Brooklyn
Institute of Arts and Sciences; William J. Gaynor,
Mayor of The City of New York; R. T. H. Halsey;
I. N. Phelps Stokes, Architect; John Bogart; Frank
L. Babbott; Karl Bitter, Sculptor.
Lebe Chicary Adams, testing Secretary John Quincy Adams, Assistant Secretary.

BOARD OF ALDERMEN. No. 11 City Hall, 10 a. m. to 4 p. m.; Saturdays 10 a. m. to 12 m.
Telephone, 7560 Cortlandt.
John Purroy Mitchel. President.

John Purroy Mitchel. President.

ALDERMEN.

Borough of Manhattan—lst Dist., William Drescher; 2d Dist., Michael Stapleton; 3d Dist., John J. White; 4th Dist., James J. Smith; 5th Dist., Joseph M. Hannon; 6th Dist., Frank J. Dotsler; 7th Dist., Frank L. Dowling; 8th Dist., Max S. Levine; 9th Dist., John P. McCourt; 10th Dist., Hugh J. Cummuskey; 11th Dist., Louis Wendel, Jr., 12th Dist., William P. Kenneally; 13th Dist., John McCann; 14th Dist., John Loos; 15th Dist., Niles R. Becker; 16th Dist., John T. Eagan; 17th Dist Daniel M. Bedeli; 18th Dist., James J. Nugent: 19th Dist., William D. Brush; 20th Dist., John J. Reardon; 21st Dist., Bryant Willard; 22d Dist., Edward V. Gilmore; 23d Dist., John H. Boschen; 24th Dist., John A. Bolles; 25th Dist., Charles Delaney; 26th Dist., Henry H. Curran; 27th Dist.,

Nathan Lieberman: 28th Dist., Courtlandt Nicoli; 29th Dist., John F. Walsh; 30th Dist., Raiph Folks; 31st Dist., Percy L. Davis; 32d Dist., Michael J McGrath; 33d Dist., Samuel Marks.

Borough of The Bronx—34th Dist., James L. Devine; 35th Dist., Thomas J. Mulligan; 36th Dist., Thomas H. O'Nell; 37th Dist., John W. Hagenmiller; 38th Dist., Abram W. Herbet; 39th Dist., James Hamilton; 40th Dist., Jacob Well, 41st Dist., Frederick H. Wilmot.

Borough of Brooklyn—42d Dist., Robert F. Downing; 43d Dist., Michael Carberry; 44th Dist; Frank Cunningham; 45th Dist., John S. Gaynor, 46th Dist., James R. Weston; 47th Dist., John Diemer; 48th Dist., James J. Molen; 49th Dist, Francis P. Kenney; 50th Dist., John J. Meagher. 51st Dist., Ardolph L. Kline; 52d Dist., Daniel R. Coleman; 53d Dist., Frederick H. Stevenson, 54th Dist., Jesse D. Moore; 55th Dist., Frank T. Dixson; 56th Dist., William P. McGarry; 57th Dist., Robert H. Bosse; 58th Dist., O Grant Esterbrook, 59th Dist., George A. Morrison; 60th Dist., Otto Muhlbauer; 61st Dist., William H. Pendry; 62d Dist., Jacob J. Velten; 63d Dist., Edward Eichhorn, 64th Dist., Henry F. Grimm; 65th Dist., James F. Martyn.

Borough of Queens—66th Dist., George M

Martyn.

Borough of Queens—66th Dist., George M
O'Connor; 67th Dist., Otto C. Gelbke; 68th Dist.;
Alexander Dujat; 69th Dist., Charles Augustus
Post; 70th Dist., W. Augustus Shipley.

Borough of Richmond—71st Dist., William Fink,
72d Dist., John J. O'Rourke; 73d Dist., Charles P.

P. J. Scully, City Clerk.

BELLEVUE AND ALLIED HOSPITALS. Bellevue Ho

Office, Bellevue Hospital, Twenty-sixth street and First avenue.
Telephone, 4400 Madiso Square.
Board of Trustees—Dr. John W. Brannan, President; James K. Pauding, Secretary; John G. O'Keeffe, Arden M. Robbins, James A. Farley, Samuel Sachs, Leopold Stern; Michael J. Drummond, ex-officio.
General Medical Superintendent, Dr. George D'Healon

BOARD OF AMBULANCE SERVICE. Headquarters, 300 Mulberry street.
Office hours, 9 a. m. to 4 p. m.; Saturdays

President, Commissioner of Police, R. Waldo. President, Commissioner of Police, R. Waldo, Secretary, Commissioner of Public Charities, M. J. Drummond; Dr. John W. Brannan, President of the Board of Trustees of Bellevue and Allied Hospitals; Dr. Royal S. Copeland, Wm. I. Spregelberg; D. C. Potter, Director.

Ambulance Calls—Telephone, 3100 Spring, Administration Offices—Telephone, 7586 Spring,

BOARD OF ASSESSORS. Office, No. 320 Broadway, 9 a. m. to 5 p. m. Joseph P. Hennessy, President. William C. Ormond. Antonio C. Astarita. Thomas J. Drennan, Secretary. Telephone, 29, 30 and 31 Worth.

BOARD OF ELECTIONS. General Office, No. 107 West Forty-first street.
Commissioners: J. Gabriel Britt, President,
Moses M. McKee, Secretary; James Kane and
Jacob A. Livingston, Michael T. Daly, Chief
Clerk.
Telephone, 2946 Bryant,

SOROUGH OFFICES. Manhattan. No. 112 West Forty-eccond street. William C. Baxter, Chief Clerk. Telephone, 2946 Bryant.

The Bronz.

One Hundred and Thirty-eighth street and Moris avenue (Solingen Building).

John L. Burgoyne, Chief Clerk.

Telephone, 836 Melrose.

Brooklyn.

No. 42 Court street (Temple Bar Building).

George Russell, Chief Clerk.

Telephone, 698 Main.

Queens.
Queens.
No. 64 Jackson avenue, Long Island City.
Carl Voegel, Chief Clerk.
Telephone, 3875 Hunters Point.
Richmond.
Borough Hall, New Brighton, S. I.
Alexander M. Ross, Chief Clerk.
Telephone, 1000 Tompkinsville.
All offices open from 9 a. m. to 4 p. m.: Satur days, from 9 a. m. to 12 m.

BOARD OF ESTIMATE AND APPORTION-

The Mayor, Chairman; the Comptroller, President of the Board of Aldermen, President of the Borough of Brooklyn, President of the Borough of The Bronx, President of the Borough of Queens, President of the Borough of Queens, President of the Borough of Richmond.

OFFICE OF THE SECRETARY. Joseph Haag, Secretary; William M. Lawrence selstant Secretary; Charles V. Adee, Clerk to No. 277 Broadway, Room 1406. Telephone 2280 Worth.

OFFICE OF THE CHIEF ENGINEER.

Nelson P. Lewis, Chief Engineer. Arthur S.
Tuttle, Assistant Chief Engineer, No. 277 Broadway, Room 1408. Telephone 2281 Worth. BUREAU OF FRANCHISES.

Harry P. Nichols, Engineer, Chief of Bureau 277 Broadway, Room 801. Telephone, 2282

Office hours, 9 a. m. to 5 p. m. (except during July and August, when hours are 9 a. m. to 4 p. m.) Saturdays, 9 a. m. to 12 m.

BOARD OF EXAMINERS. Rooms 6027 and 6028, Metropolitan Building Rooms 6027 and 6028, Metropolitan Building
No. 1 Madison avenue, Borough of Manhattan
9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.
Telephone, 5840 Gramercy,
George A. Just, Chairman, Members: William
Crawford, Lewis Harding, Charles G. Smith
John P. Leo, Robert Maynicke, and John Kenlon
Edward V. Barton, Clerk.
Board meeting every Tuesday at 2 p. m.

#### BOARD OF INEBRIETY.

Office, 300 Mulberry street, Manhattan.
Thomas J. Colton, President; Rev. William Morrison, Secretary; John Dorning, M. D.; Rev. John J. Hughes; William Browning, M.D.; Michael J. Drummond, Commissioner of Public Charities. Patrick A. Whitney, Commissioner of Correction Office hours, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. 10 12 m. Board meets first Wednesday in each month, at

# BOARD OF PAROLE OF THE NEW YORK CITY REFORMATORY OF MISDEMEAN, ANTS.

Telephone, 7116 Spring.

Office, No. 148 Bast Twentieth street.
Patrick A. Whitney, Commissioner of Corction, President. John B. Mayo, Judge, Special Sessions, Manhattan. Robert J. Wilkin, Judge, Special Sessions, Brooklyn.
Frederick B. House, City Magistrate, First
Division.
Edward J. Dooley, City Magistrate, Second Division.
Samuel B. Hamburger, John . Heints, Rosario Maggio, Richard E. Troy.
Thomas R. Minnick, Secretary.
Telephone, 1047 Gramercy.

BOARD OF REVISION OF ASSESSMENTS William A Prendergast, Comptroller.
Archibald R. Watson, Corporation Counsel.
Lawson Purdy, President of the Department of Taxes and Assessments.

John Korb, Jr., Chief Clerk, Pinance Department, No. 280 Broadway.

Telephone, 1200 Worth.

BOARD OF WATER SUPPLY. Office, No. 165 Broadway. 

Office hours, 9 a. m. to 5 p. m.; Saturdays a. m. to 12 m. Telephone, 4310 Cortlandt. CHANGE OF GRADE DAMAGE COMMISSION.

Office of the Commission, Room 223, No. 280 Broadway (Stewart Building), Borough of Manhattan, New York City.
William D. Dickey, Cambridge Livingston, David Robinson, Commissioner. Lamont Mc-Loughlin, Clerk.

Regular advertised meetings on Monday, Tues day and Thursday of each week at 2 o'clock p. m. Office hours, 9 a. m. to 4 p. m.; Saturdays

9 a. m. to 12 m. Telephone, 3254 Worth.

CITY CLERK AND CLERK OF OF ALDERMEN. City Hall, Rooms 11, 12; 10 a. m. to 4 p. m.

Saturdays, 10 a. m. to 12 m.
Telephone, 7560 Cortlandt.
P. J. Scully, City Clerk and Clerk of the Board of Aldermen. foeeph F. Prendergast, First Deputy.
John T. Oakley, Chief Clerk of the Board of Aldermen.
Joseph V. Sculley, Cierk, Borough of Brooklyn,
Mathew McCabe, Deputy City Clerk, Borough George D. Frens, Deputy City Clerk, Borough of Queens.
Joseph F. O'Grady, Deputy City Clerk, Borough of Richmond.

CITY RECORD OFFICE. BUREAU OF PRINTING, STATIONERY AND BLANK Supervisor's Office, 8th floor, Park Row Building

No. 21 Park Row.
David Ferguson, Supervisor.
Henry McMillen, Deputy Supervisor.
C. McKemie, Secretary.
Office hours, 9 a. m. to 5 p. m.; Saturdays 9 a. m. to 12 m.
Distributing Division, Nos. 96 and 98 Reade street, near West Broadway.
Telephones, 1505 and 1506 Cortlandt.

COMMISSIONER OF ACCOUNTS. Raymond B. Foedick, Commissioner of Ac-Rooms 114 and 115, Stewart Building, No. 280 Broadwa, , 9 a. m. to 5 p. m.; Saturdays, 9 a. m.

The Standard Testing Laboratory, Otto H, Klein Director, 127 Franklin street; office hours, 9 a, m, to 5 p, m: Saturdays, 9 a, m, to 12 m, Telephones, 2943 Franklin and 1200 Worth.

COMMISSIONER OF LICENSES. Office, No. 277 Broadway.
Herman Robinson, Commissioner.
Samuel Prince, Deputy Commissioner.
John J. Caldwell, Secretary.
Office hours, 9 a. m. to 5 p. m.; Saturdays a. m. to 12 m. Telephone. 2828 Worth.

COMMISSIONERS OF SINKING PUND William J. Gaynor, Mayor, Chairman; William A. Prendergast, Comptroller; Robert R. Moore Chamberian; John Purroy Mitchel, President of the Board of Aldermen, and Henry H. Curran' Chairman Finance Committee, Board of Aldermen' members; John Korb, Jr., Secretary.

Office of Secretary, Room 9, Stewart Building No. 280 Broadway, Borough of Manhattan.

Telephone, 1200 Worth.

DEPARTMENT OF BRIDGES Nos. 13-21 Park Row.
Arthur J. O'Keeffe, Commissioner
William H. Sinnott, Deputy Com
Edgar E. Schiff, Secretary.
Office hours, 9 a. m. to 5 p. m.
Saturdays, 9 a. m. to 12 m.
Telephone 6080 Cortlandt.

## DEPARTMENT OF CORRECTION.

CENTRAL OFFICE. No. 148 East Twentleth street. Office hours from 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to

z m.
Telephone, 1047 Gramercy.
Patrick A. Whitney, Commissioner.
William J. Wright, Deputy Commissioner.
John B. Fitsgerald, Secretary.

DEPARTMENT OF DOCKS AND FERRIES. Pier "A" N. R., Battery place.
Telephone, 300 Rector.
Calvin Tomkins, Commissioner.
B. F. Cresson, Jr., First Deputy Commissioner.
William J. Barney, Second Deputy Commis-Matthew J. Harrington, Secretary.
Office hours, 9 a. m. to 5 p. m.; Saturdays
9 a. m. to 12 m.

#### DEPARTMENT OF EDUCATION.

BOARD OF EDUCATION. Park avenue and Fifty-ninth street, Borough of Manhattan, 9 a. m. to 5 p. m.; Saturdays, 9 a. m.

Telephone. 5580 Plaza.
Stated meetings of the Board are held at 4 p. m. on the first Monday in February, the second Wednesday in July, and the second and fourth Wednesdays in every month, except July and Angust.

Bgerton L. Winthrop, Jr., President. John Greene, Vice-President. A. Emerson Palmer, Secretary. Fred H. Johnson, Assistant Secretary. C. B. J. Snyder, Superintendent of School

Patrick Jones, Superintendent of School Supplies Henry R. M. Cook, Auditor. Thomas A. Dillon. Chief Clerk. Henry M Leipziger, Supervisor of Lectures. Claude G. Leland, Superintendent of Libraries. A. J. Maguire, Supervisor of Janitors.

BOARD OF SUPERINTENDENTS. William H. Maxwell, City Superintendent of Schools, and Andrew W. Edson, John H. Haaren, Clarence E. Meleney, Thomas S. O'Brien, Edward B. Shallow, Edward L. Stevens, Gustave Straubenmuller, John H. Walsh, Associate City Superntendents.

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John W. Davis, John Dwyer, James M. Edsall,
Matthew J. Elgas, William L. Ettinger, Cornelius
E. Franklin, John Griffin, M. D., Ruth E. Granger, Henry W. Jameson, Henry E. Jenkins, James Lee, Charles W. Lyon, James J. McCabe, William J. O'Shea, Julia Richman, Alfred T. Schauffler, Albert Shiels, Edgar Dubs Shimer, Seth T. Stewart, Edward W. Stitt, Grace C. Strachan, Joseph S. Taylor, Benjamin Velt, Joseph H. Wade.

BOARD OF EXAMINERS.
William H. Maxwell, City Superintendent of
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Jerome A. O'Connell, George J. Smith, Examiners. BOARD OF RETIREMENT.

Egerton L. Winthrop, Jr., Abraham Stern, Cornelius J. Sullivan, William H. Maxwell, Jo-sephine E. Rogers, Mary A. Curtis, Lyman A. Best, Principal P. S. 108, Brooklyn, Secretary, Telephone, 1470 East New York.)

#### DEPARTMENT OF FINANCE.

Stewart Building, Chambers street and Broadstewart Building, Chambers street and Broadway, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m
Telephone, 1200 Worth.
WILLIAM A. PRENDERGAST, Comptroller,
Douglas Mathewson and Edmund D. Fisher,
Deputy Comptrollers.
Hubert L. Smith, Assistant Deputy Comp-

troller.
George L. Tirrell, Secretary to the Department.
Thomas W. Hynes, Supervisor of Charitable Walter S. Wolfe, Chief Clerk.

BURRAU OF AUDIT.

Charles S. Hervey, Chief Auditor of Accounts Room 29. Harry York, Deputy Chief Auditor of Accounts.

Bookkeeper.

John J. Kelly, Auditor of Disbursements.

H. H. Rathyen, Auditor of Receipts.

James J. Munro, Chief Inspector.

R. B. McIntyre, Examiner in Charge, Expert Accountants' Division. LAW AND ADJUSTMENT DIVISION.
Albert E. Hadlock, Auditor of Accounts. Room
185.

BUREAU OF MUNICIPAL INVESTIGATION AND STATISTICS.

James Tilden Adamson, Supervising Statistician and Examiner. Room 180. STOCE AND BOND DIVISION.

James J. Sullivan, Chief Stock and Bond Clerk;

OFFICE OF THE CITY PAYMASTER. No. 83 Chambers street and No. 65 Reads John H. Timmerman, City Paymaster,

DIVISION OF REAL ESTATE.
Charles A. O'Malley, Appraiser of Real Estate,
Room 103, No. 280 Broadway.

Joseph R. Kenny, Bookkeeper in Charge Rooms 155 and 157, No. 280 Broadway. BUREAU FOR THE COLLECTION OF TAXES.

Borough of Manhattan—Stewart Building.

Room O.
Frederick H. E. Ebstein, Receiver of Taxes.
John J. McDonough and Sylvester L. Malone
Deputy Receivers of Taxes.
Borough of The Bronx—Municipal Building,
Third and Tremont avenues.
Edward H. Healy and John J. Knewits, Deputy
Receivers of Taxes. Receivers of Taxes.

Borough of Brooklyn—Municipal Building
Rooms 2-8.

Alfred J. Boulton and David B. Kemio, Deputy Alfred J. Boulton and David E. Kemlo, Deputy Receivers of Taxes.

Borough of Queens—Municipal Building, Court House Square, Long Island City.

William A. Beadle and Thomas H. Green, Deputy Receivers of Taxes.

Borough of Richmond—Borough Hall, St. George, New Brighton.

John De Morgan and Edward J. Lovett, Deputy Receivers of Taxes. Receivers of Taxes.

BUREAU FOR THE COLLECTION OF ASSESSMENTS AND Borough of Manhattan, Stewart Building, Room B.
Daniel Moynahan, Collector of Assessments and Arrears.
George W. Wanmaker, Deputy Collector of Assessments and Arrears.
Borough of The Bronz—Municipal Building;

Borough of The Bronx—Municipal Building;
Rooms 1-3.
Charles F. Bradbury, Deputy Collector of Assessments and Arrears.
Borough of Brooklyn—Mechanics' Bank Building, corner Court and Montague streets.
Theodore G. Christmas, Deputy Collectoe of Assessments and Arrears.
Borough of Queens—Municipal Building, Court House Square, Long Island City.
Bernard H. Fee, Clerk, Acting Deputy Collector of Assessments and Arrears.
Borough of Richmond—St. George, New Brighton.

Brighton.

Edward W. Berry, Deputy Collector of Assements and Arrears.

FREAU FOR THE COLLECTION OF CITY REVENUE SURRAU FOR THE COLLECTION OF CITY REVERUS
AND OF MARKETS.

Stewart Building, Chambers street and Broadway, Room K.

Sydney H. Goodacre, Collector of City Reveaus
and Superintendent of Markets,
BURKAU OF THE CHAMBERLAIN.

Stewart Building, Chambers street and Broadway, Rooms 53 to 57.

Robert R. Moore, Chamberlain.
Henry J. Walsh, Deputy Chamberlain.
Office hours, 9 a. m. to 5 p. m.
Telephone, 4270 Worth.

DEPARTMENT OF HEALTH. Centre and Walker streets, Manhattan.
Office hours, 9 a. m. to 5 p. m.; Saturdays
9 a. m. to 12 m.
Burial Permit and Contagious Disease Offices

always open.
Telephone, 6280 Franklin.
Brust J. Lederle, Ph. D., Commissioner of Health and President; Joseph J. O'Connell, M. D.; Rhinellander Waldo, Commissioners.
Bugene W. Schaffer, Secretary.
Herman M. Biggs, M. D., General Medical

Officer.
Walter Bensel, M. D., Sanitary Superintendent.
William H. Guilfoy, M. D., Registrar of Records.
James McC. Miller, Chief Clerk.
Borough of Manhattan.
Alonzo Blauvelt, M. D., Assistant Sanitary
Superintendent: George A. Roberts. Assistant
Chief Clerk; Shirley W. Wynne, M. D., Assistant
Registrar of Records.

Registrar of Records.

Registrar of Records.
Borough of The Bronx, No. 3731 Third avenue.
Marion B. McMillan, M. D., Assistant Sanitary
Superintendent: Ambrose Lee, Jr., Assistant Chief
Clerk; Arthur J. O'Leary, M. D., Assistant Registrar
of Records.
Borough of Brooklyn, Flatbush avenue, Willoughby
and Fleet streets.

Travers R. Maxfield, M. D., Assistant Sanitary
Superintendent; Alfred T. Metcalfe, Assistant
Chief Clerk; S. J. Byrne, M. D., Assistant Registrar of Records.

istrar of Records.

Borough of Queens, Nos. 372 and 374 Fulton John H. Barry, M. D., Assistant Sanitary Superintendent; George R. Crowly, Assistant Chief Clerk; Robert Campbell, M. D., Assistant Registrar

of Records. Borough of Richmond, No. 514 Bay street, Staple-John T. Sprague, M. D., Assistant Sanitary Superintendent; Charles E. Hoyer, Assistant Chief Clerk.

DEPARTMENT OF PARKS. Charles B. Stover, Commissioner of Parks for the Boroughs of Manhattan and Richmond, and President Park Board.

Clinton H. Smith, Secretary.
Offices, Arsenal, Central Park.
Telephone, 201 Plass. Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.
Michael J. Kennedy, Commissioner of Parks for the Borough of Brooklyn.
Offices, Litchfield Mansion, Prospect Park.

Office hours, 9 a. m. to 5 p. m.; July and August 9 a. m. to 4 p. m.
Telephone, 2300 South.
Thomas J. Higgins, Commissioner of Parks for
the Borough of The Bronx.
Office, Zbrowski Mansion, Claremont Park,
Office hours, 9 a. m. to 5 p. m.; Saturdays,

9 a. m. to 12 m.
Telephone, 2640 Tremont.
Walter G. Eliot, Commissioner of Parks for the Borough of Queens.
Temporary office, Arsensl, Central Park, Man-

PERMANENT CENSUS BOARD.

Hall of Board of Education, No. 500 Park avenue, third floor. Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. The Mayor, City Superintendent of Schools and Police Commissioner. George H. Chatfield, Secre-Telephone, 5752 Plasa.

DEPARTMENT OF PUBLIC CHARITIES.

PRINCIPAL OFFICE.

Foot of East Twenty-sixth street, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 7400 Madison Square,
Michael J. Drummond, Commissioner.

Frank J. Goodwin, First Deputy Commissioner.

William J. McKenna, Third Deputy Commissioner. Thomas L. Fogarty, Second Deputy Commissioner for Brooklyn and Queens, Nos. 327 to 331 Schermerhorn street, Brooklyn. Telephone,

2977 Main. 2977 Main.
J. McKee Borden, Secretary.
Plans and Specifications, Contracts, Proposals and Estimates for Work and Materials for Building, Repairs and Supplies, Bills and Accounts 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.
Bureau of Dependent Adults, foot of East Twenty-sixth street. Office hours, 9 a. m. to

5 p. m. The Children's Bureau, No. 124 Bast 59th street. Office hours, 9 a. m. to 5 p. m.
Jeremiah Connelly, Superintendent for Richmond Borough, Borough Hall, St. George, Staten

Island.
Telephone, 1000 Tompkinsville.

DEPARTMENT OF STREET CLEANING. Nos. 13 to 21 Park Row, 9 a. m. to 4 p. m.;

Saturdays, 9 a. m. to 12 m. Telephone, 3863 Cortlandt. William H. Edwards. Commi James F. Lynch, Deputy Commissioner, Borough of Manhattan.
Julian Scott, Deputy Commissioner, Borough of Brooklyn.

James F. O'Brien, Deputy Commissioner, Bor ough of The Bronz.
John J. O'Brien, Chief Clerk.

DEPARTMENT OF TAXES AND ASSESS-MENTS.

Hall of Records, corner of Chambers and Centre streets. Office hours, 9 a. m. to 4 p. m.; Saturdays Commissioners—Lawson Purdy, President; Chas.
J. McCormack, John J. Halleran, Charles T.
White, Daniel S. McRiroy, Edward Kaufmann;
Judson G. Wall.
Telephone, 3900 Worth.

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY.

Nos. 18 to 21 Park Row, 9 a. m. to 5 p. Nos. 15 to 21 Park Row, 9 a. m. to 5 p. m.;
Saturdays, 9 a. m. to 12 m.
Telephones: Manhattan, 5962 Cortlandt; Brooklyn, 3980 Main; Queena, 1990 Greenpoint; Richmond, 840 Tompkinsville; Bronz, 3400 Tremont,
Henry S. Thompson, Commissioner,
J. W. F. Bennett, Deputy Commissioner,
Frederic T. Parsons, Deputy Commissioner,
Borough of Brooklyn. Municipal Building, Brooklyn.

yn.
John L. Jordan, Deputy Commissioner, Borough of The Bronx, Municipal Building, The Bronx.
M. P. Walah, Deputy Commissioner, Bosough of Queens, Municipal Building, Long Island City.
John E. Bowe, Deputy Commissioner, Borough of Richmond. Municipal Building, St. George.

EXAMINING BOARD OF PLUMBERS. Edwin Hayward, President. James J. Donahue, Secretary.

James J. Donahus, Secretary.
August C. Schwager, Treasurer.
Rooms Nos. 14. 15 and 16, Aldrich Building.
Nos. 149 and 151 Church street.
Telephone, 6472 Barolay.
Office open during business hours every day in the year (except legal holidays). Examinations are held on Monday, Wednesday and Friday at 1 p. m.

FIRE DEPARTMENT

Headquarters: Office hours for all, from 9 a.m. to 5 p. m.; Saturdays, 12 m. Central offices and fire stations open at all hours.

GENERAL Headquarters of Department, Nos. 157 and 159
Bast 67th street, Manhattan. Telephone, 640

Bast 67th street, Manhattan. Telephone, 640
Plass.

Brooklyn office, Nos. 365 and 367 Jay street,
Brooklyn. Telephone, 2653 Main.
Joseph Johnson, Commissioner.
George W. Olvany, Deputy Commissioner.
Philip P. Farley, Deputy Commissioner, Boroughs of Brooklyn and Queens.
Daniel E. Finn, Secretary of Department.
Lloyd Dorsey Willis, Secretary to Commissioner.
Walter J. Nolan, Secretary to Deputy Commissioner, Boroughs of Brooklyn and Queens.
John Kenion, Chief of Department, in charge
Bureau of Fire Extinguishment, 167 and 159 East
67th street, Manhattan.

Thomas Lally, Deputy Chief in charge, Boroughs of Brooklyn and Queens, 365-367 Jay street,
Brooklyn.

William Guerin, Deputy Chief in charge Bureau
of Fire Prevention, 167 and 159 East 67th street,
Manhattan.
Leonard Day, Electrical Engineer, Chief of

Manhattan.
Leonard Day, Electrical Engineer, Chief of Bureau of Pire Alarm Telegraph, 157 and 159 East 67th street, Manhrttan.
John R. Keefe, Clerk, in charge Bureau of Repairs and Supplies, 157 and 159 East 67th street, Manhattan.

LAW DEPARTMENT.

OFFICE OF CORPORATION COUNSEL.

Office hours, 9 a. m. to 5 p. m.; Saturdays 9 a. m.

Office hours, 9 a. m. to 5 p. m.; Saturdays 9 a. m. to 12 m.

Main office, Hall of Records, Chambers and Centre streets, 6th and 7th floors.

Telephone, 4600 Worth.
Archibald R. Watson, Corporation Counsel.
Assistants—Theodore Connoly, George L. Sterling, Charles D. Olendorf, William P. Burr, R. Percy Chittenden, William Beers Crowell, John L. O'Brien, Terence Farley, Edward J. McGoldrick, David S. Garland, Curtis A. Peters, John F. O'Brien, Edward S. Malone, Edwin J. Freedman, Louis H. Hahlo, Frank B. Pierce, Richard H. Mitchell, John Wildecombe, Arthur Sweeny, William H. King, George P. Nicholson, Dudley R. Malone, Charles J. Nehrbas, William J. O'Sullivan, Harford P. Walker, Josiah A. Stover, Arnold C. Well, Francis J. Byrne, John Lehman, Francis Martin, Charles McIntyre, Clarence L. Barber, Alfred W. Booraem, George H. Cowl Solon Berrick, James P. O'Connor, Elliott S. Benedict; Issac Phillips, Rdward A. McShane, Bugene Pay, Ricardo M. DeAcosta, John M. Barrett, Frank P. Reilly, Leon G. Godley, Alexander C. MacNuity, Samuel Hoffmann, John W. Goff, Jr., William R. Wilson, Jr., Secretary to the Corporation Counsel—Edmund Kirby, Jr. Chief Clerk—Andrew T. Camobell.

Rirby, Jr.
Chief Clerk—Andrew T. Campbell.
Brooklyn office, Borough Hall, 2d floor, Telephone, 2948 Main. James D. Bell, Assistant in

BUREAU OF STREET OFFININGS.

Main office, No. 90 West Broadway. Tele-hone, 5070 Barclay. Joel J. Squier, Assistant in phone, 5070 Barclay. Joel J. Squier, Assistant in charge.

Brooklyn branch office, No. 166 Montague street. Telephone, 3670 Main. Edward Riegelmann, Assistant in charge.

Queens branch office, Municipal Building, Court House Square, Long Island City. Telephone, 3886 phone, 3010-11 Greenpoint. Walter C. Sheppard. Assistant in charge.

BUREAU FOR THE RECOVERY OF PENALTIES.

No. 119 Names street. Telephone, 4526 Cort.

No. 119 Names street. Telephone, 4526 Cortendt. Herman Stiefel, Assistant in charge.
BURRAU FOR THE COLLECTION OF ARREAS OF

PERSONAL TAXES.
No. 280 Broadway, 5th floor. Telephone, 4585
Worth. Geo. O'Rellly, Assistant in charge.
YENEMENT HOUSE BUREAU AND BUREAU OF

No. 44 Bast Twenty-third street. Telephone, 961 Gramercy. John P. O'Brien, Assistant in charge.

METROPOLITAN SEWERAGE COMMISSION. Office, No. 17 Battery place. George A. Soper, Ph.D., President; James H. Fuertes, Secretary H. de B. Parsons, Charles Scoysmith, Linely R. Williams, M. D. Office hours, 9 a. m. to 5 p. m.; Saturdays 9 a. m. to 12 m.
Telephone, 169 Rector.

MUNICIPAL CIVIL SERVICE COMMISSION No. 299 Broadway, 9 a. m. to 4 p. m.; Saturdays, No. 280 Posadway, vs. in. to 2 p. in.; caturdays, 9 a. in. to 13 in.

James Creeiman, President; Richard Welling and Alexander Keogh, Commissioners.

Frank A. Spencer, Secretary.

LABOR EUREAU

Nos. 54-60 Lafayette street.

Telephone, 2140 Worth.

MUNICIPAL EXPLOSIVES COMMISSION Nos. 157 and 159 Bast 67th street, Headquarter Fire Department.
Joseph Johnson, Fire Commissioner and exofficio Chairman; Geo. O. Eston, Sidney Harris,
Bartholomew Donovan, Russell W. Moore.
R. S. Lundy, Secretary.
Meetings at call of Fire Commissiones.

POLICE DEPARTMENT.

CENTRAL OFFICE.

No. 240 Centre street, 9 a. m. to 5 p. m. (months of June, July and Aug ust, 9 a. m. to 4 p. m.) isturdays, 9 a. m. to 12 m.

Telephone, \$100 Spring.
Rhinelander Waldo, Commissioner.

Douglas I. McKay, Pirst Deputy Commissioner,
George S. Dougherty, Second Deputy Commissioner.

Icher.
John J. Walsh, Third Deputy Commissioner.
James B. Dillon, Fourth Deputy Commissioner,
William H. Kipp, Chief Clerk.

PUBLIC RECREATION COMMISSION. 51 Chambers Street; Room 1001.
James E. Sulivan, President; General George W. Wingate, Charles B. Stover, Mrs. V G. Simkhovitch, Gustavus T. Kirby, George D. Pratt, Robbins Gilman: Bascom Johnson, Secretary; Cyrll H. Jones, Assistant Secretary.

Office hours, 9 a. m to 5 p. m.; Saturdays 9 a. m to 12 m.

Talephone, 1471 Worth,
Commission meeting every Tuesday at 4,30 p. m

PUBLIC SERVICE COMMISSION The Public Service Commission for the Pirst District, Tribune Building, No. 164 Nessau street Manhattan. Manhattan.
Office hours, 8 a. m. to 11 p. m., every day in the year, including holidays and Sundays.

Stated public meetings of the Commission, Tuesdays and Fridays at 12 m., in the Public Hearing Room of the Commission, third floor of the Tribune Building, unless otherwise ordered.

Commissioners—William R. Willcox, Chairman Milo R. Malthie, John B. Bustis, J. Sergeant Cram, George V. S. Williams. Counsel, George S. Coleman. Secretary, Travis H.; Whitney, Telephone, 4130 Beckman.

TENEMENT HOUSE DEPARTMENT. John J. Murphy, Commissioner, Manhattan. fice, 44 East 25d street. Talephone, 5331 Gram-ry, William H. Abbott, Jr., First Deputy Comlesioner.

Brooklyn office (Boroughs of Brooklyn, Queens of Richmond), 503 Fulton street. Telephone, 125 Main, Frank Mann, Second Deputy Commissioner.

Bronx office, 391 Bast 149th street. Telephone, 7107-7108 Meirose. William B. Calvert, Superin-

endent.
Office hours, 9 a. m. to 5 p. m.; Saturdays.
9 a. m. to 12 m.

BOROUGH OFFICES.

BOROUGH OF MANHATTAN. Office of the President, Nos. 14, 15 and 16 City Hall, 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m.

to 12 m.
George McAneny, President.
Leo Arnstein, Secretary of the Borough.
Julian B. Beaty, Secretary to the President.
Rdgar Victor Frothingham, Commissioner of
Public Works.
W. R. Patterson, Assistant Commissioner of
Public Works.
Rudolph P. Miller, Superintendent of Buildings.
Superintendent of Public
Buildings and Offices.

BOROUGH OF THE BRONI. Office of the President, corner Third avenue and One Hundred and Seventy-seventh street; 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to 12 m. Cyrus C. Miller, President.

George Donnelly, Secretary.

Thomas W. Whittie, Commissioner of Public Works.

Buildings and Offices.

James A. Henderson, Superintendent of Buildings.

Arthur J. Largy, Superintendent of Highways.

Roger W. Bilgh, Superintendent of Public Buildings and Offices.

Telephone, 2680 Tremont.

BOROUGH OF BROOKLYN President's Office, Nos. 15 and 16, Borough Hall; 9 a. m. to 5 p. m.; Saturdays, 9 a. m. to

of Sewers.

Howard L. Woody, Superintendent of the Bureau of Public Buildings and Offices.

Frederick Linde, Superintendent of Highways Telephone, 3960 Main.

BOROUGH OF QUEENS. President's Office, Borough Hall, Jackson ave-que and Fifth street, Long Island City; 9 a. m. to 4 p. m.: Saturdays, 9 a. m. to 12 m. Telephone, 4120 Hunter's Point. Maurice B. Connelly, President. Joseph Flanagan, Secretary. Denis O'Leary, Commissioner of Public Works. G. Howland Leavitt, Superintendent of High-

Ways.

John W. Moore, Superintendent of Buildings.

John R. Higgins, Superintendent of Sewers.

Daniel Ehntholt, Superintendent of Street Cleaning.

Buildings and Offices, Flushing. Telephone, 1740

President's Office, New Brighton, Staten Island.
George Cromwell, President.
Maybury Fleming, Secretary.
Louis Lincoln Tribus, Consulting Engineer and
Acting Commissioner of Public Works.
John Seaton, Superintendent of Buildings.
H. E. Buel, Superintendent of Highways.
John T. Fetherston, Assistant Engineer and
Acting Superintendent of Street Cleaning.
Ernest H. Sechusen, Superintendent of Sewers.
John Timlin, Jr., Superintendent of Public
Buildings and Offices
Offices, Borough Hall, New Brighton, N. Y.,
9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.
T lephone, 1000 Tompkinsville. BOROUGH OF RICHMOND.

CORONERS.

Borough of Manhattan—Office, 70 Lafayette street, corner of Franklin street.

Open at all times of the day and night.

Coroners: Israel L. Feinberg, Herman Hellentein, James B. Winterbottom, Herman W. Holts-

hauser.
Telephones, 5057, 5058 Franklin.
Borough of The Bronx—Corner of Third avenue
and Tremont avenue. Telephone, 1250 Tremont
and 1402 Tremont.
Jacob Shongut.
Borough of Brooklyn—Office, 236 Duffield
street, near Fulton street. Telephone, 4004 Main

street, near Fult.

and 4005 Main.
Alexander J. Rooney, Edward Glinnen, Coroners.
Open all hours of the day and night.
Borough of Queens—Office, Town Hall, Fulton street, Jamaica, L. I.
Alfred S. Ambier, G. J. Schaefer.
Office hours from 9 a. m. to 10 p. 10., excepting Sundays and holidays; office open then from 9 a. m.

Becough of Richmond—No. 175 Second street.

New Brighton. Open all hours of the day and night.

William H. Jackson, Coroner.

Telephone, 7 Tompkinsville.

COUNTY OFFICES.

NEW YORK COUNTY.

COMMISSIONER OF JURORS. Room 127, Stewart Building, Chambers street and Broadway, 9 a. m. to 4 p. m.; Saturdays. 9 a. m. to 12 m.
Thomas Allison, Commissioner.
Prederick P. Simpson, Assistant Commissioner.
Telephone, 241 Worth.

COMMISSIONER OF RECORDS. Office, Hall of Records.
William S. Andrews, Commissioner,
James O. Farrell, Deputy Commissiones.
William Moores, Superintendent.
James J. Fleming, Jr., Secretary.
Telephone, 3900 Worth.
Office hours, 9 a. m. to 5 p. m.; Saturdays, 9 a. m.

COUNTY CLERK. Nos. 5, 8, 9, 10 and 11 New County Court House.
Office hours, 9 a. m. to 4 p. m.; Saturdays,
a m to 12 m.
William F. Schneider. County Clerk.
Charles B. Gehring, Deputy.
Wm. B. Selden, Second Deputy.
Herman W. Beyer, Superintendent of Indexing and Recording. and Recording. Felephone, 5388 Cortlandt.

DISTRICT ATTORNEY. Suilding for Criminal Courts, Franklin and ntre streets. Office hours from 9 a. m. to 5 p. m.; Saturdays e. m. to 12 m.
Charles S. Whitman, District Attorney.
Henry D. Sayer, Chief Clerk.
Felephone. 2304 Franklin.

PUBLIC ADMINISTRATOR. No 119 Nassau street, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.
William M. Hoes, Public Administrator.
Telephone, 6376 Cortlandt.

REGISTER.

Hall of Records, office hours, from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. During the months of July and August the hours are from 9 a. m. to 2 p. m. Max S. Grifenhagen, Register. William Halpin, Deputy Register. Telephone, 3900 Worth.

SHERIFF.

No. 299 Broadway, 9 a. m. to 4 p. m.; Saturdays 9 a. m. to 12 m. Except during July and August' 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m. Julius Harburger, Sheriff. John P. Gilchrist, Under Sheriff. Telephone, 4984 Worth.

SURROGATES.

Hall of Records. Court open from 9 a. m. to 4 p. m.. except Saturday, when it closes at 12 m. During the months of July and August the hours During the months of July and August the hours are from a. m. to 2 p. m.

John P. Cohalan and Robert L. Fowler, Surrogates; William V. Leary, Chief Clerk.

Bureau of Records: John F. Curry, Commissioner; Charles W. Culkin, Deputy Commissioner; Charles W. Culkin, Deputy Commissioner George F. Scannell, Superintendent.

Telephone, 3900 Worth.

KINGS COUNTY.

COMMISSIONER OF JURORS.

5 County Court House.
Thomas R. F. rrell, Commissioner.
Michael J. Tri dden, Depvty Commissioner.
Office hours from 9 a. m 4 p. m.; Saturdays from 9 a. m. to 12 m.
Office hours during July and August, 9 a. m
to 2 p. m.; Saturdays, 9 a. m. to 12 m.
Telephone, 1454 Main.

COMMISSIONER OF RECORDS. Hall of Records.

Office hours, 9 a. m. to 4 p. m., excepting months of July and August, then 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m.
Charles H. Graff, Commissioner.
Will'am F. Thompson, Deputy Commissioner.
Telephone, 6988 Main.

COUNTY CLERK.

Hall of Records, Brooklyn. Office hours, 9 a. m. to 4 p. m.; during months of July and August, 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m. Charles S. Devoy, County Clerk.

John Feitner, Deputy County Clerk.
Telephone call, 4930 Main.

COUNTY COURT.

County Court House, Brooklyn, Rooms 1, 10, 14, 17, 18, 22 and 23. Court opens at 10 a. m. s is comt Room No. 23; Part II., Room No. 10; Part III.. Room No. 14; Part IV., Room No. 1, Court House, Clerk's office, Rooms 17, 18, 19 and 22, open daily from 9 a. m. to 5 p. m.; Saturdays, 12 m. Norman S. Dike and Lewis L. Fawcett, County Judges.
John T. Rafferty, Chief Clerk.
Telephone, 4154 and 4155 Main.

DISTRICT ATTORNEY. Office, 66 Court street, Borough of Brooklyn. Hours, 9 a. m. to 5.30 p. m.; Saturdays, 9 a. m. to 1 p. m. James C. Cropsey, District Attorney, Telephone number, 2954-5-6-7 Main.

PUBLIC ADMINISTRATOR. No. 44 Court street (Temple Bar), Brooklyn,

9 a. m. to 5 p. m. Frank V. Kelly, Public Administrator. Telephone, 2840 Main. REGISTER.

Hall of Records. Office hours, 9 a. m. to 4 p. m. excepting months of July and August, then from 3 a. m. to 2 p. m., provided for by statute; Saturays, 9 a. m. to 12 m.

Edward T. O'Loughlin, Register.

Alfred T. Hobley, Deputy Register.

Telephone, 2830 Main.

SHERIFF. Temple Bar Building, 186 Remsen street, Room 01, Brooklyn, N. 1.
9 a. m. to 4 p. m.; Saturdays, 12 m.
Charles B. Law, Sheriff.
Lewis M. Swasey, Under Sheriff.
Telephone, 6845, 6846, 6847 Main.

SURROGATE. Hall of Records, Brooklyn, N. Y. Herbert T. Ketcham, Surrogate. John H. McCooey, Chief Clerk and Clerk to the Surrogate's Court.

Court opens at 10 a. m. Office hours, 9 a. m. to 4 p. m., except during months of July and August, when office hours are from 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m.

Telephone, 3954 Main.

**OUEENS COUNTY.** 

COMMISSIONER OF JURORS, Office hours, 9 a. m. to 4 p. m.; July and August 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m.; Queens County Court House, Long Island City. George H. Creed, Commissioner of Jurors. Rodman Richardson, Assistant Commissioner. Telephone, 455 Greenpoint.

COUNTY CLERK. No. 364 Fulton street, Jamaica, Fourth Ward, Borough of Queens, City of New York.
Office open, 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m.
Martin Mager, County Clerk.
Telephone, 151 Jamaica. COUNTY COURT.

County Court House, Long Island City.
County Court opens at 10 a. m. Trial Terms
begin first Monday of each month, except July,
August and September. Special Terms each Saturday, except during August and first Saturday of

Burt J. Humphrey, County Judge. Telephone, 551 Jamaica.

DISTRICT ATTORNEY.

Office, Queens County Court House, Long Island City, 9 a. m. to 5 p. m., Saturdays, 9 a. m. to 12 m.
County Judge's office always open at No. 336
Fulton street, Jamaica, N. Y.
Matthew J. Smith, District Attorney.
Telephone, 3871 and 3872 Hunter's Point

PUBLIC ADMINISTRATOR. No. 364 Fulton street, Jamaica, Queens County. Randolph White, Public Administrator, County

of Queens. Office hours, 9 a. m. to 4 p. m. Saturdays, 9 a. m. to 12 m. Telephone 397 Jamaica.

#### SHERIFF.

County Court House, Long Island City, 9 a. m. to 4 p. m.; during July and August, 9 a. m. to 2 p. m.; Saturdays, 9 a. m. to 12 m.
Thomas M. Quinn, Sheriff.
John M. Phillips, Under Sheriff.
Telephone, 3766-7 Hunter's Point (office).
Henry O. Schleth, Warden.
Telephone, 4161 Hunter's Point.

#### SURROGATE.

Daniel Noble, Surrogate.
Office, No. 364 Fulton street, Jamaica.
Except on Sundays, holidays and half-holidays.
the office is open from 9 a. m. to 4 p. m.; Saturdays,
from 9 a. m. to 12 m. July and August, 9 a. m. to 2 p. m.

to 2 p. m.
The calendar is called on each week day at
10 a. m., except during the month of August.
Telephone, 397 Jamaica.

#### RICHMOND COUNTY.

COMMISSIONER OF JURGES.

Village Hall, Stapleton. Charles J. Kullman, Commissioner. Office open from 9 a. m. until 4 p. m.; Saturdaye from 9 a. m. to 12 m. Telephone, 81 Tompkinsville.

COUNTY CLERK. County Office Building, Richmond, S. I., 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to 12 m. C. Livingston Bostwick, County Clerk. Telephone, 28 New Dorp.

COUNTY JUDGE AND SURROGATE.

COUNTY JUDGE AND SURROGATE.

County Court—J. Harry Tiernan, County Judge.

Terms of the County Court.

First Monday of March and first Monday of October. 1912, with a Grand and Trial Jury.

First Monday of May and first Monday of December, 1912, with a Trial Jury only.

On Wednesdays of each week at Richmond (except during the month of August).

Surrogate's Court—J. Harry Tiernan, Surrogate.

Court days: Mondays and Tuesdays, at the Surrogate's Office in the Borough Hall, St. George. and Wednesdays, at the Surrogate's Office, Richmond, at 10.30 a. m., on which citations and orders are returnable except during the month of August, and except on days when Jury terms of the County Court are held.

Telephones, 235 New Dorp, 1000 Tompkinsville

## DISTRICT ATTORNEY.

Borough Hall, St. George, S. I. Albert C. Fach, District Attorney. Telephone, 50 Tompkinsville. Office hours, 9 to 12 m.

## PUBLIC ADMINISTRATOR.

Office, Port Richmond. William T. Holt, Public Administrator. Telephone, 704 West Brighton.

County Court House, Richmond, S. I.
John J. Collins, Sheriff; Peter J. Finn, Jr., UnderSheriff. Office hours, 9 a. m. to 4 p. m.; Saturdays a. m. to 12 m. Telephone, 120 New Dorp.

## THE COURTS.

APPELLATE DIVISION OF THE SUPREME COURT

FIRST JUDICIAL DEPARTMENT.

Court House, Madison avenue, corner Twenty fifth street. Court open from 2 p. m. until 6 p. m. Friday, Motion Day, Court opens at 10.30 a. m. Motions called at 10 a. m. Orders called at 10.30

a. m.
George L. Ingraham, Presiding Justice; Chester
B. McLaughlin, Frank C. Laughlin, John Proctor
Ciarize, Francis M. Scott, Nathan L. Miller'
Victor J. Dowlin, Justices; Africa Wagstaff, Clerk
William Lamb, Deputy Clerk.
Clerk's Office opens

Clerk's Office opens 9 a. m. Telephone, 3340 Madison Square.

SUPREME COURT-FIRST DEPARTMENT. County Court House, Chambers street. Court

open from 10.15 a. m. to 4 p. m.
Special Term, Part I. (motions), Room No. 16.
Special Term, Part II. (ex-parte business)
Room No. 13. Special Term, Part II. (ex-parte business), Room No. 13.

Special Term, Part III., Room No. 19.
Special Term, Part IV., Room No. 20.
Special Term, Part VI., Room No. 20.
Special Term, Part VI., Room No. 31.
Trial Term, Part III., Room No. 31.
Trial Term, Part III., Room No. 32.
Trial Term, Part IV., Room No. 21.
Trial Term, Part IV., Room No. 21.
Trial Term, Part VI., Room No. 18.
Trial Term, Part VII., Room No. 18.
Trial Term, Part VIII., Room No. 23
Trial Term, Part VIII., Room No. 25.
Trial Term, Part XI., Room No. 25.
Trial Term, Part XII., Room No. 27.
Trial Term, Part XII., Room No. 77.
Trial Term, Part XIII., and Special Term, Part VII., Room No. 38.
Trial Term, Part XV., Room No. 28.
Trial Term, Part XV., Room No. 37.
Trial Term, Part XVII., Room No. 29.
Trial Term, Part XVII., Room No. 20.
Trial Term, Part XVIII., Room No. 20.
Trial Term, Part XVIII., Room No. 29.
Appellate Term, Room No. 29.
Naturalisation Bureau, Room No. 38, third floor.
Assignment Bureau, room on measuring floor.

floor.

Assignment Bureau, room on messanine floor, northeast.

Clerks in attendance from 10 a. m. to 4 p.m.

Clerk's Office. Special Term, Part I. (motion),

Room No. 15.

Clerk's Office, Special Te.m., Part II. (ex-parte usiness), ground noor, southeast corner. Clerk's Office, Special Term, Calendar, ground

floor, south. Clerk's Office, Trial Term, Calendar, room northeast corner, second floor, east.

Clerk's Office, Trial Term, Calendar, room northeast corner, second floor, east.
Clerk's Office, Appellate Term, room southwest corner, third floor.
Trial Term, Part I. (criminal business).
Criminal Court House, Centre street.
Justices—Henry Bischoff, Leonard A. Giegerich.
P. Henry Dugro, James Fitsgerald, James A. Blanchard, Samuel Greenbaum, Edward E. Mc.
Call, Edward B. Amend, Vernon M. Davis, Joseph R. Newburger, John W. Goff, Samuel Seabury M. Warley Platzek, Pt.: A. Hendrick, John Ford, John J. Brady, Mitchell L. Erlanger, Charles L. Guy, James W. Gerard, Irving Lehman, Alfred R. Page, Edward J. Gavegan, Nathan Bijur, John J. Delany, Francis K. Pendleton, Daniel F. Cohalan, Henry D. Hotchkiss.
Telephone, 4580 Cortlandt.

SUPREME COURT—CRIMINAL DIVISION. Building for Criminal Courts, Centre, Elm., White and Franklin streets.

White and Frankin streets.

Court opens at 10.30 a. m.

William F. Schneider, Clerk; Edward R. Carroll, Special Deputy to the Clerk.

Clerk's Office open from 9 a. m. to 4 p. m.;

Saturdays, 9 a. m. to 12 m.

During July and August, Clerk's Office will close at 2 p. m. Telephone, 6064 Franklin.

## APPELLATE DIVISION, SUPREME COURT.

SECOND JUDICIAL DEPARTMENT.

Court House, Borough Hall, Brooklyn. Court meets from 1 p.m. to 5 p.m., except that on Fridays court opens at 10 o'clock a.m. Almet F. Jenks, Presiding Justice; Michael H. Hirschberg, Joseph A. Burr, Bdward B. Thomas, William J. Carr, John Woodward, Adelbert P. Rich, Justices. John B. Byrne, Clerk; Clarence A. Barrow, Deputy Clerk. Motion days, first and third Mondays of each Term.

Clerk's office opens 9 a. m. Telephone, 1392 Main. John B. Byrne, Clerk.

#### SUPREME COURT—SECOND DEPARTMENT KINGS COUNTY

Kings County Court-house, Joralemon and Ful-ton streets, Borough of Brocklyn. Clerk's office hours, 9 o'clock a. m. to 5 o'clock p. m. Seven jury trial parts. Special Term for Trials. Special Term for Motions. Special Term (ex-parte business). Naturalization Bureau, Room 7, Hall of Records Recoking N. Y.

Brooklyn, N. Y. James F. McGee, General Clerk. Telephone, 5460 Main.

QUEENS COUNTY.
County Court House, Long Island City.
Court opens at 10 a.m. Trial and Special Term
for Motions and ex parte business each month
except July, August and September, in Part 1.
Trial Term, Part 2, January, February, March,
April, May and December.
Special Term for Trials, January, April, June
and November.

Special Term and November. Naturalization, first Friday in each Term.

Thomas B. Seaman, Special Deputy Clerk in

charge.

John D. Peace, Part 1 and Calendar Clerk
James Ingram, Part 2, Clerk.

Clerk's office open 9 a. m. to 5 p. m., except Saturday 9 a. m. to 12.30 p. m.

Telephone, 3896 Hunter's Point. RICHMOND COUNTY.
Terms of Court in Year 1912.

Second Monday of January, first Monday of February, first Monday of April, first Monday of June, first Monday of November. Trial Terms to be held at County Court House at Richmond.

Second Monday of February, second Monday of June, second Monday of November. Special Terms for Trials to be held at Court Room, Borough Hall, St. George.

Pirst and third Saturdays of January, second and tourth Saturdays of March, first and third Saturdays of April, second and fourth Saturdays of May, first and third Saturdays of October, first and third Saturdays of October, first and third Saturdays of December. Special Terms

for Motions to be held at Court Room, Borough Hall, St. George. C. Livingston Bostwick, Clerk. John H. Wilkinson, Special Deputy.

# COURT OF GENERAL SESSIONS.

COURT OF GENERAL SESSIONS.

Held in the Building for Criminal Courts, Centre.

Elm, White and Franklin streets.

Court opens at 10.30 a. m.

Warren W. Foster, Thomas C. O'Sullivan, Otto
A. Rosalsky, Thomas C. T. Crain, Edward Swann,
Joseph F. Mulqueen, James T. Malone, Judges of
the Court of General Sessions; Edward R. Carroll,
Clerk. Telephone, 1201 Franklin.

Clerk's Office open from 9 a. m. to 4 p. m.

During July and August Clerk's Office will close
at 2 p. m., and on Saturdays at 12 m.

CITY COURT OF THE CITY OF NEW YORK No. 32 Chambers street, Brownstone Building, City Hall Park, from 10 a. m. to 4 p. m. Special Term Chambers will be held from 10

special ferm Chambers will be held from 10 a. m. to 4 p. m. Clerk's Office open from 9 a. m. to 4 p. m. Bdward F. O'Dwyer, Chief Justice; Francis B. Delehanty, Joseph I. Green, Alexander Finelite Thomas F. Donnelly, John V. McAvoy, Peter Schmuck, Richard T. Lynch, Edward B. La Fetra, Richard H. Smith, Justices. Thomas F. Smith,

Clerk. Telephone, 122 Cortlandt.

## COURT OF SPECIAL SESSIONS.

Isaac Franklin Russell, Chief Justice; Joseph M. Deuel, Lorens Zeller, John B. Mayo, Franklin Chase Hoyt, Joseph F. Moss, Howard J. Forker, John Fleming, Robert J. Wilkin, George J. O'Keefe, Morgan M. L. Ryan, James J. McInerney, Arthur C. Salmon, Henry Steinert and Cornelius F. Collins, Justices. Frank W. Smith, Chief Clerk.

Building for Criminal Courts, Centre street, between Franklin and White streets, Borough of Manhattan.

Court opens at 10 a. m.

Court opens at 10 a.m.
Part I., Criminal Court Building, Borough of
Manhattan, John P. Hilly, Clerk, Telephone,
2092 Franklin.

2092 Franklin.
Part II., 171 Atlantic avenue, Borough of Brooklyn. This part is held on Mondays, Thursdays and Fridays. Joseph L. Kerrigan, Clerk. Telephone, 4280 Main.
Part III., Town Hall, Jamaica, Borough of Queens. This part is held on Tuesdays. H. S. Moran, Clerk. Telephone, 687 Jamaica.
Part IV., Borough Hall, St. George, Borough of Richmond. This part is held on Wednesdays. Robert Brown, Clerk. Telephone, 49 Tompkinswille.

## CHILDREN'S COURT.

New York County—No. 66 Third avenue, Manhattan. Dennis A. Lambert, Clerk. Telephone, 1832 Stuyvesant.

Kings County—No. 102 Court street, Brooklyn. Joseph W. Duffy, Clerk. Telephone, 627 Main.

Oueses County—No. 19 Hardenbrook avenue, Jamaica. Sydney Ollendorff, Clerk. This court is held on Mondays and Thursdays.

Richmond County—Corn Exchange Bank Bldg., St. George, S. I. William J. Browne, Clerk. This court is held on Tuesdays. Office open every day (except Sundays and holidays) from 9 a. m. to 4 p. m. On Saturdays from 9 a. m. to 12 m.

#### CITY MAGISTRATES' COURT.

Court opens from 9 a. m. to 4 p. m.
William McAdoo, Chief City Magistrate; Robert
C. Corneil, Leroy B. Crane, Peter T. Barlow,
Matthew P. Breen, Frederick B. House, Charles
N. Harris, Frederic Kernochan, Arthur C. Butts,
Joseph B. Corrigan, Moses Herrman, Paul Krotel,
Keyran J. O'Connor, Henry W. Herbert, Charles
W. Appleton, Daniel F. Murphy, John J. Freschi,
Francis X. McQuade, City Magistrates.
Philip Bloch, Chief Clerk, 300 Mulberry street.
Telephone, 6213 Spring,
First District—Criminal Courts Building.
Second District—Jefferson Market.
Third District—Second avenue and First street.
Fourth District—No. 151 Bast Fifty-seventh
street. FIRST DIVISION.

Fifth District-One Hundred and Twenty-first street, southeastern corner of Sylvan place.
Sixth District—One Hundred and Sixty-first street and Brook avenue.
Seventh District—No. 314 West Fifty-fourth

reet. Bighth District—Main street, Westchester. Ninth District (Night Court for Females)—No. Nith District (Might Court for Females)—No. 125 Sixth avenue.

Tenth District (Night Court for Males)—No. 151

Bast Fifty-seventh street.

Eleventh District—Domestic Relations Court—No. 151 Bast Fifty-seventh street.

SECOND DIVISION BOROUGH OF BROOKLYN.

Otto Kempner, Chief City Magistrate; Edward J. Dooley, John Naumer, A. V. B. Voorhees, Jr., Alexander H. Geismar, John P. Hylan, Howard P. Nash, Moses J. Harris, Charles J. Dodd, John C. McGuire, Louis H. Reynolds, City Magistrates. Office of Chief Magistrates, 44 Court street, Roome 209-214. Telephone, 7411 Main. William F. Delaney, Chief Clerk. Archibald J. McKinney, Chief Probation Officer. Myrtle and Vanderbilt avenues, Brooklyn, N. Y.

Courts.

First District—No. 318 Adams street.
Second District—Court and Butler streets.

Fifth District—No. 249 Manhattan avenue.
Sixth District—No. 495 Gates avenue.
Seventh District—No. 31 Snider avenue Flat-

bush).
Eighth District—West Eighth street (Coney Island), Ninth District—Fifth avenue and Twenty-third

Tenth District—No. 133 New Jersey avenue.

Domestic Relations Court—Myrtle and Vander-

BOROUGH OF OURENS. City Magistrates—Joseph Pitch, John A. Leach, Harry Miller, James J. Conway.

Courts.

Pirst District—St. Mary's Lyceum, Long Island Second District—Town Hall, Flushing, L. I. Third District—Central avenue, Far Rockaway,

Fourth District-Town Hall, Jamaica, L. I. BOROUGH OF RICHMOND.

City Magistrates—Joseph B. Handy, Nathanie

Courts. First District-Lafayette avenue, New Brighton Staten Island. Second Division—Village Hall, Stapleton, Stater

All Courts open daily for business from 9 a. m. to 4 p. m., except on Saturdays, Sundays and legal holidays, when only morning sessions are held.

#### MUNICIPAL COURTS. BOROUGH OF MANHATTAN.

First District—The First District embraces the territory bounded on the south and west by the southerly and westerly boundaries of the said borough, on the north by the centre line of Fourteenth street and the centre line of Fifth street. from the Bowery to Second avenue, on the east by the centre lines of Fourth avenue from Fourteenth street to Fifth street, Second avenue, Chrystie street, Division street and Catharine

Wauhope Lynn, William P. Moore, John Hover.

Wathope Lynn, William F. Moore, John Hoyer, Justices.

Thomas O'Connell, Clerk.
Frank Mangin, Deputy Clerk.
Location of Court—Merchants' Association Building, Nos. 54-60 Lafayette street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. a. m. to 12 m. July and August from 9 a. m. to 2 p. m.

Additional Part is held at southwest corner of Sixth avenue and Tenth street. Telephone, 6030 Franklin.

Telephone, 6030 Franklin.

Second District—The Second District embraces the territory bounded on the south by the centre line of Fifth street from the Bowery to Second avenue and on the south and east by the southerly and easterly boundaries of the said borough on the north by the centre line of East Fourteenth street, on the west by the centre lines of Fourth avenue from Fourteenth street to Fifth street, Second avenue, Chrystle street, Division street and Catharine street.

Second avenue, Chrystie street, Division street and Catharine street.

Benjamin Hoffman, Leon Sanders, Thomas P. Dinnean, Leonard A. Snitkin, Justices.

James J. Devlin, Clerk.

Location of Court—Nos. 264 and 266 Madison street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.

Telephone, 4300 Orchard.

Telephone, 4300 Orchard.

Third District—The Third Di rict embraces the territory bounded on the south by the centre line of Fourteenth street, on the east by the centre line of Seventh avenue from Fourteenth street to Fifty-ninth street and by the centre line of Central Park West from Fifty-ninth street to Sixty-fifth street, on the north by the centre line of Sixty-fifth street and the centre line of Fifty-ninth street from Seventh to Bighth avenue, on the west by the westerly boundary of the said borough.

Thomas E. Murray, Thomas F. Noonan, Justices.

tices.

Michael Skelly, Clerk.

Location of Court—No. 314 West Fifty-fourth
street. Clerk's Office open daily (Sundays and
legal holidays excepted) from 9 a. m. to 4 p. m.

Saturdays, 9 a. m. to 12 m.

Telephone number, 5450 Columbus.

Telephone number, 5450 Columbus.

Fourth District—The Fourth District embraces the territory bounded on the south by the centre line of East Fourteenth street, on the west by the centre line of Lexington avenue and by the centre line of Irving place, including its projection through Gramercy Pa k, on the north by the centre line of Fifty-ninth street, on the east by the easterly line of said borough; excluding, however any portion of Blackwells Island.

Michael F. Blake, William J. Boyhan, Justices. Abram Bernard, Clerk.

Location of Court—Part I. and Part II., No. 151 East Fifty-seventh street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to if p m.

Telephone, 3800 Plass.

Fifth District—The Fifth District embraces the

Fifth District—The Fifth District embraces the erritory bounded on the south by the centre line

of Sixty-fifth street, on the east by the centre line of Central Park West, on the north by the centre line of One Hundred and Tenth street, on the west by the westerly boundary of said borough. Aifred P. W. Seaman, William Young, Frederick Spiegelberg, Justices.

John H. Servis, Clerk.

Location of Court—Southwest corner of Broadway and Ninety-eixth street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.

9 a. m. to 4 p. m. Telephone, 4006 Riverside.

Sixth District—The Sixth District embraces the territory bounded on the south by the centre line of Fifty-ninth street and by the centre line of Ninety-sixth street from Lexington avenue to Fifth avenue, on the west by the centre line of Lexington avenue from Fifty-ninth street to Ninety-sixth street and the centre line of Fifth avenue from Ninety-sixth street to One Hundred and Testh street on the aventh by the centre line and Tenth street, on the north by the centre line of One Hundred and Tenth street, on the east by the easterly boundary of said borough, including, however, all of Blackwells Island and excluding any

portion of Wards Island.

Jacob Marks, Solomon Oppenheimer, Justices.

Edward A. McQuade, Clerk.

Location of Court—Northwest corner of Third avenue and Eighty-third street. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.; Saturdays, 9 a. m. to

Tom y a. m. to 4 p. m.; Saturdays, y a. m. to 12 m.

Telephone, 4343 Lenox.

Seventh District—The Seventh District embraces the territory bounded on the south by the centre line of One Hundred and Tenth street, on the east by the centre line of Fifth avenue to the northerly terminus thereof, and north of the northerly terminus of Fifth avenue, following in a northerly disection the course of the Harlem River, on a line contempose with the sected when the course of the sected with the secte

River, on a line coterminus with the easterly boundary of said borough, on the north and west by the northerly and westerly boundaries of said orough, Philip J. Sinnott, David L. Weil, John R. Davies,

Justices.
John P. Burns, Clerk.
Location of Court—No. 70 Manhattan street.
Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.; July and

August, 9 a. m. to 2 p. m. Eighth District—The Eighth District embraces he territory bounded on the south by the centre line of One Hundred and Tenth street, on the west by the centre line of Fifth avenue, on the boundaries of sald borough, including Randalis Island and the whole of Wards Island.

Joseph P. Failon and Leopold Prince, Justices.

Hugh H. Moore, Clerk.

nugn n. Moore, Clerk.

Location of Court—Sylvan place and One Hundred and Twenty-first street, near Third avenue.

Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a.m. to 4 p. m.

Tele-phone, 3950 Harlem.

Telephone, 3950 Harlem.

Ninth District—The Ninth District embraces like territory bounded on the south by the centre tne of Fourteenth street and by the centre line of Fifty ninth street from the centre line of Seventh avenue to the centre line of Central Park West, on the east by the centre line of Lexington avenue and by the centre line of Irving place, including its projection through Gramercy Park, and by the centre line of Fifth avenue from the centre-line of Ninety-sixth street to the centre-line of One Hundred and Tenth street, on the north by the centre-line of Ninety-sixth street from the centre-line of Lexington avenue to the centre-line of line of Lexington avenue to the centre line of Fifth avenue and One Hundred and Tenth street from Fifth avenue to Central Park West, on the

from Fifth avenue to Central Park West, on the west by the centre line of Seventh avenue and Central Park West.

Bdgar J. Lauer, Frederic De Witt Wells, Prank D. Sturges, William C. Wilson, Justices.

Frank Bulkley. Clerk.

Location of Court—Southwest corner of Madison avenue and Fifty-ninth street. Parts I. and II Court opens at 9 a. m. Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.; Saturdays 9 a. m. to 12 m.

Telephone, 3873 Plaza.

BOROUGH OF THE BRONX First District—All that part of the Twenty-fourth Ward which was lately annexed to the City and County of New York by chapter 934 of the Laws of 1895, comprising all of the late Town of Westchester and part of the Towns of Eastchester and Pelham, including the Villages of Wakefield and Williamsbridge. Court room, Town Hall, No. 1400 Williamsbridge road, Westchester

Village. Court open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m. Trial of causes, Tuesday and Friday of each week.

Peter A. Shell, Justice.
Stephen Collins, Clerk.
Office hours from 9 a. m. to 4 p. m.; Saturdays

Office hours from 9 a. m. to 4 p. m.; Saturdays closing at 12 m.
Telephone, 457 Westchester.
Second District—Twenty-third and Twenty-fourth Wards, except the territory described in chapter 934 of the Laws of 1895. Court room southeast corner of Washington avenue and One Hundred and Sixty-second street. Office hours from 9 a. m. to 4 p. m. Court opens at 9 a. m., Sundays and legal holidays excepted.

John M. Tierney and William B. Morris, Justices. Thomas A. Maher, Clerk.
Telephone, 3043 Melrose.

BOROUGH OF BROOKLYM.

First District—Comprising First, Second, Third,
Fourth, Fifth, Sixth, Tenth and Twelfth Wards,
and that portion of the Eleventh Ward beginning
at the intersection of the centre lines of Hudson at the intersection of the centre lines of Hudson and Myrtle avenues, thence along the centre line of Myrtle avenue to North Portland avenue, thence along the centre line of North Portland avenue to Flushing avenue, thence along the centre line of Flushing avenue to Navy street, thence along the centre line of Navy street to Johnson street, thence along the centre line of Johnson street to Hudson avenue, and thence along the centre line of Hudson avenue to the point of beginning, of the Borough of Brooklyn.

Court House, northwest corner State and Court

centre line of Hudson avenue to the point of beginning, of the Borough of Brooklyn.

Court House, northwest corner State and Court streets. Parts 1. and 11.

Bugene Conran, Justice. John L. Gray, Clerk, Clerk's Office open from 9 a. m. to 4 p. m., Sundays and legal holidays excepted.

Talephone, 7091 Main.

Second District—Seventh Ward and that portion of the Twenty-first and Twenty-third Wards west of the centre line of Stuyvesant avenue and the centre line of Schenectady avenue, also that portion of the Twentieth Ward beginning at the intersection of the centre lines of North Portland and Myrtle avenue, thence along the centre line of Mrytle avenue to Waverly avenue, thence along the centre line of Waverly avenue to Park avenue, thence along the centre line of Washington avenue, thence along the centre line of Washington avenue, thence along the centre line of North Portland avenue, and thence along the centre line of North Portland avenue, and thence along the centre line of North Portland avenue, and thence along the centre line of North Portland avenue, and thence along the centre line of North Portland avenue, and thence along the centre line of North Portland avenue, and thence along the centre line of North Portland avenue, and thence along the centre line of North Portland avenue, and thence along the centre line of North Portland avenue, and thence along the centre line of North Portland avenue, thence along the centre line of North Portland avenue, thence along the centre line of Prakhing avenue to North Portland avenue, and thence along the centre line of the Twenty-seventh Ward lying northwest of the centre line of Starr street between the boundary line of Queena County and the centre line of Central avenue, and northwest to the centre line of Central avenue, and northwest to the centre line of Central avenue, and northwest to the centre line of Central and

Bushwick avenues, and northwest of the centre line of Willoughby avenue between the centre lines of Bushwick avenue and Broadway. Court House, Nos. 6 and 8 Lee avenue, Brook-

Court House, Nos. 6 and 8 Lee avenue, Brooklyn.

Philip D. Meagher and William J. Bogenshuts, fustices. Joba W. Carpenter, Clerk.

Clerk's Office open from 9 a. m. to 4 p. m., Sundays and legal holidays excepted.

Court opens at 9 a. m.

Telephone, 995 Williamsburg.

Fourth District—Embraces the Twenty-fourth and Twenty-fifth Wards, that portion of the Twenty-first and Twenty-third Wards lying east of the centre line of Stuyvesant avenue and east of the centre line of Stuyvesant wenue, and that portion of the Twenty-seventh Ward lying southeast of the centre line of Starr street between the boundary line of Queens and the centre line of southeast or the centre line of Starr street between the boundary line of Queens and the centre line of Central avenue and southeast of the centre line of Suydam street between the centre lines of Central and Bushwick avenues. and southeast of the centre line of Willoughby avenue between the centre lines of Bushwick avenue and Broadway.

Court room, No. 14 Howard avenue. Jacob S. Strahl, Justice. Joseph P. McCarthy Clerk's Office open from 9 a. m. to 4 p. m.
Sundays and legal holidays excepted.
Fifth District—Contains the Eighth, Thirtleth
and Thirty-first Wards, and so much of the Twenty-

second Ward as lies south of Prospect avenue. Court House, northwest corner of Pifty-third street and Third avenue (No. 5220 Third avenue).

Cornelius Furgueson, Justice. Jeremiah J.

O'Leary, Clerk.

Clerk's Office open from 9 a. m. to 4 p. m. Sundays and legal holidays excepted.
Telephone, 3907 Sunset.

Sixth District—The Sixth District embraces the Ninth and Twenty-ninth Wards and that portion Ninth and Iwenty-ninth wards and that portion of the Twenty-second Ward north of the centre line of Prospect avenue; also that portion of the Eleventh and the Twentieth Wards beginning at the intersection of the centre lines of Bridge and Pulton streets; thence along the centre line of Fulton street to Flatbush avenue; thence along the centre line of Flatbush avenue to Atlantic avenue; thence along the centre line of Atlantic avenue to Washington avenue; thence along the centre line of Washington avenue to Park avenue; thence along the centre line of Park avenue to Waverly avenue; thence along the centre line of Waverly avenue to Myrtle avenue; thence along the centre line of Mrytle avenue to Hudson avenue thence along the centre line of Hudson avenue to Johnson street; thence along the centre line of Johnson street to Bridge street, and thence along the centre line of Bridge street to the point of

Lucien S. Bayliss and Stephen Callaghan Justices. William R. Fagan, Clerk. Court House, No. 238 Duffield street.

Telephone, 6166-J Main.
Seventh District—The Seventh District embraces the Twenty-sixth, Twenty-eighth and Thirty-second Wards.
Alexander S. Rosenthal and Edward A. Richards. Justices. James P. Sinnott, Clerk.
Court House, corner Pennsylvania avenue and Fulton street (No. 31 Pennsylvania avenue).

Clerk's Office open from 8.45 a. m. to 4 p. m.,

Saturdays, 9 a. m. to 12 m. Trial days, Tuesdays,

Wednesdays, Thursdays and Fridays. During July
and August, 8.45 a. m. to 2 p. m.,

Telephone, 904 and 905 East New York

BOROUGH OF QUEENS.

BOROUGH OF QUEENS.

First District—Embraces the territory bounded by and within the canal, Rapelye avenue, Jackson avenue, Old Bowery Bay road, Bowery Bay, East River and Newtown Creek. Court room, St. Mary's Lyceum, Nos. 115 and 117 Fifth street, Long Island City.

Clerk's Office open from 9 a. m. to 4 p. m. each day, excepting Saturdays, closing at 12 m. Trial days, Mondays, Wednesdays and Fridays. All other business transacted on Tuesdays and Thursdays.

days.

Thomas C. Kadlen, Justice. John F. Cassidy

Clerk.
Telephone. 1420 Hunters Point.
Telephone. Embraces the

Second District—Embraces the territory bounded by and within Maspeth avenue, Maurice avenue, Calamus road, Long Island Rallroad, Trotting Course lane, Metropolitan avenue, boundary line between the Second and Fourth Wards, boundary line between the Second and Third Wards, Flushing Creek, Ireland Mill road, Lawrence avenue, Brad-ford avenue, Main street, Lincoln street, Union street, Main street, Lincoln street, Union street, Broadway, Parsons avenue, Lincoln street, Percy street, Sanford avenue, Murray lane, Bayside avenue, Little Bayside road, Little Neck bay, Bast River, Bowery Bay, Old Bowery Bay road, Jackson avenue, Rapelye avenue, the canal and Newton Creat

Newtown Creek.

Court room in Court House of the late Town of Newtown, corner of Broadway and Court street. Elmhurst, New York. P. O. address, Elmhurst, Queens County, New York.

John M. Cragen, Justice. J. Frank Ryar, Clerk.

Clerk.
Trial days, Tuesdays and Thursdays.
Fridays for Jury trials only.
Clerk's Office open from 9 a. m. to 4 p. m
Sundays and legal holidays excepted.
Telephone, 87 Newtown.

Third District-Embraces the territory bounded by and within Maspeth avenue Maurice avenue Calamus road, Long Island Railroad, Trotting Course lane, Metropolitan avenue, boundary ine between the Second and Fourth Wards, Vandeveer avenue, Jamaica avenue, Shaw avenue, Atlantic avenue, Morris avenue, Rockaway road, boundary

avenue, Jamaica avenue, Shaw avenue, Atlantic avenue, Morris avenue, Rockaway road, boundary line between Queens and Nassau counties, Atlantic Ocean, Rockaway Inlet, boundary line between Queens and Kings counties and Newtown Creek.

Alfred Denton, Justice. John H. Huhn, Clerk, 1908 and 1910 Myrtle avenue, Glendale.

Telephone, 2352 Bushwick.

Clerk's Office open from 9 a. m. to 4 p. m.

Trial days, Tuesdays and Thurdays (Fridays or Iury trials only) at 9 a. m.

Pourth District—Embraces the territory bounded by and within the boundary line between the Second and Fourth Wards, the boundary line between the Second and Third Wards, Flushing Creek, Ireland Mill road, Lawrence avenue, Bradford avenue, Main street, Lincoln street, Union treet, Broadway, Parsons avenue, Lucoln street, Percy street, Sanford avenue, Murray lane, Bayside avenue, Little Bayside road, Little Neck Bay, boundary line between Queens and Nassau counties Rockaway road, Morris avenue, Atlantic avenue, Shaw avenue, Jamaica avenue and Vandeveer avenue.

Court House, Town Hall, northeast corner of Fulton street and Flushing avenue, Jamaica.

James F. McLaughlin, Justice. George W. Damon, Clerk.

Clerk's Office open daily (Sundays and legal holidays excepted) from 9 a. m. to 4 p. m.

Court held on Mondays, Wednesdays and Fri-

days at 9 a. m. Telephone, 1654 Jamaica.

BOROUGH OF RICHMOND.

First District—First and Third War's (Towns of Castleton and Northfield). Court rop former Village Hall, Lafayette avenue and Second street, Thomas C. Brown, Justice. Thomas B. Cremins

Clerk's Office open from 8.45 a. m. to 4 p. m.
Telephone, 503 Tompkinaville.
Second District—Second, Fourth and Pifth
Wards (Towns of Middletown, Southfield and
Westfield). Court room, former Edgewater Village Hall. Staple Isli, Stapleton.
Arnold J. B. Wedemeyer, Justice. William Vedemeyer, Clerk.
Clerk's Office open from 8.45 a. m. to 4 p. m.

Court opens at 9 a.m. Calendar called at 9 a.m. Court continued until close of business.

Trial days, Mondays, Wednesdays and Fridays.

Telephone, 313 Tompkinsville.

#### BOROUGH OF QUEENS.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OUERNS, NEW YORK, June 29, 1912.
NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements "to discontinue the proceeding now pending for the opening of 51st st. (otherwise known in part as Continental are) at Lawn st., or some other point at or solutions of the Borough of the Newtown District for Local Improvements will be held in the Borough Of. Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the

Board.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jyl

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OUEENS, NEW YORK, June 29, 1912.
NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown Disease upon the erty owners and residents of the Newtown District for Local Improvements, to place upon the Final Map of the City N. Hempstead turnpike, from Grand st. to Caldwell ave., 2d Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Recount Of Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the

Board, MAURICE E. CONNOLLY, President. Toseph Flanagan, Secretary.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OUTENS, NEW YORK, June 29, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements, for closing of Laurel Hill boulevard (Shell road), from the east side of Adams (Columbia) ave. to the south side of Queens boulevard, 2d Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Impact of the Board of the Board of Local Impact of the Board of Local Impact of the Bo provements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the

Board.

MAURICE E. CONNOLLY, President.

Joseph Flanagan, Secretary. jyl

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OUEENS, NEW YORK, June 29, 1912. NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The ance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements, for opening Adams (Columbia) ave., from Laurel Hill boulevard (Shell road) north to Queens boulevard, 2d Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local in this office and is now ready for public inspec-tion, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Of-fice, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board

MAURICE E. CONNOLLY, President.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS, NEW YORK, June 28, 1912.
NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements, for paving with asphalt block on a concrete foundation Elm st., from Ely ave. to 2d ave., 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS, NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that a petition, signed by property owners and residents of the Newtown District for Local Improvements, for the construction of a sewer and appurtenances in Radde District for Local Improvements, for the construction of a sewer and appurtenances in Radde st., from Webster ave. to the crown 250 feet north of Pierce ave., 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building Long Island City on the 12th day will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board. MAURICE E. CONNOLLY, President. JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS, New YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that a petition, signed by property owners and residents of the Newtown District for Local Improvements, to lay 6-inch pipe for house connection drains where not already laid in Woolsey ave., from Steinway ave. to 2d ave... 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OURENS. New YORK. June 28, 1912.

NOTICE IS HEREBY GIVEN. IN ACCORDance with section 432 of the Charter of The City of New York, that a petition, signed by property owners and residents of the Newtown District for Local Improvements, for the construction of a sewer and appurtenances in Decatur st., from Myrtle ave. to Forset ave., 2d

Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board.

to the Board.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OUEENS, NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that a petition, signed by property owners and residents of the Newtown District for Local Improvements, for the conditions of the Newtown District for Local Improvements, for the conditions of the Newtown District for Local Improvements, for the conditions of the Newtown District for Local Improvements, for the conditions of the Newtown District for Local Improvements, for the conditions of the Newtown District for Local Improvements, for the conditions of the Newtown District for Local Improvements, for the conditions of the Newtown District for Local Improvements, for the Conditions of the Newtown District for Local Improvements, for the Conditions of the Newtown District for Local Improvements, for the Conditions of the Newtown District for Local Improvements, for the Conditions of the Newtown District for Local Improvements, for the Conditions of the Newtown District for Local Improvements, for the Conditions of the Newtown District for Local Improvements, for the Conditions of the Newtown District for Local Improvements, for the Conditions of the Newtown District for Local Improvements, for the Conditions of the Newtown District for Local Improvements, for the Conditions of the Newtown District for Local Improvements, for the Conditions of the Conditions struction of a sewer and appurtenances in 51st st., from Waldron st. to Zuni st., and a storm water overflow in Zuni st., from 51st st. to Horse Brook Creek, 2d Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building,
Long Island City, on the 12th day of July, 1912,
at 2 p. m., at which meeting said petition will
be submitted to the Board.

MAURICE E. CONNOLLY, President.
JOSEPH FLANAGAN, Secretary.

jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS, NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that a petition, signed by property owners and residents of the Newtown District for Local Improvements, to regulate, grade, curb, lay cement sidewalks, where not already laid to grade and in good condition, and areas with sheet asphalt on a concrete foundapave with sheet asphalt on a concrete founda-tion, and all work incidental thereto, in Van Courtland ave., from Myrtle ave. to Kossuth place, 2d Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OUZENS, NEW YORK, June 28, 1912.
NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown Discounting o trict for Local Improvements to pave with asphalt block on a concrete foundation 1st ave., from Payntar ave. to Washington ave., 1st Ward, and all work incidental thereto, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meating said petition will be submitted

to the Board for reconsideration.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jyl

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OURENS, NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown Disease. trict for Local Improvements to pave with asphalt block on a concrete foundation 1st ave., phatt block on a concrete foundation 1st ave., from Washington ave. to Webster ave., 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted

to the Board for reconsideration.

MAURICE E. CONNOLLY, President. JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OUEENS, NEW YORK, June 28, 1912.
NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Purpowers for saving with as for Local Improvements for paving with as trict for Local Improvements for paving with asphalt block on a concrete foundation the roadway of William st., from Jane st. to Beebe ave., together with all work incidental thereto, 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President JOSEPH FLANAGAN, Secretary.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OUEENS, NEW YORK, June 28, 1912.
NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements for paying with ac erty owners and residents of the Newtown District for Local Improvements for paving with asphalt block on a concrete foundation the roadway of 4th ave., from Washington ave. to Broadway, together with all work incidental thereto, 4th Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OFFICE OF THE PRESIDENT OF THE BOROUGH OF OUEENS, NEW YORK, June 28, 1912.
NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements to have with as erty owners and residents of the Newtown District for Local Improvements to pave with as phalt block on a concrete foundation Webster ave., from Vernon ave. to Jackson ave., Ist Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jyl

OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS, NEW YORK, June 27, 1912. NOTICE IS HEREBY GIVEN, IN ACCORD-ance with section 432 of the Charter of The

City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements to pave Hancock St., from Webster ave. to Vernon ave., 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS, NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements for regulating and paying with asphalt blocks on a concrete foundation. paving with asphalt blocks on a concrete founda-tion, and all work incidental thereto, in 17th ave., from Jackson ave. to Wilson ave., 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President.

Joseph Flanagan, Secretary.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OURENS, NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown trict for Local Improvements for paving Madison st., from Woodward ave. to Fairview ave., together with all work incidental thereto, in the 2d Ward of the Borough of Queens, has been filed in this office and is now ready for public inin this office and is now ready for public in-spection, and that a meeting of the Board of Local Improvements of the Newton. District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President.

Toseph Flanagan. Secretary.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OURENS, NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements to regulate, grade, curb and flag Ridge st., from the Boulevard to Academy st., 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration,
MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS, NEW YORK, June 28, 1912.
NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements "to reconsider and rescind the resolution of the Newtown Local Board of May 10, 1912, for regulating, curbing, recurbing where necessary, and paving with asphalt blocks on a concrete foundation the roadway of Camelia st., from the Boulevard to Crescent st., together with all work incidental thereto, 1st Ward of the Borough of Queens," has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OUEENS, New York, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements to amend the proceeding to legally open Skillman ave. by including the portion from 3d st. to Woodside ave., 2d Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS, NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements for regime with trict for Local Improvements for paving with asphalt block on a concrete foundation the roadway of Wilbur ave., from William st. to Academy st., together with all work incidental thereto, 1st Ward of the Borough of Queens, has thereto, 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS, NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements for regulating, grading and paving with granite blocks on a concrete foundation, and all work incidental thereto, in Payntar ave., from Van Alst ave. to Crescent st., 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OFFICE OF THE PRESIDENT OF THE BOROUGH OF OUEENS, New York, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements for regulating, grading, curbing, laying sidewalks (where not already laid to grade and in good condition) and paving with improved granite blocks on a concrete foundation, and all work incidental thereto, in Seneca ave., from Putnam ave. to Cornelia st., 2d Ward of the Borough of Queens, has been filed in this office and is now has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OUEENS, NEW YORK, June 28, 1912.
NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements trict for Local Improvements for regulating and paving, together with all work incidental thereto, in Dekalb ave., from Onderdonk ave. to Woodward ave., 2d Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Borond of Local Intercompents of the Nav. of the Board of Local Improvements of the New town District for Local Improvements of the Newtown District for Local Improvements will be
held in the Borough Office, Hackett Building,
Long Island City, on the 12th day of July, 1912,
at 2 p. m., at which meeting said petition will be
submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President.
JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS, NEW YORK, June 28, 1912.
NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that a petition, signed by property owners and residents of the Newtown District for Local Improvements, for flagging and paving, together with all work incidental thereto, in 11th ave., from Broadway to Graham ave., 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements of the Newtown
District for Local Improvements will be held
in the Borough Office, Hackett Building, Long
Island City, on the 12th day of July, 1912, at
2 p. m., at which meeting said petition will be
submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President.
JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS. NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that a petition, signed by property owners and residents of the Newtown District for Local Improvements, for paving with asphalt block on a concrete foundation the roadway of Wilson ave. from Steinway are to Old way of Wilson ave., from Steinway ave. to Old Bowery Bay road, 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsidera-

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jyl

Office of the President of the Borough of OURENS, NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that a petition, signed by property owners and residents of the Newtown District for Local Improvements, for regulating, arealing, surpling and leaving sides with the control of the Newtown District for Local Improvements, for regulating, arealing authorized the control of the Newtown Property of the Newtown District for Local Improvements, for regulating, arealing authorized the Newtown Newton grading, curbing and laying sidewalk where nec essary, and paving with asphalt block on a concrete foundation, together with all work inci-dental thereto, in Graham ave., from 2d ave. to Academy st., 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration, MAURICE E. CONNOLLY, President. JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OUSENS. NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that a petition, signed by account owners and residents of the Newtown property owners and residents of the Newtown District for Local Improvements, for laying side-walks (where not already laid to grade and in good condition), and guttering, and all work incidental thereto, on the easterly side of Vermont ave., from Bulwer place to the Brooklyn Borough line, Second Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition 1912, at 2 p. m., at which meeting said petition will be submitted to the Board.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary.

jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OUSENS. NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that a petition, signed by property owners and residents of the Newtown District for Local Improvements, for regulating, curbing, recurbing where necessary, and paving with asphalt blocks on a concrete foundation, the roadway of Camelia st., from the Boulevard to Crescent st., 1st Ward of the Borough of Queens, together with all work incidental thereto, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Buliding, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President.
JOSEPH FLANAGAN, Secretary. jy1 District for Local Improvements, for regulating,

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OUEENS, NEW YORK, June 28, 1912.
NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements for paving with sheet asphalt pavement on a concrete foundation, and all work incidental thereto, in Washington ave., from 5th ave. to 9th ave., 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and

that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS, NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements for "opening of St. Felix ave., from Old Bergen ave. south to Alden ave., at Evergreen, in the Borough and County of Queens, City and State of New York," has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held District for Local Improvements of the Newtown
District for Local Improvements will be held
in the Borough Office, Hackett Building, Long
Island City, on the 12th day of July, 1912, at
2 p. m., at which meeting said petition will be
submitted to the Board.

MAURICE E. CONNOLLY, President.
JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OUEENS, NEW YORK, June 28, 1912. NOTICE IS HEREBY GIVEN, IN ACCORD-ance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements to legally open Nott ave., from Vernon ave. to the pier and bulkhead line of the East River, 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Of. Improvements of the Newtown District for Local
Improvements will be held in the Borough Office, Hackett Building, Long Island City, on
the 12th day of July, 1912, at 2 p. m., at which
meeting said petition will be submitted to the
Board for reconsideration.

MAURICE E. CONNOLLY, President.
JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OUSENS, NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements for regulating, reading authors are the great to block on trict for Local Improvements for regulating, grading, curbing, paving with granite blocks on a concrete foundation, and all work incidental thereto, in Nott ave., from Vernon ave. to the easterly line of a marginal street as laid out by the Department of Docks and Ferries (about 700 feet west of Vernon ave.), 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection. office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Of-Improvements will be field in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OURENS. NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by pronerty owners and residents of the Newtown District for Local Improvements for paving with asphalt block on a concrete foundation the roadway of Graham ave., from 2d ave. to Steinway asphalt block on a concrete foundation the roadway of Graham ave., from 2d ave. to Steinway ave., together with all work incidental thereto, 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jy1

Office of the President of the Borough of OFFICE OF THE FRESIDENT OF THE BOROUGH OF OUEENS, NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements for regulating, grading, curbing and laying sidewalks and crosswalks (where not already laid to grade and in good condition), together with all work incidental good condition), together with all work incidental thereto, in Vermont ave., from Bulwer place to the Brooklyn Borough line, 2d Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection. and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board Board.

MAURICE E. CONNOLLY, President. Joseph Flanagan, Secretary.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS, NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements for paving witl asphalt blocks on a concrete foundation the road way of Freeman ave., from Crescent st. to Jack son ave., together with all work incidental thereto, 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OUEENS, New York, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements for regulating, grading, curbing and laying sidewalks in 2d ave., from Wolcott ave. to a point 400 feet south of Ditmars ave., 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF OURERS, NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The

City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements for paving with asphalt blocks on a concrete foundation the roadphalt blocks on a concrete foundation the roadway of Beebe ave., from William st. to Academy st., together with all work incidental thereto, 1st Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS, NEW YORK, June 28, 1912.

NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown Diserty owners and residents of the Newtown District for Local Improvements for the construction of a park hasin on the southerly side of Myrtle ave., at the westerly line of the right of way of the Long Island Railroad, 2d Ward of the Borough of Queens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN. Secretary. jyl

OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS, NEW YORK, June 28, 1912.
NOTICE IS HEREBY GIVEN, IN ACCORDance with section 432 of the Charter of The ance with section 432 of the Charter of The City of New York, that petition signed by property owners and residents of the Newtown District for Local Improvements for paving with asphalt block on a concrete foundation the roadway of Prospect st., from Freeman ave. to Webster ave., together with all work incidental thereto, 1st Ward of the Borough of reens, has been filed in this office and is now ready for public inspection, and that a meeting of the Board of Local Improvements of the Newtown District for Local Improvements will be held District for Local Improvements will be held in the Borough Office, Hackett Building, Long Island City, on the 12th day of July, 1912, at 2 p. m., at which meeting said petition will be submitted to the Board for reconsideration.

MAURICE E. CONNOLLY, President.

JOSEPH FLANAGAN, Secretary. jy1

Office of the President of the Borough of Queens, Third Floor of the Borough Hall, 5th St. and Jackson Ave., Long Island City, Borough of Queens, City of New York.

SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Queens at the above office until 11 o'clock a. m.,

MONDAY, JULY 1, 1912,

No. 1. FOR REGULATING AND REPAVING WITH ASPHALTIC CONCRETE ON A
MACADAM OR CONCRETE FOUNDATION
AND ALL WORK INCIDENTAL THERETO
IN STRONGS CAUSEWAY, FROM CORONA
AVE. TO LAWRENCE ST., 2D AND 3D
WARDS.
The time alleged for the contractions of the contraction of the contractio MONDAY, JULY 1, 1912

WARDS.

The time allowed for doing and completing the above work will be forty (40) working days. The amount of security required will be Seventeen Thousand Dollars (\$17,000).

The Engineer's estimate of the quantities is as follows:

10 cubic yards of concrete.
10 cubic yards of reinforced concrete.
50 square yards of stone gutters, furnished and laid.

1,000 square yards of witnified block binder. 1,000 square yards of vitrified block binder, furnished and laid.

10 square yards of stone gutters relaid.

50 linear feet of 12-inch vitrified sewer pipe in place.
60 linear feet of 12-inch cast iron pipe (% inch thick) in place.

1 catch basin completed, as per plan.

300 cubic yards of broken stone in place.
1,000 feet (B. M.) spruce timber in place.
10,000 square yards of completed asphaltic concrete pavement (laid outside of the railroad franchise area and five years maintenance).
800 square yards of completed asphaltic concrete pavement (laid within the railroad franchise area and no maintenance).

800 square yards of completed wood block pavement, including mortar bed and sand joints (laid within the railroad franchise area and no

laid within the railroad franchise area and no maintenance).

1,700 cubic yards of concrete, laid within the railroad franchise area.

8,600 square yards of second-hand granite block pavement, including sand bed, bituminous grouted joints, laid within the railroad franchise area and no maintenance.

No. 2. FOR REGULATING AND REPAVING WITH ASPHALTIC CONCRETE ON A MACADAM FOUNDATION AND ALL WORK INCIDENTAL THERETO, IN METROPOLITAN AVE., FROM DRY HARBOR ROAD TO FULTON ST., 2D AND 4TH WARDS.

The time allowed for doing and completing the above work will be seventy-five (75) working days.

The amount of security required will be Seventeen Thousand Dollars (\$17,000).

The Engineer's estimate of the quantities is as follows:

The Engineer's estimate of the quantities is as follows:

300 cubic yards of concrete.

25 cubic yards of reinforced concrete binder.
1,000 square yards of stone gutters, furnished and laid.

3,000 square yards of vitrified block binder, furnished and laid.

1,000 square yards of stone gutters relaid.

300 linear feet of 12-inch vitrified sewer pipe in place.

in place.
100 linear feet of 12-inch cast iron pipe (%

in place.

100 linear feet of 12-inch cast iron pipe (54-inch thick) in place.

4 catch basins completed, as per plan.

2 sewer manholes completed, as per plan.

600 square yards of stone pavement relaid.

500 cubic yards of broken stone in place.

2,000 feet (B. M.) spruce timber in place.

32,500 square yards of completed asphaltic concrete pavement (laid outside of the railroad franchise area and five years maintenance).

No. 3. FOR REGULATING AND REPAVING WITH ASPHALTIC CONCRETE ON A MACADAM OR CONCRETE FOUNDATION AND ALL WORK INCIDENTAL THERETO, IN LAWRENCE ST., FROM BROADWAY TO N. HEMPSTEAD TURNPIKE, 3D WARD.

The time allowed for doing and completing the above work will be forty (40) working days.

The amount of security required will be Twelve Thousand Dollars (\$12,000).

The Engineer's estimate of the quantities is as follows:

100 cubic yards of excavation, outside of gut-

100 cubic yards of excavation, outside of gut-

10 cubic yards of excavation, outside of gut-ter lines.
500 enbic yards of concrete.
10 cubic yards of reinforced concrete binder.
600 square yards of stone gutters, furnished and laid.

500 square yards of vitrified block binder, furnished and laid.

100 square yards of stone gutters relaid.
60 linear feet of 12-inch vitrified sewer pipe in place.

24 linear feet of 12-inch cast iron pipe (%

24 linear feet of 12-inch cast iron pipe (\$6-inch thick) in place.

1 catch basin completed, as per plan.

100 square yards of stone pavement relaid.

200 cubic yards of broken stone in place.

3,000 feet (B. M.) spruce timber in place.

9,000 square yards of completed asphaltic concrete pavement (laid outside of the railroad franchise area and five years maintenance).

500 square yards of completed asphaltic concrete pavement (laid within the railroad franchise area and no maintenance).

500 square yards of completed wood block pavement, including mortar bed and sand joints (laid within the railroad franchise area and no maintenance).

maintenance).

900 cubic yards of concrete, laid within the railroad franchise area.

1,000 square yards of second-hand granite block

1,000 square yards of second-hand granite block pavement, including sand bed and bituminous grouted joints, laid outside of the railroad franchise area and no maintenance.

4,000 square yards of second-hand granite block pavement, including sand bed, bituminous grouted joints, laid within the railroad franchise area and no maintenance.

No. 4. FOR REGULATING AND REPAVING WITH ASPHALTIC CONCRETE ON A MACADAM OR CONCRETE FOUNDATION AND ALL WORK INCIDENTAL THERETO, IN BROADWAY, FROM MURRAY LANE TO 10TH ST., BAYSIDE, AND FROM MAIN ST., DOUGLASTON, TO CITY LINE, 3D WARD.

The time allowed for doing and completing the above work will be one hundred (100) working

lays.

The amount of security required will be Thirty-five Thousand Dollars (\$35,000).

The Engineer's estimate of the quantities is as

50 cubic yards of excavation, outside of gutter lines. 1,400 cubic yards of concrete 10 cubic yards of reinforced concrete binder, 1,500 square yards of stone gutters, furnished

2,600 square yards of vitrified block binder, furnished and laid, 50 square yards of stone gutters relaid. 60 linear feet of 12-inch vitrified sewer pipe

60 linear feet of 12-inch vitrified sewer pipe in place.
60 linear feet of 12-inch cast iron pipe (56-inch thick) in place.
2 catch basins completed, as per plan.
2 catch basins rebuilt, as per plan.
100 cubic yards of broken stone in place.
1,000 feet (B. M.) spruce timber in place.
38,000 square yards of completed asphaltic concrete pavement (laid outside of the railroad franchise area and five years maintenance).
1,100 square yards of completed asphaltic concrete pavement (laid within the railroad franchise area and no maintenance).
1,100 square yards of completed wood block pavement, including mortar bed and sand joints (laid within the railroad franchise area and no maintenance).

naintenance).

1,300 cubic yards of concrete, laid within the railroad franchise area.

6,000 square yards of second-hand granite block pavement, including sand bed and bituminous grouted joints (laid within the railroad franchise area

ous grouted joints (laid within the railroad franchise area and no maintenance).

The bidder must state the price of each item or article contained in the specifications or schedule herein contained, or hereafter annexed, per square yard, linear foot or other unit of measure, by which the bids will be tested. The extensions must be made and footed up as the bids will be read from a total. Bids will be compared and the contract awarded at a lump or aggregate sum. Blank forms may be obtained and the plans or drawings may be seen at the office of

sum. Biank forms may be obtained and the plans or drawings may be seen at the office of the President of the Borough of Queens.

Dated Long Island City, N. Y., June 19, 1912.

MAURICE E. CONNOLLY, President.

j19,jyl

EF See General Instructions to Bidders on the last page, last column, of the "City Record." Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF QUEENS, THIRD FLOOR OF THE BOROUGH HALL, 5TH ST. AND JACKSON AVE., LONG ISLAND CITY, BOROUGH OF QUEENS, CITY OF NEW YORK, SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Queens at the above office until 11 o'clock a. m.,

on

MONDAY, JULY 1, 1912.

No. 1. FOR FURNISHING AND DELIVERING TO THE BUREAU OF HIGHWAYS, LUMBER, AS DIRECTED, IN THE BOR-OUGH OF QUEENS.

Time allowed for furnishing and delivering the above material will be thirty (30) calendar

days.

The amount of security required will be One

The amount of security required will be One Thousand Dollars (\$1,000).

No. 2. FOR FURNISHING AND DELIVERING 125,000 GALLONS OF ASPHALT ROAD OIL, AS DIRECTED, IN THE BOROUGH OF QUEENS.

The time allowed for the delivery of the above supplies is on or before October 1, 1912.

The amount of security required will be Two Thousand Dollars (\$2,000).

The bidder must state the price of each item or article contained in the specifications or schedule herein contained, or hereafter annexed, per square yard, linear foot or other unit of measure, by which the bids will be tested. The extensions must be made and footed up as the bids will be read from a total. Bids will be compared and the contract awarded at a lump aggregate sum. Blank forms may be obtained and the plans or drawings may be seen at the office of the President of the Borough of Queens.

Dated Long Island City, N. Y., June 19, 1912.

MAURICE E. CONNOLLY, President.

119,191

La See General Instructions to Bidders on the last page, last column, of the "City Record."

## BOROUGH OF THE BRONX.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF THE BROWN, MUNICIPAL BUILDING, CROTONA PARK, 177TH ST. AND 3D AVE. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of The Bronx at the above office until 10.30 a. m.

TUESDAY, JULY 2, 1912,
No. 1. FOR FURNISHING AND DELIVERING ANTHRACITE COAL.
The time allowed for the delivery of the articles and the performance of the contract will be until December 31, 1912.
The amount of security required will be One Thousand Four Hundred Dollars (\$1,400).
No. 2. FOR FURNISHING AND DELIVERING BROKEN TRAP ROCK STONE AND SCREENINGS TO THE BUREAU OF HIGHWAYS.

WAYS.

The time allowed for the delivery of the articles and the performance of the contract will be as directed during the year 1912.

The amount of security required will be Six Thousand Dollars (\$6,000).

No. 3. FOR FURNISHING AND DELIV. ERING YELLOW PINE LUMBER TO THE BUREAU OF HIGHWAYS.

The time allowed for the delivery of the articles and the performance of the contract will be sixty (60) calendar days after the execution of the contract.

The amount of security required will be Seven Hundred Dollars (\$700).

No. 4. FOR FURNISHING AND DELIVERING SPRUCE LUMBER TO THE BUREAU OF HIGHWAYS.

OF HIGHWAYS.

The time allowed for the delivery of the articles and the performance of the contract will be sixty (60) calendar days.

The amount of security required will be Three Hundred and Fifty Dollars (\$350).

No. 5. FOR FURNISHING AND DEL.

ERING TAR ROAD OIL TO THE BUREAU OF HIGHWAYS.

The time allowed for the delivery of the

The time allowed for the delivery of the articles and the performance of the contract will be by or before December 31, 1912.

The amount of security required will be Twelve Hundred Dollars (\$1,200).

Blank forms can be obtained upon application therefor, the specifications may be seen and other information obtained at said office.

CYRUS C. MILLER, President. j21,jy2

22 See General Instructions to Bidders on the last page, last column, of the "City Record."

#### DEPARTMENT OF PARKS.

OFFICE OF THE DEPARTMENT OF PARKS, AR-SEALED BIDS OR ESTIMATES WILL BE received by the Park Board at the above office of the Department of Parks until 3 o'clock p. m.

THURSDAY, JULY 11, 1912, Borough of Manhattan,
FOR FURNISHING AND INSTALLING A
WATER SUPPLY SYSTEM FOR THE PARK
PLOTS ALONG THE CENTRE OF 7TH AVE., BETWEEN 110TH AND 153D STS.

The time allowed for the completion of the whole work will be sixty (60) consecutive working days.

The amount of security required is Two Thousand Eight Hundred Dollars (\$2,800).

Bids will be compared and the contract awarded at a lump or aggregate sum.

Blank forms may be obtained and plans may be seen at the office of the Devartment of Parks, Boroughs of Manhattan and Richmond, Arsenal, Control Rock Child St. and 5th ave. Because of

Central Park, 64th st. and 5th ave., Borough of Manhattan. CHARLES B. STOVER, President; THOMAS J. HIGGINS, MICHAEL J. KENNEDY, WAL-TER G. ELIOT, Commissioners of Parks.

See General Instructions to Bidders on the last page, last column, of the "City

OFFICE OF THE DEPARTMENT OF PARKS, AR-SENAL BUILDING, 5TH AVE. AND 64TH ST., BOR-OUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Park Board at the above office of the Department of Parks until 3 o'clock p. m.

THURSDAY, JULY 11, 1912,

Borough of Manhattan,

FOR FURNISHING AND SETTING CURBSTONES AND PAVING WITH PORTLAND
CEMENT PAVEMENT THE ENDS OF THE
PARK PLOTS IN 7TH AVE., BETWEEN

110TH AND 153D STS.

The time allowed for the completion of the whole work will be thirty-five (35) consecutive working days.

The amount of security required is Two Thousand Dollars (\$2,000).

Bids will be compared and the contract

awarded at a lump or aggregate sum.

Blank forms may be obtained and plans may be seen at the office of the Department of Parks, Boroughs of Manhattan and Richmond, Arsenal, Central Park, 64th st. and 5th ave., Borough of Manhattan. CHARLES B. STOVER, President; THOMAS J. HIGGINS, MICHAEL J. KENNEDY, WALTER G. ELIOT, Commissioners of Parks.

j29,jy11

LE See General Instructions to Bidders on the last page, last column, of the "City

Record."

OFFICE OF THE DEPARTMENT OF PARKS. AR-SEALED BIDS OR ESTIMATES WILL BE received by the Park Board, at the above office of the Department of Parks, until 3 o'clock p. m., on

THURSDAY, JULY 11, 1912,

Borough of The Bronx.

FOR FURNISHING AND DELIVERING
FORAGE NO. 2, 1912, FOR PARKS, BOROUGH OF THE BRONX.

The time allowed for the completion of the

The time allowed for the completion of the contract is before December 15, 1912. The amount of security required is One Thousand Dollars (\$1,000).
Submit bid in duplicate.
The bids will be compared and the contract

awarded at a lump or aggregate sum.

Blank forms and other information may be obtained at the office of the Department of Parks, Zbrowski Mansion, Claremont Park, Borough of The Britannian Claremont ough of The Bronx, on personal application; or

by mail only when request is accompanied by ten (10) cents in stamps to pay postage.

CHARLES B. STOVER, President; THOMAS J. HIGGINS, MICHAEL J. KENNEDY, WALTER G. ELIOT, Commissioners of Parks.

j28,jy11

\*\*See General Instructions to Bidders on the last page, last column, of the "City Record" Record.

OFFICE OF THE DEPARTMENT OF PARKS, ARSENAL BUILDING, 5TH AVE, AND 64TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE
received by the Park Board, at the above office
of the Department of Parks, until 3 o'clock

THURSDAY, JULY 11, 1912,

FOR FURNISHING AND DELIVERING ONE TWELVE-TON STEAM ROAD ROLLER. Time allowed for the completion of this contract is fifteen (15) calendar days.

The amount of security required is Fifteen Hundred Dollars (\$1,500).

Bids will be compared and the contract awarded at a lump or aggregate sum.

Bids must be submitted in duplicate.

Blank forms may be obtained at the office of the Department of Parks. Arsenal Central Park

the Department of Parks, Arsenal, Central Park, New York City.

CHARLES B. STOVER, President; THOMAS J. HIGGINS, MICHAEL J. KENNEDY, WAL-TER G. ELIOT, Commissioners of Parks.

Arsee General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE DEPARTMENT OF PARKS, ARSENAL BUILDING, 5TH AVE. AND 64TH ST., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE
received by the Park Board, at the above office of the Department of Parks, until 3 o'clock

THURSDAY, JULY 11, 1912, FOR FURNISHING AND DELIVERING A

COMBINED 12-INCH FOUR-SIDED MOULD-ING AND PLANING MACHINE, WITH DIRECT CONNECTED ELECTRIC MOTOR AND STARTING BOX COMPLETE, FOR THE AMERICAN MUSEUM OF NATURAL HISTORY, LOCATED IN MANHATTAN.

The time allowed for the completion of this contract will be sixty (60) days.

The amount of security required is Six Hundred Dollars (\$600).

Bids will be compared and the contract awarded at a lump or aggregate sum.

Bids must be submitted in duplicate.

Blank forms may be obtained at the office of the Department of Parks, Arsenal, Central Park, 64th st. and 5th ave., Borough of Manhattan, New York City.

CHARLES B. STOVER, President; THOMAS J. HIGGINS, MICHAEL J. KENNEDY, WALTER G. ELIOT, Commissioners of Parks.

AFSee General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE DEPARTMENT OF PARKS, ARSENAL BUILDING, 5TH AVE. AND 64TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Park Board, at the above office of the Department of Parks, until 3 o'clock p. m. on

THURSDAY, JULY 11, 1912, THURSDAY, JULY 11, 1912,

Borough of Brooklyn.

FOR ALL LABOR AND MATERIALS REOUIRED FOR THE ERECTION AND COMPLETION OF SHELTER HOUSE AND COMFORT STATION LOCATED IN CITY PARK,
BOROUGH OF BROOKLYN, TOGETHER
WITH ALL THE WORK INCIDENTAL
THERETO.

The time allowed for the completion of this
contract will be one hundred (100) days.

The amount of the security required is Eight

The amount of the security required is Eight Thousand Dollars (\$8,000). Bids will be compared and the contract award-

ed at a lump or aggregate sum.

Blank forms and further information may be obtained at the office of Frank J. Helmle, ar-bitect. 190 Montague st., Borough of Brooklyn, The City of New York, where plans and speci-

fications may be seen.

CHARLES B. STOVER, President; THOMAS
I. HIGGINS, MICHAEL J. KENNEDY, WALTER G. ELIOT, Commissioners of Parks.

## See General Instructions to Bidder's on the last page, last column, of the "City Record."

#### FIRE DEPARTMENT.

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, Nos. 157 AND 159 E. 67TH ST., BOROUGH OF MANHATTAN, JOSEPH P. DAY, AUCTIONEER, ON BEhalf of the Fire Department, City of New York, will offer for sale at public auction, to the highest bidder, on

TUESDAY, JULY 9, 1912, at the Repair Shops, Bolivar and St. Edwards sts., Borough of Brooklyn, at 10 a. m. on said date, the following condemned property of the Department:

Department:

Lot No. 1, 1 hose wagon, registered No. 125B.

Lot No. 2, 1 hose wagon, registered No. 55B.

Lot No. 3, 1 hose wagon, registered No. 55B.

Lot No. 4, 1 hose wagon, registered No. 53B.

Lot No. 5, 1 hose wagon, registered No. 53B.

Lot No. 5, 1 hose wagon, registered No. 54B.

Lot No. 6, 1 Chief's buggy, registered No. 54B.

Lot No. 7, 1 Chief's buggy, registered No. 1P.

Lot No. 8, 1 Chief's buggy, registered No. 1P.

Lot No. 9, 1 Chief's buggy, registered No. 19B.

Lot No. 10, 1 telegraph wagon (no number).

Lot No. 11, 10 lengths hose.

Lot No. 12, 10 lengths hose.

Lot No. 13, 10 lengths hose.

Lot No. 15, 10 lengths hose.

Lot No. 16, 10 lengths hose.

Lot No. 17, 10 lengths hose.

Lot No. 18, 10 lengths hose.

Lot No. 19, 10 lengths hose.
Lot No. 20, 10 lengths hose.
Lot No. 21, 10 lengths hose.
Lot No. 22, 10 lengths hose.
Lot No. 23, 10 lengths hose.
Lot No. 24, 10 lengths hose.
Lot No. 25, 10 lengths hose.
Lot No. 26, 6 lengths hose.
Lot No. 27, 1 lot automobile tires and old solid rubber tires, about 1,500 pounds.
Lot No. 28, 1 lot old iron, 8 tons, more or less.
Lot No. 29, 1 lot old harness.
Lot No. 30, 1 lot scrap rubber, 1½ tons, more

Lot No. 30, 1 lot scrap rubber, 11/2 tons, more Lot No. 30, 1 lot scrap rubber, 1½ tons, more or less.

Lot No. 31, 1 lot ladders.

Lot No. 32, 1 filing cabinet.

Lot No. 33, 113 1-pound cans green paint.

Lot No. 34, 1 lot old wheels, 15.

Lot No. 35, 1 lot old suctions.

Lot No. 36, old rope, 100 pounds, more or less, 1 lot; hair pillows, 1 lot; old blankets, 1 lot; 1 roll carpet, about 200 pounds.

Lot No. 37, 2 water coolers.

Lot No. 38, 5 iron bedsteads.

Lot No. 39, 5 bedsprings.

Lot No. 38, 5 iron bedsteads.
Lot No. 39, 5 bedsprings.
Lot No. 40, 22 feather pillows.
Lot No. 41, 18 oil barrels.
Lot No. 43, 1 small desk.
Each lot will be sold separately. The right to reject all bids is reserved.
The highest bidder for each lot, in case the bid is accepted, will be required to pay for the same in cash at the time of sale (except Lots 27, 28 and 30, which must be paid for at the time

27, 28 and 30, which must be paid for at the time of weighing and delivery) and must remove the same within twenty-four (24) hours after the

sale. The articles may be seen at any time before the day of sale at the place above specified.
PHILIP P. FARLEY, Deputy and Acting Fire Commissioner. j28,jy9

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, NOS. 157 AND 159 E. 67TH ST., BOROUGH OF MANHATTAN, THE CITY 67TH ST., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Fire Commissioner at the above office until 10.30 o'clock a. m., on

TUESDAY, JULY 9, 1912,
FOR FURNISHING AND DELIVERING
FIVE (5) MOTOR-DRIVEN COMBINATION
CHEMICAL AND HOSE WAGONS.
The time for the delivery of the articles, materials and supplies and the performance of the contract is one hundred and twenty (120) days.
The amount of security required is fifty percent, (50%) of the amount of the bid or estimate.

The bids will be compared and the contract

The bids will be compared and the contract awarded at a lump or aggregate sum.

NOTICE TO CONTRACTORS.

No bid will be received from any contractor or any manufacturer who does not submit a sworn statement prior to filing his bid setting out that he has produced and placed in successful operation, on solid rubber tires, for six months prior to the time of opening of these bids (which sworn statement shall contain the time and place of putting them in service), twenty-five (25) chassis of the type called for by the specifications, including motor, transmission, lubrication and ignition.

Blank forms and further information may be obtained at the office of the Fire Department, Nos. 157 and 159 E. 67th st., Manhattan.
PHILIP P. FARLEY, Deputy and Acting Fire

AT See General Instructions to Bioders on the last page, last column, of the "City Record."

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, Nos. 157 AND 159 E. 67TH ST., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

of New York.

SEALED BIDS OR ESTIMATES WILL BE received by the Fire Commissioner at the above office until 10.30 o'clock a. m., on MONDAY, JULY 1, 1912,

No. 1. FOR FURNISHING AND DELIVERING SOLID RUBBER TIRES.

The time for the delivery of the articles, materials and supplies and the performance of the contract is December 31, 1912.

The amount of security required is fifty per

The amount of security required is fifty per cent. (50%) of the amount of the bid or es-

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per pound, or other unit of measure, by which the bids will be tested. The extension must be made and footed up, as the bids will be read from the total and awards made to the lowest bidder on each class; or the bids will be com-pared and the contract awarded at a lump or ag-

gregate sum.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained at the office of the Fire Department, Nos. 157 and 159 E. 67th st., Manhattan. JOSEPH JOHNSON, Fire Commissioner.

j19,jy1

27 See General Instructions to Bidders on the last page, last column, of the "City

HEADQUARTERS OF THE FIRE DEPARTMENT OF THE CITY OF NEW YORK, NOS. 157 AND 159 E. 67TH ST., BOROUGH OF MANHATTAN, THE CITY 67th St., Borough of Manhattan, The City of New York.
SEALED BIDS OR ESTIMATES WILL BE received by the Fire Commissioner at the above office until 10.30 o'clock a. m., on

MONDAY, JULY 1, 1912,

No. 1. FOR FURNISHING AND DELIVERING TWO (2) SECOND SIZE STEAM
FIRE ENGINES, PROPELLED BY TRAC-

The time for the delivery of the articles, materials and supplies and the performance of the contract is one hundred and twenty (120) days.

The amount of security required is fifty per cent. (50%) of the amount of the bid or estimates

The bids will be compared and the contract awarded at a lump or aggregate sum.

Delivery will be required to be made at the time and in the manner and in such quantities

as may be directed.

Blank forms and further information may be obtained at the office of the Fire Department, Nos. 157 and 159 E. 67th st., Manhattan. JOSEPH JOHNSON, Fire Commissioner.

j19,jy1 the last page, last column, of the "City Record."

#### DEPARTMENT OF WATER SUP-PLY, GAS AND ELECTRICITY.

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY, ROOM 1903, 13 TO 21 PARK ROW, BOROUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Water Supply, Gas and Electricity at the above office until 2 o'clock p. m. on

FRIDAY, JULY 12, 1912,

BENEVITE AN MERIDAY, JULY 12, 1912,

Boroughs of Manhattan and The Bronx,
1. FOR FURNISHING, DELIVERING,
STORING AND TRIMMING COAL. The time allowed for the delivery of the coal

and the performance of the contract is as fol lows:

Section 1. Two hundred (200) calendar days. Section 2. One hundred (100) calendar days. The amount of the security required is Seven Thousand Dollars (\$7,000) on Section 1 and Two Hundred Dollars (\$200) on Section 2.

2. FOR PAINTING HYDRANTS IN THE BOROUGH OF MANHATTAN.

The time allowed for dainy and completing The time allowed for doing and completing the entire work will be seventy-five (75) con-

secutive working days.

The security required will be Five Hundred Dollars (\$500).

The bidder will state the price per unit, of each item of work or supplies contained in the specifications or schedule by which the bids will be tested. The bids will be compared and award made to the lowest formal bidder on each section on number one, and to the lowest bidder in a lump or aggregate sum or number two

lump or aggregate sum on number two.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Department, a copy of which, with the proper envelope in which to enclose the bid, together with a copy of the contract including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department, Room 1903, 13 to 21 Park row, Borough of Manhattan, where any further information desired may be

Obtained.

HENRY S. THOMPSON, Commissioner.

Dated June 27, 1912.

See General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY, ROOM 1903, 13 TO 21 PARK ROW, BOROUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Water Supplies. ply, Gas and Electricity at the above office until

ply, Gas and Electricity at the above office until 2 o'clock p. m. on WEDNESDAY, JULY 8, 1912,

Beroughs of Manhattan and The Bronx,
FOR FURNISHING, DELIVERING AND LAYING WATER MAINS IN BEACH, BENSON, CASTLE HILL, EDISON, HAVE-MEYER, TAILOR, THERIOT, WOOD AND ZEREGA AVENUES; AND IN HASKIN AND OVERING STREETS, BOROUGH OF THE BRONX.

The time allowed for doing and completing

BRONX.

The time allowed for doing and completing the entire work will be one hundred and twenty-five (125) working days.

The security required will be Twenty Thousand Dollars (\$20,000).

The bidder will state the price, per unit, of each item of work or supplies contained in the specifications or schedule by which the bids will be tested. The bids will be compared and the award made to the lowest formal bidder in a lump or aggregate sum.

Bidders are requested to make their bids on estimates upon the blank form prepared by the Department, a copy of which, with the proper envelope in which to enclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department, Room 1903, 13 to 21 Park row, Borough of Manhattan,

where any further information desired may be

HENRY S. THOMPSON, Commissioner.
Dated June 20, 1912. j22jy3

AT See General Instructions to Bidders on
the last page, last column, of the "City

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY, ROOM 1903, 13 TO 21 PARK ROW, BOROUGH OF MANHATTAN, CLTY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Water Supply, Gas and Electricity at the above office until 2 o'clock p. m. on

WEDNESDAY, JULY 3, 1912,

BOFOUGH OF RICHMOND,

1. FOR FURNISHING AND ERECTING AN EXTENSION TO THE EXISTING ENGINE HOUSE, AT THE WEST NEW BRIGHTON PUMPING STATION, BOROUGH OF RICHMOND.

OF RICHMOND. The time allowed for doing and completing the entire work will be ninety (90) working days.

The security required will be Two Thousand

Dollars (\$2,000).

Boroughs of Manhattan and The Bronx,
2. FOR FURNISHING, PLACING, REPAIRING, REPLACING AND EMPTYING
VAULT PANS IN THE VICINITY OF MT.
KISCO, WESTCHESTER COUNTY, N. Y.
The time allowed for doing and completing

The time allowed for doing and completing the entire work is until December 31, 1912. The security required is Eight Hundred Dollars (\$800).

The bidder will state the price, per unit, of

each item of work or supplies contained in the specifications or schedule by which the bids will be tested. The bids will be compared and awards made to the lowest formal bidder in a

awards made to the lowest formal bidder in a lump or aggregate sum for each contract.

Bidders are requested to make their bids or estimates upon the blank form prepared by the Department, a copy of which, with the proper envelope in which to enclose the bid, together with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel, can be obtained upon application therefor at the office of the Department, Room therefor at the office of the Department, Room 1903, 13 to 21 Park row, Borough of Manhattan, where any further information desired may be obtained.

HENRY S. THOMPSON, Commissioner. Dated June 22, 1912. & See General Instructions to Bidders on the last page, last column, of the "City Record."

#### DEPARTMENT OF FINANCE.

#### Corporation Sales.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT of the Borough of The Bronx, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for street

opening purposes in the Borough of The Bronx. Being the buildings, parts of buildings, etc., standing within the lines of Glebe ave., from Rowland st. to Overing ave., and of St. Peters ave., from Walker ave. to Westchester ave., in the Borough of The Bronx, which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K, No. 280 Broadway, Borough of Manhattan.

Pursuant to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held June 26, 1912, the sale by sealed bids at the upset or minimum prices named in the description of each parcel of the above buildings and appurtenances thereto, will be held by direction

of the Comptroller on THURSDAY, JULY 18, 1912, at 11 a. m., in lots and parcels and in manner and form and at upset prices, as follows:

o. 68, Glebe ave and Nos. 206 and 206A St. Peters ave., part of a three-story concrete building on the northwest corner of Glebe and St. Peters aves. Cut 4.1 feet on west side by 4.2 feet on east side of St. Peters ave. front. Cut 4.9 feet on front by 5 feet on rear of Gleb.

ave. side. Upset price \$500.

Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room K, No. 280 Broadway, Borough of Manhattan, until 11 a. m. on the 18th day of July, 1912, and then publicly opened for the sale for removal of the above-described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible there-

Each parcel must be bid for separately and will be sold in its entirety, as described in above advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will to the required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be re-

turned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the

sale as set forth hereinafter.

Successful bidders will be required to pay
the purchase money and deposit the required
security within twenty-four hours of the receipt of notification of the acceptance of their The Comptroller reserves the right to reject

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened July 18, 1912," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room K, No. 280 Broadway, New York City," from who any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT

TO THE TERMS AND CONDITIONS
PRINTED ON THE LAST PAGE OF THIS
ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller.
City of New York, Department of Finance,
Comptroller's Office, June 26, 1912. jy1,18

CORPÓRATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT of the Borough of Brooklyn, public notice is hereby given that the Commissioners of the Sink-

ing Fund, by virtue of the powers vested in them by law, will offer for sale by scaled bids certain encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes, in the

Berough of Brooklyn.

Being all the buildings, parts of buildings, etc., standing within the lines of Senator st., from 4th ave. to 5th ave., in the Borough of Brooklyn, all of which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K, 280 Broadway, Borough of Manhattan.

Pursuant to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held June 26, 1912, the sale by sealed bids at the upset or minimum prices named in the de-scription of each parcel of the above buildings and the appurtenances thereto will be held by direction of the Comptroller on

WEDNESDAY, JULY 17, 1912,

at 11 a. m., in lots and parcels and in manner and form and at upset prices as follows:

Parcel No. 1. Part of one and one-half story frame house on the south side of Senator st., about 100 feet east of 4th ave. Cut 4.3 feet on front and rear by 25.3 feet. Upset price, \$10.

Sealed bids (blank forms of which may be obtained upon application) will be received by the Computation at the office of the Collector of

the Comptroller at the office of the Collector of City Revenue, Room K, 280 Broadway, Borough of Manhattan, until 11 a. m. on the 17th day of July, 1912, and then publicly opened for the sale for removal of the above-described buildsale for removal of the above-described butter sings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible thereafter.

Each parcel must be bid for separately, and will be sold in its entirety, as described in above

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be re-

turned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successfu bidder to further comply with the requirements of the terms and conditions of the sale as set

forth hereinafter.
Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so. All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name

and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened July 17, 1912," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room K, 280 Broadway, New York City," from whom any further particulars regarding the buildings to be disposed of may be obtained.

to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS

ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST Comptroller.

City of New York, Department of Finance,

Comptroller's Office, June 26, 1912. i29,jy17

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE BOARD OF Education, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain buildings standing upon property owned by The City of New York, acquired by it for school site purposes, in the

Borough of Brooklyn. Being the building situated on Remsen avenear Avenue F, formerly used as Public School No. 114, in the Borough of Brooklyn, and which is more particularly described on a certain map on file in the office of the Collector of City Revenue, Room K, 280 Broadway, Borough of Manhattan.

Pursuant to a resolution adopted by the Com missioners of the Sinking Fund at a meeting held June 12, 1912, the sale by sealed bids of the above described buildings and appurtenances thereto will be held by direction of the Comptroller on

THURSDAY, JULY 11, 1912,

at 11 a. m., in lots and parcels and in manner and form as follows:
Parcel No. 1. The frame building on Remsen
ave., near Avenue F, Canarsie, formerly used

as Public School 114.
Sealed bids (blank forms of which may be ob tained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room K, No. 280 Broadway, Borough of Manhattan, until 11 a. m. on the 11th day of July, 1912, and then publicly opened for the sale for removal of the above-described buildings and

appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible thereafter.

Each parcel must be bid for separately and will be sold in its entirety, as described in above advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be re-

turned within twenty-four hours after successful turned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notifi-

purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened July 11, 1912," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room K. No. 280 Broadway, New York City." from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, June 17, 1912. j24,jy11

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT of the Borough of Brooklyn, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes in the Borough of Brooklyn.

Being all the buildings, parts of buildings, etc., standing within the lines of 48th st., from 15th ave. to 17th ave., in the Borough of Brooklyn, all of which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, 280 Broadway, Borough of Manhattan.

Pursuant to a resolution of the Commissioners AT THE REQUEST OF THE PRESIDENT

Pursuant to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held June 12, 1912, the sale by sealed bids, at the upset or minimum prices named in the descrip-tion of each parcel of the above buildings and appurtenances thereto, will be held by direction

of the Comptroller on
TUESDAY, JULY 9, 1912,
at 11 a. m., in lots and parcels and in manner

and form and at upset prices as follows:
Parcel No. 1. Part of two-story frame stable, with all of three one-story extensions at 48th st. and 17th ave. Cut main stable 10.3 feet on east side by 12.2 feet on west side. Also three frame sheds. Also part of one-story and attic frame house. Cut 1.8 feet on front by line of

street. Upset price, \$10.

Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room K, 280 Broadway, Borough of Manhattan, until 11 a. m. on the 9th day of July, 1912, and then publicly opened for the sale for removal of the above-described buildings and apparturements thereto and the award saie for removal of the above-described build-ings and appurtenances thereto, and the award will be made to the highest bidder within twen-ty-four hours, or as soon as possible thereafter. Each parcel must be bid for separately and will be sold in its entirety, as described in above advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful

turned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the

purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to

do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened July 9, 1912," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room K, 280 Broadway, New York City," from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR

THE BUILDINGS WILL BE SOLD IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS

ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance,
Comptroller's Office, June 17, 1912. j21,jy9

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT of the Borough of Queens, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids, at the upset or minimum prices stated for each parcel, all the encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes, in the quired by it for street opening purposes, in the Borough of Queens,

Being all the buildings, parts of buildings, etc., standing within the lines of Central ave., from Myrtle ave. to Kossuth place, and from Olmstead place to the easterly line of Proctor st., in the Borough of Queens, all of which are more particularly described on a certain map on file in the office of the Collector of City Revenue Description of Finance Room K 280

nue, Department of Finance, Room K, 280 Broadway, Borough of Manhattan.

Pursuant to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held June 12, 1912, the sale by sealed bids, at the upset or minimum prices named in the description of each parcel, of the above described buildings and appurtenances thereto will be held by direction of the Comptroller on MONDAY, JULY 8, 1912,

at 11 a. m., in lots and parcels and in manner and form and at upset prices, as follows: Parcel No. 2. Part of two-story brick house, 1857 Myrtle ave. Cut 7.92 feet on front by 41.44 feet from rear of house on east side.

Upset price, \$25.
Parcel No. 3. Part of two-story brick house Parcel No. 3. Part of two-story brick house, 1859 Myrtle ave. Cut 41.44 feet from rear of house on west side by 13.93 feet from rear of house on east side. Upset price, \$25.

Parcel No. 4. Part of two-story brick house, 1861 Myrtle ave. Cut 13.93 feet on west side by 12.68 feet on rear. Upset price, \$10.

Parcel No. 7. Part of two-story frame house, 16 Sherman st. Cut 1.85 feet on rear by 1.85 feet on north side. Upset price, \$5.

Parcel No. 8. Part of two-story frame house, 18 Sherman st. Cut 1.85 feet on south side by 5.65 feet from front of house on north side. Upset price, \$15.

5.65 feet from front of house on north side.
Upset price, \$15.
Parcel No. 9. Part of two-story frame house,
20 Sherman st. Cut 2.06 feet on front by 5.65
feet on south side. Upset price, \$50.
Parcel No. 10. Two-story frame house,
22 Sherman st. Upset price, \$40.
Parcel No. 11. Part of two-story frame house,
24 Sherman st. Cut 19.67 feet on front by 10.02
feet on rear. Upset price, \$20.
Parcel No. 136. Wooden awning on the northeast
corner of Central ave. and Olmstead place.
Upset price, \$5.
Parcel No. 183. Part of two-story frame house
on the southeast corner of Ridgewood place

and Central ave. Cut 1.69 feet on front by 1.55 feet on rear. Upset price, \$5.

Parcel No. 185. One and one-half story frame house on the west side of McComb place. Upset price, \$50.

Parcel No. 190. Two-story frame house on the east side of McComb place. Upset price, \$75.

Parcel No. 191. One and one-half story frame house on the east side of McComb place. Upset price, \$25.

price, \$25.

Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room K, 280 Broadway, Borough of Manhattan, until 11 a. m. on the 8th day of July, 1912, and then publicly opened for the sale for removal of the above-described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible thereafter.

Each parcel must be bid for separately and will be sold in its entirety, as described in above advertisement.

advertisement.

advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be retirned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so. All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened July 8, 1912," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue," om K. 280 Broadway, New York City." from whom have further according to whom any further particulars regarding the

whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, June 14, 1912. j20,jy8

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT OF the Borough of Manhattan, public notice is hereby given that the Commissioners of the Sink-ing Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon property owned by The City of New York, formerly used by it for school purposes, in the

school purposes, in the

Borough of Manhattan,

Being all the buildings, parts of buildings, etc.,
standing upon the plot 75 feet by 100 feet on
the north side of E. 22d st., distant 100 feet each of Lexington ave., in the Borough of Manhattan, all of which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K, No. 280 Broadway, Borough of Manhattan hattan.

Pursuant to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held June 12, 1912, the sale by sealed bids of the above described buildings and appurtenances thereto will be held by direction of the Comp-

troller on WEDNESDAY, JULY 3, 1912, at 11 a. m., in lots and parcels and in manner and form as follows:

Parcel No. 1. Two-story brick building, three-story brick building and chimney and one-story brick building on the plot 100 feet front by 75 feet deep on the north side of E. 22d st., distant

feet deep on the north side of E. 22d st., distant 100 feet east of Lexington ave.

THE PURCHASER WILL BE REQUIRED TO REMOVE THE SECOND-STORY BRIDGE CONNECTING THE BUILDING AND MAKE DOORS FROM MAIN AUILDING TO BRIDGE WATER-TIGHT. ALSO TO REMOVE THE STEEL CANOPIES (AND THEIR SUPPORTS) CONNECTING BUILDINGS ON PLOT WITH THE MAIN COLLEGE BUILDING.

THE CONCRETE PAVING IN THE COURT BETWEEN BUILDINGS AND THE IRON FENCE ON STREET FRONT ARE TO BE LEFT UNDISTURBED.

Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room K, No. 280 Broadway, Borough of Manhattan, until 11 a. m., on the 3d day of July, 1912, and then publicly opened for the sale for removal of the above-described buildings and appurtenances thereto, and the award will be made to the bighest bidder within ings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible there-

Each parcel must be bid for separately and will be sold in its entirety, as described in above ad-

vertisement. Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New

given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so. All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened July 3, 1912," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room K. No. 280 Broadway, New York City," from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, June 13, 1912. j17,jy3

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE BRIDGE COM-missioner, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain buildings standing upon property owned by The City of New York, acquired by it for bridge purposes, in the Borough of Brooklyn.

Being a two-story brick building, a three-story brick building, a one-story brick building and a brick stable, on the property acquired for the Brooklyn Bridge, between Water and Front sts., in the Borough of Brooklyn, all of which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance Room K No. 280 Broad-

Department of Finance, Room K, No. 280 Broadway, Borough of Manhattan.

Pursuant to a resolution adopted by the Commissioners of the Sinking Fund, at a meeting held June 12, 1912, the sale by sealed bids of the above described buildings and appurtenances thereto will be held by direction of the Comptroller on troller on

FRIDAY, JULY 5, 1912, at 11 a. m., in lots and parcels and in manner

at 11 a. m., in lots and parcels and in manner and form as follows:

Parcel No. 1. Two-story brick building (about 25 feet by 40 feet, irregular), No. 18 Water st. Three-story brick building (about 38 feet by 60 feet), with frame extension (about 7 feet by 17 feet), Nos. 14 and 16 Water st. One-story brick building (about 14 feet by 29 feet) and brick stable (about 34 feet by 61 feet) in rear of 14 to 18 Water st.

14 to 18 Water st.
Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room K, No. 280 Broadway, Borough Revenue, Room K, No. 280 Broadway, Borough of Manhattan, until 11 a. m., on the 5th day of July, 1912, and then publicly opened for the sale for removal of the above-described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible thereafter.

Each parcel must be bid for separately and will be sold in its entirety, as described in above advertisement.

advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth

hereinafter.
Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened July 5, 1912," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room K, No. 280 Broadway, New York City," from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance,
Comptroller's Office, June 13, 1912. j18,jy5

CORPORATION SALE OF REAL ESTATE.

WM. P. RAE Co., Auctioneer.

PUBLIC NOTICE IS HEREBY GIVEN THAT the Commissioners of the Sinking Fund of The City of New York, by virtue of the power vested in them by law, will offer for sale at public continuous. lic auction on

WEDNESDAY, JULY 3, 1912 wednesday, July 3, 1912, at 12 o'clock m., at the Brooklyn Real Estate Exchange, 189 Montague st., Borough of Brooklyn, the following described real estate belonging to the corporation of The City of New York, located in the Borough of Brooklyn, and shown on Plate 1-A of map entitled 'Atlas showing lands on Long Island used for water supply purposes, dated 1898," on file in the office of the Commissioner of Water. Supply, Gas and Electricity of The City of New York, more particularly known as Lot 2, Block 7374 of the Kings County Tax Maps, bounded and described as follows:

All that certain plot, piece or parcel of land situated in the Borough of Brooklyn, City of Vew York.

Beginning at the southwest corner of Avenue V and E. 14th st., running thence southerly along the westerly line of said E. 14th st. south 30 minutes west 22.49 feet to a point; thence south 64 degrees 30 minutes west 154.93 feet to a point; thence north 25 degrees 30 minutes west 100.42 feet to a point on the southerly side of Avenue V and located 16.07 feet easterly of Avenue V and located 16.07 teet easterly from the east line of E. 13th st.; thence easterly along the southerly line of Avenue V 183.93 feet to the point or place of beginning.

The minimum or upset price at which said property shall be sold be and is hereby appraised and fixed at the sum of three thousand five hundred dollars (\$3,500), plus the cost of advertising the sale. The sale is made upon the following

TERMS AND CONDITIONS.

Terms and Conditions.

The highest bidder will be required to pay ten (10) per cent. of the amount of his bid, together with the auctioneer's fees, at the time of the sale, the balance to be paid upon the delivery of the deed, which shall be within thirty (30) days from the date of the sale.

The Comptroller may, at his option, resell the property if the successful bidder shall fail to comply with the terms of the sale, and the person so failing to comply therewith will be held liable for any deficiency which may result from such resale.

such resale.

The right is reserved to reject any and all bids. The deed so delivered will be one of bargain and sale without covenants.

Maps of said real estate may be seen on application at the Comptroller's office, Stewart building, 280 Broadway, Borough of Manhattan.

By order of the Commissioners of the Sinking

Fund under resolution adopted at meeting of the Board held June 12, 1912.

WM. A. PRENDERGAST, Comptroller, City of New York.

Department of Finance, Comptroller's Office, June 14, 1912.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE DIRECTOR OF the New York Public Library, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain buildings standing upon property owned by The City of New York, acquired by it for a Carnege library of Manhattan.

Being the buildings, parts of buildings, etc., situated on the plot of ground 50 feet by 100 feet, on the northerly side of W. 179th st., distant 150 feet westerly from the northwest corner of Audubon ave. and W. 179th st., in the Borough of Manhattan, which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K, No. 280 Broadway, Borough of Manhattan.

Pursuant to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held June 26, 1912, the sale by sealed bids of the above buildings and appurtenances thereto will be held by direction of the Comptroller on TUESDAY, JULY 16, 1912, at 11 a. m., in lots and parcels and in manner

at 11 a. m., in lots and parcels and in manner and form, as follows:

Parcel No. 1. Three-story frame house, No. 535-537 W. 179th st.

Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room K, 280 Broadway, Borough of Manhattan, until 11 a. m. on the 16th day of July 1912 and then publicly opened for the of July, 1912, and then publicly opened for the sale for removal of the above-described buildings and appurtenances thereto, and the award will be made to the highest bidder within twen-ty-four hours, or as soon as possible thereafter. Each parcel must be bid for separately and will be sold in its entirety, as described in above

advertisement. Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500

will be sufficient to entitle bidders to bid on any or all of the buildings. Deposits of unsuccessful bidders will be re-Deposits of unsuccessful bidders will be let-turned within twenty-four hours after success-ful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the re-quirements of the terms and conditions of the

sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject

any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name

(2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened July 16, 1912," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room K, 280 Broadway, New York City," from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, June 26, 1912. j28,jy16

Comptroller's Office, June 26, 1912. j28,jy16 CORPORATION SALE OF LEASE.

CORPORATION SALE BY SEALED BIDS OF THE LEASE OF CERTAIN CITY REAL ESTATE.

UPON THE AUTHORIZATION OF THE Commissioners of the Sinking Fund, and pursuant to a resolution adopted by them at a meeting held June 12, 1912, the Comptroller of The City of New York will sell by sealed bids on WEDNESDAY, JULY 3, 1912, at 12 o'clock m., in Room K, 280 Broadway, Borough of Manhattan, the lease, for a period of ten years from August 1, 1912, with the privilege of renewal for an additional ten years upon the same terms and conditions, of the premises belonging to the corporation of The City of New

the same terms and conditions, of the premises belonging to the corporation of The City of New York, and known as Nos. 1 and 2 on a certain map No. 31, made by the Department of Water Supply, Gas and Electricity, and known as Horsfalls Pond property at Freeport, Nassau County, Long Island, and more particularly described as follows:

All that certain piece or parcel of real estate situated in the Town of Hempstead, Village of Freeport, County of Nassau and State of New York, designated as Parcels Nos. 1 and 2, on sheet 31 of maps entitled "Atlas showing lands on Long Island used for water augusty purposes." on Long Island used for water supply purposes Borough of Brooklyn, City of New York," dated Borough of Brooklyn, City of New York," dated 1898, filed in the office of the Commissioner of Water Supply, Gas and Electricity, City of New York, said parcel being described as follows:

Beginning at the monument located on the easterly side of Main st., about 1,600 feet south of the Merrick road; running thence in a northor the Merrick road; running thence in a nother erly direction along the westerly boundary of lands of the said City of New York, the follow-ing seven courses and distances: North 7 de-grees 37 minutes 30 seconds west 129.7 feet; north 63 degrees 22 minutes 30 seconds west 22.7 feet; north 30 degrees 41 minutes 30 seconds. north 63 degrees 22 minutes 30 seconds west 82.7 feet; north 30 degrees 41 minutes 30 seconds west 171.2 feet; north 7 degrees 51 minutes 30 seconds west 140.1 feet; north 5 degrees 27 minutes 30 seconds west 43.1 feet; north 21 degrees 11 minutes 30 seconds west 146.3 feet; north 32 degrees 6 minutes 30 seconds west 137 feet to a monument; running thence easterly along the northerly boundary of said City's land the following three courses and distances: South 75 degrees 11 minutes 30 seconds east 311.9 feet; south 58 degrees 54 minutes 30 seconds east degrees 11 minutes 30 seconds east 311.5 leet, south 58 degrees 54 minutes 30 seconds east 167.3 feet; north 72 degrees 55 minutes 30 seconds east 167.3 feet; north 72 degrees 55 minutes 30 seconds east 167.3 feet; north 72 degrees 55 minutes 30 seconds east 311.5 leet, south 58 degrees 54 minutes 30 seconds east 311.5 leet, south 58 degrees 54 minutes 30 seconds east 311.5 leet, south 58 degrees 54 minutes 30 seconds east 311.5 leet, south 58 degrees 54 minutes 30 seconds east 311.5 leet, south 58 degrees 54 minutes 30 seconds east 311.5 leet, south 58 degrees 54 minutes 30 seconds east 311.5 leet, south 58 degrees 54 minutes 30 seconds east 311.5 leet, south 58 degrees 54 minutes 30 seconds east 311.5 leet, south 58 degrees 54 minutes 30 seconds east 311.5 leet, south 58 degrees 54 minutes 30 seconds east 40 minutes 40 minutes 30 seconds east 40 minutes 40 minutes 40 min onds east 252.5 feet to a point; running thence northerly the following two courses and distances: North 12 degrees 35 minutes 30 seconds east 55.2 feet; north 5 degrees 32 minutes east east 55.2 feet; north 5 degrees 32 minutes east 181.2 feet to a monument located on the southerly side of the Merrick road, distance about 125 feet westerly from the centre of the westerly branch of East Meadow Stream; running thence along the southerly side of the Merrick road south 68 degrees 25 minutes east 206 feet to a monument; running thence in a southerly direction the following seven courses and discourses and disto a monument; running thence in a southerly direction the following seven courses and distances: South 23 degrees 53 minutes west 140 feet; south 23 degrees 30 minutes 30 seconds west 169.1 feet; south 6 degrees 50 minutes 30 seconds west 172.6 feet; south 5 degrees 3 minutes 30 seconds west 310.5 feet; south 33 degrees 52 minutes 30 seconds west 55.2 feet;

south 55 degrees 45 minutes 30 seconds west 49 feet; south 17 degrees 39 minutes 30 seconds west 32.8 feet to a monument; thence south 70 degrees 57 minutes 30 seconds west 332.6 feet to the point or place of beginning, containing within said bounds 10.8 acres, more or less.

The Comptroller will receive sealed bids for the lease of the said parcel or land for the said period at the minimum or upset price of \$750 per annum, payable quarterly in advance, and the said sale will be made upon the following Terms and Conditions.

The highest bidder will be required to pay 25 per cent. of the amount of the yearly rental at the time and place of sale; the amount so paid for one quarter's rent shall be forfeited if the successful bidder does not execute the lease when notified that it is ready for execution.

He will also be required to give a bond in double the amount of the annual rental bid, with two sufficient sureties to be approved by the Comptroller, conditioned for the payment of the rent quarterly in advance and for the performance of the covenants and terms of the lease.

No building shall be erected upon said site except approval shall have been first obtained from the Commissioners of the Sinking Fund, and plans and specifications of said building shall be presented to said Board and approval in writing obtained.

No person shall be received as lessee or surety who is a delinquent on any former lease from the corporation, and no bid shall be accepted from 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 provided by law.

The lease will be in the usual form of leases of like property and will contain, in addition to other terms, covenants and conditions, as follows:

First—The City to retain all water rights.

lows:

First—The City to retain all water rights.
Second—The City to be held free from all damage by freshets which may be caused by heavy rains and the overflow of streams or the City's ponds lying in the same valley.

Third—The City to be held free from all damage which may be caused by oscillations of the ground water, whether from cessation or reduction of pumping at the Agawam Pumping Station, or other causes, the City in no case being under obligation to operate that pumping station for the purpose of lowering the ground water, on or under the said property to be demised.

mised.

The Comptroller shall have the right to reject any or all bids if deemed to be to the interest of The City of New York.

WM. A. PRENDERGAST, Comptroller, City of New York.

Department of Finance, Comptroller's Office, June 14, 1912.

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE POLICE COMmissioner, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain buildings standing upon property owned by The City of New York, acquired by it for Police Department purposes in the

New York, acquired by it for Police Department purposes, in the

Borough of Manhattan,

Being the buildings situated on the plot of ground 58 feet 4 inches by 100 feet 11 inches on the north side of W. 123d st., distant 366 feet 8 inches easterly from the northeast corner of W. 123d st. and 8th ave., and known as 229 to 235 W. 123d st., in the Borough of Manhattan, all of which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K, 280 Broadway, Borough of Manhattan.

Manhattan.

Pursuant to a resolution adopted by the Commissioners of the Sinking Fund at a meeting held June 12, 1912, the sale by sealed bids of the above described buildings and appurtenances thereto will be held by direction of the Comp-

TUESDAY, JULY 2, 1912, at 11 a. m., in lots and parcels and in manner and form as follows:

and form as follows:
Parcel No. 1. Two three-story frame houses,
Nos. 229 and 231 W. 123d st.
Parcel No. 2. Two three-story brick houses,
Nos. 233 and 235 W. 123d st.
Sealed bids (blank forms of which may be
obtained upon application) will be received by
the Comptroller at the office of the Collector
of City Revenue, Room K, No. 280 Broadway,
Borough of Manhattan, until 11 a. m. on the
2d day of July, 1912, and then publicly opened
for the sale for removal of the above-described
buildings and appurtenance thereto, and the buildings and appurtenance thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible there-

after.

Each parcel must be bid for separately and will be sold in its entirety, as described in

above advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent, of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 mill be sufficient to entitle bidders to bid on

required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or

any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do

in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened July 2, 1912," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room K, No. 280 Broadway, New York City," from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY BECORD."

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance, Comptroller's Office, June 13, 1912. j15,jy2

CORPORATION SALE OF BUILDINGS AND APPURTENANCES THERETO ON CITY REAL ESTATE BY SEALED BIDS.

AT THE REQUEST OF THE PRESIDENT of the Borough of Brooklyn, public notice is hereby given that the Commissioners of the Sinking Fund, by virtue of the powers vested in them by law, will offer for sale by sealed bids certain encroachments standing upon prop-

erty owned by The City of New York, acquired

by it for street opening purposes in the Borough of Brooklyn.

Being all the buildings, parts of buildings, etc., standing within the lines of E. 14th st., from Ditmas ave. to Newkirk ave., in the Borough of Brooklyn, all of which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room K, 280 Broadway, Borough of Manhattan.

Pursuant to a resolution of the Commissioners

of Finance, Room K, 280 Broadway, Borough of Manhattan.

Pursuant to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held June 12, 1912, the sale by sealed bids, at the upset or minimum prices named in the description of each parcel of the above buildings and the appurtenances thereto, will be held by direction of the Comptroller on

WEDNESDAY, JULY 10, 1912, at 11 a. m., in lots and parcels and in manner and form and at upset prices as follows:

Parcel No. 1. iwo-story frame house, with one-story frame barn and two sheds at E. 14th st. and Newkirk ave. Upset price, \$20.

Sealed bids (blank forms of which may be obtained upon application) will be received by the Comptroller at the office of the Collector of City Revenue, Room K, 280 Broadway, Borough of Manhattan, until 11 a. m. on the 10th day of July, 1912, and then publicly opened for the sale for removal of the above-described buildings and appurtenances thereto, and the award will be made to the highest bidder within twenty-four hours, or as soon as possible thereafter.

Each parcel must be bid for separately and will be sold in its entirety, as described in above advertisement.

Each and every bid must be accompanied by advertisement.

advertisement.

Each and every bid must be accompanied by a deposit of cash or certified check in a sum equal to 25 per cent. of the amount of the bid, except that a minimum deposit of \$50 will be required with all bids, and that a deposit of \$500 will be sufficient to entitle bidders to bid on any or all of the buildings.

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful

Deposits of unsuccessful bidders will be returned within twenty-four hours after successful bidders have paid purchase price in full and given security, and those of successful bidders may be declared forfeited to The City of New York by the Comptroller upon the failure of the successful bidder to further comply with the requirements of the terms and conditions of the sale as set forth hereinafter.

Successful bidders will be required to pay the purchase money and deposit the required security within twenty-four hours of the receipt of notification of the acceptance of their bids.

The Comptroller reserves the right to reject any and all bids and to waive any defects or informalities in any bid should it be deemed in the interest of The City of New York to do so.

in the interest of The City of New York to do so.

All bids must state clearly (1) the number or description of the building or buildings bid for, (2) the amount of the bid, (3) the full name and address of the bidder.

All bids must be inclosed in properly sealed envelopes, marked "Proposals to be opened July 10, 1912," and must be delivered, or mailed in time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room K, 280 Broadway. New York City," from whom any further particulars regarding the buildings to be disposed of may be obtained.

THE BUILDINGS WILL BE SOLD FOR IMMEDIATE REMOVAL ONLY, SUBJECT TO THE TERMS AND CONDITIONS PRINTED ON THE LAST PAGE OF THIS ISSUE OF THE "CITY RECORD."

WM. A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, June 17, 1912. j22,jy10

Notice to Property Owners. NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS in the BOROUGH OF BROOKLYN.

BROOKLYN:
TWENTY-FOURTH WARD, SECTION 5. MONTGOMERY STREET—REGULATING, GRADING, CURBING AND FLAGGING, from New York to Nostrand ave. Area of assessment: Both sides of Montgomery st., from New York to Nostrand ave., and to the extent

New York to Nostrand ave., and to the extent of half the block at the intersecting streets.

THIRTIETH WARD, SECTION 18.

ONE HUNDREDTH STREET—REGULATING, GRADING, CURBING AND FLAGGING, from 3d ave. to Fort Hamilton parkway. Area of assessment: Both sides of 100th st., from 3d ave. to Fort Hamilton parkway, and to the extent of half the block at the intersecting

streets.

THIRTIETH WARD, SECTION 19.

SEVENTIETH STREET—REGULATING, GRADING, CURBING AND FLAGGING, from 13th to 14th ave., and from 18th to 22d ave. Area of assessment: Both sides of 70th st., from 13th to 14th ave., and from 18th to 22d ave., and to the extent of half the block at the intersecting streets and avenues.

ave., and to the extent of hair the block at the intersecting streets and avenues.

SEWERS in BENSON AVENUE, from 15th ave. and Bay 10th st, and from Bay 13th st. to 18th ave., and BENSON AVENUE—OUTLET SEWER, from Bay 8th st. to 15th ave., and FIFTEENTH AVENUE—SEWER, between Benson ave. and 86th st. Area of assessment affects Blocks Nos. 6358 to 6368, inclusive, and 6303 to 6402 inclusive. 6393 to 6402, inclusive.

of Assessors on June 25, 1912, and entered June 25, 1912, 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, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of

Said section provides, in part, "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 to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides \* \* \* "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." \* \* \*

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Mechanics Bank Building, Court and Montague sts., Borough of Brooklyn, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before August 24, 1912, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessments became liens to the date of payment.

WILLIAM A. PRENDERGAST. Comptroller.

WILLIAM A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, June 25, 1912. j27,jy9

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for LOCAL IMPROVEMENTS IN THE BOROUGH OF THE BRONX:

IMPROVEMENTS IN THE BOROUGH OF THE BRONX:

TWENTY-FOURTH WARD, ANNEXED TERRITORY.

EDENWALD (Jefferson) AVENUE—REGULATING, GRADING, SETTING CURB-STONES, FLAGGING SIDEWALKS, LAY-ING CROSSWALKS, BUILDING AP-PROACHES AND PLACING FENCES, between E. 233d st. and the boundary line between New York and Mount Vernon. Area of assessment: Both sides of Edenwald ave., from E. 233d st. to the boundary line between New York and Mount Vernon, and to the extent of half the block at the intersecting streets,—that the same was confirmed by the Board of Assessors June 25, 1912, and entered June 25, 1912, 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, and 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 1019 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unnaid for the period of

Said section provides, in part, "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 to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides \* \* \* "An assessment shall become a lien upon the real

assessment shall become a nen upon the rear estate affected thereby ten days after its entry in the said record." \* \* \*

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, the Abundant Building corner of 177th st in the Municipal Building, corner of 177th st. and 3d ave., Borough of The Bronx, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before August 24, 1912, will made thereon on or before August 24, 1912, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when above assessment became a lien to the date of payment.

WM. A. PRENDERGAST, Comptroller.

City of New York, Department of Finance, Comptroller's Office, June 25, 1912. j27,jy9

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE
Greater New York Charter, the Comptroller
of The City of New York hereby gives public
notice to all persons, owners of property, affected by the following assessments for LOCAL
IMPROVEMENTS IN THE BOROUGH OF
QUEENS:
FIRST WARD

QUEENS:

SEVENTEENTH AVENUE — CURBING AND LAYING SIDEWALKS, from Jackson ave. to Grand ave. Area of assessment: Both sides of 17th ave., from Jackson to Grand ave. SECOND WARD.

FORTY-FIRST STREET—LAYING CEMENT SIDEWALKS between Siboutsen st. (Washington) to Public School No. 19. Area of assessment: Both sides of 41st st. (Evergreen ave.), from Siboutsen st. (Washington place) to Forest st.

—the above entitled assessments were confirmed

to rorest st.

the above entitled assessments were confirmed by the Board of Revision of Assessments on June 21, 1912, and entered June 21, 1912, 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, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided in section 1019 of said Greater New York Charter.

Said section provides, in part, 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 Assess-ments, 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 to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides \* \* \* "An assessment shall become a lien upon the real

assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." \* \* \* \*

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, at the Municipal Building, Court House square, Long Island City, Borough of Queens, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before August 20, 1912, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when the above centum per annum from the date when the above assessments became liens to the date of pay-

WM. A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, June 21, 1912. j27,jy9

NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property affected by the following assessments for LOCAL IMPROVEMENTS in the BOROUGH OF BROOK-

SEVENTEENTH WARD, SECTION 9.
HUMBOLDT STREET—SEWER, between
Norman and Meserole aves. Area of assessment: Both sides of Humboldt st., from Norman ave. to Meserole ave.
TWENTY-SIXTH WARD, SECTIONS 12 AND

HEGEMAN AVENUE — REGULATING, GRADING, CURBING AND FLAGGING, between Hopkinson and New Jersey aves., excluding the land occupied by and intervening between tracks of the railroad company. Area of assessment: Both sides of Hegeman ave., from Hopkinson ave. to New Jersey ave., and to the extent of half the block at the intersecting streets

TWENTY-NINTH WARD, SECTION 16.
DITMAS AVENUE AND EAST SIXTEENTH STREET—BASIN at the southwest
corner. Area of assessment affects Block No.

BASINS on EAST EIGHTH STREET, at southwest corner of Church ave.; northwest corner of BEVERLY ROAD AND EAST SEVENTH STREET; EAST EIGHTH

STREET, opposite Hinckley place; northwest corner of BEVERLEY ROAD AND EAST EIGHTH STREET; and southeast and southwest corners of CHURCH AVENUE AND EAST SEVENTH STREET. Area of assessment affects Blocks Nos. 5339 and 5340.

TWENTY-NINTH WARD, SECTION 15.

MIDWOOD STREET — REGULATING, GRADING, CURBING AND FLAGGING, between Kingston and New York aves. Area of assessment: Both sides of Midwood st., from Kingston ave. to New York ave., and to the extent of half the block at the intersecting avenues.

THIRTY-SECOND WARD, SECTION 23.
BROOKLYN AVENUE — REGULATING,
GRADING, CURBING AND FLAGGING, between Avenues G and I. Area of assessment:
Both sides of Brooklyn ave., from Avenue G to
Avenue I, and to the extent of half the block
at the intersection avenues.

Avenue I, and to the extent of half the block at the intersecting avenues.

—that the same were confirmed by the Board of Revision of Assessments on June 21, 1912, and entered June 21, 1912, 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, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "If any such assessment shall remain unpaid for the period of sixty days after the date of entry thereof in the

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 seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides \* \* \* "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." \* \*

The above assessments are payable to the Gollector of Assessments and Arrears at the Bu-

reau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, in the Mechanics Bank Building, Court and Montague sts., Borough of Brooklyn, be-tween the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before August 20, 1912, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessments became liens to the date of payment.

WILLIAM A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, June 21, 1912. j27,jy9

#### NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS IN THE BOROUGH OF QUEENS:

FIRST WARD. HUNTERS POINT AVENUE—CURBING AND LAYING SIDEWALKS, from Jackson ave. to Van Dam st. Area of assessment: Both sides of Hunters Point avenue, from Jackson

sides of Hunters Foint avenue, and avenue, ave to Webster ave.

to Webster ave.

the above entitled assessments were confirmed by the Board of Assessors on June 25, 1912, and entered June 25, 1912, 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, and unless the arresumt assessed for heacht or never present.

and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided in section 1019 of said Greater New York Charter. Said section provides, in part, 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 ized to collect and receive the amount of such assessment, to charge, collect and receive in-terest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this

Section 159 of this act provides \* \* \* "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record."

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, at the Municipal Building, Court House square, Long Island City, Borough of Queens, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all pay-ments made thereon on or before August 24, 1912, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when the above

wm. A. PRENDERGAST, Comptroller.
City of New York, Department of Finance,
Comptroller's Office, June 25, 1912. j27,jy9

## NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for LOCAL IMPROVEMENTS in the BOROUGH OF BROOKLYN:

TWENTY-NINTH WARD, SECTION 16.

WEST STREET—REGULATING, GRADING, CURBING AND FLAGGING, from 39th st. to 18th ave. Area of assessment: Both sides of West st., from 39th st. to 18th ave., and to the extent of half the block at the intersecting streets and avenues. and avenues.

extent of hair the block at the intersecting streets and avenues.

—that the same was confirmed by the Board of Assessors on June 18, 1912, and entered June 18, 1912, 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, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "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 to the date of payment, from the date when

such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides " "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." " "

The above assessments are payable to the Collector of Assessments and Arreage at the Britannian and Brit

The above assessments are payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Waterears of Taxes and Assessments and of Waterents, in the Mechanics Bank Building, Court and Montague sts., Borough of Brooklyn, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before August 17, 1912, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessments became liens to the date of payment.

WILLIAM A. PRENDERGAST, Comptroller.
City of New York, Department of Finance,
Comptroller's Office, June 18, 1912. j26,jy8

#### NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE.

Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property affected by the following assessments for LOCAL IMPROVEMENTS in the BOROUGH OF BROOKLYN: BROOKLYN:

BROOKLYN:
FIFTH WARD, SECTION 1.
DIXON PLACE—SEWER, between Prospect and Sands st. Area of assessment: Both sides of Dixon pl., between Prospect and Sands sts.
EIGHTH WARD, SECTION 3.
SEWER BASINS at FIFTY-THIRD STREET AND EIGHTH AVENUE—North and west corners. Area of assessment affects Blocks Nos. 810 and 818.
SEWER BASINS at FORTY-THIRD STREET AND NINTH AVENUE—North and west corners. Area of assessment affects Blocks Nos. 733 and 925.
TWELFTH WARD, SECTION 2.

Nos. 733 and 925.

TWELFTH WARD, SECTION 2.

OTSEGO STREET—SEWER, from Sigournay st. to Beard st. Area of assessment affects Blocks Nos. 600, 607, 606, 612 and 613.

SEVENTEENTH WARD, SECTION 9.

APOLLO STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Meeker ave. to Bridgewater st. Area of assessment: Both sides of Apollo st., from Meeker ave, to Bridgewater st., and to the extent of half the block at the intersecting streets and avenues.

avenues.

TWENTY-SIXTH WARD, SECTION 14.

MONTAUK AVENUE—SEWER, from a point
277 feet south of New Lots road southerly to
Hegeman ave. Area of assessment: Both sides
of Montauk ave., from New Lots road to Hegeman ave., and north side of Hegeman ave.,
from Atkins ave. to Montauk ave., Blocks Nos.
4455 and 4456. 4455 and 4456.

4455 and 4456.

THIRTIETH WARD, SECTION 17.

NINETEENTH AVENUE—SEWER, between 50th and 51st sts. Area of assessment: Both sides of 19th ave., from 50th to 51st sts., including Blocks Nos. 5461 and 5462.

SIXTY-EIGHTH STREET—SEWER, between

New Utrecht and 16th aves. Area of assessment affects Blocks Nos. 5566 and 5574.

THIRTIETH WARD, SECTION 18.

EIGHTY-NINTH STREET—SEWER, between 2d and 3d aves. Area of assessment: Both sides of 89th st., from 2d to 3d aves.

—that the same were confirmed by the Board of Assessors on June 18, 1912, and entered June 18, 1912, 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, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date

shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided by section 1019 of the Greater New York Charter.

Said section provides, in part, "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 collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides \* \* \* "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." \* \* \*

The above assessments are payable to the Collector of Assessments and Arrears at the Bu-

lector of Assessments and Arrears at the Bu-reau for the Collection of Assessments and Ar-rears of Taxes and Assessments and of Water Rents, in the Mechanics Bank Building, Court and Montague sts., Borough of Brooklyn, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before August 17, 1912, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when such assessments became liens to the date of pay-

WILLIAM A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's Office, June 18, 1912. j21,jy2

## NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS IN THE BOROUGH OF THE BRONX:

TWENTY-FOURTH WARD—SECTION 13.

CORLEAR AVENUE—SEWER, from W. 230th st. to W. 232d st., and in WEST TWO HUNDRED AND THIRTY-FIRST STREET, from Corlear ave. to Kingsbridge avc. Area. of assessment affects Blocks Nos. 3402, 3403 and 3406.

of assessment affects Blocks Nos. 3402, 3403 and 3406.

—that the same were confirmed by the Board of Assessors June 18, 1912, and entered June 18. 1912, in the Record of Titles of Assessments, kept in the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and Arrears of Taxes and Assessments and of Water Rents, and unless the amount assessed for beneat to any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided in section 1019 of the Greater New York Charter. Said section provides, in part, "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, it charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act."

the Greater New York Charter, and will be 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 the amount of such assessment, to charge, collect and receive interest thereon at the rate of seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides \* \* "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." \* "

The above assessments and Arrears at the Bureau for the Collection of Assessments and Arrears.

The above assessment are payable to the Collection of Assessme

of Taxes and Assessments and of Water Rents, in the Municipal Building, corner of 177th st. and 3d ave., Borough of The Bronx, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before August 17, 1912, will be exempt from interest, as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when above assessments became liens to the date of payment.

WM. A. PRENDERGAST, Comptroller, City of New York. Department of Finance, Comptroller's Office, June 18, 1912. j21,jy2

## NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS IN THE BOROUGH OF QUEENS:

QUEENS:

FIRST WARD.

FREEMAN AVENUE—REGULATING, GRADING, CURBING, FLAGGING AND LAYING CROSSWALKS, from the Crescent to William st. Area of assessment: Both sides of Freeman ave., from the Crescent to William st., and to the extent of half the block at the intersecting streets.—the above entitled assessment was confirmed by the Board of Assessors on June 18, 1912, and entered June 18, 1912, 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, and unless the amount assessed for benefit on any person

and Assessments and of Water Rents, and unless the amount assessed for benefit on any person or property shall be paid within sixty days after the date of said entry of the assessments, interest will be collected thereon, as provided in section 1019 of said Greater New York Charter. Said section provides, in part, 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 ments, 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 to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides \* \* "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." \* \*

The above assessment is payable to the Col-lector of Assessments and Arrears at the Bulector of Assessments and Arrears at the Bureau for the Collection of Assessments and Arrears of Taxes and Assessments and of Water Rents, at the Municipal Building, Court House square, Long Island City, Borough of Queens, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a m. to 12 m., and all payments made thereon on or before August 17, 1912 will be exempt from interest as above 1912, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when the above assessment became a lien to the date of pay-

WM. A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's Office, June 18, 1912. j21,jy2

## NOTICE TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice to all persons, owners of property, affected by the following assessment for LOCAL IMPROVEMENTS IN THE BOROUGH OF MANHATTAN.

IMPROVEMENTS IN THE BOROUGH OF MANHATTAN:

TWELFTH WARD, SECTION 8.

WEST ONE HUNDRED AND SEVENTYSEVENTH STREET—REGULATING, GRADING, CURBING AND FLAGGING, from Fort
Washington ave. to Riverside drive. Area of
assessment. Both sides of W. 177th st., from
Fort Washington ave. to Riverside drive; also
Blocks Nos. 2139, 2140, 2142, 2178, 2176 and
2177.

Blocks Nos. 2139, 2140, 2142, 2178, 2170 and 2177.

—that the same was confirmed by the Board of Assessors on June 18, 1912, and entered June 18, 1912, 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, and 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 1019 of said Greater New York Charter.

Said section provides, in part, "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 the same of the date when

seven per centum per annum, to be calculated to the date of payment, from the date when such assessment became a lien, as provided by section 159 of this act."

Section 159 of this act provides \* \* "An act of the section 159 of this act provides \* \* "An act of the section 159 of this act provides \* \* "An act of the section 159 of this act of the section 159 of the section 159 of this act of the section 159 of the section 159

Section 159 of this act.

Section 159 of this act provides " "An assessment shall become a lien upon the real estate affected thereby ten days after its entry in the said record." " "

The above assessment is payable to the Collector of Assessments and Arrears at the Bureau for the Collection of Assessments and of Water Rents, Room H, 280 Broadway, Borough of Manhattan, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 m., and all payments made thereon on or before July 27, 1912, will be exempt from interest as above provided, and after that date will be subject to a charge of interest at the rate of seven per centum per annum from the date when above assessment became a lien to the date of payment.

WILLIAM A. PRENDERGAST, Comptroller. City of New York, Department of Finance, Comptroller's office, June 18, 1912.

Nations of Sala.

## Notices of Sale.

NOTICE OF CONTINUATION OF QUEENS TAX SALE.

THE SALE OF THE LIENS FOR UNPAID taxes, assessments and water rents for the Borough of Queens, Fifth Ward, as to liens remaining unsold at the termination of sales of November 21, December 12, 1911, January 16, February 20, March 19, April 23, May 21 and June 25, 1912, has been continued to TUESDAY, JULY 23, 1912, at 2 o'clock p. m., pursuant to section 1028 of the Greater New York Charter, and will be continued at that time in the Arrears office, third floor, Municipal Building, Court House square, Long Island City, in the Borough of Queens, City of New York.

DANIEL MOYNAHAN, Collector of Assessments and Arrears.

Dated June 25, 1912. j26,jy23 THE SALE OF THE LIENS FOR UNPAID

Comptroller at his office, Room 85, Stewart Building, corner of Broadway and Chambers

street.

street.

The transfer books thereof will be closed from June 15, 1912, to July 1, 1912.

The interest due on July 1, 1912, on the Coupon Bonds of the late City of Brooklyn will be paid on that day by the Nassau National Bank of Brooklyn, 26 Court st.

The interest due July 1, 1912, on the Coubon Bonds of other corporations now included in The City of New York will be paid on that day at the office of the Guaranty Trust Company, 28 and 30 Nassau st., New York City.

WM. A. PRENDERGAST, Comptroller, City of New York, Department of Finance, Comptroller's office, May 29, 1912

m29,jy1.

#### Sureties on Contracts.

UNTIL FURTHER NOTICE SURETY COMpanies will be accepted as sufficient upon the following contracts to the amounts named:

Supplies of Any Description, Including Gas and Electricity.

One company on a bond up to \$50,000.

When such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated September 16, 1907.

Construction.

One company on a bond up to \$25,000.

Including regulating, grading, paving, sewers, maintenance, dredging, construction of parks, parkways, docks, buildings, bridges, tunnels, aqueducts, repairs, heating, ventilating, plumbing, etc., etc.

When such company is authorized to write that

when such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated September 16, 1907.

Asphalt, Asphalt Block and Wood Block Pavements.

ments.

Two companies will be required on any and every bond up to amount authorized by letter of Comptroller to the surety companies, dated Sep-Dated January 3, 1910. WILLIAM A. PRENDERGAST, Comptroller.

#### DEPARTMENT OF PUBLIC CHARITIES.

DEPARTMENT OF PUBLIC CHARITIES, FOOT OF E. 26TH St., New YORK.

TO CONTRACTORS. PROPOSALS FOR BIDS OR ESTIMATES.

SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2.30 o'clock p. m., on

at the above ofnce until 2.30 o'clock p. m., on THURSDAY, JULY 11, 1912,
FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE DRY DOCKING AND REPAIRING OF THE STEAMBOAT "THOMAS S. BRENNAN."
The time allowed for doing and completing the work will be forty (40) consecutive working days.

days.

The security required will be Five Thousand Dollars (\$5,000).

The bidder will state one aggregate price for the whole work described and specified, as the contract is entire for complete job.

Blank forms and further information may be obtained at the office of the Supervising Engi-

Blank forms and further information may be obtained at the office of the Supervising Engineer-of the Department, foot of E. 26th st., The City of New York, where plans and specifications may be seen.

MICHAEL J. DRUMMOND, Commissioner.
Dated June 28, 1912.

The See General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF PUBLIC CHARITIES, FOOT OF E. 26TH St., New York.

## TO CONTRACTORS.

PROPOSALS FOR BIDS OR ESTIMATES.

SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2.30 o'clock p. m. on

MONDAY, JULY 8, 1912,
FOR FURNISHING AND DELIVERING
MILK, CREAM, FLOUR AND ICE.
The time for the performance of the contract
is during the year 1912.
The amount of security required is fifty (50)
per cent. of the amount of the bid or estimate.
The bidder will state the price per pound,
quart, or other designated unit by which the
bids will be tested. The extensions must be
made and footed up, as the bids will be read
from the total and awards made to the lowest
bidder on each line or item, as stated in the
specifications. specifications.

Blank forms and further information may be obtained at the office of the Department, foot of E. 26th st., Borough of Manhattan.

MICHAEL J. DRUMMOND, Commissioner.

Dated June 24, 1912.

252,jy8

25 See General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF PUBLIC CHARITIES, FOOT OF E. 26TH St., New YORK.

## TO CONTRACTORS.

PROPOSALS FOR BIDS OR ESTIMATES.

SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2.30 o'clock p. m.

FRIDAY, JULY 5, 1912,

FOR PROVIDING ALL LABOR AND MATERIALS NECESSARY OR REQUIRED FOR THE EXCAVATION, MASONRY, CARPENTRY, ORNAMENTAL IRON WORK, STRUCTURAL STEEL AND IRON WORK, METAL WORK AND ROOFING, PLUMBING, STEAM AND HEATING, ELECTRIC WORK, ELEVATOR WORK, REFRIGERATING, VACUUM CLEANING AND EQUIPMENT, PAINTING, HARDWARE AND OTHER WORK AS SETFORTH IN THE DRAWINGS AND SPECIFICATIONS FOR THE CONSTRUCTION AND COMPLETION OF A NEW WARD WING EXTENSION TO THE EAST TUBERCULOSIS INFIRMARY, FOR THE METROPOLITAN HOSPITAL DISTRICT, BLACKWELLS ISLAND, BOROUGH OF MANHATTAN, CITY OF NEW YORK.

The time allowed for doing and completing the entire work and the full performance of each contract is three hundred consecutive calendar days.

The surety required will be One Hundred

The City of New York, where plans and speci cations may be seen.
MICHAEL J. DRUMMOND, Commissioner Dated June 21, 1912. j22,jy5

Eas bee General Instructions to Bidders on
the last page, last column, of the "City

DEPARTMENT OF PUBLIC CHARITIES, FOOT OF E. 26TH St., New YORK.

#### TO CONTRACTORS.

PROPOSALS FOR BIDS OR ESTIMATES.

SEALED BIDS OR ESTIMATES WILL BE

SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2.30 o'clock p. m. on TUESDAY, JULY 2, 1912,

FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE ERECTION AND ENTIRE COMPLETION OF A ONE-STORY BRICK EXTENSION TO PRESENT PAVILION FOR FEMALE BLIND AT THE NEW YORK CITY HOME FOR THE AGED AND INFIRM, BLACKWELLS ISLAND, THE CALY OF NEW YORK.

The time allowed for the completion of the work and full performance of the contract is forty (40) consecutive working days.

forty (40) consecutive working days.

The surety required will be Two Thousand
Dollars (\$2,000).

The bidder will state one aggregate price for
the whole work described and specified, as the
contract is entire and for a complete job.

Blank forms and further information may be

obtained at the office of the Architect of the Department, foot of E. 26th st., The City of New York, where plans and specifications may be MICHAEL J. DRUMMOND, Commissioner, Dated June 20, 1912. j20,jy2

the last page, last column, of the "City

DEPARTMENT OF PUBLIC CHARITIES, FOOT OF E. 26TH St., New York.

#### TO CONTRACTORS.

PROPOSALS FOR BIDS OR ESTIMATES.

SEALED BIDS OR ESTIMATES WILL BE received by the Department of Public Charities at the above office until 2.30 o'clock p. m. on

TUESDAY, JULY 2, 1912,

FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR ALTERATIONS TO PLUMBING IN TOILET TOWERS OF WARDS E AND F AND G AND H, IN THE NEW YORK CITY HOME FOR THE AGED AND INFIRM, BLACKWELLS ISLAND, THE CITY OF NEW YORK.

The time allowed for the completion of the

AND, THE CITY OF NEW YORK.

The time allowed for the completion of the work and full performance of the contract is forty (40) consecutive working days.

The surety required will be Three Thousand Dollars (\$3,000).

The bidder will state one aggregate price for the whole work described and specified as the

the whole work described and specified, as the contract is entire and for a complete job.

Blank forms and further information may be obtained at the office of the Architect of the Department, foot of E. 26th st., The City of New York, where plans and specifications may be MICHAEL J. DRUMMOND, Commissioner,

Dated June 20, 1912. j20,jy2 the last page, last column, of the "City

#### BELLEVUE AND ALLIED HOSPITALS.

BELLEVUE AND ALLIED HOSPITALS, DEPARTMENT OF NEW YORK CITY, 26TH ST. AND 1ST AVE., BOROUGH OF MANHATTAN, THE CITY OF NEW

ED BIDS OR ESTIMATES WILL BE received by the President of the Board of Trustees in the Staff Room of Bellevue Hospital (entrance, 415 E. 26th st.), until 3 o'clock p. m.

## TUESDAY, JULY 2, 1912,

FOR FORAGE.

The surety required will be not less than fifty (50) per cent. of the amount of the bid. The time for the delivery of the supplies and the full performance of the contract is by or before December 31, 1912.

The bids will be read from the total, and will be compared and awarded to the lowest bidder for the line or class according to specifications as soon thereafter as practicable, according to

Bids must be submitted in duplicate, each in separate envelope. No bid will be accepted unless this provisions is complied with.

Blank forms may be obtained at the office of the Contract Clerk (entrance, 400 E. 29th st.), Borough of Manhattan.

JOHN W. BRANNAN, President of the

Dated June 18, 1912. See General Instructions to Bidders on the last page, last column, of the "City

Board of Trustees, Bellevue and Allied Hos-

Record. BELLEVUE AND ALLIED HOSPITALS, DEPARTMENT OF NEW YORK CITY, 26TH ST. AND 1ST AVE., BOR-OUGH OF MANHATTAN, THE CITY OF NEW YORK, SEALED BIDS OR ESTIMATES WILL BE received by the President of the Board of Trustees in the Staff Room of Bellevue Hospital (entrance, 415 E. 26th st.) until 3 o'clock p. m.

TUESDAY, JULY 2, 1912,

FOR ALL LABOR AND MATERIALS REQUIRED FOR FURNISHING AND IN.
STALLING ELECTRIC AND GAS LIGHTING
FIXTURES IN THE NEW LAUNDRY
BUILDING OF THE NEW BELLEVUE
HOSPITAL, SITUATED ON 1ST AVE, AND
BOUNDED BY 26TH AND 29TH STS., BOROUGH OF MANHATTAN, CITY OF NEW
YORK.

YORK. The time allowed for doing and completing all the work included under this contract will be not more than sixty (60) consecutive calendar days from date of mailing notice that the Comptroller has attached his signature to the contract

The surety required will be One Thousand Dollars (\$1,000).

The bids will be compared and the contract awarded as soon thereafter as practicable, according to law.

Blank forms may be obtained at the office of the Contract Clerk, 400 E. 29th st., Borough of

Manhattan.

JOHN W. BRANNAN, President of the Board of Trustees, Bellevue and Allied Hospitals.
Dated June 15, 1912.

Free General Instructions to Bidders on the last page, last column, of the "City

BELLEVUE AND ALLIED HOSPITALS, DEPARTMENT OF NEW YORK CITY, 26TH ST. AND 1ST AVE., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Board of Trustees in the Staff Room of Bellevue Hospital (entrance, 415 E. 26th st.) until 3 o'clock p. m.

TUESDAY, JULY 2, 1912,

FOR ALL LABOR AND MATERIALS REOUIRED FOR THE ERECTION AND COMPLETION OF A NURSES' RESIDENCE FOR
HARLEM HOSPITAL, SITUATED ON THE
NORTH SIDE OF 136TH ST., ABOUT 275
FEET EAST OF LENOX AVE., BOROUGH
OF MANHATTAN, CITY OF NEW YORK.

The time allowed for doing and completing
the entire work and the full performance of the
contract is three hundred (300) consecutive
calendar days from date of mailing notice that
the Comptroller has attached his signature to the
contract.

contract.

The surety required will be Seventy Thousand Collars (\$70,000).

The bids will be compared and the contract awarded as soon thereafter as practicable, according to law.

Blank forms may be obtained at the office of the Contract Clerk, 400 E. 29th st., Borough of Manhattan.
JOHN W. BRANNAN, President of the Board of Trustees, Bellevue and Allied Hospitals
Dated June 15, 1912.

Dated June 15, 1912. j19,jy2

## See General Instructions to Bidders on
the last page, last column, of the "City

#### DEPARTMENT OF CORRECTION

DEPARTMENT OF CORRECTION, No. 148 E. 20TH St., Borough of Manhattan, The City of New SEALED RIDS OR ESTIMATES WILL BE received by the Commissioner of Correction at the above office until 11 o'clock a. m., on

at the above office until 11 o'clock a. m., on

TUESDAY, JULY 2, 1912,

FOR FURNISHING AND DELIVERING
3,495 TONS OF ANTHRACITE COAL FOR
CITY INSTITUTIONS.

The time for the delivery of the articles, materials and supplies and the performance of the
contract is by or before March 31, 1913.

The amount of security required is fifty per
cent. (50%) of the amount of the bid or estimate.

timate. The bidder will state the price of each item or article contained in the specifications or schedules article contained in the specifications or schedules herein contained or hereto annexed, per pound, ton, dozen, gallon, yard or other unit of measure, by which the bids will be tested. The bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

Bids must be submitted in duplicate, each in a separate envelope. No bid will be accepted unless this provision is complied with.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

as may be directed.

Blank forms and further information may be obtained at the office of the Department of Correction, the Borough of Manhattan, No. 148 E.

PATRICK A. WHITNEY, Commissioner.
Dated June 17, 1912. j20,jy2

\*\*Esee General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF CORRECTION, No. 148 E. 20TH St., BOROUGH OF MANHATTAN, THE CITY OF NEW

YORK,
SEALED BIDS OR ESTIMATES WILL BE
received by the Commissioner of Correction
at the above office until 11 o'clock a. m., on
TUESDAY, JULY 2, 1912,
No. 1. FOR FURNISHING AND DELIVERING HARDWARE, PAINTS, IRON, STEAM
FITTINGS, LUMBER AND MISCELLANEOUS ARTICLES.
The time for the delivery of the articles ma-

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before December 31, 1912.

The amount of security required is fifty per cent. (50%) of the amount of the bid or estimated.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per pound, ton, dozen, gallon, yard or other unit of measure, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the totals and awards made to the lowest bidder on each item. The bids on lumber will be compared and the contract awarded at a lump or aggregate sum for each contract.

Delivery will be required to be made at the time and in the manner and in such quantities as

may be directed. Blank forms and further information may be obtained at the office of the Department of Correction, the Borough of Manhattan, No. 148 E.

PATRICK A. WHITNEY, Commissioner.
Dated June 18, 1912. j20,jy2

Free General Instructions to Bidders on
the last page, last column, of the "City
Record."

## BOARD OF ASSESSORS.

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

Borough of Manhattan.

2576. Repairing sidewalks on the west side of 8th ave., between 56th and 57th sts., and on the south side of 57th st., from 8th ave.

o a point about 200 feet westerly.

Affecting Block No. 1047.
2575. Alteration and improvement to sewer in Central Park West, between 98th st. and 100th

Affecting Block Nos. 1834 and 1835. Borough of The Bronx.

2558. Erecting guard rail on the north side of E. 178th st., beginning at a point 25 feet west of Monterey ave., and extending 50 feet

west of Monterey ave., and extending 50 feet westerly.

Affecting Lot 32 of Block No. 3061.

2560. Cleaning and fencing lot on the northeast corner of E. 186th st. and Arthur ave.

2557. Flagging and filling the areaway and erecting guard rail on the south side of E. 176th st., beginning about 90 feet west of Washington ave. and running about 47 feet southerly.

Affecting Lot 23 of Block No. 2908.

2561. Sewer in Glebe ave., between Parker and Rowland sts., and in Zerega ave., between Glebe and St. Raymond ave.

Affecting both sides of Glebe ave., between Parker and Rowland sts., and Zerega ave., between Glebe and St. Raymond aves.; also the southeast corner of Parker st. and St. Raymond ave.

ave.

2563. Basin at the northeast corner of Jackson ave. and E. 165th st.

Affecting Block No. 2650.

Borough of Queens.

2547. Regulating, grading, curbing and flagging, etc., George st., between Wyckoff and Myrtle aves.; 2d Ward.

2567. Regulating, grading, curbing and flagging Radde st., between Payntar and Webster aves, 1st Ward.

The area of assessment extends to within one-half the block at the intersecting streets.

2565. Laying sidewalks and crosswalks on Astoria and Flushing Turnpike, between Jackson's Mill road and Manhattan boulevard.

Affecting Block Nos. 28 and 30.

Borough of Bichmond. 2540. Constructing and repairing sidewalks on New York ave., from railroad tracks to Government reservation; Simonson ave., between New York and Tompkins aves.; Tompkins ave., between Pennsylvania and Hope aves.; Centre st., between Willow and Simonson aves.; Wave st., between Bay st. and railroad crossing; Tompst., between Bay st. and railroad crossing; 10mp-kins ave., between Hope ave. and Fingerboard road; Chestnut ave. between railroad tracks and Charles st.; St. Marys ave., between New York ave. and Charles st.; Pennsylvania ave., between railroad tracks and Tompkins ave.; Willow ave. and Clifton ave., between New York and Tompkins aves.; Clifton ave., between New York ave. and Bay st.; 2d and 4th Wards.

The area of assessment is limited to the prop-

and Bay st.; 2d and 4th Wards.

The area of assessment is limited to the property in front of which the work was done.

2553. Curbing and guttering Manor road, between Columbia st. and Richmond turnpike; Bement ave., between Richmond terrace and Henderson ave., and between Cary and Forest aves., 1st Ward and in Anderson ave. in front of Lot 843½

The area of assessment is limited to the prof.

The area of assessment is limited to the prof erty in front of which the work was done 2572. Constructing fences on Innis st., John st., Morningstar road, Sands st. and Sherman

Affecting property in the 3d Ward, Block Nos. 74, 75, 87, 88 and 156.

Borough of Brooklyn.

2246. Sewer in 45th st., between 15th and 16th aves.; in 16th ave., between 44th and 45th sts.; in 45th st., between 16th and 17th aves., and in 45th st., between 14th and 15th aves.

Affecting Block Nos. 5379, 5430 to 5434, inclusive; 5612 and 5618.

2497. Basins at the south and east corners of 15th ave.; at the north and west corners of 16th ave., and at the north and west corners

16th ave., and at the north and west corners of 17th ave.

Affecting Block Nos. 5362, 5379, 5380, 5430. 2507. Sewer in Union st., between Bedford and Rogers aves.; in Union st., between Rogers and Nostrand aves. Affecting Block Nos. 1267, 1268, 1274 and

2523. Sewer in E. 12th st., between Avenues J and K. 2525. Sewer in 81st st., between 6th and Fort Hamilton aves.

2526. Sewer in 83d st., between 16th and 17th aves., and between 15th and 16th aves.

Affecting Block Nos. 6305, 6306, 6311 to 6313, inclusive.

Sewer in 42d st., between New Utrecht and 13th aves.; 12th ave., between 42d and 43d sts.; 43d st., between 12th and 13th aves.; 13th ave., between 42d and 44th sts.; 43d st., between New Utrecht ave. and 12th ave., and rom 13th ave. to 14th ave.; in 13th ave., from

41st to 42d st.
Affecting Block Nos. 5591 to 5594, inclusive; 5596 to 5599, inclusive; 5602 to 5605, inclusive. 2530. Sewer in 43d st., between 14th and

15th aves.
Affecting Blocks 5600 and 5606.
2532 Sewer in 59th st., between 8th and 9th

aves.

2535. Sewer in Nostrand ave., between President and Carrol sts.; Carroll st., from Nostrand ave. to a point 275 feet west of New York ave.: basins at the northwest and southwest corners of Carroll st. and New York aves.

Affecting Block Nos. 1282, 1283 and 1290.

2538. Sewer in 12th ave., between 67th and 68th sts.

Affecting Block Nos. 5766 and 5767.

2538. Sewer in 12th ave., between 67th and 68th sts.
Affecting Block Nos. 5766 and 5767.
2479. Regulating, grading, curbing and flagging President st., between Washington and Rogers aves., excepting the land occupied by the Brooklyn and Brighton Beach Railroad.
The area of assessments extends to within one-half the block at the intersecting streets.
All persons whose interests are affected by the above-named proposed assessments, and who are opposed to the same, or either of them, are requested to present their objections, in writing, to the Secretary of the Board of Assessors, 320 Broadway, New York, on or before July 23, 1912, at 11 a. m., at which time and place the said objections will be heard and testimony received in reference thereto.
JOS. P. HENNESSY, WM. C. ORMOND, ANTONIO C. ASTARITA, Board of Assessors THOMAS J. DRENNAN, Secretary, 320 Broad way, City of New York, Borough of Manhattan.
June 22, 1912.

PUBLIC NOTICE IS HEREBY GIVEN TO all persons claiming to have been injured by a change of grade in the regulating and grading of the following named streets to present their claims, in writing, to the Secretary of the Board of Assessors, 320 Broadway, on or before July 9, 1912, at 11 o'clock a. m., at which place and time the said Board of Assessors will receive evidence and testimony of the nature and extent of such injury. Claimants are requested to make their claims for damages upon the blank form prepared by the Board of Assessors, copies of which may be obtained upon application at the above office:

above office: 2580. Hull ave., between Mosholu parkway north and Woodlawn road, at the old Jerome Park railroad crossing.

2582. Minerva place, between Jerome ave. and the Grand Boulevard and Concourse. 2583. 180th st., east, between Bronx River and West Farms road. 2584. 230th st., west, between Bailey and

Riverdale aves.

2586. Westchester square, bounded by West
Farms road, Westchester ave. and Lane ave.

Borough of Brooklyn.

2596. Crown st., between Franklin and Bed-

ford aves. 2600. 4th st., between 4th and 5th aves. 2605. 59th st., between 14th and 15th aves. 2609. N. Henry st., between Norman and

Greenpoint aves.

2615. 10th ave., between Fort Hamilton ave.

and 61st st., and between 62d and 69th sts.

JOS. P. HENNESSY, WM. C. ORMOND,

ANTONIO C. ASTARITA, Board of Assessors.

Thomas J. Dernnan, Secretary, 320 Broadway, City of New York, Borough of Manhattan,

June 21, 1912.

j21,jy2

#### BOARD OF ESTIMATE AND APPORTIONMENT.

## Public Improvement Matters.

NOTICE IS HEREBY GIVEN THAT AT THE

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on June 27, 1912, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of instituting proceedings to acquire title to the lands and premises required for the widening of Fordham road, from Harlem River terrace to Webster avenue, and for the Public Park included within the lines of said street opposite its junction with Kingsbridge road, Borough of The Bronx; and Whereas, The Board is considering the advisability of placing 12 per cent. of the entire cost and expense of the proceeding upon the area hereinafter described as area "A"; 38 per cent. of the entire cost and expense of the proceeding upon the area hereinafter described as

area "B"; 30 per cent, of the entire cost and expense of the proceeding upon the Borough of The Bronx, hereinafter described as area "C," and 20 per cent, of the entire cost and expense of the proceeding upon the Borough of Manhattan, hereinafter described as area "D."

Area "A." (To bear 12 per cent, of the entire cost and expense of the proceeding.) bounded on the west by the easterly line of Harlem River terrace; on the north by a succession of lines each of which is distant 100 leet northerly from and parallel with the successive tangents in the northerly line of Fordcessive tangents in the northerly line of Ford-nam road or their prolongations, the said dis-tances being measured at right angles to the respective tangents excepting from Aqueduct avenue to Jerome avenue, and from Kingsbridge road to Decatur avenue, where this line is to be always distant 100 feet notherly from and parallel with the northerly line of Fordham road or of Kingsbridge road, and the said distance is to be measured normally thereto; on the east by the westerly line of Webster avenue, and on the south by a succession of lines always distant 100 feet southerly from and parallel with the successive tangents in the south. allel with the successive tangents in the south-erly line of Fordham road or their prolongations, the said distance being measured at right angles to the respective tangents excepting from Webster avenue to Marion avenue and from Jerome avenue to Aqueduct avenue, where this line is to be always distant 100 feet southerly from and parallel with the southerly line of Fordham road, and the said distance is to be measured

normally thereto. Area "B." (To bear 38 per cent. of the entire cost and expense of the proceeding.)

Beginning at a point on the easterly bulkhead line of Hariem River distant 100 feet southerly trom the southerly line of West 192d street, the said distance being measured at right angles to West 192d street, and running thence east-wardly along a line always distant 100 teet southerly from and parallel with the southerly line of West 192d street and its prolongation, as laid out at Bailey avenue, to a point distant 100 feet westerly from the westerly line of Webb avenue, the said distance being measured at right angles to Webb avenue; thence northwardly and parallel with Webb avenue and its prolongation, as laid out in the tangent south to the properties read to a point distant 100 feet. of Kingsbridge road, to a point distant 100 feet northerly from the northerly line of Kings-bridge road, the said distance being measured at right angles to Kingsbridge road; thence east-wardly and always distant 100 feet northerly from and parallel with the northerly line of Aingsbridge road to the intersection with a line midway between Jerome avenue and Morris avenue; thence northwardly along the said line midway between Jerome avenue and Morris avenue to the intersection with a line midway be-tween Kingsbridge road and East 196th street, as these streets are laid out west of Morris avenue; thence eastwardly along the said line mid way between Kingsbridge road and East 196th street and along the prolongation of the said line to the intersection with a line bisecting the angle tormed by the intersection of the prolongations of the centre lines of Morris avenue and Creston avenue, as these streets are laid out south of East 196th street; thence north-wardly along the said bisecting line to the intersection with the prolongation of a line mid-way between Morris avenue and Creston avenue, as these streets are laid out north of East 196th street; thence northwardly along the said line midway between Morris avenue and Creston avenue and along the prolongation of the said avenue and along the prolongation of the said line to the intersection with a line distant 100 teet northerly from and parallel with the northerly line of East 196th street, the said distance being measured at right angles to East 196th street; thence eastwardly along the said line parallel with East 196th street to the intersection with a line distant 100 feet westerly from and parallel with the westerly line of Grand Boulevard and Concourse as this street adjoins East 196th street on the north, the said distance being measured at right angles to said distance being measured at right angles to Grand Boulevard and Concourse; thence northwardly along the said line parallel with Grand Boulevard and Concourse to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the northerly line of East 196th street and the southerly line of East 197th street, as these streets are laid out between Valentine avenue and Briggs avenue; thence eastwardly along the said bisecting line to the intersection with a line midway between Briggs avenue and Bainbridge avenue, as these streets are laid out between East 196th street and East 197th street; thence northwardly along the said line midway between Briggs avenue and Bainbridge avenue to the intersection with the prolongation of a line distant 100 feet northerly from and parallel with the northerly line of East 197th street, as this street is laid out between Bainbridge avenue and Pond place, the said distance being measured at right angles to East 197th street; thence eastwardly along the said line parallel with East 197th street and along the prolongations of the said line to a point distant 100 feet westerly from the westerly line of Marion avenue, the said distance being measured at right angles to Marion avenue; thence northwardly and always distant 100 feet westerly from and parallel with the wester. feet westerly from and parallel with the west-erly line of Marion avenue to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the northerly line of East 198th street and the southerly line of Oliver place, as these streets are laid out between Decatur avenue and Webster avenue; thence southeastwardly along the said bisecting line to a point distant 100 feet easterly from the prolongation of the easterly line of Hoffman street, as this street adjoins Pelham avenue on the south, the said distance being measured at right angles to Hoffman street; thence southwardly and always distant 100 feet east-erly from and parallel with the easterly line of Hoffman street and the prolongations thereof as laid out south of Pelham avenue and at East 184th street, to the intersection with the prolongation of a line midway between East prolongation of a line midway between East 183d street and East 184th street, as these streets adjoin Bathgate avenue; thence westwardly and always midway between East 183d street and East 184th street and the prolongations thereof, to a point distant 100 feet easterly from the easterly line of Park Avenue East; thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of Park Avenue East to a point distant 100 feet southerly from the southerly line of East 183d street, the said distance being measured at right angles to East 183d street; thence westwardly and always distant 100 feet southerly from and parallel with the southerly line of East 183d street to the intersection with the prolongation of a line distant 100 feet easterly from and parallel with the easterly line of Tiebout avenue, as this street is laid out adjoining Ford street on the south, the said distance being measured at right angles to Tiebout avenue; thence southwardly along the said line parallel with Tiebout avenue and along the parallel with Tiebout avenue and along the prolongation of the said line to the intersection with the prolongation of a line midway between East 182d street and East 183d street, as these streets are laid out between Ryer avenue and Valentine avenue; thence westwardly along the said line midway between East 182d street and East 183d street and along the prolongations of the said line to a point dis-183d street and East 184th street, as these streets

tant 100 feet easterly from the easterly line of Grand Boulevard and Concourse; thence southwardly and always distant 100 feet easterly from and parallel with the easterly line of Grand Boulevard and Concourse to the intersection with a line distant 100 feet southerly from and parallel with the southerly line of East 182d street, the said distance being measured at right angles to East 182d street; thence westwardly along the said line parallel with East 182d street to the intersection with a line distant 100 feet easterly from and parallel with the easterly line of Jerome avenue, the said distance being measured at right angles to Jerome avenue; thence southwardly along the said line parallel with Jerome avenue to the intersection with the prolongation of a line distant 100 feet southerly from and parallel with the southerly line of West 182d street as this street adjoins Jerome avenue on the west, the said distance being measured at right angles to West 182d street; thence westwardly along the said line parallel with West 182d street and along the prolongation of the said line to a point distant 100 feet easterly from the easterly line of Davidson avenue; thence southwardly and parallel with Davidson avenue to a point distant 100 feet casterly from the easterly line of West 181st street; thence westwardly and parallel with West 181st street; thence westwardly and parallel with West 181st street; thence southwardly and parallel with west 181st street; thence westwardly along the said bisecting the angle formed by the intersection of the prolongations of the centre lines of West 180th street and West 181st street, as these streets are laid out between Davidson avenue and Grand avenue; thence westwardly along the said bisecting line to the intersection with a line distant 100 feet thence westwardly along the said bisecting line to the intersection with a line distant 100 feet easterly from and parallel with the easterly line easterly from and parallel with the easterly line of Harrison avenue, the said distance being measured at right angles to Harrison avenue; thence southwardly along the said line parallel with Harrison avenue to the intersection with a line distant 100 feet southerly from and parallel with the southerly line of West 180th street as this street adjoins Davidson avenue, the said distance being measured at right angles to West 180th street; thence westwardly along the said line parallel with West 180th street to the intersection with the prolongation of a line dissaid line parallel with West 180th street to the intersection with the prolongation of a line distant 100 feet southerly from and parallel with the southerly line of West 180th street as this street adjoins Aqueduct avenue, the said distance being measured at right angles to West 180th street; thence westwardly along the said line parallel with West 180th street and along the prolongation of the said line to the intersection with the westerly line of Osborne place; thence westwardly and parallel with West 179th street as this street adjoins Exterior street to the intersection with the easterly bulkhead line of Harlem River; thence northwardly along the said bulkhead line to the point or place of beginning, excluding the area heretofore described as Area "A."

AREA "C."

Comprising all of the Borough of The Bronx

Comprising all of the Borough of The Bronx, upon which 30 per cent, of the entire cost and expense of the proceeding is to be assessed.

Area "D."

(Comprising all of the Borough of Manhattan, upon which 20 per cent. of the entire cost and expense of the proceeding is to be assessed.)

Resolved, That this Board will consider the proposed acquisition of title to the foregoing street and Public Park, and the proposed distribution of the expense of such acquisition, in

tribution of the expense of such acquisition, in accordance with the provisions of the Greater New York Charter, as amended, at a meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 11th day of July, 1912, at 10.30 o'clock a. m., at which time and place a public hearing thereon will then and there be held, at which all persons interested in such proposed areas and distribution of cost and expense will be

afforded an opportunity to be heard thereon.

Resolved, That the Secretary of this Board cause these resolutions and notice to all persons affected thereby to be published in the CITY RECORD for ten days prior to the 11th day of

July, 1912.
Dated June 28, 1912.
JOSEPH HAAG, Se Telephone, 2280 Worth. j28,jy11

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the lines and grades of the street system bounded by Longfellow avenue, Westchester avenue and Whitlock avenue, Borough of The Bronx, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on July 11, 1912, at 10.30 o'clock a. m., at which such proposed change will be considered by said Board; all of which is more particularly set forth NOTICE IS HEREBY GIVEN THAT THE Board; all of which is more particularly set forth and described in the following resolutions adopt-ed by the Board on June 27, 1912, notice of the

ed by the Board on June 27, 1912, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York by changing the lines and grades of the street system bounded by Longfellow avenue, Westchester avenue and Whitlock avenue, in the Borough of The Bronx, City of New York, which proposed change is more particularly which proposed change is more particularly shown upon a map or plan bearing the signa-ture of the President of the Borough and dated

June 24, 1912. Resolved, That this Board consider the pro

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 11th day of July, 1912, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the City Record for ten days continuously, Sundays and legal holidays excepted, prior to the 11th day of July, 1912.

Dated June 28, 1912.

JOSEPH HAAG, Secretary, 277 Broadway. Telephone, 2280 Worth.

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on June 27, 1912, the hearing in the matter of CHANGING THE GRADE OF FAST 34TH STREET, FROM LEXINGTON AVENUE TO A POINT 208.50 FEET EAST OF THE EASTERLY LINE OF LEXINGTON AVENUE, AND OF LEXINGTON AVENUE, AND OF LEXINGTON AVENUE, FROM EAST 34TH STREET TO A POINT 79 FEET SOUTH OF THE SOUTHERLY LINE OF EAST 34TH STREET, IN THE BOROUGH OF MANHATTAN, City of New York, in accordance with a map or plan bearing the signature of the President of the Borough and dated February 5, 1912, was adjourned wastil July 11, 1912.

The hearing will be held in the Old Council Chamber, Room 16, City Hall, Borough of Manbattan, City of New York, on Thursday, July 11, 1912, at 10.30 o'clock a. m.
Dated June 28, 1912.

JOSEPH HAAG, Secretary, 277 Broadway, Telephone, 2280 Worth.

NOTICE IS HEREBY GIVEN THAT THE
Board of Estimate and Apportionment of The
City of New York, deeming it for the public
interest so to do, proposes to change the map
or plan of The City of New York so as to
discontinue Fenimore street, from Flatbush avenue to Ocean avenue, and lay out the lines of
Chester court, between Flatbush avenue and East
21st street, distant about 63.96 feet north of the
prolongation of the northerly line of Fenimore
street, Borough of Brooklyn, and that a meeting
of said Board will be held in the Old Council
Chamber, City Hall, Borough of Manhattan, City
of New York, on July 11, 1912, at 10.30 o'clock
a. m., at which such proposed change will be
considered by said Board; all of which is more
particularly set forth and described in the following resolutions adopted by the Board on
June 6, 1912, notice of the adoption of which
is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the
Greater New York Charter, as amended, deeming
it for the public interest so to do, proposes to
change the map or plan of The City of New York
by discontinuing Fenimore street, from Flatbush
avenue to Ocean avenue, and laying out the lines
of Chester court, between Flatbush avenue and
East 21st street, distant about 63.96 feet north
of the prolongation of the northerly line of
Fenimore street, in the Borough of Brooklyn,
City of New York, which proposed change is
more particularly shown upon a map or plan
bearing the signature of the Secretary of the
Board of Estimate and Apportionment and dated
June 5, 1912.

Resolved, That this Board consider the pro-

June 5, 1912.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 11th day of July, 1912, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons.

cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the CITY RECORD and the corporation newspapers for ten days continuously, Sundays and legal holidays excepted, prior to the 11th day of July, 1912.

Dated June 27, 1912. JOSEPH HAAG, Secretary, 277 Broadway. Telephone, 2280 Worth. 127,jy9

NOTICE IS HEREBY GIVEN THAT THE
Board of Estimate and Apportionment of The
City of New York, deeming it for the public
interest so to do, proposes to change the map
or plan of The City of New York so as to
change the grades of the street system bounded
by Neptune avenue, West 32d street, Surf avenue and West 37th street, Borough of Brooklyn,
and that a meeting of said Board will be
held in the Old Council Chamber, City Hall,
Borough of Manhattan, City of New York, on
July 11, 1912, at 10.30 o'clock a, m., at which
such proposed change will be considered by said
Board; all of which is more particularly set
forth and described in the following resolutions
adopted by the Board on June 13, 1912, notice
of the adoption of which is hereby given, viz.:
Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the
Greater New York Charter, as amended, deeming
it for the public interest so to do, proposes to
change the map or plan of The City of New York,
by changing the grades of the street system
bounded by Neptune avenue, West 32d street,
Surf avenue and West 37th street, in the Borough of Brooklyn, City of New York, which
proposed change is more particularly shown upon
a map or plan bearing the signature of the Commissioner of Public Works of the Board, to be
held in the City Hall, Borough of Manhattan,

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 11th day of July, 1912, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held

at the aforesaid time and place, to be published in the CITY RECORD and the corporation newspapers for ten days continuously, Sundays and legal holidays excepted, prior to the 11th day of July, 1912.
Dated June 27, 1912.
JOSEPH HAAG, Secretary, 277 Broadway.
Telephone, 2280 Worth.
j27,jy9.

IOSEPH HAAG, Secretary, 277 Broadway. Telephone, 2280 Worth.

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to lay out the lines and grades of Kingsbridge avenue, from West 230th street to the Borough line, in the Borough of The Bronx; lay out the lines and grades of Marble Hill avenue, from its present northerly terminus to the Borough line, in the Borough of Manhattan; and change the grade of Marble Hill avenue, between Terrace View avenue and its present northerly terminus, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on July 11, 1912, at 10.30 o'clock a, m., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on June 13, 1912, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York by laying out the lines and grades of Kingbridge avenue, from West 230th street to the Borough line, in the Borough of The Bronx: laying out the lines and grades of Manhattan; and changing the grade of Marble Hill avenue, between Terrace View avenue and its present northerly terminus, which proposed change is more particularly shown upon a map or plan bearing the signatures of the Presidents of the Boroughs of Manhattan and The Bronx and dated March 4, 1912.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 11th day of July, 1912, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to

change the lines and grades of Adams street, between Van Nest avenue and the New York, New Haven and Hartford Railroad, Borough of The Bronx, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on July 11, 1912, at 10.30 o'clock a. m., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on June 13, 1912, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York by changing the lines and grades of Adams street, between Van Nest avenue and the New York, New Haven and Hartford Railroad, in the Borough of The Bronx, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough and dated November 28, 1911.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 11th day of July, 1912, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be publism in the City Recomb for ten days continuously, Sundays and legal holidays excepted, prior to the 11th day of July, 1912.

Dated June 27, 1912.

JOSEPH HAAG, Secretary, 277 Broadway. Telephone, 2280 Worth.

127,jy9

NOTICE IS HEREBY GIVEN THAT THE
Board of Estimate and Apportionment of The
City of New York, deeming it for the public
interest so to do, proposes to change the map
or plan of The City of New York so as to
change the lines and grades of the street system
bounded approximately by Kingsbridge avenue,
West 238th street, Broadway, Van Cortlandt
Park South, Saxon avenue, Sedgwick avenue,
Jerome Park Reservoir, Sedgwick avenue, West
238th street, Albany road and West 236th street,
Borough of The Bronx, and that a meeting of
said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of
New York, on July 11, 1912, at 10.30 o'clock
a. m., at which such proposed change will be
considered by said Board; all of which is more
particularly set forth and described in the following resolutions adopted by the Board on June
13, 1912, notice of the adoption of which is
hereby given, viz.:

Pesolved That the Board of Estimate and Ap-

lowing resolutions adopted by the Board on June 13, 1912, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York by changing the lines and grades of the street system bounded approximately by Kingsbridge avenue, West 238th street, Broadway, Van Cortlandt Park South, Saxon avenue, Sedgwick avenue, Jerome Park Reservoir, Sedgwick avenue, West 238th street, Albany road and West 236th street, in the Borough of The Bronx, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough and dated April 9, 1912.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 11th day of July, 1912, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the CITY RECORD for ten days continuously, Sundays and legal holidays excepted, prior to the 11th day of July, 1912.

Dafed June 27, 1912.

JOSEPH HAAG, Secretary, 277 Broadway, Telephone, 2280 Worth.

Telephone, 2280 Worth.

NOTICE IS HEREBY GIVEN THAT THE NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to change the lines and grades of the street system bounded by Bear Swamp road, Van Nest avenue, Radcliff avenue, Pierce avenue, Paulding avenue, and the New York, New Haven and Hartford Railroad, Borough of The Bronx, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on July 11, 1912, at 10.30 o'clock a. m., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on June 13, 1912, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York by changing the lines and grades of the street system bounded by Bear Swamp road, Van Nest avenue, Radcliff avenue, Pierce avenue, Paulding avenue and the New York, New Haven and Hartford Railroad, in the Borough of The Bronx, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough and dated March 13, 1912.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 11th day of July, 1912, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 11th day of July, 1912.

Dated June 27, 1912.

Dated June 27, 1912.

Dated Jun Board of Estimate and Apportionment of The City of New York, deeming it for the public

NOTICE IS HEREBY GIVEN THAT THE
Board of Estimaic and Apportionment of The
City of New York, deeming it for the public
interest so to do, proposes to change the map
or plan of The City of New York so as to
change the lines and grades of the street system
bounded by Kossuth place, Fresh Pond road,
Catalpa avenue and its prolongation, Otto street,
McKinley avenue and Myrtle avenue, in the
Second Ward, Borough of Queens, and that a
meeting of said Board will be held in the Old
Council Chamber, City Hall, Borough of Manhattan, City of New York, on July 11, 1912, at
10.30 o clock a. m., at which such proposed
change will be considered by said Board; all of
which is more particularly set forth and deacribed in the following resolutions adopted by
the Board on June 13, 1912, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Ap-

portionment of The City of New York, in pur-suance of the provisions of section 442 of the Greater New York Charter as amended, deeming suance of the provisions of section 442 of the Greater New York Charter as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York by changing the lines and grades of the street system bounded by Kossuth place, Fresh Pond road, Catalpa avenue and its prolongation, Otto street, McKinley avenue and Myrtle avenue, in the Second Ward, Borough of Queens, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough and dated March 20, 1912.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 11th day of July, 1912, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the City Record for ten days continuously, Sundays and legal holidays excepted, prior to the 11th day of July, 1912.

Dated June 27, 1912.

JOSEPH HAAG, Secretary, 277 Broadway, 127, 1972.

Telephone, 2280 Worth.

127, 1972

NOTICE IS HEREBY GIVEN THAT THE

Telephone, 2280 Worth.

Jerry 197

NOTICE IS HEREBY GIVEN THAT THE Board of Estimate and Apportionment of The City of New York, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York so as to lay out the lines and grades of the street system bounded by Pleasant place, Coursen place, Elm place, Laurel avenue, Pine place and Vanderbilt avenue, in the Second Ward, Borough of Richmond, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on July 11, 1912, at 10.30 o'clock a. m., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on June 13, 1912, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pursuance of the provisions of section 442 of the Greater New York Charter as amended, deeming it for the public interest so to do, proposes to change the map or plan of The City of New York by laying out the lines and grades of the street system bounded by Pleasant place, Coursen place, Elm place, Laurel avenue, Pine place and Vanderbilt avenue, in the Second Ward, Borough of Richmond, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the President of the Borough and dated March 29, 1912.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 11th day of July, 1912, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the City Record for ten days continuously, Sundays and legal holidays excepted, prior to the 11th day of July, 1912.

Dated June 27, 1912.

JOSEPH HAAG, Secretary, 277 Broadway, Telephone, 2280 Worth.

NOTICE IS HEREBY CHANK The Proposed change and place to be published in the Lity Record for ten days continuously, Sundays and legal holidays excepted, prior to the 11th day of July, 1912.

NOTICE IS HEREBY CHANK The Proposed the proposed change and place to be published in the City Record for ten days continuously, Sundays and legal holidays excepted, prior to the 11th day of July, 1912.

NOTICE IS HEREBY CHANK THE PROPOSED T

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment, held on June 13, 1912, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of laying out new streets and making changes in the lines and grades of existing streets within the territory bounded approximately by Flushing Bay, the East River, the boundary line of Fort Totten, Little Neck Bay, Bayside avenue, Bell avenue, Crocheron avenue, Lonsdale avenue, Wainscott avenue, Beechhurst avenue, Jackson avenue and the Flushing River, in the Third Ward, Borough of Queens, as shown upon a tentative map bearing Queens, as shown upon a tentative map bearing the signature of the President of the Borough and dated March 15, 1912; be it

Resolved, That this Board will give an in-

formal hearing in the matter at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 11th day of July, 1912, at 10.30 o'clock in the fore-

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD prior to the 11th day of July,

Dated June 27, 1912. JOSEPH HAAG, Secretary, 277 Broadway. Telephone, 2280 Worth. j27,jy9

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment, held on June 13, 1912, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of instituting proceedings to acquire title to the lands and premises required for the opening and extending of 58th street, from 2d avenue to the marginal street 350 feet west of 1st avenue, in the Borough of Brooklyn, City of New York; and

Whereas, The Board of Estimate and Apportionment is authorized and required at the time of the adoption of the resolution directing the institution of proceedings to acquire title to the lands required for the foregoing improvement to fix and determine upon an area or areas of assessment for benefit for said proceeding.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of section 980 of the Greater New York Charter

Apportionment, in pursuance of the provisions of section 980 of the Greater New York Charter, hereby gives notice that the following is the proposed area of assessment for benefit in this

posed area of assessment for benefit in this proceeding:

Bounded on the northeast by a line midway between 57th street and 58th street and by the prolongation of the said line; on the southeast by a line distant 100 feet southeasterly from and parallel with the southeasterly line of 2d avenue, the said distance being measured at right angles to 2d avenue; on the southwest by a line midway between 58th street and 59th street and by the prolongation of the said line; and on the northwest by a line distant 100 feet northwesterly from and parallel with the southeasterly line of the marginal street, the said distance being measured at right angles to the marginal street.

Resolved, That this Board consider the proposed area of assessment at a meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 11th day of July, 1912, at 10.30 a. m., and that at the same time and place a public hearing thereon will then and there be had.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the City Record and the corporation newspapers for ten days prior to the 11th day of July, 1912.

Dated June 27, 1912.

JOSEPH HAAG, Secretary, 277 Broadway. Telephone, 2280 Worth.

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment, held on June 13, 1912, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of instituting proceedings to acquire title to the lands and premises required for the opening and extending of Avenue D, from East 40th street to Powell street, and Foster avenue, from Ralph avenue to the centre line of East 92d street, and from the centre line of East 92th street to the westerly line of East 108th street, excluding the right-of-way of the Brooklyn Rapid Transit Company, in the Borough of Brooklyn, City of New York; and

Whereas, The Board of Estimate and Apportionment is authorized and required at the time of the adoption of the resolution directing the institution of proceedings to acquire title to the lands required for the foregoing improvement to fix and determine upon an area or areas of assessment for benefit for said proceeding.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of section 980 of the Greater New York Charter, hereby gives notice that the following is the proposed area of assessment for benefit in this proceeding:

Reginning at a point on the westerly line of

hereby gives notice that the following is the proposed area of assessment for benefit in this proceeding:

Beginning at a point on the westerly line of East 40th street where it is intersected by a line midway between Clarendon road and Avenue D as these streets are laid out west of Ralph avenue, and running thence eastwardly along the said line midway between Clarendon road and Avenue D and along the prolongation of the said line to the intersection with a line midway between Ditmas avenue and Avenue D as these streets are laid out east of Ralph avenue; thence northeastwardly along the said line midway between Ditmas avenue and Avenue D to the intersection with a line midway between East 83d street and East 84th street; thence southeastwardly along the said line midway between East 83d street and East 84th street; thence southeastwardly along the said line midway between East 83d street and East 84th street to the intersection with the southeasterly right-of-way line of the Manhattan Beach Division of the Long Island Railroad; thence northeastwardly along the said line midway between East 89th street and Remsen avenue; thence northwestwardly along the said line midway between Ditmas avenue and Avenue D; thence northeastwardly along the said line midway between Ditmas avenue and Avenue D to the intersection with a line midway between Remsen avenue and East 91st street; thence southeastwardly along the said line midway between Remsen avenue and East 91st street; thence southeastwardly along the said line midway between Remsen avenue and East 91st street to the intersection with the southeasterly right-of-way line of the Manhattan Beach Division of the Long Island Railroad; thence northwestwardly along the said line midway between East 92d street to the intersection with a line midway between East 92d street and East 93d street; thence southeastwardly along the said line midway between East 92d street and East 93d street; thence southeastwardly along the said line midway between East 92d street and East 93d stree southeastwardly along the said line midway between East 92d street and East 93d street to the intersection with the southeasterly right-of-way line of the Manhattan Beach Division of the Long Island Railroad; thence northeastwardly along the said right-of-way line to the intersection with a line midway between East 93d street and East 94th street; thence northwestwardly along the said line midway between East 93d street and East 94th street to the intersection with a line midway between Ditmas avenue and Avenue D; thence northeastwardly along the said line midway between East 94th street and East 95th street; thence southeastwardly along the said line midway between East 94th street and East 95th street; thence southeastwardly along the said line midway between East 94th street and East 95th street to the intersection with the southeasterly right-of-way tween East 94th street and East 95th street to the intersection with the southeasterly right-of-way line of the Manhattan Beach Division of the Long Island Railroad; thence northeastwardly along the said right-of-way line to the intersection with a line midway between Chester street and Posleway avenue; thence northwardly and Rockaway avenue; thence northwardly along the said line midway between Chester street and Rockaway avenue to the intersection with the prolongation of a line midway between Ditmas avenue and Avenue D; thence northeastwardly along the said prolongation of a line midway between Ditmas avenue and Avenue D to the intersection with a line midway between the intersection with a line midway between Rockaway avenue and Thatford avenue; thence southwardly along the said line midway between southwardly along the said line midway between Rockaway avenue and Thatford avenue to the intersection with the southeasterly right-of-way line of the Manhattan Beach Division of the Long Island Railroad; thence northeastwardly along the said right-of-way line to the intersection with a line distant 100 feet northerly from and parallel with the northerly line of Vienna avenue, the said distance being measured at right angles to Vienna avenue; thence eastwardly along the said line parallel with Vienna avenue to the intersection with the westerly line of Van Sinderen avenue; thence southwardly along the westerly line of Van Sinderen avenue to the intersection with the prolongation of the southtion with the prolongation of the south-westerly line of East 109th street; thence westerly line of East 109th street; tuence southeastwardly along the southwesterly line of East 109th street and along the prolongation of the said line to the intersection with a line midway between Foster avenue and Farragut road as these streets are laid out east of Palah avenue; thence southwestwardly along the Ralph avenue; thence southwestwardly along the Ralph avenue; thence southwestwardly along the said line midway between Foster avenue and Farragut road to the intersection with the easterly line of Ralph avenue; thence westwardly at right angles to Ralph avenue to the intersection with a line midway between East 59th street and Ralph avenue; thence northwardly along the said line midway between East 59th street and Ralph avenue to the intersection with

Long Island Railroad; thence southwestwardly along the said right-of-way line to the intersection with a line midway between Avenue D and Foster avenue as these streets are laid out west of Ralph avenue; thence westwardly along the said line midway between Avenue D and Foster avenue to the intersection with the westerly line of East 40th street; thence northwardly along the westerly line of East 40th street to the point or place of beginning.

Resolved, That this Board consider the proposed area of assessment at a meeting of the Resolved, That this Board consider the proposed area of assessment at 2 meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 11th day of July, 1912, at 10.30 a. m., and that at the same time and place a public hearing thereon will then and there be had.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD and the corporation newspapers for ten days prior to the 11th day of July, 1912.

Dated June 27, 1912.

JOSEPH HAAG, Secretary, 277 Broadway. Telephone, 2280 Worth.

along the said line midway between East 59th street and Ralph avenue to the intersection with the southerly line of Avenue D; thence westwardly along the southerly line of Avenue D to the intersection with the northwesterly right-of-way line of the Manhattan Beach Division of the Long Island Railroad; thence southwestwardly along the said right of man line to the said right of man line.

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on June 13, 1912, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of amending the proceeding instituted by said Board on October 19, 1911, for acquiring title to Spuyten Duyvil road, from West 230th street to West 242d street; and Riverdale avenue, from West 230th street northwardly to its junction with Spuyten Duyvil road, in the Borough of The Bronx, so as to relate to the aforesaid streets as shown upon a map or plan adopted by the Board of Estimate and Apportionment May 16, 1912, and approved by the Mayor May 22, 1912.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, hereby gives notice that the following is the proposed area of assessment for benefit in this proposed amended proceeding:

Beginning at a point on the former northerly

Beginning at a point on the former northerly bulkhead line of Spuyten Duyvil Creek, where it is intersected by a line bisecting the angle formed by the intersection of the prolongations of the centre lines of West 227th street and West 230th street, as these streets are laid out between Netherland avenue and Johnson avenue, and running thence westwardly along the said bisecting line to a point distant 100 feet westerly from the westerly line of Johnson avenue, the said distance being measured at right angles to Johnson avenue; thence northwardly and always distant 100 feet westerly from and parallel with the westerly line of Johnson avenue to the intersection with the northerly line of West 232d street; thence northeastwardly in a straight line to a point on the easterly line of Oxford avenue where it is intersected by a line bisecting the angle formed by the intersection of the prolongations of the centre lines of West 232d street and West 234th street, as these streets are laid out between Tibbett avenue and Corlear avenue; thence eastwardly along the said bisecting line to a point distant 100 feet westerly from the westerly line of Spuyten Duyvil road, the said distance being measured at right angles to Spuyten Duyvil road to a point distant 100 feet westerly from the southerly line of West 238th street, the said distance being measured at right angles to West 238th street; thence westwardly and always distant 100 feet southerly from and parallel with the westerly line of West 238th street to the intersection with a line parallel with Greystone avenue and Waldo avenue; thence northwardly along the said line parallel with Greystone avenue and Waldo avenue; thence northwardly along the said line are right angles to West 238th street on the northerly line of West 242d street, thence eastwardly no a straight line to a point distant 100 feet westerly street to the intersection with the northerly line of Spuyten Duyvil road and the westerly line of Spuyten Duyvil road to the intersection with a line bisecting the eastwardly along the said bisecting line to the intersection with the prolongation of a line midway between Corlear avenue and Kingsbridge avenue, as these streets are laid out between West 230th street and West 231st street; thence southwardly along the said line midway between Corlear avenue and Kingsbridge avenue and along the prolongations of the said line to the intersection with the former northerly bulkhead line of Spuyten Duyvil Creek; thence generally westwardly along the said former bulkhead line to the point or place of beginning.

Resolved, That this Board consider the proposed area of assessment at a meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 11th day of July, 1912, at 10.30 a. m., and that at the same time and place a public hearing thereon will then and there be had.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the City Record for ten days prior to the 11th day of July, 1912.

July, 1912.

Dated June 27, 1912.

JOSEPH HAAG, Secretary, 277 Broadway.
Telephone, 2280 Worth. j27,jy9

NOTICE IS HEREBY GIVEN THAT AT THE

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on June 13, 1912, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of instituting proceedings to acquire title to the lands and premises required for the opening and extending of Shore drive, from Layton avenue to Pennyfield avenue, together with the Public Park bounded by Shore drive, Layton avenue, Eastchester Bay and Gridley avenue, in the Borough of The Bronx, City of New York; and

Whereas, The Board of Estimate and Apportionment is authorized and required at the time of the adoption of the resolution directing the institution of proceedings to acquire title to the lands required for the foregoing improvement to fix and determine upon an area or areas of assessment for benefit for said proceedings.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of section 980 of the Greater New York Charter, as amended, hereby gives notice that the following is the proposed area of assessment for benefit in these proceedings:

Beginning at a point on the southerly line of Layton avenue where it is intersected by a line midway between Throgs Neck boulevard and Ellsworth avenue and running thence northwardly in a straight line to a point on the northerly line of Throgs Neck boulevard, where it is intersected by the prolongation of a line distant 350 feet easterly from and parallel with the easterly line of Eastern boulevard as this street is laid out immediately south of the angle point near Baisley avenue, the said distance being measured at right angles to Eastern boulevard as this street is laid out immediately south of the angle point near Baisley avenue, the said distance being measured at right angles to Eastern boulevard as this street is laid out immediately south of the angle point near Baisley avenue, and the prolongation of a line distant 350 feet easterly from and parallel with the easter

thence eastwardly and parallel with Layton avenue and the prolongation thereof, to the intersection with the mean high water line of East-chester Bay; thence southwardly along the said mean high water line of Eastchester Bay to the intersection with the easterly line of Shore drive; thence generally southwardly along the basterly line of Shore drive; thence generally southwardly along the said prolongation of the easterly line of Pennyfield avenue; thence northwardly along the said prolongation of the easterly line of Pennyfield avenue to the intersection with the mean high water line of Eastchester Bay; thence eastwardly along the said mean high water line of Eastchester Bay; thence eastwardly along the said mean high water line of Eastchester Bay; thence eastwardly along the said line parallel with prolongation of a line distant 600 feet easterly from and parallel with the easterly line of Pennyfield avenue, the said distance being measured at right angles to Pennyfield avenue; thence southwardly along the said line parallel with Pennyfield avenue and along the prolongation of the said line to a point distant 100 feet easterly from the easterly line of Fort Schuyler road, the said distance being measured at right angles to Fort Schuyler road, the said distance being measured at right angles to Fort Schuyler road, the said distance being measured at right angles to Fort Schuyler road, the said distance being measured at right angles to Schley avenue; thence eastwardly along the said line be said line be said line parallel with the easterly line of Fort Schuyler road to the intersection with a line distant 100 feet contherly from and parallel with the southerly line of Schley avenue, the said line parallel with Schley avenue and Hollywood avenue and Throgs Neck boulevard; thence have been Logan avenue and Hollywood avenue; thence northwardly along the said line midway between Evans avenue and Schley avenue; thence eastwardly along the said line midway between Evans avenue and Schley avenue; thence northwardly a

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on June 13, 1912, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of instituting proceedings to acquire title to the lands and premises required for the opening and extending of Caldwell avenue, from Harriett avenue to Queens boulevard, in the Borough of Queens, City of New York; and

and
Whereas, The Board of Estimate and Apportionment is authorized and required at the time of the adoption of the resolution directing the institution of proceedings to acquire title to the lands required for the foregoing improvement to fix and determine upon an area or areas of assections of the said proceedings.

sessment for benefit for said proceedings.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of section 980 of the Greater New York Charter, as amended, hereby gives notice that the following is the proposed area of assessment for benefit in these proceedings:

Beginning at a point on the prolongation of a line midway between Beatrice place and Whitlock avenue where it is intersected by a line midway between Bittman street and Firth avenue, and running thence southwardly along the said line

running thence southwardly along the said line midway between Bittman street and Firth avenue to the intersection with a line midway between Caldwell avenue and Whitlock avenue as these streets are laid out west of Corinth avenue; thence Caldwell avenue and Whitlock avenue as these streets are laid out west of Corinth avenue; thence eastwardly along the said line midway between Caldwell avenue and Whitlock avenue and along the prolongation of the said line to the intersection with a line midway between Division avenue and Carter place; thence southeastwardly along the said line midway between Division avenue and Carter place to the intersection with the prolongation of a line midway between Caldwell avenue and Laconia street; thence northeastwardly along the said line midway between Caldwell avenue and Laconia street; thence northeastwardly along the said line to a point distant 100 feet northeasterly from the northeasterly line of Queens boulevard; thence southeastwardly and always distant 100 feet northeasterly from and parallel with the northeasterly line of Queens boulevard; to the intersection with the prolongation of a line midway between Caldwell avenue and Brower place; thence southwestwardly along the said line midway between Caldwell avenue and Brower place; thence southwestwardly along the said line midway between Caldwell avenue and Brower place; thence southwestwardly along the said line midway between Caldwell avenue and Brower place; thence southeastwardly along the said line to the intersection with a parallel with the southwesterly line of Corinth avenue as this street is laid out where it adjoins Howe place, the said distance being measured at right angles to Corinth avenue; thence southeastwardly along the said line midway between Caldwell avenue and Jansen avenue; thence westwardly along the said line midway between Elinor place and Dorothy place; thence westwardly along the said line midway between Elinor place and Dorothy place and along the prolongation of the said line to the intersection with the prolongation of the said line to the intersection with the prolongation of the said line to the intersection with the prolongation of the said line to the point or place of beginning.

Resolved, That this Board consider the pro

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD for ten days prior to the 11th day of

July, 1912.
Dated June 27, 1912.
JOSEPH HAAG, Secretary, 277 Broadway.
Telephone, 2280 Worth.
j27,jy9

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on June 13, 1912, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of amending the proceeding instituted by said Board on January 26, 1911, for acquiring title to Ashland street, from Cypress Hills Cemetery to Myrtle avenue, from Birch street to Spruce street, and from North Curtis avenue to Metropolitan avenue, Borough of Queens, so as to relate to Ashland street, between the aforesaid limits, as shown upon a map or plan adopted by the Board of Estimate and Apportionment May 16, 1912, and approved by the Mayor May 22, 1912; together with the small unacquired portions of Forest Park, onvosite Nostrand place and at the intersection of Ashland street, Myrtle avenue and Guion street.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of the Greater New York Charter, hereby gives notice that the following are the proposed modified areas of assessment for benefit in this proposed amended proceeding:

1. Beginning at a point on the prolongation of a line midway between Stanton attack and Activity.

fied areas of assessment for benefit in this proposed amended proceeding:

1. Beginning at a point on the prolongation of a line midway between Stanton street and Shipley street where it is intersected by a line midway between Shaw avenue and Forest parkway, and running thence westwardly along the said line midway between Stanton street and Shipley street and along the prolongations of the said line to the intersection with a line distant 100 feet westerly from and parallel with the easterly boundary line of Cypress Hills Cemetery, the said distance being measured at right angles to the Cypress Hills Cemetery boundary line; thence northwardly along the said line parallel with the easterly boundary line of Cypress Hills Cemetery to a point distant 250 feet northerly from the prolongation of the northerly line of Ashland street, the said distance being measured at right angles to Ashland street; thence eastwardly and always distant 250 feet northerly from and parallel with the northerly line of Ashland street and its prolongations as laid out adjoining Cypress Hills Cemetery and Nostrand place to the intersection with the southerly line of Myrtle avenue; thence northwardly at right angles to Myrtle avenue a distance of 350 feet; thence eastwardly and parallel with Myrtle avenue to the intersection with the prolongation of a line midway between Bedford avenue and Greenwood avenue; thence southwardly along the said line midway between Bedford avenue and Greenwood avenue; thence southwardly along the said line midway between Bedford avenue and Greenwood avenue; and along the prolongation of the said line to the intersection with the prolongation of the said line to the intersection with the prolongation of the said line to the intersection with the prolongation of the said line to the intersection with the prolongation of the said line to the intersection with the prolongation of the said line to the intersection with the prolongation of the said line to the intersection with the prolongation of the said line to the avenue as these streets are laid out at Chestnut street; thence westwardly along the said prolongation of a line midway between Ashland street and Brandon avenue to the intersection with the centre line of Oxford avenue; thence northwardly along the centre line of Oxford avenue to the intersection with the intersection with the intersection with the intersection with the intersection. northwardly along the centre line of Oxford avenue; thence northwardly along the centre line of Oxford avenue to the intersection with the prolongation of a line midway between Emerson street and Ferriss place; thence westwardly along the said line midway between Emerson street and Ferriss place and along the prolongations of the said line to the intersection with the centre line of Diamond street; thence southwardly along the centre line of Diamond street to a point distant 100 feet northerly from the prolongation of the northerly line of Ferriss street, the said distance being measured at right angles to Ferriss street; thence westwardly and always distant 100 feet northerly from and parallel with the northerly line of Ferriss street and the prolongations thereof to the intersection with a line midway between Forest parkway and Shaw avenue; thence southwardly along the said line midway between Forest parkway and Shaw avenue to the point or place of beginning.

2. Beginning at a point on the northeasterly

2. Beginning at a point on the northeasterly right-of-way line of the Montauk Division of the Long Island Railroad where it is intersected by the prolongation of a line distant 250 feet northerly from and parallel with the northerly line of Ashland street as this street is laid out northerly from and parallel with the northerly line of Ashland street as this street is laid out east of Babbage street, the said distance being measured at right angles to Ashland street and running thence eastwardly along the said line parallel with Ashland street and along the prolongation of the said line to the intersection with a line distant 200 feet northeasterly from and parallel with the southwesterly line of Metropolitan avenue, the said distance being measured at right angles to Metropolitan avenue; thence southeastwardly along the said line parallel with Metropolitan avenue and the prolongation thereof to the intersection with a line at right angles to Metropolitan avenue and passing through a point on the prolongation of its southwesterly side where it is intersected by the prolongation of a line midway between Ashland street and Hillside avenue; thence southwestwardly along the said line at right angles to Metropolitan avenue to its southwesterly side; thence westwardly along the said line midway between Ashland street and Hillside avenue and along the prolongation of the said line midway between Ashland street and Hillside avenue and along the prolongation of the said line to the intersection with the northeasterly right-of-way line of the Montauk Division of the Long Island Railroad; thence northwestwardly along the said right-of-way line to the point or place of beginning. westwardly along the said right-of-way line to the point or place of beginning.

the point or place of beginning.

Resolved, That this Board consider the proposed modified areas of assessment at a meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 11th day of July, 1912, at 10.30 a. m., and that at the same time and place a public hearing thereon will then and there be had.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the City Record for ten days prior to the 11th day of July, 1912.

July, 1912.

Dated June 27, 1912.

JOSEPH HAAG, Secretary, 277 Broadway.
Telephone, 2280 Worth.

j27,jy9

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment, held on June 13, 1912, the following

meeting of the Board of Estimate and Apportionment, held on June 13, 1912, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of instituting proceedings to acquire title to the lands and premises required for the opening and extending of Caspian street, from Andrews street to Metropolitan avenue; Zeidler street, from Andrews street to Metropolitan avenue, and King place, from Caspian street to Metropolitan avenue, in the Borough of Queens, City of New York; and

Whereas, The Board of Estimate and Apportionment is authorized and required at the time of the adoption of the resolution directing the institution of proceedings to acquire title to the lands required for the foregoing improvement to fix and determine upon an area or areas of assessment for benefit for said proceeding.

Resolved, That the Board of Estimate and Apportionment, in pursuance of the provisions of section 980 of the Greater New York Charter, hereby gives notice that the following is the

in employed the best of the contract of the co

proposed area of assessment for benefit in this

Beginning at a point on the southerly rightof-way line of the Bushwick Branch of the Long
Island Railroad where it is intersected by the
prolongation of a line distant 100 feet easterly
from and parallel with the easterly line of Caspian street as this street is laid out where it
adjoins Metropolitan avenue, the said distance
being measured at right angles to Caspian street,
and running thence southwardly along the said
line parallel with Caspian street and along the
prolongations of the said line to a point distant prolongations of the said line to a point distant 100 feet southerly from the southerly line of Metropolitan avenue; thence westwardly and parallel with Metropolitan avenue a distance of 250 feet; thence northwardly at right angles to Metropolitan avenue to a point distant 100 feet southerly from the southerly line of Caspian street, the said distance being measured at right angles the said distance being measured at right angles to Caspian street; thence westwardly along a line always distant 100 feet southerly from and parallel with the southerly line of Caspian street to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of King place and the west. formed by the intersection of the prolongations of the easterly line of King place and the westerly line of Collins avenue; thence southwardly along the said bisecting line to the intersection with the centre line of Metropolitan avenue; thence westwardly along the centre line of Metropolitan avenue to the intersection with the prolongation of a line midway between Himrod street and Harmon street; thence southwestwardly along the said line midway between Himrod street and Harmon street and along the prolongation of the said line to the intersection with longation of the said line to the intersection with a line distant 100 feet southerly from and parallel with the southerly line of Metropolitan avenue, the said distance being measured at right angles to Metropolitan avenue; thence westwardly along the said line parallel with Metropolitan avenue to the intersection with a line bisecting the angle formed by the intersection of the prolongians of the appearance of gations of the easterly line of Andrews street and the westerly line of Zeidler street as these streets are laid out where they adjoin Metropolitan avenue; thence northwardly along the said bisecting line to the intersection with the prolongation of a line midway between Zeidler street and Martin street; thence northwestwardly along the said prolongation of a line midway between Zeidler street and Martin street to a point distant 100 feet westerly from the westerly line. distant 100 feet westerly from the westerly line of Andrews street, the said distance being measured at right angles to Andrews street; thence generally northwardly and always distant 100 feet westerly from and parallel with the westerly line of Andrews street and the prolongations thereof to the intersection with a line midway between Arctic street and Caspian street as these streets are laid out between Arnold street and between Arctic street and Caspian street as these streets are laid out between Arnold street and Andrews street; thence southeastwardly along the said line midway between Caspian street and Arctic street and along the prolongation of the said line to the intersection with the prolongation of a line midway between Caspian street and Arctic street as these streets adjoin Collins avenue; thence eastwardly along the said line midway between Caspian street and Arctic street and along the prolongations of the said line to the intersection with the southerly right-of-way line of the Bushwick Branch of the Long Island Railroad; thence eastwardly along the said right-of-way line to the point or place of beginning.

Railroad; thence eastwardly along the said rightof-way line to the point or place of beginning.
Resolved, That this Board consider the proposed area of assessment at a meeting of the
Board to be held in The City of New York,
Borough of Manhattan, in the City Hall, on the
11th day of July, 1912, at 10.30 a. m., and that
at the same time and place a public hearing
thereon will then and there be had.

Resolved. That the Secretary of this Board

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD for ten days prior to the 11th day

of July, 1912. Dated June 27, 1912. IOSEPH HAAG, Secretary, 277 Broadway. Telephone, 2280 Worth. j27,jy9

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment, held on June 13, 1912, the following

resolutions were adopted:
Whereas, The Board of Estimate and Apportionment of The City of New York is considering the advisability of amending the proceeding instituted by said Board on June 1, 1911, for acquiring title to Amboy road, from Fosters road to Huguenot avenue, Borough of Richmond, so as to relate to Amboy road between a line at right angles to the centre line of the said Amboy road, passing through a point distant 325 feet southwesterly from the intersection of the said centre line of Amboy road with the centre line of the right-of-way of the Staten Island Rapid Transit Railway Company, the said distance being measured along the said centre line of Amboy road and a line passing through a point at right angles to the centre line of the Amboy road distant 250 feet northeasterly from the intersection of the said centre line of the said Amboy road with the centre line of the right-of-way of the Staten Island Rapid Transit Railway Company, the said distance being measured along the centre line of the Amboy road.

Resolved, That the Board of Estimate and

Apportionment, in pursuance of the provisions of the Greater New York Charter, hereby gives notice that the following is the proposed area of assessment for benefit in this proposed amend-

Bounded on the northwest by a line always distant 1,000 feet northwesterly from and parallel with the northwesterly line of Amboy road and its prolongation as laid out at Huguenot avenue the said distance being measured at right angles to Amboy road; on the northeast by a line always distant 100 feet northeasterly from and parallel with the northeasterly line of Huguenot avenue as this street is in use and commonly recognized, the said distance being measured at right angles to Huguenot avenue; on the southeast by a line always distant 1,000 feet southeasterly from and parallel with the southeasterly line of Amboy road and its prolongation in a tangent as laid out at Huguenot avenue, the said distance being measured at right angles to Amboy road; and on the southwest by a line at right angles to Amboy road and passing through a point on the centre line of Amboy road dis tant 1,325 feet southwesterly from its intersec-tion with the centre line of the right-of-way of the Staten Island Railway, the said distance being measured along the centre line of Amboy

Resolved, That this Board consider the pro posed area of assessment at a meeting of the Board to be held in The City of New York, Borough of Manhattan, in the City Hall, on the 11th day of July, 1912, at 10.30 a. m., and that at the same time and place a public hearing thereon will then and there be had.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD for ten days prior to the 11th day

of July, 1912.
Dated June 27, 1912.
JOSEPH HAAG, Secretary, 277 Broadway.
Telephone, 2280 Worth. j27,jy9

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Appor-tionment, held on June 13, 1912, the Board ad-journed until July 11, 1912, the hearing in the matter of changing the grades of the street system bounded by Drake street, Edgewater road, Bacon street and Spofford avenue, and of Lafayette avenue, from Edgewater road to Bronx River avenue, Borough of The Bronx, City of New York, in accordance with a map or plan bearing the signature of the President of the Borough and dated February 7, 1912.

The hearing will be held in the Old Council Chamber, Room 16, City Hall, Borough of Manhattan, City of New York, on Thursday, July 11, 1912, at 10.30 o'clock a. m.

Dated June 27, 1912.

JOSEPH HAAG, Secretary, 277 Broadway, Telephone, 2280 Worth.

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on June 20, 1912, the following resolutions were adopted:

Whereas, The Board of Estimate and Apportionment on April 10, 1908, authorized the acquisition of title to the lands and premises required for the opening and extending of Roebling street, as widened, from Broadway to Division avenue; the Public Place bounded by the easterly line of Roebling street extended southerly in a direct line to the northeasterly side of Lee avenue, Lee avenue and Division avenue, and Taylor street, as widened, from Lee avenue to Bedford avenue, in the Borough of Brooklyn, and directed that 25 per cent. of the cost and expense of the proceeding for the acquisition of title to the foregoing streets shall be borne and paid by The City of New York, and that the remainder of such cost and expense shall be assessed upon an area of assessment for benefit as fixed and determined by the solution authorizing the acquisition of title to the foregoing streets; and Whereas, The Board of Estimate and Apport

ment for benefit as fixed and determined by the solution authorizing the acquisition of title to the foregoing streets; and

Whereas, The Board of Estimate and Apportionment is considering the advisability of reconsidering its action with respect to the distribution of the cost and expense of said proceeding, and of making a new determination concerning the same in conformity with the provisions of chapter 679 of the Laws of 1911.

Resolved, That the Board of Estimate and Apportionment will hold a public hearing in Room 16, City Hall, Borough of Manhattan, City of New York, on Thursday, July 11, 1912, at 10.30 o'clock a. m., at which all persons interested will be given an opportunity to be heard upon the proposed reconsideration and redetermination concerning the distribution of the cost and expense of the aforesaid proceeding so as to place 10 per cent. of the entire cost and expense thereof upon the area hereinafter described as Area 'A;" 20 per cent. of the entire cost and expense upon the area hereinafter described as Area "B;" 45 per cent. of the entire cost and expense upon the Borough of Brooklyn, and the remaining 25 per cent. of the entire cost and expense upon the Borough of Brooklyn, and the remaining 25 per cent. of the entire cost and expense upon the Borough of Brooklyn, and the remaining 25 per cent. of the entire cost and expense upon the proceeding the proceeding the proceeding the Borough of Brooklyn, and the remaining 25 per cent. of the entire cost and expense upon the Borough of Brooklyn, and the remaining 25 per cent. of the entire cost and expense upon the Borough of Brooklyn, and the remaining 25 per cent. of the entire cost and expense upon the Borough of Brooklyn, and the remaining 25 per cent. of the entire cost and expense upon the group of the proceeding upon the Borough of Brooklyn, and the remaining 25 per cent. the Borough of Brooklyn, and the remaining 25 per cent. of the entire cost and expense upon The City of New York.

Area "A." (To bear 10 per cent. of the entire cost and expense of the foregoing proceeding.)

Beginning at a point on the southerly line of

Beginning at a point on the southerly line of Broadway where it is intersected by a line midway between Roebling street and Driggs avenue, and running thence eastwardly along the southerly line of Broadway to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the easterly line of Roebling street and the westerly line of Havemeyer street as these streets are laid cut between Broadway and South 9th street; thence southwardly along the said bisecting line to the intersection with a line midway between Roebling street and Havemeyer street as these streets are laid out immediately adjoining Division avenue; thence southwardly along the said line midway between Roebling street and Havemeyer street and Havemeyer street and Havemeyer street and Havemeyer street and along the prolongation of a line midway between Taylor street and Wilson street as these streets are laid out between Bedford avenue and Lee avenue; thence southwestwardly along the said line midway between Taylor street and along the prolongation thereof to the intersection with a line distant 100 feet southwestwards and along the prolongation thereof to the in-tersection with a line distant 100 feet southwesterly from and parallel with the southwesterly line of Bedford avenue, the said distance being measured at right angles to Bedford avenue: thence northwestwardly along the said line parallel with Bedford avenue to the intersection with a line midway between Taylor street and Clymer street; thence northeastwardly along the said line midway between Taylor street and Clymer street to the intersection with the prolongation of a line midway between Roebling street and Driggs avenue; thence northwardly along the said line midway between Roebling street and riggs avenue and along the prolongation there-of to the point or place of beginning.

(To bear 20 per cent. of the entire cost and expense of the foregoing proceeding.)

Beginning at a point on the southerly line of Broadway where it is intersected by a line midway between Bedford avenue and Driggs avenue are bedford a nue, and running thence eastwardly along the southerly line of Broadway to the intersection with a line midway between Havemeyer street and Marcy avenue as these streets are laid out immediately adjoining Broadway; thence southwardly along the said line midway between Havemeyer street and Marcy avenue to the intersection with a line midway between Have-meyer street and Marcy avenue as these streets are laid out immediately north of Division avenue; thence southwardly along the said line midway between Havemeyer street and Marcy avenue and along the prolongation thereof to the intersection with a line midway between Lee avenue and Marcy avenue as these streets are laid out north of Middleton street; thence southeastwardly along the said line midway be-tween Lee avenue and Marcy avenue and along the prolongation thereof to the intersection with the prolongation of a line midway between-Nostrand avenue and Marcy avenue as these streets are laid out south of Flushing avenue thence southwardly along the said line midway between Nostrand avenue and Marcy avenue and along the prolongation thereof to the inand along the prolongation thereof to the intersection with a line always distant 100 feet southerly from and parallel with the southerly line of Flushing avenue, the said distance being measured at right angles to Flushing avenue; thence westwardly along the said line parallel with Flushing avenue to the intersection with a line midway between Bedford avenue and Skillman street; these northwardly along the said with Flushing avenue to the intersection with a line midway between Bedford avenue and Skillman street; thence northwardly along the said line midway between Bedford avenue and Wythe avenue as these streets are laid out between Bedford avenue and Wythe avenue and along the prolongation thereof to the intersection with a line midway between Morton street and Clymer street; thence northeastwardly along the said line midway between Morton street and Clymer street; thence northeastwardly along the said line midway between Morton street and Clymer street; thence northeastwardly along the said line midway between Morton street and Clymer street and along the prolongation thereof to the intersection with the prolongation of a line midway between Bedford avenue and Driggs avenue as these streets are laid out south of Broadway; thence northwardly along the said line midway between Bedford avenue and Driggs avenue and along the prolongation thereof to the point or place of beginning, excluding the area heretofore described as Area "A."

Resolved That the Secretary is directed to cause such petition and these resolutions to be published for at least two (2) days in two daily newspapers in The City of New York, to be designated by the Mayor, and for at least ten 10) days in the Citx Record prior to such date of public hearing. The expense of such publication to be borne by the petitioner.

JOSEPH HAAG, Secretary.

New York, June 13, 1912.

JOSEPH HAAG, Secretary.

New York, June 13, 1912.

JOSEPH HAAG, Secretary.

New York, June 13, 1912.

To the Board of Estimate and Apportionment of The City of New York:

In response to the request of your honorable Board, the Holmes Electric Protective Company respectfully shows:

cause these resolutions and a notice to all persons affected thereby to be published in the CITY RECORD and in the corporation newspapers for ten days continuously, Sundays and legal holidays excepted, prior to the 11th day of July, 1012.

Dated June 27, 1912. JOSEPH HAAG, Secretary, 277 Broadway. Telephone 2280 Worth. j27,jy9

Telephone 2280 Worth.

The City of New York so as to change the grade of 78th street, between 13th avenue and 14th avenue, Borough of Brooklyn, and that a meeting of said Board will be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on July 11, 1912, at 10.30 o'clock a. m., at which such proposed change will be considered by said Board; all of which is more particularly set forth and described in the following resolutions adopted by the Board on June 13, 1912, notice of the adoption of which is hereby given, viz.:

Resolved, That the Board of Estimate and Apportionment of The City of New York, in pur suance of the provisions of section 442 of the Greater New York Charter, as amended, deeming it for the public interest so to do proposes to change the map or plan of The City of New York by changing the grade of 78th street, between 13th avenue and 14th avenue, in the Borough of Brooklyn, City of New York, which proposed change is more particularly shown upon a map or plan bearing the signature of the Commissioner of Public Works of the Borough and dated May 17, 1912.

Resolved, That this Board consider the proposed change at a meeting of the Board, to be held in the City Hall, Borough of Manhattan, City of New York, on the 11th day of July, 1912, at 10.30 o'clock a. m.

Resolved, That the Secretary of this Board cause these resolutions and a notice to all persons affected thereby that the proposed change will be considered at a meeting of the Board, to be held in the Cartes and the secretary of the board.

affected thereby that the proposed change will be considered at a meeting of the Board, to be held at the aforesaid time and place, to be published in the CITY RECORD and the corporation newsno the CITY RECORD and the corporation newspapers for ten days continuously, Sundays and legal holidays excepted, prior to the 11th day of July, 1912.

Dated June 27, 1912.

JOSEPH HAAG, Secretary, 277 Broadway.
Telephone, 2280 Worth.

j27,jy9

## Franchise Matters.

PUBLIC NOTICE IS HEREBY GIVEN THAT at a meeting of the Board of Estimate and Apportionment, held June 13, 1912, the following petition was received:

June 10, 1912.

To the Honorable, the Chairman and Other Members of the Board of Estimate and Apportionment of the City of New York:

Gentlemen—The Petitioner, the New York Cahill Telharmonic Company, hereinafter sometimes termed the Petitioner and sometimes the Company, submits the following estition:

times termed the Petitioner and sometimes the Company, submits the following petition:

First—A franchise was granted to the petitioner by your Honorable Body, hereinafter referred to as the Board of Estimate, by a resolution of said Board passed on February 16, 1911, and embodied in a contract, signed on hehalf of The City of New York, by his Honor, Mayor Gaynor, on March 9, 1911.

Second—In view of unexpected delays, difficulties and expense, which the Company has encountered in installing and establishing its music distributing plant in New York City, your petitioner requests the following, namely:

(1) That it be granted an extension of time

(1) That it be granted an extension of time of fifteen months, in which to commence its operations.

(2) That in lieu of the payments provided for by paragraph (a) on page 4 of the franchise contract, aforesaid, to be made by the Company to the City, the following shall be substituted, namely: One thousand dollars (\$1.000) to be paid by the Company to the City within three (3) months after the date on which an amendatory and supplemental contract be-tween the Board and the Company, giving effect lition, shall be signed by the Mayor and a further sum of five thousand dollars (\$5,000) to be paid by the Company to the City within one year after the date on which

such amendatory and supplemental contract shall be signed by the Mayor. (3) That in lieu of the payments provided for on the City a sum equal to the Company shall pay the City a sum equal to the City and falling due from the Company to the City in the first two years of the franchise contract, the Company shall pay the City a sum equal to three per cent. (3%) of its gross receipts arising and accruing to it

from business done under its franchise contract.

Respectfully submitted.

NEW YORK CAHILL TELHARMONIC COMPANY,
By THADDEUS CAHILL, President. State of New York, City and County of New

Before me the undersigned, a notary public in and for said County of New York, came Thaddeus Cahill, to me known, who, being duly sworn, deposes and says that he is President of the New York Cahill Telharmonic Company, the petitioner in the attached petition; that he signed said petition in the name of said company and by its authority; and that the matters and things set forth in said petition are true, to the best of his knowledge, information and belief.

Subscribed and sworn to before me this 10th day of Lyne 1012

day of June, 1912.

LOUBLIA F. LITTLE, Notary Public No. 128,
New York County, N. Y. Register's No. 4102. [SEAL.] and the following resolutions were thereupon

adopted:
Whereas, The foregoing petition from the New York Cahill-Telharmonic Company, dated June 10, 1912, was presented to the Board of Estimate and Apportionment at a meeting held June

13, 1912; Resolved, That in pursuance of law this Board sets Thursday, the eleventh day of July, 1912, at 10.30 o'clock in the forenoon, and Room 16 in the City Hall, Borough of Manhattan, as the time and place when and where such petition shall be first considered, and a public hearing be had thereon, at which citizens shall be entitled to appear and be heard; and be it further

1. That the Holmes Electric Protective Company is a corporation of the State of New York, duly incorporated and organized in January, 1883, under and in accordance with the provisions of chapter 265 of the Laws of 1848, entitled, "An Act to Provide for the Incorporation and Regulation of Telegraph Companies," approved April 12, 1848, and has been continuously since its incorporation and beginning with the month of January, 1883, and is now engaged in the business of constructing, leasing, owning, using, main taining and operating lines of electric telegraph and electrical conductors in, along and through the streets, highways and public places within The City of New York, and elsewhere, for the purpose of transmitting electric telegraphic signals and communications for protection against burglary.

2. That a certified convention of the purpose of transmitting electric telegraphic signals and communications for protection against burglary. 1. That the Holmes Electric Protective Com-

2. That a certified copy of its articles of incorporation has been heretofore filed in the office of your honorable Board, to which copy reference is hereby made.

3. That continuously since its incorporation and organization in January 1883 said Holmes.

3. That continuously since its incorporation and organization in January, 1833, said Holmes Electric Protective Company, by virtue of the rights acquired by it under its incorporation as aforesaid, has occupied and used, and still occupies and uses the streets of The City of New York for its over-head system of lines of electric telegraph and electrical conductors. And also that continuously since about the month of August, 1891, upon the express direction and by the compulsion of the said City of New York, said Holmes Electric Protective Company has constructed and laid its lines of electrical conductors, cables and telegraph wires under ground in said city and has accordingly occupied and used and still occupies and uses for all the purposes of its business space in the electrical subways constructed in and under the streets of said City, pursuant to the provisions of the acts of the Legislature known as the Subway Acts.

4. That without waiving its present legal rights or any of them and without derivitions.

Legislature known as the Subway Acts.

4. That without waiving its present legal rights or any of them and without admitting any legal obligation on its part to require any further permission or consent of The City of New York for the use of the streets of said City for any of the purposes aforesaid, the Holmes Electric Protective Company hereby respectfully applies for the permission of your honorable Board to construct and lay lines of electrical conductors under ground in, along and through the streets, highways and public places within The City of New York, provided such permission shall be granted upon such consideration as may be acceptable to said Holmes Electric Protective Company, and upon such terms as shall not prejudice, impair or limit any of the rights heretofore acquired and now owned or possessed by said Company to use the streets of said City.

Respectfully submitted, HOLMES ELECTRIC PROTECTIVE COMPANY,

By Edward F. Fisher, Second Vice-President

PANY,
By Edward F. Fisher, Second Vice-President and Secretary.
Alfred Ely, Attorney for Holmes Electric Protective Company, Office and Post Office Address, 31 Nassau St., Manhattan.
State of New York, County of New York, ss.:
Edward F. Fisher, being duly sworn, says that he is Second Vice-President and Secretary of the Holmes Electric Protective Company, the corporation described in and which executed the foregoing petition as therein set forth, and that he is duly authorized to execute the same in its name and behalf as such officer.

EDWARD F. FISHER.

EDWARD F. FISHER. Sworn to before me this 31st day of May, 1912.
ROBERT S. KEARNEY, Notary Public, No. 20,
lew York County.
(Notarial Seal.)

-and the following resolutions were thereupon

adopted:

Whereas, The foregoing petition from the Holmes Electric Protective Company, verified May 31, 1912, was presented to the Board of Estimate and Apportionment at a meeting held

Estimate and Apportionment at a meeting neighborhood June 6, 1912.

Resolved, That in pursuance of law this Board sets Thursday, the 11th day of July, 1912, at 10.30 o'clock in the forenoon, and Room 16 in the City Hall, Borough of Manhattan, as the time and place when and where such petition shall be first considered, and a public hearing be had thereon, at which citizens shall be entitled to appear and be heard; and be it further Resolved. That the Secretary is directed to

Resolved, That the Secretary is directed to cause such petition and these resolutions to be published for at least two (2) days in two daily newspapers in The City of New York, to be designated by the Mayor, and for at least ten (10) days in the City Record immediately prior to such date of public hearing. The expense of such publication to be borne by the petitioner.

JOSEPH HAAG, Secretary.
New York, June 6, 1912.

j28,jy11

PUBLIC NOTICE IS HEREBY GIVEN THAT at a meeting of the Board of Estimate and Apportionment, held May 9, 1912, the following petition was received: To the Honorable Board of Estimate and Apportionment, 277 Broadway, New York City:
Gentlemen—The petition of the United Elec-

tric Service Company respectfully shows:
That your petitioner is a party to a contract
with The City of New York dated the 16th day of December, 1909. That, pursuant to said contract certain rights and privileges were granted to your petitioner as set forth in section 1 therein, subject to certain conditions also set forth in said contract.

That your petitioner desires to extend its business to that portion of the Borough of The Bronx west of the Bronx River in the said City of New York, and to that end hereby makes of New York, and to that end hereby makes application for the consent of your honorable Board extending the rights and privileges of your petitioner under said contract so as to include the said portion of the Borough of The Bronx west of the Bronx River, and that section 1 of said contract be amended accordingly. Respectfully submitted, UNITED ELECTRIC SERVICE COMPANY, By M. W. RAYENS, President.

City and County of New York, ss.:

M. W. Rayens, being duly sworn, deposes and says that he is the president of the United Electric Service Company; that he has read the foregoing petition and knows the contents thereof and that the same is true to his own knowledge; that the reason why this verification is made by deponent and not by the petitioner is that said petitioner is a domestic corporation

that said petitioner is a domestic corporation and deponent is president thereof.

M. W. RAYENS.

Sworn to before me this 26th day of April, JOHN T. DELANEY, Notary Public 140, N. Y.

and at the meeting of June 6, 1912, the following resolutions were adopted:
Whereas, The foregoing petition from the United Electric Service Company, verified April 25, 1912, was presented to the Board of Estimate and Apportionment at a meeting held May

9, 1912.

Resolved, That, in pursuance of law, this Board sets Thursday, the 11th day of July, 1912, at 10.30 o'clock in the forenoon, and Room 16 in the City Hall, Borough of Manhattan, as the time and place when and where such petition shall be first considered and a public hearing be had thereon, at which citizens shall be entitled to appear and be heard; and be it further Resolved, That the Secretary is directed to cause such petition and these resolutions to be published for at least two (2) days in two daily 9, 1912.

newspapers in The City of New York, to be designated by the Mayor, and for at least ten (10) days in the City Record immediately prior to such date of public hearing. The expense of such publication to be borne by the petitioner.

JOSEPH HAAG, Secretary.
New York, June 6, 1912. j28,jy11

PUBLIC NOTICE IS HEREBY GIVEN THAT at the meeting of the Board of Estimate and Apportionment held this day the following resolutions were adopted:
Whereas, The Receivers of the South Shore

Whereas, The Receivers of the South Shore Traction Company have, under date of May 2, 1912, made application to this Board to have declared null and void a contract dated December 31, 1909, and an agreement dated December 24, 1909, by and between the City and South Shore Traction Company, and for certain modifications and amendments in the terms and conditions of a contract dated May 20, 1909, between the City and the South Shore Traction Company, granting said Company the right to construct, maintain and operate a street surface railway upon certain streets and avenues set forth in said contract; and

Whereas, Section 172 of the Railroad Law, and sections 72, 73 and 74 of the Greater New York Charter, as amended by chapters 629 and 630 of the Laws of 1905, provide for the manner and

the Laws of 1905, provide for the manner and procedure of making such grants; and Whereas, In pursuance of such laws, this Board adopted a resolution on May 16, 1912, fixing the date for oublic hearing thereon as June 6, 1912, at which citizens were entitled to appear and be heard, and publication was had for at least fourteen (14) days in the "Times" and "The Morning Telegraph," newspapers designated by the Mayor, and in the CITY RECORD for ten (10) days immediately prior to the date of hearing, and the public hearing was duly held on such day, and was continued until June 13, 1912; and
Whereas, This Board has made inquiry as to the proposed modifications and amendments of

the proposed modifications and amendments of said contract of May 20, 1909, and as to the money value of the franchise or right applied for and proposed to be granted to the South Shore Traction Company, and the adequacy of the com-pensation to be paid therefor; now, therefore, it is Resolved, That the following form of the resolution for the consent or right applied for by
the South Shore Traction Company, containing
the form of proposed contract for the grant of
such right, be hereby introduced and entered in
the minutes of this Board, as follows, to wit:
Resolved, That the Board of Estimate and Ap-

portionment hereby grants to the South Shore Traction Company the franchise or right fully set out and described in the following form of proposed contract for the grant thereof, embodying all of the terms and conditions, including the provisions as to rates, fares and charges, upon and subject to the terms and conditions in said and subject to the terms and conditions in safe proposed form of contract contained, and that the Mayor of The City of New York be and he hereby is authorized to execute and deliver such contract in the name and on behalf of The City of

New York, as follows, to wit:
PROPOSED FORM OF CONTRACT.

PROPOSED FORM OF CONTRACT.

This contract, made this

1912, by and between The City of New York
(hereinafter called the City), party of the first
part, by the Mayor of said City, acting for and
in the name of said City, under and in pursuance
of the authority of the Board of Estimate and
Apportionment of said City (hereinafter called
the Board), and the South Shore Traction Company (hereinafter called the Company), party of
the second part, witnesseth:

the second part, witnesseth:
Whereas, On May 20, 1909, a contract was executed by the City granting the right or privilege to the South Shore Traction Company to construct, maintain and operate a street surface construct, maintain and operate a street surface railway with the necessary wires and equipment for the purpose of conveying persons and property in the Boroughs of Queens and Manhattan, in The City of New York, from the westerly terminal of the Queensboro Bridge to the boundary line between the City and Nassau County, by the way of the Queensboro Bridge and various streets and avenues in the Borough of Queens; and

Whereas, A contract dated December 31, 1909, and an agreement dated December 24, 1909, were executed which purported to modify said contract executed Ma 1909

Whereas, On May 2, 1912, the Receivers of the South Shore Traction Company petitioned the Board to have said contract of December 31, 1909, and said agreement of December 24, 1909, declared null and void and of no effect, and tha said contract dated May 20, 1909, be amended first, as to route, and second, in such other respects as the Board deems fit and proper.

Now, therefore, in consideration of the premises

and of the mutual covenants herein contained, the parties do hereby covenant and agree as

Section 1. The said contracts of May 20, 1909 and of December 31, 1909, and said agreement of December 24, 1909, are hereby declared by the parties hereto to be null and void and of no effect, and the grant herein contained with the conditions thereof shall in all respects be substituted for and take the place of all the rights and privileges granted by said contracts and

agreement.
Sec. 2. The City hereby grants to the Company, subject to the conditions and provisions hereinafter set forth, the following rights and

First-To construct, maintain and operate street surface railway with the necessary wires and equipment for the purpose of conveying persons and property in the Boroughs of Queens and Manhattan of The City of New York, upon the following routes, to wit:

Beginning at the southeasterly line of the Queensboro Bridge plaza, the same being the northwesterly side line of Jackson avenue; thence by double track in, upon and across Jackson avenue to the viaduct over the Sunnyside Yards of the Long Island Railroad Company (Queens boulevard), or the approach thereto; thence by double track upon and along the viaduct over the Sunnyside Yards of the Long Island Rail-road Company (Queens boulevard) and the ap-proaches thereto; to Thomson avenue; thence by double track in and upon Thomson avenue Hoffman boulevard; thence by double track in and upon Hoffman boulevard to Brooklyn and Jamaica turnpike or Fulton street; thence by double track in and upon Brooklyn and Jamaica turnpike or Fulton street to Rose avenue and by single track to Campion avenue; thence by single track in and upon Rose avenue to Archer place and by single track in and upon Campion avenue to Carll street; thence by single track in and upon Archer place to private property, and by single track in and upon Carll street to private property; thence in and upon private property by single or double track to a point approximately in line with Guilford street if the same were extended; thence by double track in and upon private property approximately in line with Guilford street if the same were extended and crossing under the tracks of the Long Island Railroad Company to Guilford street; thence by double track in and upon Guilford street to a point between Beaufort avenue single track to Campion avenue; thence by singl street; thence by double track in and upon Guilford street to a point between Beaufort avenue and Broadway; thence by double track in and upon private property to and across Liberty avenue to Jay street; thence by double track in and upon Jay street to and across Sylvester avenue; thence by double track in and upon private property to Rockaway turnpike at approximately the point where the same is intersected by Shore avenue; thence by double track in and upon Rockaway turnpike to Pacific street; thence by double track in and upon Pacific street to and

across Brooklyn avenue; thence by double track across Brooklyn avenue; thence by double track in and upon private property approximately in line with Pacific street if the same were extended, to Vine street; thence by double track in and upon Vine street to State street; thence by double track in and upon State street to Woodland avenue; thence by double track in and upon Woodland avenue to private property; thence by double track in and upon private property approximately on a line with Woodland avenue if the same were extended, to a point approximately in line with Central avenue if the same were extended; thence by double track in and upon private property approximately on

approximately in line with Central avenue if the same were extended; thence by double track in and upon private property approximately on a line with Central avenue if the same were extended, to Merrick road; thence by single track across Merrick road to Central avenue; thence by single track in and upon Central avenue and crossing the Montauk Division of the Long Island Railroad to a point where Central avenue intersects the boundary line between The City of New York and the County of Nassau.

Said route between the point in private property approximately in line with Guilford street if the same were extended, and the point where Central avenue is intersected by the boundary line between The City of New York and the County of Nassau, lying within certain streets, as shown upon a map commonly known as the "Jamaica map," which was adopted by the Board of Estimate and Apportionment January 11, 1912, and showing the street system and grades of that portion of the Fourth Ward, Borough of Queens, City of New York, bounded by Hillside avenue, Villard avenue, Old Country road, Farmers avenue, Freeport avenue, Rockaway boulevard, Van Wyck avenue and New Haven avenue, to wit: Sutphin road, from a point between the tracks of the Long Island Railroad and Brooklyn and Jamaica turnpike or Fulton street and crossing under the tracks of the Long Island Railroad to Lambertville ave-Railroad and Brooklyn and Jamaica turnpike of Fulton street and crossing under the tracks of the Long Island Railroad to Lambertville avenue: Lambertville avenue, from Sutphin road to Spangler street; Spangler street, from Lambertville avenue to Brinkerhoff avenue; Brinkerhoff avenue, from Spangler street to Smith street; Smith street, from Brinkerhoff avenue to Ulster avenue; Ulster avenue, from Smith street to Westchester avenue; Westchester avenue, from Ulster street to the line dividing The City of New York from the County of Nassau.

And to cross such other streets and avenues, named and unnamed, as may be encountered in

said routes. All of the above described routes are within the Borough of Queens, City of New York, and are, together with turnouts, switches and cross-overs, hereby authorized shown upon two maps,

each entitled: "Map Showing Proposed Railway of the South Shore Traction Co. in the Borough of Queens, City of New York, to Accompany Joint Petition

City of New York, to Accompany Joint Petition dated May 2, 1912, to the Board of Estimate and Apportionment."
—and signed South Shore Traction Co., by Paul T. Brady and Willard V. King, Receivers; Harold B. Weaver, Chief Engineer. Manhattan and Jamaica Railway Co., by A. H. Flint, President, and Harold B. Weaver, Chief Engineer, a copy of which is attached hereto, is to be deemed a part of this contract, is to be conbe deemed a part of this contract, is to be con-strued with the text thereof, and is to be sub-stantially followed, provided that deviations therefrom and additional turnouts, switches and crossovers, which are consistent with the fore-going description, and the other provisions of this contract may be permitted by resolution of the Board.

Second—To operate the cars of the Company upon two tracks when constructed upon the Queensboro Bridge and approaches thereto, such tracks to be assigned to the Company by the Commissioner of Bridges; beginning at the northwesterly side line of Jackson avenue at the bridge plaza, in the Borough of Queens, and there connecting with the tracks of the Company above described; thence in and upon said bridge plaza to the easterly approach to the Queensboro Bridge; thence upon and along said bridge approach and across intersecting streets and avenues to the Queensboro Bridge; thence upon and along the Queensboro Bridge to the westerly bridge approach; thence upon and along said Second-To operate the cars of the Company bridge approach; thence upon and along said westerly bridge approach to the westerly ter-minus thereof, in the Borough of Manhattan. The said route is more particularly shown upon the map hereinbefore referred to, and is to be operated by the Company as a continuous route connection with the route hereinbefore de-

Sec. 3. The grant of the right or privilege way from the Queensboro Bridge plaza, at Jackson avenue, Borough of Queens, to the intersection of Central avenue and the boundary line between the Borough of Oueens and the County of Nassau, upon the route hereinbefore described, is explicitly to the following conditions which shall is subject to the following conditions, which shall be complied with by the Company:

First-The consent in writing of the owners of half in value of the property bounded on each street and avenue described in the route of the Company to the construction and operation of said railway, shall be obtained by the Company, said railway, shall be obtained by the Company, and a copy of such consents shall be filed with the Board before construction is commenced on such street or avenue. The consent in writing of the owners of half in value of the property bounded on all streets and avenues to the construction and operation of said railway, shall be obtained by the Company within one year from the signing of this contract by the Mayor, and a copy of such consent shall be filed with the Board within such time, or a copy of an order of the Appellate Division of the Supreme Court that said railway ought to be constructed in lieu of such consents. of such consents.

of such consents.

Second—The said right to construct, maintain and operate said railway shall be held and enjoyed by the Company from the date upon which this contract is signed by the Mayor until May 20, 1934, with the privilege of renewal of said contract for the further period of twenty-five (25) years, upon a fair revaluation of such right and privilege.

(25) years, upon a fair revaluation of such right and privilege.

If the Company shall determine to exercise its privilege of renewal it shall make application to the Board, or any authority which shall be authorized by law to act for the City in place of the Board. Such application shall be made at any time not earlier than two (2) years and not later than one (1) year before the expiration of the original term of this contract. The determination of the revaluation shall be sufficient if agreed to in writing by the Company and the Board, but in no case shall the annual rate of compensation to the City be fixed at a less amount than the sum required to be paid during the last year prior to the termination of the original term of this contract.

If the Company and the Board shall not reach

If the Company and the Board shall not reach such agreement on or before the day one (1) year before the expiration of the original term of this contract, then the annual rate of compensation for such succeeding twenty-five (25) years shall be reasonable, and either the City (by the Board) or the Company shall be bound upon request of the other to enter into a written agreement with the other to enter into a written agreement with each other fixing the rate of such compensation at such amount as shall be reasonable, but in no case shall the annual rate so fixed be less than the sum required to be paid for the last year prior to the termination of the original term of this contract, and if the parties shall not forthwith agree upon what is reasonable, then the parties shall enter into a written agreement fixing such annual rate and at such amount as shall be determined by three disinterested free-holders selected in the following manner:

One disinterested freeholder shall be chosen by the Board; one disinterested freeholder shall be chosen by the Company; these two shall choose a third disinterested freeholder, and the three so be chosen by the Company; these two shall choose a third disinterested freeholder, and the three so chosen shall act as appraisers and shall make the revaluation aforesaid. Such appraisers shall be chosen at least six (6) months prior to the expiration of this original contract, and their report shall be filed with the Board within three (3) months after they are chosen. They shall act as appraisers and not as arbitrators. They may base their judgment upon their own experience and upon such information as they may obtain by inquiries and investigations, without the presence of either party. They shall have the right to examine any of the books of the Company and its officers under oath. The valuation so ascertained, fixed and determined shall be conclusive upon both parties, but no annual sum shall, in any event, be less than the sum required to be paid for the last year of this original contract. It in any case the annual rate shall not be fixed prior to the termination of the original term of this contract, then the Company shall pay the annual rate theretofore prevailing until the new rate shall be determined, and shall then make up to the City the amount of any excess of the annual rate then determined over the previous annual rate. The compensation and expenses of the rate then determined over the previous annual rate. The compensation and expenses of the said appraisers shall be borne jointly by the City and the Company, each paying one-half

Third-Upon the termination of this original Third—Upon the termination of this original contract, or if the same be renewed, then at the termination of the said renewal term, or upon the termination of the rights hereby granted for any cause, or upon the dissolution of the Company before such termination, the tracks and equipments of the Company constructed pursuant to this contract within the streets and avenues shall become the property of the City without cost, and the same may be used or disposed of by the City for any purpose whatsoever, or the by the City for any purpose whatsoever, or the same may be leased to any company or individual. If, however, at the termination of this contract as above, the Board shall so order by resolution, the Company shall, upon thirty (30) days' notice from the Board, remove any and all of its tracks and other equipment constructed pursuant to this contract and the said streets and avenues

shall be restored to their original condition at the sole cost and expense of the Company. Fourth—Nothing in this contract shall be deemed to affect in any way the right of the City to grant to any other corporation or corporations or to any individual or individuals a similar right or privilege upon the same or other terms and conditions over the routes hereinbefore described. The Company shall not at any time oppose the construction and operation of any street surface railway by any such other corporation or indi-vidual which may receive a franchise therefor from the City which may necessitate the use of any portion of the railway which shall be con-structed or operated by the Company pursuant to this contract; and the consent of the Com-pany to the use of any portion of its railway by such corporation or individual shall not be

Should the City at any time during the term Should the City at any time during the term of this contract grant to any other corporation or to any individual the right or privilege to operate a railway upon the tracks of the Company on the route herein described or any portion thereof, then the City shall, within thirty (30) days thereafter, give notice to the Company that such right has been granted and of the name of the corporation or individual to which such of the corporation or individual to which such right has been granted.

At the expiration of ninety (90) days after the giving of such notice, such individual or corporation shall have the right to begin the operation of cars upon the tracks of the Company upon the route or any portion thereof over which such corporation or individual may receive a right or carriviles and to use therefor the tracks equip. corporation or individual may receive a right or privilege, and to use therefor the tracks, equipment, power and all other property of the Company which shall be necessary in the operation of the cars of such corporation or individual upon the tracks of the Company, and shall have the right to continue such operation until this contract or the right to use such property under the terms and conditions of this contract granted said corporation or individual by the City shall expire. Such corporation or individual shall pay to the Company for the right to use such tracks, equip. Such corporation or individual shall pay to the Company for the right to use such tracks, equipment, power and other property above describes such sum or sums as may be agreed upon in writing by such corporation or individual and the Company within said ninety (90) days, or in the event that such agreement cannot be reached within said ninety (90) days, such sum or sums as shall be determined by the Public Service Commission of the State of New York, for the First District. First District.

Within thirty (30) days after such determina-tion by the Public Service Commission such new corporation or individual shall file with the said sion its acceptance or rejection in writing of said determination. In the event of rejection such corporation or individual shall immediately of said determination. In the event of rejection such corporation or individual shall immediately cease the operation of its cars over the tracks of the Company and shall within thirty (30) days thereafter pay to said Company for the use of its tracks and equipment already enjoyed a sum equal to the legal interest on such portion of the actual cost of construction of said railway structures and additions and betterments thereto, as the number of cars operated by such corporation or individual shall have borne to the number of cars operated by the company or companies using the same during said period; also a like proportion of the cost of keeping the tracks and electrical equipment in repair; also a like proportion of laying and repairing of pavement, removal of ice and snow, taxes, and all duties imposed upon the Company by the terms of this contract in connection with the maintenance or the operation of said railway so used, together with the actual cost of the power used for the operation of the cars of such individual or corporation. Provided, however, that such corporation or individual shall not be compelled to pay to the Company any sum as compensation for loss to it due to competition to the Company any sum as compensation for loss to it due to competition.

Fifth—Said railway may be operated by over-head electric power substantially similar to the overhead electric system now in use by street overhead electric system now in use by street surface railways in the Borough of Queens, or by any other motive power, except locomotive steam power or horse power, which may be approved by the Board, and consented to by the abutting property owners, in accordance with the provisions of law, and by the Public Service Commission for the First District of the State of New York.

of New York.

Provided, however, that the Board, at any time after the first ten (10) years of this contract, upon giving to the Company one (1) year's notice, may require the Company to operate its railway upon the whole or any portion of its route lying in and northwesterly from the Brookilyn and Jamaica turnpike, or Fulton street; and at any time after the first fifteen (15) years of this contract, upon giving to the Company one year's notice, may require the Company to operate its railway upon the whole or any portion of its route lying southeasterly from the Brooklyn and Jamaica turnpike, or Fulton street, by underground electric power, substantially similar to the system now in use on the street surface railways in the Borough of Manhattan, or by any other practical motive power then in use which does not require the use of poles and overhead wires in the streets and avenues, and thereupon to discontinue the use of the overhead trolley system and remove its poles, wires and other structures used by it for that purpose, from the streets and avenues of the City. of New York.

Sixth—Said railway shall be constructed, maintained and operated subject to the supervision and control of all the authorities of the City who have jurisdiction in such matters, as provided by the Charter of the City.

No construction upon said railway shall be commenced until written permits have been obtained from the proper City officials.

The electrical equipment to be installed by the

Company for the operation of the railway within the limits of the City, whether the same be upon streets and avenues or upon private property, shall be constructed and maintained under the

streets and avenues or upon private property, shall be constructed and maintained under the supervision and control of the Commissioner of Water Supply, Gas and Electricity.

Seventh—The Company shall complete and put in operation that portion of the railway herein authorized from the Manhattan terminal of the Queensboro Bridge to the intersection of the tracks of the Long Island Railroad with Thomson avenue at or near Greenpoint avenue on or before October 31, 1912, from the intersection of the tracks of the Long Island Railroad Company with Thomson avenue to the intersection of Thomson avenue and Broadway on or before December 31, 1912, from the intersection of Thomson avenue and Broadway to the proposed new Long Island Railroad station in the former village of Jamaica, on or before March 31, 1913. The Company shall complete and put in operation that portion of its railway herein authorized between the former village of Jamaica and the City line at Central avenue within six months after notification by the President of the Borough of Queens that he is willing to issue a permit for the construction of tracks on the streets involved.

Upon the failure of the Company to complete the construction of the railway on or before the superior of the said portions of the railway on or before the

Upon the failure of the Company to complete the construction and place in operation any of the said portions of the railway on or before the dates or times herein specified, the right herein granted shall cease and determine, and all sums or securities paid to the City, or deposited with the Comptroller, as security for performance by the Company of the terms and conditions of this contract, as herein provided, shall be forfeited to the City without action by the City, provided, however, that the Board may extend the time within which to complete the construction and place the railway in operation as it may deem

place the railway in operation as it may deem just and equitable.

Eighth—Said railway shall not cross any railway or railroad other than street surface railways encountered in the route at the grade thereof, but shall be constructed either above or below the grade of such railway or railroads. If any railway or railroad other than street surface railways are operated at the same grade of the streets or avenues in which the Company is hereby authorized to construct a railway at the time the Company constructs such railway, then the Company may construct at its own expense and use a temporary crossing and approaches thereto either upon private property or within the lines of such streets or avenues to be determined by resolution of the Board, and continue to use such temporary crossing until such time as either the grade of such street or avenue or such railway or railroad shall have been changed so that such railway or railroad shall not cross such street or avenue at the grade thereof. When such grade shall have been changed and a permanent crossing shall have been constructed to carry such street or avenue either above or be-low the grade of such railway or railroad, then the Company shall upon the order of the Board, abandon the above described temporary crossing, and construct its tracks upon such permanent structure as shall be directed by the Board. Any property acquired in fee by the Company for the purpose of the temporary crossing herein-before provided for shall be ceded to the City without compensation therefor by the Company, when the same is required by the City for the purpose of widening such street or avenue, upon the removal of the tracks of the Company from such temporary crossing and approaches thereto,

to the permanent crossing structure.

Ninth—Any alteration to the sewerage or drainage system, or to any other subsurface or to any surface structures in the streets, required on account of the construction or operation of the railway, shall be made at the sole cost of the Company, and in such manner as the proper City

officials may prescribe.

Tenth—Should the grades or lines of the authorized be changed at any time during the term of this contract, or should any such street or avenue be made a boulevard, in which it may be desirable to have the position of the tracks changed, the Company shall, at its own expense, change its tracks to conform with such new grades, lines and positions as shall be directed by the Board or by the official having jurisdiction of such streets, avenues or boulevards, and during the construction of any public improvement upon said street, avenue or boulevard, the Company shall take care of and protect the track at its own expense; all to be done subject to the direction of

the City official having jurisdiction.

Should, in the opinion of the President of the Borough of Queens, the present roadway of any of the said streets, avenues or highways be of insufficient width to accommodate both railway and other vehicular traffic, the Company shall widen such roadway under the direction of the President of the Borough of Queens to a width sufficient to accommodate such traffic; provided, that no roadway shall be widened beyond the total width of the street, avenue or highway. Eleventh-As long as said railway, or any por-

tion thereof, remains in any street or avenue, the Company shall pave and keep in permanent repair that portion of the surface of the street or avenue in which the said railway is constructed, between its tracks, the rails of its tracks and for a distance of two (2) feet beyond the rails on either side thereof, under the supervision of the local authorities, whenever required by them to do so, and in such manner as they and in such manner as they may pre-And the City shall have the right to change the material or character of the pavement of any street or avenue, and in that event the Company shall be bound to replace such pavement in the manner directed by the proper City officer, at its own expense, and the provision as to repairs herein contained shall apply to such renewed or altered pavement.
Twelfth—The Company, so long as it shall con-

tinue to use any of the tracks upon the streets and avenues in which said railway shall be con-structed, shall cause to be watered at least three (3) times every twenty-four (24) hours when the temperature is above 35 degrees Fahrenheit, the temperature is above 35 degrees Fahrenheit, the entire width of the streets and avenues, except when the width of such streets and avenues shall exceed sixty (60) feet between curb lines, in which case the Company shall cause to be watered only sixty (60) feet in width of such roadway, and the Company shall provide for such purpose at least one tank car, the capacity of which shall be sufficient to water such streets and avenues in a satisfactory manner. in a satisfactory manner

Provided, however, that the Company may, with the approval of the City officials having jurisdiction over such matters, oil that portion of the surface of the streets and avenues, between the tracks, the rails of the tracks and two
(2) feet beyond the rails on either side thereof,
at least twice each summer season, in such a manner as may be necessary to prevent the rising of dust, and if the Company shall so oil such portions of the streets and avenues then the Company shall not be required to water such streets and avenues as herein provided.

Thirteenth—The Company shall at all times keep the streets and avenues upon which the said railway is constructed, between its tracks, the rails of its tracks and for a distance of two (2) feet beyond the rails, on either side thereof, free

and clear from ice and snow; provided, however, that the Company shall, at the option of the President of the Borough of Queens, enter into an agreement for each winter season, or part thereof, to clean an equivalent amount of street

thereof, to clean an equivalent amount of street surface from house line to house line.

Fourteenth—It is agreed that the right hereby granted to operate a street surface railway shall not be in preference or in hindrance to public work of the City, and should the said railway in any way interfere with the construction of public works in the streets and avenues, whether the same is done by the City directly or by a contractor for the City, the Company shall, at its own expense, protect or move the tracks and appurtenances in the manner directed by the City officials having jurisdiction over such public work.

Fifteenth—The Company hereby agrees that it the City is, or shall become, entitled to acquire, and shall at any time during the term of this contract acquire or otherwise come into the posses-

tract acquire or otherwise come into the posses-sion of any of the property on which railway tracks shall be constructed on that portion of the route described herein as private property, no compensation shall be awarded for the right to that the City shall have acquired such property, then the rights hereby granted in the streets and avenues shall be extended to cover such property and all the terms and conditions of this contract

shall be applicable thereto.

Sixteenth—The grant of this privilege is subject to whatever right, title or interest the owners of abutting property or others may have in and to the streets and avenues in which the Company

sec. 4. The grant of the right or privilege to operate cars upon two (2) tracks of the Queensboro Bridge and the approaches thereto, upon the route hereinbefore described, and to use other

route hereinbefore described, and to use other equipment owned by the City upon said bridge, is subject to the following conditions, which shall be complied with by the Company:

First—The said right and privilege shall be held and enjoyed by the Company from the date upon which this contract is signed by the Mayor until May 20, 1919, and may continue for a further term not exceeding in any case fifteen (15) years, which further term may be terminated at the option of the Board at any time during said fifteen (15) years, upon six (6) months'

ated at the option of the Board at any time during said fifteen (15) years, upon six (6) months' notice by the Board to the Company.

Second—The Company shall use only such tracks as shall be assigned to the Company by the Commissioner of Bridges, and nothing in this contract shall be deemed to affect in any way the right of the City to grant to any individual or other corporation a similar right or privilege upon the same or other terms and conditions, or to affect the right of the Commissioner of Bridges to assign the same or other tracks to such individual or other corporation.

Such tracks and all electrical equipment necessary for the operation of cars thereon shall be

Such tracks and all electrical equipment necessary for the operation of cars thereon shall be installed at the expense of the City, and shall remain the property of the City, but the Company shall keep and maintain such tracks and electrical equipment in good order and repair, and in such manner as shall be approved and directed by the Commissioner of Bridges, and shall furnish all motive power required by the Commissioner of Bridges for the operation of its cars. If deemed necessary by the Commissioner of missioner of Bridges for the operation of its cars. If deemed necessary by the Commissioner of Bridges, the Company shall install and operate a system of signals to insure the safe and efficient operation of cars; such system to be approved by the Commissioner of Bridges. In the event of any necessity for changing the layout of tracks, curves, switches, sidings or platforms on the bridge in order to facilitate operation of cars by the Company, said Company must do all the work and furnish all the labor and tools necessary for effecting such changes, which shall all be made under the control and direction of the Commissioner of Bridges, and no such changes or construction connected therewith, or relating thereto, shall be made unless the plan or plans for the same have been first submitted to the Commissioner of Bridges and approved by him.

If, however, the tracks and appliances herein

If, however, the tracks and appliances herein mentioned are used by any other individual cocorporation, then the Company shall bear only such proportion of the cost imposed by the terms and conditions of this paragraph as the use of such track and appliances by the Company bears to the entire use of such track and appliances.

Third—Before beginning the operation of the cars, the Company shall file with the Commissioner of Bridges a statement for his approval and assent as to the type of car which it pro-poses to operate and a sketch showing clearance dimensions, weight on axles and wheel spacing or such other information as may be required by said Commissioner. All cars operated over the bridge by the Company and all equipment and appliances relating to such operation shall be subject at all times to the inspection of the Comsubject at all times to the inspection of the Commissioner of Bridges or his authorized representatives, 'who shall have power to forbid the entrance to the bridge of cars which may for any reason be unsatisfactory, and who shall have power to direct the removal of any old or inadequate appliance and the substitution therefor of

appliances of approved character.
Said Commissioner may adopt rules and regu-lations in regard to the number of cars to be operated over the bridge, the rate of speed of said cars, the movement and headway thereof, the type and weight of cars to be used and the condition thereof, the switching of cars and the use of platforms and the control of the electrical current used by the Company, and the said Commis-sioner may alter and amend any such rules and regulations so as to secure the safety and comfort of persons using the bridge and preserve the purposes for which the bridge was construct-ed, and, upon serving notice upon the Company that such rules and regulations have been made, amended or altered, the Company shall comply

with all the requirements thereof.

Fourth—The Company shall furnish and supply a sufficient number of cars (herein called local bridge cars) and commence the operation of same as soon as practicable after this contract is signed by the Mayor, and continue to operate the same during the term of this contract back and forth upon the bridge between the bridge plaza in the Borough of Queens and the bridge approach in Borough of Queens and the bridge approach in the Borough of Manhattan, with such frequency as to provide reasonable accommodations for the traveling public, provided, however, that if the through cars operated by the Company, or the operation of cars across the bridge by any other company, shall in the opinion of the Commissioner of Bridges be sufficient to supply reasonable accommodations for the traveling public, the operation of such local bridge cars shall be discontinued for such period as designated by the Commissioner of Bridges.

Fifth—Nothing in the contract shall be deemed to affect in any way the right of the Commissioner of Bridges to make any alterations or changes in the construction, operation or management of the bridge or to affect in any way the control of such Commissioner over such bridge, as provided by the Charter of the City.

Sec. 5. The grant of the said rights and privileges to construct, maintain and operate a street.

Sec. 5. The grant of the said rights and privileges to construct, maintain and operate a street surface railway from the Queensboro Bridge plaza, at Jackson avenue, in the Borough of Queens, to the intersection of Central avenue and the boundary line between the Borough of Queens and the County of Nassau, upon the route hereinbefore described, and to operate cars upon the Queensboro Bridge and the approaches thereto, are both subject to the following conditions, which shall be complied with by the Company.

First—The Company shall pay to the City for this privilege the following sums of money:

(a) During the first term of five (5) years an annual sum which shall in no case be less than

thirty-five hundred dollars (\$3,500) and which shall be equal to three (3) per cent, of its gross annual receipts, if such percentage shall exceed the sum of thirty-five hundred dollars (\$3,500).

the sum of thirty-five hundred dollars (\$3,500).

During the second term of five (5) years an annual sum which shall in no case be less than seven thousand dollars (\$7,000), and which shall be equal to five (5) per cent. of its gross annual receipts, if such percentage shall exceed the sum of seven thousand dollars (\$7,000).

During the third term of five (5) years an annual sum, which shall in no case be less than twelve thousand dollars (\$12,000), and which shall be equal to five (5) per cent. of its gross annual receipts, if such percentage shall exceed the sum of twelve thousand dollars (\$12,000).

During the remaining term ending May 20,

During the remaining term ending May 20, 1934, an annual sum which shall in no case be 1934, an annual sum which shall in no case be less than fourteen thousand seven hundred dollars (\$14,700), and which shall be equal to five (5) per cent. of its gross annual receipts, if such percentage shall exceed the sum of fourteen thousand seven hundred dollars (\$14,700).

(b) For the use of the bridge structure and approaches thereto the sum of five cents for each round trip or the sum of two and one-half cents for each single trip of each and every car operated upon the bridge.

The number of such cars shall be certified by the Commissioner of Bridges to the Comptroller once each month in such form as shall be designated by the Comptroller.

once each month in such form as shall be designated by the Comptroller.

(c) For the use of the tracks owned by the City upon the bridge and approaches, a sum equal to four (4) per cent. per annum upon the valuation of thirty thousand dollars (\$30,000) per mile of single track used, provided, however, that if such tracks are used by any other company or companies, then the Company shall pay only such portion of such four (4) per cent. per annum upon the cost thereof as shall be proportionate to the use of such tracks by the Company. tionate to the use of such tracks by the Company. The Commissioner of Bridges shall compute the sums due the City for the use of such tracks and

sums due the City for the use of such tracks and certify the same to the Comptroller.

(d) For the use of terminal loops and other terminal facilities which are the property of the City a sum equal to four (4) per cent upon the cost of the tracks in the terminals, and all overhead equipment necessary for the operation of the cars, provided, however, that if such terminal loops and other terminal facilities are used by any other company or companies, then the Comany other company or companies, then the Company shall pay only such portion of four (4) per cent. per annum upon the cost thereof as shall be proportionate to the use of such facilities by the Company. The Commissioner of Bridges shall compute the sums due the City for the use of such terminal facilities and overhead equipment and certify the same to the Company.

The Company upon the delivery of this contract and before any rights herein conferred are exercised by the Company shall pay to the City the sum of twenty thousand dollars (\$20,000), which sum the City agrees to accept as payment for all sums due the City pursuant to the said contract of May 20, 1909, from the date thereof to the date hereof, and is the sum the Company agrees to be due the City pursuant to said contract.

The gross annual receipts mentioned above shall be the gross earnings of the Company from all sources within the limits of the City.

The annual charges shall commence from the date upon which this contract is signed by

date upon which this contract is signed by the Mayor.

All annual charges as above shall be paid into the treasury of the City on November 1 of each year, and shall be for the amount due to September 30 next preceding. Provided that the first annual payment shall be only for that proportion of the first annual charge as the time between the date upon which this contract is signed by the Mayor and September 30 following shall bear to the whole of one year.

Whenever the percentage required to be paid shall exceed the minimum amount as above, then such sum over and above such minimum shall be paid on or before November 1 in each year for

paid on or before November 1 in each year for the year ending September 30 next preceding.

The annual charges herein provided are intended to include the percentages of gross receipts now required to be paid by railway companies to the City pursuant to the Railroad Law as amended.

Any and all payments to be made by the of this contract to the City by the Company shall not be considered in any manner in the nature of a tax, but such payments shall be in addition to any and all taxes of whatsoever kind or de-scription now or hereafter required to be paid by any ordinance of the City or by any law of the State of New York, Second—The annual charges or payments shall

continue throughout the whole term of this contract, whether original or renewal, notwithstand ing any clause in any statute or in the charter of any other railway or railroad company providing for payment for railway or railroad rights on franchises at a different rate, and no assignment lease or sublease of the rights or privileges hereby granted, whether original or renewal, or of any part thereof, or of any of the routes mentioned herein, or of any part thereof, shall be valid or effectual for any purpose unless the said assign-ment, lease or sublease shall contain a covenant on the part of the assignee or lessee that the same is subject to all the conditions of this contract; and that the assignee or lessee assumes and will be bound by all of said conditions, and espe-cially said conditions as to payments, anything in any statute or in the charter of such assignee or lessee to the contrary notwithstanding, and that the said assignee or lessee waives any more favorable conditions created by such statute or its charter, and that it will not claim by reason thereof or otherwise exemption from liability to perform each and all of the conditions of this

contract.

Third—The rights and privileges hereby granted shall not be assigned, either in whole or in part, or leased or sublet in any manner, nor shall the title thereto, or right, interest or property therein, pass to or vest in any other person or corporation whatsoever, either by the act of the Company, or by operation of law, whether under the provisions of the statutes relating to the consolidation or merger of corporations or otherwise, without the consent of the City, acting by the Board, evidenced by an instrument under seal, anything herein contained to the contrary thereof in anywise notwithstanding, and the granting, giving or waiving of any one or more contract. granting, giving or waiving of any one or more of such consents shall not render unnecessary

granting, giving or waiving of any one or more of such consents shall not render unnecessary any subsequent consent or consents.

Fourth—Said railway shall be constructed and operated in the latest approved manner of street railway construction and operation, and it is hereby agreed that the Board may require the Company to improve or add to the railway equipment, including rolling stock and railway appurtenances, from time to time, as such additions and improvements are necessary, in the opinion of the Board. Upon failure on the part of the Company to comply with the direction of the Board within a reasonable time, the rights hereby granted shall cease and determine.

Fifth—The rate of fare for any passenger upon said railway shall not exceed five (5) cents, and the Company shall not charge any passenger more than five (5) cents for one continuous ride from any point on said railway, or a line or branch operated in connection therewith, to any point thereof, within the limits of the City.

The rate of fare upon the local bridge care, or the through cars of the Company, entitling a passenger to ride once across the bridge shall not exceed three cents, and the Company shall at all times have tickets on sale, one of which shall entitle a passenger to ride across shad

bridge, and the Company shall sell such tickets at the rate of not exceeding three cents for one and five cents for two.

The Company shall carry free upon the railway hereby authorized during the term of this contract all members of the Police and Fire Departments of the City, when such employees are in full uniform.

Sixth—No cars shall be operated upon the railway hereby authorized, other than passenger cars, cars for the transportation of express matter and cars necessary for the repair or maintenance of the railway, and no freight cars shall be operated upon the tracks of said railway.

The rate for the carrying of such property over the said railway upon the cars of the Company shall in all cases be reasonable in amount, subject to the control of the Board, and may be fixed by the Board after notice to the Company, and a hearing had thereon, and when so fixed such rates shall be binding upon the Company, and no greater sums shall be charged for such service than provided for by it.

Seventh—All cars operated on said railway shall be well lighted by electricity, or by some lighting system equally efficient, or as may be required by resolution of the Board.

Eighth—Cars on the said railway shall run at intervals of not more than thirty (30) minutes both day and night, and as much oftener as reasonable convenience of the public may require, as may be determined by the Board. Provided, however, that the Company, during the first five (5) years of this contract, shall not be required to operate its cars between the hours of one (1) o'clock a. m. and five (5) o'clock a. m. each day unless the Board shall determine after a hearing had thereon that public convenience requires the operation of cars during said hours. Ninth—The Company shall attach to each car run over the said railway proper fenders and wheel guards, in conformity with such laws and ordinances as are now in force, or may hereafter, during the term of this contract, be enacted or adopted by the State or City authorities, or as may be required by re

The amount paid in as by last repor-The total amount of capital stock paid in.
The funded debt by last report.
The total amount of funded debt.
The floating debt as by last report.
The total amount of floating debt.
The total amount of floating debt.
The total amount of funded and floating

debt The average rate per annum of interest on funded debt.

10. Statement of dividends paid during the

11. The total amount expended for same.

12. The names of the directors elected at the last meeting of the corporation held for such

13. Location, value and amount paid for real estate owned by the Company as by last report.

14. Location, value and amount paid for real estate now owned by the Company.

15. Number of passengers carried during the

Total receipts of Company for each class

17. Amounts paid by the Company for damage to persons or property on account of con-struction and operation.

18. Total expenses for operation, including

salaries. -and such other information in regard to the business of the Company as may be required by the Board.

Twelfth—The Company shall at all times keep

accurate books of account of the gross earnings from all sources within the limits of the City, and shall, on or before November 1 of each year, make a verified report to the Comptroller of the City of the business done by the Company for the year ending September 30 next preceding, in such form as he may prescribe. Such report shall contain a statement of such gross earnings, the total miles in operation within the limits of the City and the miles of railway constructed operated under this contract, and such other information as the Comptroller may require. The Comptroller shall have access to all books of the Company for the purpose of ascertaining the correctness of its report, and may examine its

officers under oath.

Thirteenth—In case of any violation or breach Thirteenth—In case of any violation or breach or failure to comply with any of the provisions herein contained, this contract may be forfeited by a suit brought by the Corporation Counsel on notice of ten (10) days to the Company, or at option of the Board by resolution of said Board, which said resolution may contain a provision to the effect that the railway constructed and in use by virtue of this contract shall thereupon become the property of the City without proceedings at law or in equity. Provided, however, that such action by the Board shall not be taken until the Board shall give notice to the Company to appear before it on a certain day, not less than ten (10) days after the date of such notice, to show cause why such resolution declaring the contract forfeited should not be adopted. In case the Company fails to appear, action may be taken by the Board forthwith.

Fourteenth—If the Company shall fail to give efficient public service at the rates herein fixed,

efficient public service at the rates herein fix or fail to maintain its structures and equipment as herein provided in good condition throughout the whole term of this contract, the Board may give notice to the Company specifying any default on the part of the Company, and requiring the Company to remedy the same within a reasonable time; and upon failure of the Company to remedy such default within a reasonable time; the Company shall, for each day thereafter during which the default or defect remains, pay to the City the sum of two hundred and fifty dollars (\$250) as fixed or liquidated damages, or the Board, in case such structures or equipment which may affect the surface of the streets shall not be put in good condition within a reasonable time after notice by the Board as aforesaid shall have the right to make all needed repairs at the expense of the Company, in which case the Company shall pay to the City the amount of the cost of such repairs, with legal interest thereon, all of which sums may be deducted from the fund hereinafter provided for.

Fifteenth—The Company shall assume all liathe whole term of this contract, the Board may

the fund hereinafter provided for.

Fifteenth—The Company shall assume all liability to persons or property by reason of the construction or operation of the railway authorized by this contract, and it is a condition of this contract that the City shall assume no liability whatsoever to either persons or property on account of the same, and the Company hereby agrees to repay to the City any damage which the City shall be compelled to pay by reason of any acts or default of the Company.

Sixteenth—This grant is upon the express condition that the Company shall, before anything is done in exercise of the rights conferred hereby, and at all times thereafter during the term of this contract have on deposit with the Company toller of the City the sum of twenty thousand dollars (\$20,000), either in money or securities, to be approved by him, which fund shall be security for the performance by the Company

of all of the terms and conditions of this contract, especially those which relate to the payment of the annual charges for the privilege hereby granted, the efficiency of the public service rendered, the repairs of the street payers. hereby granted, the efficiency of the public service rendered, the repairs of the street pavement, the removal of snow and ice and the quality of construction of the railway, and in case of default in the performance by the Company of such terms and conditions the City shall have the right to cause the work to be done and the materials to be furnished for the performance thereof after due notice, and shall collect the reasonable cost thereof from the said fund without legal proceedings; or after default in the payment of the annual charges, shall collect the same, with interest, from the said fund after ten (10) days' notice in writing to the Company; or in case of failure to keep the said terms and conditions of this contract relating to the headway, heating and lighting of cars, fenders, wheel guards and watering of street pavements, the Company shall pay a penalty of fifty dollars (\$50) per day for each day of violation, and the further sum of ten dollars (\$10) per day for each car that shall not be properly heated, lighted or supplied with fenders or wheel guards, in case of the violation of the provisions relating to those matters; all of which sums may be deducted from said fund.

The procedure for the imposition and collection of the penalties in this contract shall be as follows:

The Board, on complaint made, shall give no-

The procedure for the imposition and collection of the penalties in this contract shall be as follows:

The Board, on complaint made, shall give notice to the Company, directing its President, or other officer to appear before the Board on a certain day not less than ten (10) days after the date of such notice, to show cause why the Company should not be penalized in accordance with the foregoing provisions. If the Company fails to make an appearance, or, after a hearing appears in the judgment of the Board to be in fault, said Board shall forthwith impose the prescribed penalty, or where the amount of the penalty is not prescribed herein, such amount as appears to the Board to be just, and without legal procedure direct the Comptroller to withdraw the amount of such penalty from the security fund deposited with him. In case of any drafts made upon the security fund the Company shall, upon ten (10) days' notice in writing, pay to the City a sum sufficient to restore said security fund to the original amount of twenty thousand dollars (\$20,000), and in default thereof this contract shall be canceled and annulled at the option of the Board, acting in behalf of the City. No action or proceeding or right under the provisions of this contract shall affect any other legal rights, remedies or causes of action belonging to the City.

Seventeenth—The Company upon the delivery of this contract and before anything is done.

rights, remedies or causes of action belonging to the City.

Seventeenth—The Company upon the delivery of this contract and before anything is done in exercise of the rights conferred hereby, shall deposit with the Comptroller of the City a further sum of thirty thousand dollars (\$30,000), either in money or securities to be approved by him, fifteen thousand dollars (\$15,000) of which shall be returned to the Company only upon the condition that the Company shall have completed the construction of a double-track street surface railway and placed the same in operation from the Manhattan terminal of the Queensboro Bridge to the intersection of the tracks of the Long Island Railroad Company with Thomson avenue, at or near Greenpoint avenue, and from said Greenpoint avenue to the intersection of Thomson avenue with Broadway, and from the intersection of Thomson avenue with Broadway to the proposed new Long Island Railroad station in the former village of Jamaica, on or before the dates herein elsewhere specified for the completion of the construction of those portions of the railway, and the remaining fifteen thousand dollars (\$15,000) shall be returned to the Company only upon the condition that the Company shall have completed the construction of the rail. dollars (\$15,000) shall be returned to the Company only upon the condition that the Company shall have completed the construction of the railway and placed the same in operation from the said proposed new Long Island Railroad station to the intersection of Central avenue and the City line, within the time herein elsewhere specified for the completion of that portion of the railway.

The sum of thirty thousand dollars (\$30,000) provided for in this paragraph is to be in additionally considered.

provided for in this paragraph is to be in addition to any sum already deposited by the Company with the Comptroller of The City of New York under the provisions of paragraph 17 of the contract of May 20, 1909, the respective rights of the City and of the Company in the sum so deposited under said contract being left for future adjustment through judicial proceed-

ings or otherwise.

For the purpose of facilitating the worl of the Company in constructing and putting in opera-tion said section of its railway, it is hereby con-sented that the Company may construct its temporary overhead crossings on Thomson avenue within the lines of said avenue.

within the lines of said avenue.

If and when any such portions of the railway shall be constructed and put in operation at any time within the periods herein specified, a certificate stating that such portion of the railway has been constructed and put in operation shall be prepared by the President of the Company, and delivered to the Board, and the Board shall immediately verify the correctness of such statement, and either accept such statement as correct, or, if it deems it to be incorrect, return said certificate to the Company, specifying in writing the respects in which it deems such statement to be incorrect. If such statement or statements, with respect to the portions of the railway hereinabove referred to, which are rerailway hereinabove referred to, which are required to be constructed and placed in operation within specified periods, as a condition of the return of said portions of the said sum of thirty thousand dollars (\$30,000), are filed with the Board within said specified periods and are found by the Board to be correct or are thereafter proven to be correct, the Board shall thereupon adopt a resolution directing the Comptroller to return to the Company the said portions of said thirty thousand dollars (\$30,000) as herein provided. Unless such certificate or certificates are delivered to the Board by the certificates are delivered to the Board by the Company and the statement therein contained accepted by said Board as correct or proven by the Company to be correct, then such sum of thirty thousand dollars (\$30,000) or such portion thereof as shall not have already been returned to the Company, as herein provided, shall be forfeited to and become the property of the City. Eighteenth—Nothing herein contained shall be construed to constitute a waiver of any forconstrued to constitute a waiver of any for-feiture of money which has accrued under the contract between the City and the Company

contract between the City and the Company dated May 20, 1909.

Nineteenth—The words "notice" or "direction," wherever used in this contract, shall be deemed to mean a written notice or direction. Every such notice or direction to be served upon the Company shall be delivered at such office in the City as shall have been designated by the Company, or if no such office shall have been designated, or if such designation shall have for any reason become inoperative, shall be mailed in the City, postage prepaid, addressed to the Company at the City. Delivery or mailing of such notice or direction as and when above provided shall be equivalent to direct personal notice or direction, and shall be deemed to have been given at the time of delivery or mailing.

notice or direction, and shall be deemed to have been given at the time of delivery or mailing.

Twentieth—The words "streets or avenues" and "streets and avenues" wherever used in this contract shall be deemed to mean "streets, avenues, highways, parkways, driveways, concourses, boulevards, bridges, viaducts, tunnels, public places or any other property to which the City has title" encountered in the route hereinabove described, and upon or in which authority is hereby given to the Company to construct a railway.

Twenty-first—If at any time the powers of the Board or any other of the authorities herein mentioned or intended to be mentioned, shall be mentioned or intended to be mentioned, shall be transferred by law to any other board, authority, officer or officers, then and in such case such other board, authority, officer or officers, shall have all the powers, rights and duties herein reserved to or prescribed for the Board or other authorities, officer or officers.

Sec. 6. This grant is also upon the further and express condition that the provisions of the Railroad Law, pertinent hereto, shall be strictly complied with by the Company.

Sec. 7. The Company promises, covenants and agrees on its part and behalf to conform to and abide by and perform all the terms, conditions and requirements in this contract fixed and contained.

tained.

In witness whereof, the party of the first part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed; and the party of the search art by its officers, thereunto duly of the second part, by its officers, thereunto duly authorized, has caused its corporate name to be hereunto signed and its corporate seal to be hereunto affixed, the day and year first above

written. THE CITY OF NEW YORK, By......Mayor. By ..... Receiver.
Receiver. By ...... President. (Seal.)

paid therefor, and of the terms and conditions, including the provisions as to rates, fares and charges, are as hereinbefore specified and fully set forth in and by the foregoing form of proposed contract for the grant of such franchise

or right.

Resolved, That these preambles and resolutions, including the said resolution for the grant of a franchise or right applied for by the South Shore Traction Company, and the said form of a proposed contract for the grant of such franchise or right containing said results of such inquiry, after the same shall be entered in the minutes of this Board, shall be published for at least twenty (20) days immediately prior to Monday, July 15, 1912, in the CITY RECORD, and at least twice during the ten (10) days immediately prior to the control of the con Monday, July 15, 1912, in the CITY RECORD, and at least twice during the ten (10) days immediately prior to Monday, July 15, 1912, in two (2) daily newspapers to be designated by the Mayor therefor, and published in The City of New York, at the expense of the South Shore Traction Company, together with the following notice to wit:

Notice is hereby given that the Board of Estimate and Apportionment, before authorizing any contract for the grant of the franchise or right applied for by the South Shore Traction Company, and fully set forth and described in the foregoing form of proposed contract for the grant of such franchise or right, and before adopting any resolution authorizing such contract, will, at a meeting of said Board, to be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on Monday, July 15, 1912, at 10.30 o'clock a. m., hold a public hearing thereon, at which citizens shall be entitled to appear and be heard.

JOSEPH HAAG, Secretary.

JOSEPH HAAG, Secretary.
Dated New York, June 13, 1912. j20,jy15

PUBLIC NOTICE IS HEREBY GIVEN THAT at the meeting of the Board of Estimate and Apportionment held this day, the following reso-

Whereas, The Staten Island Rapid Transit
Railway Company has, under date of April 20,
1912, made application to this Board for the grant of the right, privilege and franchise to construct, maintain and operate two additional standard gauge railroad tracks, one over and across Nicholas avenue and the across Granite avenue, in the Third Ward, Bor-

ough of Richmond; and Whereas, Sections 72, 73 and 74 of the Greater New York Charter, as amended by chapters 629 and 630 of the Laws of 1905, provide for the manner and procedure of making such grants;

Whereas, In pursuance of such laws this Board adopted a resolution on April 25, 1912, fixing the date for public hearing thereon as hxing the date for public hearing thereon as May 23, 1912, at which citizens were entitled to appear and be heard, and publication was had for at least two (2) days in the "Sun" and the New York "Press," newspapers designated by the Mayor, and in the CITY RECORD for ten (10) days immediately prior to the date of hearing, and the public hearing was duly held on such day; and

day; and Whereas, This Board has made inquiry as to the money value of the franchise or right applied the money value of the franchise or right applied for and proposed to be granted to The Staten Island Rapid Transit Railway Company, and the adequacy of the compensation proposed to be paid therefor; now, therefore, it is

Resolved, That the following form of the resolution for the grant of the franchise or right applied for by The Staten Island Rapid Transit Railway Company containing the form of pro-

Railway Company, containing the form of proposed contract for the grant of such franchise or right, be hereby introduced and entered in the minutes of this Board, as follows, to wit:

Resolved, That the Board of Estimate and Applications of the state o

portionment hereby grants to The Staten Island Rapid Transit Railway Company the franchise or right fully set out and described in the following form of proposed contract for the grant thereof, embodying all the terms and conditions including the provisions as to rates, fares and charges upon and subject to the terms and conditions in said proposed form of contract contained, and that the Mayor of The City of New York be and he hereby is authorized to execute and deliver such contract in the name and on behalf of The City of New York, as follows, to

PROPOSED FORM OF CONTRACT. PROPOSED FORM OF CONTRACT.
This contract, made this day of
1912, by and between The City of New York
(hereinafter called the City), party of the first
part, by the Mayor of said City, acting for and
in the name of said City, under and in pursuance of the authority of the Board of Estimate and Apportionment of said City (hereinafter called the Board), and The Staten Island
Rapid Transit Railway Company (hereinafter
called the Company), party of the second part,
witnesseth.

In consideration of the mutual covenants and

In consideration of the mutual covenants and agreements herein contained, the parties hereto do hereby covenant and agree as follows:

Section 1. The City hereby grants to the Company, subject to the conditions and provisions hereinafter set forth, the right and privilege to construct, maintain and operate,

(a) An additional or third track siding across and upon Nicholas avenue, in the Third Ward, Borough of Richmond, beginning at a point on the right-of-way of the Company approximately Borough of Richmond, beginning at a point on the right-of-way of the Company approximately 220 feet east of the easterly line of said Nicholas avenue, and there connecting with an existing third or additional track; thence westerly upon and along said right-of-way to a point approximately 130 feet west of the westerly line of said Nicholas avenue, and there connecting with an

existing third or additional track; said third of additional track to be constructed immediately to the south of the present track of the Company crossing Nicholas avenue. All as shown upon a map entitled:

"Map Showing Proposed Third Track across Nicholas Avenue, in the Third Ward, Borough of Richmond, City of New York, to Accompany the Petition of The Staten Island Rapid Transit Railway Co. to the Board of Estimate and Apportionment, dated April 20, 1912."
—and signed by C. C. F. Bent, Vice-President, and W. B. Redgrave, Engineer Maintenance of Way, a copy of which is attached hereto, and made a part hereof.

(b) An additional or third track aiding across and upon Granite avenue, in the Third Ward, Borough of Richmond, be inning at a point on the right-of-way of the Company approximately 110 feet east of the easterly line of said Granite avenue, and there connecting with an existing third or additional track; thence westerly upon and along said right-of-way to a point approximately 80 feet east of the easterly line of Bay avenue, said third or additional track to be constructed immediately to the south of the present track of the Company crossing Granite avenue. All as shown upon a map entitled:

"Map Showing Proposed Third Track across Granite Avenue, in the Third Ward, Borough of Richmond, City of New York, to Accompany the Petition of The Staten Island Rapid Transit Railway Co. to the Board of Estimate and Apportionment, dated April 20, 1912."
—and signed by C. C. F. Bent, Vice-President, and W. B. Redgrave, Engineer Maintenance of Way, a copy of which is attached hereto and made a part hereof.

Sec. 2. The grant of this privilege is subject to the following conditions, which shall be complied with by the Company from the date on which this contract is signed by the Mayor to and until October 28, 1934, with the privilege of renewal of said contract for the further period of twenty-five (25) years, upon a fair revaluation of such the Board, or any authority which shall be authorized by law to act for the Ci

If the Company shall determine to exercise its privilege of renewal it shall make application to the Board, or any authority which shall be authorized by law to act for the City in place of the Board. Such application shall be made at any time not earlier than two (2) years and not later than one (1) year before the expiration of the original term of this contract. The determination of the revaluation shall be sufficient if agreed to in writing by the Company and the Board, but in no case shall the annual rate of compensation to the City be fixed at a less amount than the sum required to be paid during the last year prior to required to be paid during the last year prior to the termination of the original term of this con-

If the Company and the Board shall not reach such agreement on or before the day one (1) year before the expiration of the original term of this contract, then the annual rate of compensation for such succeeding twenty-five (25) years shall be reasonable, and either the City (by the Board) or the Company shall be bound upon request of or the Company shall be bound upon request of the other to enter into a written agreement with each other fixing the rate of such compensation at such amount as shall be reasonable, but in no case shall the annual rate so fixed be less than the sum required to be paid for the last year prior to the termination of the original term of this contract, and if the parties shall not forthwith agree upon what is reasonable, then the parties shall enter into a written agreement fixing such annual rate and at such amount as shall be determined by three disinterested freeholders selected in the folthree disinterested freeholders selected in the fol

One disinterested freeholder shall be chosen by the Board; one disinterested freeholder shall be chosen by the Company; these two shall choose a third disinterested freeholder, and the three so chosen shall act as appraisers and shall make the revaluation aforesaid. Such appraisers shall be chosen at least six (6) months prior to the expirarevaluation aforesaid. Such appraisers shall be chosen at least six (6) months prior to the expiration of this original contract, and their report shall be filed with the Board within three (3) months after they are chosen. They shall act as appraisers and not as arbitrators. They may base their judgment upon their own experience and upon such information as they may obtain by inquiries and investigation without the presence of either such information as they may obtain by inquiries and investigation, without the presence of either party. They shall have the right to examine any of the books of the Company and its officers under oath. The valuation so ascertained, fixed and determined shall be conclusive upon both parties, but no annual sum shall, in any event, be less than the sum required to be paid for the last year of the original term of this contract. If in any case the annual rate shall not be fixed prior to the termination of the original term of this contract, then the Company shall pay the annual rate theretofore prevailing until the new rate shall be determined, and shall then make up to the City the amount of any excess of the annual rate then determined over the previous annual rate. The compensation and expenses of the said appraisers compensation and expenses of the said appraisers shall be borne jointly by the City and the Company, each paying one-half thereof.

Second—The Company shall pay to the City for the privilege hereby granted the following sums

of money:

(a) The sum of one hundred and fifty dollars
(\$150) in cash within three (3) months after the
date on which this contract is signed by the
Mayor and before anything is done in exercise of the privilege hereby granted.

of the privilege hereby granted.

(b) From the date on which this contract is signed by the Mayor until October 28, 1934, the annual sum of two hundred dollars (\$200), being the annual sum of one hundred dollars (\$100) for each crossing herein authorized.

The annual charges shall commence from the date upon which this contract is signed by the Mayor.

Mayor.

All annual charges as above shall be paid into the treasury of the City on November 1 of each year, and shall be for the amount due to September 30 next preceding. Provided that the first annual payment shall be only for that portion of the first annual charge as the time between the date upon which this contract is signed by the Mayor and September 30 following shall bear to the whole of one year.

Mayor and September 30 following shall bear to the whole of one year.

Any and all payments to be made by the terms of this contract to the City by the Company, shall not be considered in any manner in the nature of a tax, but such payments shall be made in addition to any and all taxes of whatsoever kind or description, now or hereafter required to be paid by any ordinance of the City, or resolution of the Board, or any law of the State of New York.

Third—The annual charges or payments herein provided for shall continue throughout the whole term of this contract (whether original or renewal), notwithstanding any clause in any statute or in the charter of any railroad or railway company providing for payment for railroad or

ute or in the charter of any railroad or railway company providing for payment for railroad or railway rights or franchises at a different rate, and no assignment, lease or sublease of the rights or privileges hereby granted, or of any part thereof, shall be valid or effectual for any purpose unless the said assignment, lease or sublease shall contain a covenant on the part of the assignee or lessee that the same is subject to all the conditions of this contract; and that the assignee or lessee assumes and will be bound by all of said conditions, especially said conditions as to payments, anything in any statute or in the charter of such assignee or lessee to the contrary notwithstanding, and that the said assignee or lessee waives any more favorable conditions creafed by such statute or its charter, and that it will not claim by reason thereof or otherwise

be restored to their original condition at the sole cost and expense of the Company.

Sixth—The Company shall commence and complete the construction of the tracks and appurtenances herein authorized within one (1) year from the date upon which this contract is signed by the Mayor, otherwise the rights herein granted shall cease and determine.

Seventh—The Company shall pay the entire cost of the construction and maintenance of the tracks herein authorized to be constructed, and

tracks herein authorized to be constructed, and in addition shall pay the following:

(a) The cost of the protection of all surface

and subsurface structures which shall be in any way disturbed by the construction of such tracks.

(b) All changes in sewer or other subsurface structures made necessary by the construction of the said tracks, including the laying or relaying of pipes, conduits, sewers or other structures.

(c) The replacing or restoring the pavement in said streets which may be disturbed during the construction of the tracks.

construction of the tracks.

(d) The inspection of all work during the construction or removal of the tracks, as herein provided, which may be required by the President of the Borough of Richmond and the Commissioner of Water Supply, Gas and Electricity.

Eighth—Before the construction shall be begun the Company shall obtain permits to do the work from the President of the Borough of Richmond and from the Commissioner of Water Supply, Gas and Electricity. The Company shall perform all the duties which may be imposed upon it by these officials, as conditions of such permits, provided such conditions are not inconsistent with the provisions of this consent. The Company shall submit to these officials working plans, which shall include and show in detail the method of construction of said railroad tracks, and the mode of protection or changes in all and the mode of protection or changes in all subsurface structrues required by the construc-tion of such tracks.

tion of such tracks.

Ninth—The said railroad crossings shall, for their entire length between the lines of the streets where they are laid on the surface, be paved between the rails and for a width of two (2) feet outside thereof with asphalt blocks or vitrified brick, laid upon a concrete foundation, or such other material as may be prescribed by the President of the Borough of Richmond, and in a manner acceptable to him. The said crossings shall be constructed, maintained and operated at the expense of the Company, subject to the supervision, control and inspection of the the supervision, control and inspection of the proper authorities of The City of New York who

proper authorities of The City of New York who have jurisdiction in such matters under the Charter of The City of New York.

Tenth—The Company shall be liable for all damages to persons or property, including the street and subsurface structures therein, by reason of the construction and operation or maintenance of said railroad tracks, and appurtenances, and it is a condition of this consent that The City of New York assumes no liability to either person or property on account of this either person or property on account of this

consent. Elever eventh-Free and uninterrupted access and passage over the streets shall be maintained at all times, both during construction and thereafter, and no cars shall be allowed to stand upon said railroad tracks within the limits of said streets.

ther and express condition that all laws or ordi nances now in force, or which may hereafter be

nances now in force, or which may hereafter be adopted, shall be strictly complied with.

Thirteenth—The Company shall at all times keep the streets upon which the rails authorized by this contract are laid, between the said rails and for a distance of two (2) feet beyond the said rails, on either side thereof, free and clear from ice and snow.

Fourteenth—The Company shall, upon being ordered by the Board so to do, remove the tracks hereby authorized to be constructed on and across Nicholas avenue and Granite avenue, from the surface of said streets, and construct

and across Nicholas avenue and Grante avenue, from the surface of said streets, and construct the same over or under the said streets, as directed by the Board, and in such manner as the Board may prescribe, under the supervision of the local authorities of the Borough, at its own expense. And it further agrees, that if at any time during the continuance of this contract or any renewal thereof, proceedings shall be taken under the Railroad Law or any law of the State, looking to the removal of the tracks laid by it on the surface of any street, under authority of this contract, then and in that event the

looking to the removal of the tracks laid by it on the surface of any street, under authority of this contract, then and in that event the Company shall remove the tracks herein authorized and construct the same across said streets, either over or under the same as directed, at its own cost and expense. Nothing contained herein shall be deemed to affect the rights or liabilities of the Company as to the tracks already laid by it.

Fifteenth—The Company shall station flagmen at such points as shall be necessary to exclude pedestrians and vehicles from the tracks hereby authorized at all times when cars or trains shall be operated thereon. Should gates be erected, maintained and operated across any of the streets or avenues for the purpose of excluding pedestrians or vehicles from the tracks hereby authorized, the Company shall locate and erect the posts for such gates at such points as may be directed by the President of the Borough of Richmond.

Sixteenth—In case of any violation or breach or failure to comply with any of the provisions herein contained, or with any orders of the Board, acting under the powers herein reserved, the franchise or consent herein granted may be forfeked by a suit brought by the Corporation Counsel, on notice of ten (10) days to the Company, or at the option of the Board by resolution of said Board, which said resolution may contain a provision to the effect that the railroad tracks and other structures constructed and in use by virtue of this contract shall thereupon become the property of the City without proceedings at law or in equity. Provided, however, that such action by the Board shall not be taken until the Board shall give notice to the Company to appear before it on a certain day not less than ten (10) days after the date of such notice, to show cause why such resolution declaring the contract forfeited should not be adopted. In case the Company fails to appear, action may be taken by the Board forthwith.

Seventeenth—This grant is upon the express condition that the Compa

exemption from liability to perform each and all of the conditions of this contract.

Fourth—The consent hereby given shall not be assigned, either in whole or in part, or leased or sublet in any manner, nor shall title, interest or property therein pass to or vest in any other person or corporation whatsoever, either by the acts of the said grantee, its successors or assigns, or by operation of law, without the consent in writing of the City, acting by the Board, or its successors in authority.

Fifth—Upon the termination of this contract, or if the same be renewed, then upon the termination of the said renewal term, or upon the termination of the rights hereby granted for any cause, or upon the dissolution of the Company before such termination, the tracks and equipment of the Company constructed pursuant to this contract within the streets shall become the property of the City without cost, and the same may be used or disposed of by the City for any purpose whatsoever, or the same may be leased to the Company or any other company or individual.

If, however, at the termination of this contract as above, the Board shall so order by resolution, the Company shall, upon thirty (30) days' notice to the Company shall commence and company.

Sixth—The Company shall commence and com-

of the penalties in this contract shall be as fol-

The Board, on complaint made, shall give notice to the Company, directing its President, or other officer, to appear before the Board on a certain day not less than ten (10) days after the date of such notice, to show cause why the Company should not be penalized in accordance with the foregoing provisions. If the Company fails to make an appearance, or, after a hearing, appears in the judgment of the Board to be in fault, said Board shall forthwith impose the prescribed penalty, or where the amount of the penalty is not prescribed herein, such amount as appears to the Board to be just, and without legal procedure direct the Comptroller to withdraw the amount of such penalty from the security fund deposited with him. In case of any drafts made upon the security fund the Company shall, upon ten (16) days' notice, pay to the City a sum sufficient to restore said security fund to the original amount of five hundred dollars (\$500), and in default thereof this contract shall be cancelled and annulled at the option of the Board, acting in behalf of the City. No action or proceeding or right under the provisions of this contract shall affect

any other legal rights, remedies or causes of action belonging to the City.

Eighteenth—The words "notice" or "direction" wherever used in this contract shall be deemed to mean a written notice or direction. Every such notice or direction to be served upon the Company shall be delivered at such office in the City as shall have been designated by the Company, or if no such office shall have been designated, or if such designation shall have for any reason become inoperative, shall be mailed in the City, postage prepaid, addressed to the Company at the City. Delivery or mailing of such notice or direction as and when above provided shall be equivalent to direct personal notice or direction, and shall be deemed to have been given at the time of delivery or mailing.

at the time of delivery or mailing.

Nineteenth—The word "street," wherever used herein, shall be deemed to mean such streets, avenues, highways, driveways, concourses, boule-vards or public places across and over which the Company is hereby granted the right to construct

its tracks.

Sec. 3. Nothing in this contract shall be construed as in any way limiting the present or future jurisdiction of the Public Service Commission under the Laws of the State of New

Sec. 4. Nothing in this contract contained shall be deemed to limit in any way the police power now vested or hereafter to be delegated or granted to the City by the State of New York. Sec. 5. The Company promises, covenants and agrees to conform to and abide by and perform all the terms, conditions and requirements in this contract fixed and contained.

In witness whereof, the party of the first part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed; and the party of the second part, by its officers, thereunto duly authorized, has caused its corporate name to be hereunto signed and its corporate seal to be hereunto affixed, the day and year first above written.

THE CITY OF NEW YORK,

(Seal.) By......Vice-President.
Attest: .....Secretary.
(Here add acknowledgments.)

Resolved, That the results of the inquiry made by this Board as to the money value of the tranchise or right proposed to be granted and the franchise or right proposed to be granted and the adequacy of the compensation proposed to be paid therefor and of the terms and conditions, including the provisions as to rates, fares and charges, are as hereinbefore specified and fully set forth in and by the foregoing form of proposed contract for the grant of such franchise or right.

Resolved, That these preambles and resolutions, including the said resolution for the grant of a franchise or right applied for by The Staten Island Rapid Transit Railway Company, and the said form of a proposed contract for the grant of

said form of a proposed contract for the grant of such franchise or right, containing said results of such inquiry, after the same shall be entered in the minutes of this Board, shall be published for the minutes of this Board, shall be published for at least twenty (20) days immediately prior to Thursday, July 11, 1912, in the CITY RECORD, and at least twice during the ten (10) days immediately prior to Thursday, July 11, 1912, in two (2) daily newspapers to be designated by the Mayor therefor and published in The City of New York at the expense of The Staten Island Rapid Transit Railway Company, together with the following notice, to wit:

Rapid Transit Railway Company, together with the following notice, to wit:

Notice is hereby given that the Board of Estimate and Apportionment, before authorizing any contract for the grant of the franchise or right applied for by The Staten Island Rapid Transit Railway Company, and fully set forth and described in the foregoing form of proposed contract for the grant of such franchise or right, and before adopting any resolution authorizing any such contract, will, at a meeting of said Board to be held in the Old Council Chamber, City Hall, Borough of Manhattan, City of New York, on Thursday, July 11, 1912, at 10.30 o'clock a. m., hold a public hearing thereon, at which citizens shall be entitled to appear and be heard.

JOSEPH HAAG, Secretary.

Dated New York, June 6, 1912. j17,jy11

PUBLIC NOTICE IS HEREBY GIVEN THAT at the meeting of the Board of Estimate and Apportionment held this day the following reso-

lutions were adopted:
Whereas, The New York Dock Railway has,
under date of November 23, 1910, made application to this Board for the grant of the right,

tion to this Board for the grant of the right, privilege and franchise to construct, maintain and operate railroad tracks as follows:

1. Across Imlay and Bowne streets, at or near their intersection, and across Imlay and Commerce streets at or near their intersection.

2. Across Baltic street, between Columbia street and the East River.

3. Across Joralemon street, between Furman street and the East River.

—all in the Borough of Brooklyn; and

Whereas, Section 172 of the Railroad Law and sections 72, 73 and 74 of the Greater New York Charter, as amended by chapters 629 and 630 of the Laws of 1905, provide for the manner and procedure of making such grants; and

Whereas, In pursuance of such laws, this Board adopted a resolution on January 5, 1911, fixing the date for a public hearing thereon as nxing the date for a public hearing thereon as February 16, 1911, at which citizens were entitled to appear and be heard, and publication was had for at least fourteen (14) days in the "Evening Sun" and "The New York Commercial," newspapers designated by the Mayor, and in the CITY RECORD for ten (10) days immediately prior to the date of hearing, and the public hearing was duly held on such day; and Whereas, This Board has made inquiry as to the money value of the franchise or right applied

whereas, I his Board has made inquiry as to the money value of the franchise or right applied for and proposed to be granted to The New York Dock Railway, and the adequacy of the compensa-tion proposed to be paid therefor; now therefore

Resolved, That the following form of resolu-tion for the grant of the franchise or right ap-plied for by The New York Dock Railway containing the form of proposed contract for the grant of such franchise or right be hereby in-troduced and entered in the minutes of this

Board, as follows, to wit: Resolved, That the Board of Estimate and Apportionment hereby grants to The New York Dock Railway the franchise or right fully set out and described in the following form of proposed contract for the grant thereof, embodying all the terms and conditions, including the provisions as to rates, fares and charges upon and subject to the terms and conditions in said proposed form of contract contained, and that the Mayor of The City of New York be and he hereby is authorized to execute and deliver such contract in the name and on behalf of The City of New York, as follows, to wit:

PROPOSED FORM OF CONTRACT.

PROPOSED FORM OF CONTRACT.

This contract, made this day of
1912, by and between The City of New York
(hereinafter called the City), party of the first
part, by the Mayor of said City, acting for and
in the name of said City, under and in pursuance
of the authority of the Board of Estimate and
Apportionment of said City (hereinafter called
the Board), and the New York Dock Railway
(hereinafter called the Company), party of the
second part, witnesseth: second part, witnesseth:
In consideration of the mutual covenants and

agreements herein contained, the parties hereto do hereby covenant and agree as follows:

Section 1. The City hereby grants to the Company, subject to the conditions and provisions hereinafter set forth, the right and privilege to construct, maintain and operate railroad tracks either at the same grade as the surface of the streets, or above or below the grade thereof, as shall be determined by the Public Service Commission for the First District of the State of New York, pursuant to law, for the purpose of conveying goods, wares and merchandise only, in the Borough of Brooklyn, City of New York, the centre lines of which are as follows:

(a) One track beginning at a point in the northerly side of Joralemon street about 266 feet westerly from the westerly line of Furman street; thence in, upon and across Joralemon street in a southwesterly direction to the southerly side thereof, at a point about 319 feet westerly from the westerly side line of Furman street.

Also a second track in, upon and across Jorale-mon street, parallel to the last described track and situated about 12.5 feet northwesterly from the centre line of said last described track.

(b) One track beginning at a point in the northerly side of Baltic street at a point about 654.5 feet westerly from the westerly side line of Columbia street; thence in, upon and across Baltic street in a southwesterly direction to the southerly side thereof at a point about 678 feet westerly from the westerly side line of Columbia

Also one track beginning at a point in the northerly side line of Baltic street at a point about 712 feet westerly from the westerly side line of Columbia street; thence in, upon and across Baltic street in a southwesterly direction to a point in the southerly side thereof about 752 feet westerly from Columbia street.

Also one track beginning at a point on the northerly side of Baltic street at a point about 695 feet from the westerly side line of Columbia street; thence in, upon and across Baltic street in a southwesterly direction to a point near the southerly side thereof in the centre line of the track last above described, and there connecting with the said last above described track.

Also one track beginning at a point in the northerly side line of Baltic street about 677 feet westerly from the westerly side line of Columbia street; thence in and upon Baltic street in a southwesterly direction to a point within Baltic street in the centre line of the last above described track and there connecting with said last described track.

(c) One track beginning at a point in the southwesterly side of Bowne street about 51 feet southeasterly from the southeasterly side line of Imlay street; thence in and upon Bowne and Imlay streets in a northwesterly direction to a point in the northwesterly side line of Imlay street about 25 feet northeasterly from the inter-section of the prolongation of the southwesterly side line of Bowne street with the northwesterly side line of Imlay street.

Also one track beginning at a point in the south westerly side line of Bowne street about 17 feet southeasterly from the southeasterly side line of Imlay street; thence in and upon Bowne and Imlay streets in a northwesterly direction to a point near the northwesterly side line of Imlay street in the centre line of the track last above described, and there connecting with the said last described track.

Also one track beginning at a point in the south westerly side line of Bowne street about 5 feet southeasterly from the southeasterly side line of Imlay street, thence in and upon Bowne and Imlay streets in a northwesterly direction to a point near the northwesterly side line of Imlay street and in the centre line of the track above described as beginning in the southwesterly side line of Bowne street at a point about 51 feet southeasterly from the southeasterly side of Imlay street and there connecting with the said

described track.

(d) One track beginning at a point in the north-easterly side line of Commerce street about 61 feet southeasterly from the southeasterly side line of Imlay street; thence in and upon Com-merce and Imlay streets in a general westerly direction to a point in the northwesterly side line of Imlay street about 20 feet northeasterly from the intersection of the prolongation of the south-easterly side line of Commerce street with the northwesterly side line of Imlay street.

Also one track beginning at a point on the northeasterly side of Commerce street about 31 feet southeasterly from the southeasterly side line of Imlay street; thence in and upon Commerce and Imlay streets in a general westerly direction to a point near the northwesterly side line of Imlay street in the centre line of the last de-scribed track, and there connecting with said described track.

Also one track beginning at a point in the north easterly side line of Commerce street about 20 feet southwesterly from the southwesterly side line of Imlay street; thence in and upon Commerce and Imlay streets to a point near the north-westerly side line of Imlay street and in the centre line of the track above described as be-ginning in the northeasterly side line of Com-merce street at a point about 61 feet southeasterly

from the southeasterly side line of Imlay street, and there connecting with said described track.

Also one track beginning at a point in the northeasterly side line of Commerce street about 8 feet southeasterly from the southeasterly side line of Commerce street; thence in Commerce and Imlay streets in a general westerly direction to the northeasterly side of Imlay street at a point a few feet northerly from a point where the track above described as beginning in the northeasterly side line of Commerce street at a point about 61 feet southeasterly from the southeasterly side of Imlay street intersects the northwesterly side of Imlay street.

The said tracks hereby authorized are shown upon two maps, one a general map showing the

The said tracks hereby authorized are shown upon two maps, one a general map showing the water-front in the vicinity of the railroad proposed to be constructed or operated by the Company, and the other showing in detail the tracks for which authority is hereby granted, each of said maps being entitled:

"Map showing proposed railway of the New York Dock Railway in the Borough of Brooklyn, City of New York, to accompany petition to the Board of Estimate and Apportionment, dated November 23, 1910."
—and signed by John B. Summerfield, President, and J. W. Galbreath, Engineer; a copy of each of which is attached hereto, is to be deemed a part of this contract, is to be construed with the text thereof, and is to be substantially followed, provided that deviations therefrom and additional turnouts, switches and crossovers which are consistent with the foregoing description, and the other provisions of this contract may be permitted by resolution of the Board.

and the other provisions of this contract may be permitted by resolution of the Board.

Sec. 2. The grant of this privilege is subject to the following conditions, which shall be complied with by the Company:

First—The consent in writing of the owners of half in value of the property bounded on said streets and avenues to the construction and operation of said railroad shall be obtained by the Company within one (1) month from the signing of this contract by the Mayor, and a copy of such consents shall be filed with the Board within such time, or in the event that such consents cannot be obtained within such time, the Company shall, within said one (1) month, or within one (1) month thereafter, make application to the Appellate Division of the Supreme Court for the appointment of Commissioners in the manner provided by the Railroad Law to determine if said railway ought to be constructed; otherwise this grant shall cease and determine.

Second—The said right to construct maintain

Second—The said right to construct, maintain and operate said railroad shall be held and enjoyed by the Company for the term of fifteen (15) years from the date upon which this con-

(15) years from the date upon which this contract is signed by the Mayor, with the privilege of renewal of said contract for the further period of ten (10) years, upon a fair revaluation of such right and privilege.

If the Company shall determine to exercise its privilege of renewal it shall make application to the Board, or any authority which shall be authorized by law to act for the City in place of the Board. Such application shall be made at any time not earlier than two (2) years, and not later than one (1) year before the expiration of the original term of this contract. The determination of the revaluation shall be sufficient if agreed to in writing by the Company and the termination of the revaluation shall be sunicient if agreed to in writing by the Company and the Board, but in no case shall the annual rate of compensation to the City be fixed at a less amount than the sum required to be paid during the last year prior to the termination of the original term of this contract.

If the Company and the Board shall not reach such agreement on or before the day one (1)

such agreement on or before the day one (1) year before the expiration of the original term of this contract, then the annual rate of compensation for such succeeding ten (10) years shall be reasonable, and either the City (by the Board) or the Company shall be bound upon request of the other to enter into a written agreement with each other fixing the rate of such compensation at such amount as shall be accepted by the company of the company of the compensation at such amount as shall be accepted by the company of the company reasonable, but in no case shall the annual rate so fixed be less than the sum required to be paid for the last year prior to the termination of the original term of this contract, and if the parties shall not forthwith agree upon what is reasonable, then the parties shall enter into a written agreement fixing such annual rate and disinterested freeholders selected in the follow-

one disinterested freeholder shall be chosen by the Board; one disinterested freeholder shall be chosen by the Company; these two shall choose a third disinterested freeholder, and the three so chosen shall act as appraisers and shall make the revaluation aforesaid. Such appraisers shall be chosen at least six (6) months prior to the expiration of this original contract, and their report shall be filed with the Board within three (3) months after they are chosen. They shall act as appraisers and not as arbitrators. They may base their judgment upon their own ex perience and upon such information as they may obtain by inquiries and investigations without the presence of either party. They shall have the right to examine any of the books of the the right to examine any of the books of the Company and its officers under oath. The valuations so ascertained, fixed and determined shall be conclusive upon both parties, but no annual sum shall, in any event, be less than the sum required to be paid for the last year of the original term of this contract. If in any case the annual rate shall not be fixed prior to the termination of the original term of this contract, then the Company shall pay the annual rate theretofore prevailing until the new rate shall be determined, and shall then make up to the City the amount of any excess of the annual rate theretofore prevailing until the new rate shall be determined over the previous annual that the determined over the prior to the termination of the original term of this contract. rate then determined over the previous annual rate. The compensation and expenses of the said appraisers shall be borne jointly by the City and the Company, each paying one-half thereof. Third—Upon the termination of this original

contract, or if the same be renewed, then at the termination of the said renewal term, or upon the termination of the rights hereby grant-ed for any cause, or upon the dissolution of the Company before such termination, the tracks and equipments of the Company constructed pursuant to this contract within the streets and avenues shall become the property of the City without cost, and the same may be used or disposed of by the City for any purpose whatsoever, or the same may be leased to any company or indi-

If, however, at the termination of this contract, as above, the Board shall so order by resolution, the Company shall, upon thirty (30) days' notice from the Board, remove any and all of its tracks and other equipment constructed pursuant to this contract and the said streets and avenues shall be restored to their original condition at the sole cost and expense of the

Company.

Fourth—The Company shall pay to the City for this privilege the following sums of money:

(a) The sum of five thousand dollars (\$5,000) in cash within thirty (30) days after the date on which this contract is signed by the Mayor.

(b) During the first ten (10) years of this contract an annual sum of five hundred dollars (\$500)

During the succeeding five years of this contract an annual sum of one thousand dollars

The annual charges shall commence from the date upon which this contract is signed by the All annual charges as above shall be paid into the treasury of the City on November 1 of each year and shall be for the amount due to Septem-

ber 30 next preceding. Provided that the first annual payment shall be only for that proportion of the first annual charge as the time between the date upon which this contract is signed by the Mayor and September 30 following shall bear to the whole of one year.

Before any rights hereby conferred are exercised by the Company and within thirty (30) days after the date on which this contract is signed by the Mayor, the Company shall also pay to the City the sum of six thousand two hundred and fifty dollars (\$6,250) for the past use and occupation of the streets by railroad tracks previously operated by the New York Dock Company.

Any and all payments to be made by the terms of this contract to the City by the Company shall not be considered in any manner in the nature of a tax, but such payments shall be made in addition to any and all taxes of whatsoever kind or description, now or hereafter required to be paid by any ordinance of the City or resolution of the Board, or any law of the State of New

Fifth—The annual charges or payments shall continue throughout the whole term of this contract (whether original or renewal), notwithstanding any clause in any statute or in the charter of any other railway or railroad company providing for payment for railway or railroad rights or franchises at a different rate, and no assignment, lease or sublease of the rights or privileges hereby granted (whether original or privileges hereby granted (whether original or renewal), or of any part thereof, or of any of the routes mentioned herein, or of any part thereof, shall be valid or effectual for any purpose unless the said assignment, lease or sublease shall contain a covenant on the part of the assignment lease or lesses that the same is subject lease shall contain a covenant on the part of the assignee or lessee that the same is subject to all the conditions of this contract; and that the assignee or lessee assumes and will be bound by all of said conditions, and especially said conditions as to payments, anything in any statute or in the charter of such assignee or lessee to the contrary notwithstanding, and that the said assignee or lessee waives any more favorable conditions created by such statute or its charter, and that it will not claim by reason thereof or otherwise exemption from liability to perform each and all of the conditions of this contract.

contract.

Sixth—Nothing in this contract shall be deemed to affect in any way the right of the City to grant to any person or corporation a franchise or right to use the streets hereinbefore de-scribed or any part of them for sailway pur-

Seventh—The rights and privileges hereby granted shall not be assigned, either in whole or in part, or leased or sublet in any manner, nor shall the title thereto, or right, interest or propshall the title thereto, or right, interest or property therein, pass to or vest in any other person or corporation whatsoever, either by the act of the Company, or by operation of law, whether under the provisions of the statutes relating to the consolidation or merger of corporations or otherwise, without the consent of the City, acting by the Board, evidenced by an instrument under seal, anything herein contained to the contrary thereof in anywise notwithstanding and trary thereof in anywise notwithstanding, and the granting, giving or waiving of any one or more of such consents shall not render unnecessary any subsequent consent or consents. Eighth—It is understood that the tracks here-

by authorized are now constructed and operated upon the surface of the streets, but should the Public Service Commission for the First District of the State of New York determine at any time during the term of this contract, pursuant to law, that such tracks must be operated either the grade of the streets then above or below the grade of the streets, then the Company shall at its own cost and expense construct the railroad hereby authorized at such construct the railroad hereby authorized at such a position, and shall complete said construction within nine (9) months from the date of such determination by said Public Service Commission; otherwise this right shall cease and determine, and all sums paid, or which may be deposited with the Comptroller of the City, as hereinafter provided, shall thereupon be forfeited to the City, provided that the period for completion of such construction may be extended by the Board, but the total extension of time shall not exceed in the aggregate six (6) months, and provided, further, that when the completion of said construction shall be prevented by legal proceedings in any court or by works of public improvement, or from other causes not within control of the Company, the time for the completion of such construction may be extended for the period of such prevention, but no delay shall be allowed for unless the court proceedings shall be diligently prosecuted by the Company, and provided further, that in no case shall such delay be deemed to begin until the Company shall have given written notice to the Board of any such court proceedings or other occasion of delay, and deliver to the Board copies of any injunction or other orders, and the papers upon which the same shall have been granted, and unless upon the request of the Board the Company shall, in writing, consent that the Board either in its own name as a party, or in the name of the City as a party, may intervene in any

such proceedings.

Ninth—Said railroad shall be constructed, maintained and operated subject to the supervision and control of all the authorities of the City who have jurisdiction in such matters, as provided by the Charter of the City.

No construction upon said railroad shall be commenced until written permits have been obtained from the proper City officials.

In any permits so issued such officials may also impose such conditions, as a condition of the granting of the same, as are necessary for

the purpose of protecting any structures, in the streets and avenues, over which such officials have jurisdiction and the Company shall comply with such conditions.

The electrical equipment to be installed, if any, by the Company for the operation of the railroad within the limits of the City, whether the same be upon streets and avenues or upon private property shall be constructed and maintained under the supervision and control of the Commissioner of Water Supply, Gas and

Electricity.

Tenth—The work of construction of the tracks hereby authorized shall be done in such manner as shall not substantially interfere with the ordinary use of any street or avenue as a public

highway. Eleventh—Cars may be operated upon said tracks by steam locomotives, which shall be housed or boxed so as to conform with the type commonly known as the dummy engine, or by any other motive power which may be approved by the Board and consented to by the abutting property owners, in accordance with the provisions of law, and by the Public Service Commission for the First District of the State of New York, provided, however, that the Board, upon giving to the grantee one year's notice. may Eleventh-Cars may be operated upon said York, provided, however, that the Board, upon giving to the grantee one year's notice, may require the Company to operate its railroad upon the whole or any portion of the tracks hereby authorized by such proper system of electric power as may be designated by the Board, and the Company shall thereupon discontinue the use of steam locomotives from such tracks.

Twelfth—Neither passengers nor vehicles shall be prevented from crossing the tracks hereby authorized by the occupation of such tracks by cars or trains operated thereon for a greater period than five (5) consecutive minutes, at any time, and the aggregate of such periods shall not exceed ten (10) minutes in any hour between 7 o'clock a. m. and 6 o'clock p. m.

Thirteenth—Should the Company be allowed to operate at the same grade as the streets and

avenues, the Company shall station flagmen at such points as shall be necessary to exclude pedestrians and vehicles from the tracks at all times when cars or trains shall be operated thereon. Should it seem necessary in the opinion of the Board at any time during the term of this contract, that gate he accreted

thereon. Should it seem necessary in the opinion of the Board at any time during the term of this contract that gates be erected, maintained and operated across any of the streets or avenues for the purpose of excluding pedestrians and vehicles from the tracks hereby authorized, then the Company shall erect, maintain and operate such gates as may be designated upon thirty (30) days' notice by the Board to the Company.

Fourteenth—As long as said railroad, or any portion thereof, remains in any street or avenue, the Company shall set the curbs, pave the roadway and sidewalks and keep in permanent repair that portion of the surface of the streets or avenues in which the said railroad is constructed, between its tracks, the rails of its tracks and for a distance of two (2) feet beyond the rails on either side thereof, under the supervision of the local authorities, whenever required by them to do so, and in such manner as they may prescribe. In case of the neglect of the Company to make pavement or repairs after the expiration of thirty (30) days' notice to do so from the President of the Borough of Brooklyn, said President may make the same at the expense of the Company, and the City shall have the right to change the material or character of the pave. the Company, and the City shall have the right to change the material or character of the pave-ment of any street or avenue, and in that event the Company shall be bound to replace such pave-ment in the manner directed by the proper City official, at its own expense, and the provisions as to repairs herein contained shall apply to such renewed or altered pavement.

Fifteenth—Should the Company be allowed to

operate at the same grade as the streets and avenues, it shall at all times keep the streets and avenues upon which the said railway is constructed, between its tracks, the rails of its tracks and for a distance of two (2) feet beyond the rails, on either side thereof, free and clear from ice and snow; provided, however, that the company shall, at the option of the Commissioner of Street Cleaning, enter into an agreement for each winter season, or part thereof, to clean an equivalent amount of street surface from house line to house line.

Sixteenth-Should the grades or lines of the streets and avenues in which the railroad is hereby authorized be changed at any time after the railroad has been constructed and during the term of this contract, which may necessitate the change of the grade or a position of the said tracks, then the Company shall, at its own expense, change its tracks and appurtenances to conform with such new grades and lines, and during the construction of any public improvement the construction of the construction of any public improvement. ment upon said streets and avenues, the Com-pany shall take care of and protect the tracks and appurtenances at its own expense, all to be done subject to the direction of the City official having jurisdiction over the construction of such change.

Seventeenth-It is agreed that the right hereby granted to operate a railroad shall not be in granted to operate a railroad shall not be in preference or in hindrance to public work of the City, and should the said railroad in any way interfere with the construction of public works in the streets and avenues, whether the same is done by the City directly or by a contractor for the City, the Company shall, at its own expense, protect or move the tracks and appurtenances in the manner directed by the City officials having jurisdiction over such public work.

Eighteenth—Any alteration to the sewerage or drainage systems, or to any other subsurface or

drainage systems, or to any other subsurface or to any surface structures in the streets, required on account of the construction or operation of the railroad, shall be made at the sole cost of the Company, and in such manner as the proper City officials may prescribe.

Nineteenth-Said railroad shall be constructed and operated in the latest approved manner of railroad construction and operation, and it is hereby agreed that the Board may require the Company to improve or add to the railroad equipment, including rolling stock and railroad appurtenances, from time to time, as such additions and improvements are necessary, in the opinion of the Board. Upon failure on the part of the Company to comply with the direction of the Board within a reasonable time, the rights hereby granted shall cease and determine.

Twentieth—The rates for carrying property upon the tracks hereby authorized shall in all cases be reasonable in amount, subject to the conafter notice to the Company, and a hearing had thereon, and when so fixed such rates shall be binding upon the Company, and no rates in excess of those fixed shall be charged for such service.

Twenty-first—The Company shall at all times keep accurate books of account of the gross receipts from all sources within the limits of the City, and shall, on or before November 1 of each year, make a verified report to the Comptroller of the City of the business done by the Company, for the year ending September 30 next preceding. in such form as he may prescribe. Such report shall contain a statement of such gross receipts, the total miles in operation within the limits of the City and the miles of railroad constructed and operated under this contract, and such other in-formation as the Comptroller may require. The Comptroller shall have access to all books of the Company for the purpose of ascertaining the correctness of its report, and may examine its ofh cers under oath. Twenty-second-In case of any violation or

beach or failure to comply with any of the provisions herein contained, or with any orders of the Board acting under the powers herein reserved, the franchise or consent herein granted may be forfeited by a suit brought by the Corporation Counsel, on notice of ten (10) days to the Company, or at the option of the Board by resolution of said Board, which said resolution may contain a provision to the effect that the reallegate contain a provision to the effect that the railroad constructed and in use in streets and avenues by virtue of this contract shall thereupon become the property of the City without proceedings at law or in equity. Provided, however, that such action by the Board shall not be taken until the Board shall give notice to the Company to appear be-fore it on a certain day not less than ten (10) days after the date of such notice, to show cause why such resolution declaring the contract for-feited should not be adopted. In case the Comany fails to appear, action may be taken by the Board forthwith

Twenty-third—If the Company shall fail to Twenty-third—It the Company shall fail to give efficient public service at the rates herein fixed, or fail to maintain its structures and equipment as herein provided in good condition throughout the whole term of this contract, the Board may give notice to the Company specifying any default on the part of the Company, and requiring the Company to remedy the same within a reasonable time; and upon failure of the Company to remedy such default within a reasonable time, the Company shall, for each day thereafter pany to remedy such detault within a reasonable time, the Company shall, for each day thereafter during which the default or defect remains, pay to the City the sum of two hundred and fifty dollars (\$250) as fixed or liquidated damages, or the Board, in case such structures or equip-ment which may affect the surface of the streets ment which may affect the surface of the streets shall not be put in good condition within a reasonable time after notice by the Board as aforesaid shall have the right to make all needed repairs at the expense of the Company, in which case the Company shall pay to the City the amount of the cost of such repairs, with legal interest thereon, all of which sums may be deducted from the fund hereinafter provided for.

Twenty-fourth—The Company shall assume all liability to persons or property by reason of the

construction or operation of the railroad authorized by this contract, and it is a condition of this contract that the City shall assume no liability

contract that the City shall assume no liability whatsoever to either persons or property on account of the same, and the Company hereby agrees to repay to the City any damage which the City shall be compelled to pay by reason of any acts or default of the Company.

Twenty-fifth—This grant is upon the express condition that the Company, within thirty (30) days after the signing of this contract by the Mayor, and before anything is done in exercise of the rights conferred hereby, shall deposit with the Comptroller of the City the sum of five thousand dollars (\$5,000), either in money or securities, to be approved by him, which fund shall be security for the performance by the Company of all of the terms and conditions of this contract and compliance with all orders of the Board acting under the powers herein reserved, especially the angular of the angular the powers herein reserved, especially and compliance with all orders of the Board acting under the powers herein reserved, especially those which relate to the payment of the annual charges for the privilege hereby granted the rendering of efficient public service, at reasonable rates, the repairs of the street payment, the quality of construction of the railroad and the quality of construction of the railroad and the maintenance of the property in good condition throughout the whole term of the contract, and in case of default in the performance by the Company of such terms and conditions, or compliance with such orders or either or any of them, the City shall have the right to cause the work to be done and the materials to be furnished for the performance thereof after due notice, and shall collect the reasonable cost thereof from the said fund without legal proceedings; or after default in the payment of the annual charges, shall collect the same, with interest, from the said fund after ten (10) days' notice to the Company; or in case ten (10) days' notice to the Company; or in case ten (10) days' notice to the Company; or in case of failure to observe the said terms and conditions of this contract and orders of the Board hereunder, relating to the obstruction of traffic and the maintenance of flagmen, the Company shall pay a penalty of fifty dollars (\$50) per day for each day of violation, all of which sums may be deducted from said fund.

The procedure for the imposition and collec-

The procedure for the imposition and collection of the penalties in this contract shall be as

The Board, on complaint made, shall give notice to the Company, directing its President, or other officer, to appear before the Board on a certain day not less than ten (10) days after the date of such notice, to show cause why the Company should not be penalized in accordance with the foregoing provisions. If the Company fails the foregoing provisions. It the Company falls to make an appearance, or, after a hearing appears in the judgment of the Board to be in fault, said Board shall forthwith impose the prescribed penalty, or where the amount of the penalty is not prescribed herein, such amount as appears to the Board to be just, and without legal pro-cedure direct the Comptroller to withdraw the cedure direct the Comptroller to withdraw the amount of such penalty from the security fund deposited with him. In case of any draft made upon the security fund the Company shall, upon ten (10) days' notice pay to the City a sum sufficient to restore said security fund to the original amount of five thousand dollars (\$5,000), and in default, thereof this contract shall be cancelled and annulled at the option of the Roard acting in default, thereof this contract shall be cancelled and annulled at the option of the Board, acting in behalf of the City. No action or proceeding or right under the provisions of this contract shall affect any other legal rights, remedies or causes of action belonging to the City.

Twenty-sixth—The grant of this privilege is subject to whatever right, title or interest the causers of abutting property or others may have

owners of abutting property or others may have in and to the streets and avenues in which the

in and to the streets and avenues in which the Company is hereby authorized to operate.

Twenty-seventh—The Company hereby agrees that it will not institute any proceedings to acquire by condemnation any land, property, appurtenances or rights pursuant to any law, unless and until permitted to do so by resolution of the Board, otherwise this grant shall cease and determine. determine.

Twenty-eighth—The words "notice" or "direction," wherever used in this contract, shall be deemed to mean a written notice or direction. Every such notice or direction to be served upon the Company shall be delivered at such office in the City as shall have been designated by the Company, or if no such office shall have been designated, or if such designation shall have for any reason become inoperative, shall be mailed any reason become implemental addressed to the Company at the City. Delivery or mailing of such notice or direction as and when above provided shall be equivalent to direct personal notice or direction, and shall be deemed to have been given at the time of delivery or mailing.

Twenty-ninth—If at any time the powers of the Board or any other of the authorities herein mentioned or intended to be mentioned shall be

mentioned or intended to be mentioned shall be transferred by law to any other board, authority, officer or officers, then and in such case such other board, authority, officer or officers shall have all the powers, rights and duties herein reserved to or prescribed for the Board or other authorities, officer or officers

officer or officers.
Sec. 3. This grant is also upon the further express condition and limitation that the Company will not institute any proceedings to acquire by condemnation any land, property, appurtenances or rights owned by or leased to, used or occupied by the Union Ferry Company of New York and Brooklyn, in the operation of its public ferries, or any of them, or in connection therewith, nor any right of way over or through such lands or property except for the express purpose of making an extension to connect by land any two or all of the Company's three sets of land tracks described in its certificate of incorporation, and shown on in its certificate of incorporation, and shown on in its certificate of incorporation, and shown on the map hereinbefore described, attached hereto, and made a part of this contract. The Company shall first, however, by valid proceedings under the Railroad Law, file a proper certificate for such extension and apply for and receive the consent of the City to such extension and connection and the franchises therefor. Said Company shall not for any purpose apply to the local authorities of the City for a right or franchise to use or cross within one thousand (1,000) feet of the nearest entrance to any of said ferries any street, highway or place used by the public leading to any of said ferries without serving prior written notice said ferries without serving prior written notice thereof on said Ferry Company; provided, however, that nothing in this section contained shall be deemed to prevent the Company from taking all necessary proceedings by condemnation or otherwise on prior written notice thereof, served as a said Ferry Company, to maintain the crossing otherwise on prior written notice thereof, served on said Ferry Company, to maintain the crossing of its track at the foot of Montague street (so-called) as and only to the extent the track of the New York Dock Company now crosses thereon, but any right so secured by condemnation or otherwise shall be taken archive to the right of otherwise shall be taken subject to the right of the City to open a new street through the prop-

Sec. 4. The grant of this privilege to the Company is likewise subject to the following condi-

This contract shall not become operative until

This contract shall not become operative until the Company shall procure and cause to be executed and proved in proper form for record and duly delivered to the Board, an agreement in which both the New York Dock Railway and the New York Dock Company shall each agree with the City and between themselves:

First—That each of said Companies hereby consents to the condemnation by the City at any time in the future of any property, land, franchises or tracks owned by them, or either of them, or of the right to use such land, property, franchises or tracks, in common with said Companies, or either of them, which for public use or for public purposes may be required by the City or by any persons or corporation, thereunto duly authorized by the City.

Second—That in any such condemnation no

award shall be claimed by either Company for the value of any railroad franchise granted by the City, nor shall any award be made therefor.

Third—That should the City at any time in the future establish a freight terminal or other means of public service requiring the use of the railroad, docks or other property and facilities of either Company, then either Company or both shall upon notification by the Board permit the City to enter upon such property and use such property and facilities for said purposes. The compensation to either Company and other terms upon which the City shall be entitled to use such property and facilities shall be as favorable to the City as those upon which similar property and facilities are similarly used in manner and extent by other persons or corporations. If no similar property and facilities are similarly used in manner and extent by other persons or corporations, then the said compensation and other terms shall be reasonable, and may be determined by condemnation, but the City shall at all times be permitted to enter upon such property for said purposes after sixty (60) days' notice by the Board to either or both of said Companies, provided that such condemnation proceedings shall be initiated within ninety (90) days after such entry.

Fourth—That the foregoing provisions shall be binding upon the said Companies and their successors or assigns.

Sec. 5. The grant herein is made by the City solely for the purpose of legalizing the existence of tracks in public streets which had heretofore

been constructed and operated without authority, and this grant is not to be construed as in any way forming a precedent for the City in determining its policy in relation to future applications of the Company, its successors or assigns, to occupy the streets or public property by rail-

road tracks.

Sec. 6. Nothing in this contract shall be construed as in any way limiting the present or future jurisdiction of the Public Service Commission under the Laws of the State of New Sec. 7. This grant is also upon the further and express condition that the provisions of article 5 and other provisions of the Railroad Law pertinent thereto shall be strictly complied with by the

Sec. 8. The Company promises, covenants and agrees on its part and behalf to conform to and abide by and perform all the terms, conditions and requirements in this contract fixed and con-

tained. In witness whereof, the party of the first

part, by its Mayor, thereunto duly authorized by the Board of Estimate and Apportionment of said City, has caused the corporate name of said City to be hereunto signed and the corporate seal of said City to be hereunto affixed; and the party of the second part, by its officers, thereunto duly authorized, has caused its corporate name to be hereunto signed and its corporate seal to be hereunto affixed, the day and year first above written. THE CITY OF NEW YORK,

By......Mayor. NEW YORK DOCK RAILWAY,

By.....President.

(Here add acknowledgments.) Attest: Agreement made this day of between the New York Dock Railway (herein-

between the New York Dock Railway (hereinafter called the Railway Company), party of the first part; the New York Dock Company (hereinafter called the Dock Company), party of the second part, and The City of New York (hereinafter called the City), party of the third parta. Whereas, The Railway Company on November 23, 1910, applied to the Board of Estimate and Apportionment, as the local authority of the City, for the right to construct, maintain and operate a railroad across five streets, namely, Joralemon, Baltic, Imlay, Commerce and Bowne streets, in the Borough of Brooklyn; and Whereas, On , 1912, a resolution

Whereas, On property of the construct, maintain and operate said railway across said streets and authorizing the Mayor to execute and deliver the contract for said right, in the name and on better the contract for said right, in the name and on better the contract for said right, in the name and on better the contract for said right, in the name and on better the contract for said right, in the name and on better the contract for said right, in the name and on better the contract for said right, in the name and on better the contract for said right, in the name and on better the contract for said right.

half of the City, was approved by the Mayor; and Whereas, Said contract provides that the same

whereas, Said contract provides that the same shall not become operative until the Railway Company procures and causes to be executed and proved in proper form for record and duly delivered to the Board of Estimate and Apportionment a certain agreement the terms and conditions of which are fully set forth in said contract:

Now, therefore, in consideration of the premises and of the sum of one dollar by each of the parties of the first part and second parts to the other paid, the receipt whereof is hereby acknowledged, the parties of the first and second parts do hereby covenant and agree with each other, and with the party of the third part, as

follows:

First—The Railway Company and the Dock Company each hereby consents to the condemnation by the City at any time in the future of any property, land, franchises or tracks owned by them, or either of them, or of the right to use such land, property, franchises or tracks in common with said Companies or either of them, which for public use or for public purposes may which for public use, or for public purposes may be required by the City, or by any persons or corporation thereunto duly authorized by the

Second—In any such condemnation no award shall be claimed by either Company for the value of any railroad franchise granted by the shall be claimed by either Company for the value of any railroad franchise granted by the City, nor shall any award be made therefor.

Third—Should the City at any time in the future establish a freight terminal or other means of public service requiring the use of the railroad, docks or other property and facilities of either Company, then either Company or both shall upon notification by the Board permit the City to enter upon such property and use such property and facilities for said purposes. The compensation to either Company and other terms upon which the City shall be entitled to use such property and facilities shall be as favorable to the City as those upon which similar property and facilities are similarly used in manner and extent by other persons or corporations. If no similar property and facilities are similarly used in manner and extent by other persons or corporations, then the said compensation and other terms shall be reasonable and may be determined by condemnation, but the City shall at all times be permitted to enter upon such property for said purposes after sixty (60) days and companies, provided that such condemnation proceedings shall be initiated within ninety (90) days after such entry.

Fourth—The foregoing provisions shall be

entry.

Fourth—The foregoing provisions shall be binding upon the said Companies, their successors and assigns.

In witness whereof, the Railway Company and the Dock Company by their officers thereunto duly authorized, have caused their corporate names to be hereunto signed and their corporate seals to be hereunto affixed, the day and year first above written.

first above written. Attest: NEW YORK DOCK COMPANY,

[SEAL.]

Resolved. That the results of the inquiry made by this Board as to the money value of the franchise or right proposed to be granted and the adequacy of the compensation proposed to be paid therefor and of the terms and conditions, including the provisions as to rates, fares and charges are as hereinbefore specified, and fully set forth in and by the foregoing form of proposed contract for the grant of such franchise or right. Resolved, That these preambles and resolutions, including the said resolution for the grant of a franchise or right applied for by The New York Dock Railway and the said form of a proposed contract for the grant of such franchise or right containing said results of such inquiry after the same shall be entered in the minutes of this Board, shall be published for at least twenty (20) days immediately prior to Thursday, July 11, 1912, in the Crry Record, and at least twice during the ten (10) days immediately prior to Thursday, July 11, 1912, in two (2) daily newspapers to be designated by the Mayor therefor, and published in The City of New York, at the expense of the New York Dock Railway, together with the following notice, to wit:

Notice is hereby given that the Board of Esti-

wit:

Notice is hereby given that the Board of Estimate and Apportionment, before authorizing any contract for the grant of a franchise or right applied for by The New York Dock Railway and fully set forth and described in the foregoing form of proposed contract for the grant of such franchise or right, and before adopting any resolution authorizing any such contract, will, at a meeting of said Board, to be held in the old Council Chamber, City Hall, Borough of Manhattan, City of New York, on Thursday, July 11, 1912, at 10.30 o'clock a. m., hold a public hearing thereon, at which citizens shall be entitled to appear and be heard.

Dated New York, June 6, 1912. 117.JyTl

#### DEPARTMENT OF DOCKS AND FERRIES.

DEPARTMENT OF DOCKS AND FERRIES, PIER "A,"
FOOT OF BATTERY PLACE, NORTH RIVER, BOROUGH
OF MANHATTAN, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE
received by the Commissioner of Docks at
Pier "A," foot of Battery place, in The City of
New York, until 12 o'clock noon on
THURSDAY, JULY 11, 1912,
FOR INSURING THE FERRYBOATS

THURSDAY, JULY 11, 1912,
FOR INSURING THE FERRYBOATS
"MANHATTAN," "BROOKLYN," "BRONX,"
"QUEENS" AND "RICHMOND," TO BE EMPLOYED ON THE MUNICIPAL FERRIES
BETWEEN THE BOROUGH OF MANHATTAN AND THE BOROUGH OF RICHMOND
AND THE BOROUGH OF BROOKLYN, FOR
A PERIOD OF ONE YEAR FROM JULY 16,
1912.

The said vessels, title, apparel, stores, supplies, furniture, engines, boilers, machinery and appurtenances shall be insured at the following

For the ferryboats "Manhattan," "Brooklyn,"
"Bronx," "Queens" and "Richmond," \$300,000
for each boat, or a total of \$1,500,000 for the
five boats; and in no case shall the Department

five boats; and in no case shall the Department be deemed as a co-insurer.

The boats to be confined to the use and navigation within the bay and harbor of New York and the Hudson and East Rivers, with the privilege to lay up and make additions, alterations and repairs while running or while laid up, or to go into dry dock. Any deviation beyond the limits named shall not void the policy, but no liability shall exist during such deviation; and upon the return of said vessels within the limits named above, no disaster having occurred, the policy shall be and remain in full force and policy shall be and remain in full force and effect unless a disaster occurs while deviating.

The policy shall provide for the full indemnification of all salvage expenses and loss, damage, detriment or hurt to said vessels for which the insurers are liable against the perils of the harhor, bay or rivers as above named, lightning and fires that shall occur to the hurt, detriment and damage of said vessels or either of them, or any part thereof, and for all damage which may be done by the vessels insured to any other vessel.

or property. riers, the policy shall not contain any limitation as to the nature or kind of cargo or other material which shall be carried on the boats.

No claim shall be made by the Department for any damage to the vessels insured unless it exceeds \$500. Loses shall be payable in thirty days after proof of loss or damage and of the amount thereof, and proof of the interest of the insured

shall have been made and presented at the office of the insurer or its representative in The City

of New York.

No bid will be received for insurance by or in behalf of any company not duly authorized by the Insurance Department to transact business in the State of New York.

In the State of New York.

Each bid must be accompanied by a copy of the policy upon which the bid is based.

The person or persons making a bid or estimate shall furnish the same in a sealed envelope indorsed as follows:

indorsed as follows:

"Bid for insuring ferryboats employed on the Municipal Ferries."

Bids will be received by the Commissioner of Docks at Pier "A," foot of Battery place, until 12 o'clock noon on Thursday, July 11, 1912, at which time and place the estimates received will be publicly opened by the Commissioner of Docks and read, and the award of the contract made according to the law, as soon thereafter

made, according to the law, as soon thereafter as practicable.

No bid or estimate will be considered unless

as practicable.

No bid or estimate will be considered unless as a condition precedent to the reception of consideration of any proposal it be accompanied by a certified check upon one of the State or National banks of The City of New York, drawn to the order of the Commissioner of Docks, or money to the amount of One Thousand Dollars. The certified check or money should not be inclosed in the envelope containing the bid or estimate, but should be either inclosed in a separate envelope, addressed to the Commissioner of Docks, or submitted personally upon the presentation of the bid or estimate.

The bidders shall state a rate per cent. at which they will insure or contract for insurance for the ferryboats, as specified above, in accordance with the terms of this advertisement, and also in accordance with the form of policy submitted, which shall be considered in connection with and form part of the bid.

Bidders will write out the rate per cent. of their estimates, in addition to inserting the same in figures.

their estimates, in the figures.

The Commissioner reserves the right to reject all bids or estimates if he deem it for the interest of the City so to do.

CALVIN TOMKINS, Commissioner, Dated The City of New York, June 26, 1912.

128,jy11

MANHATTAN AND THE BOROUGH OF BROOKLYN AND THE BOROUGH OF RICHMOND, FOR A PERIOD OF TWELVE (12) CALENDAR MONTHS FROM AUGUST

The said vessels, title, apparel, stores, supplies, furniture, engines, boilers, machinery and appurtenances shall be insured at the follow-

ing valuation:
For the ferryboats "Bay Ridge," "Gowanus" and "Nassau," \$200,000 for each boat, or a total of \$600,000 for the three boats; and in no case shall the Department be deemed as a coinsurer.

The boats to be confined to the use and navigation within the bay and harbor of New York and the Hudson and East Rivers, with the privilege to lay up and make additions, alterations and repairs while running or while alterations and repairs while running or while laid up, or to go into dry dock. Any deviation beyond the limits named shall not void the policy, but no liability shall exist during such deviation; and upon the return of said vessels within the limits named above, no disaster having occurred, the policy shall be and remain in full force and effect unless a disaster occurs while deviating.

The policy shall provide for the full indemnification of all salvage expenses and loss, damage, detriment or hurt to said vessels, for which the insurers are liable against the perils of the harbor, bay or rivers as above named, lightning and fires that shall occur to the hurt, detriment and damage of said vessels or either

detriment and damage of said vessels or either of them, or any part thereof, and for all damage which may be done by the vessels insured to any other vessel or property.

As the vessels to be insured are common carriers, the policy shall not contain any limi-tation as to the nature or kind of cargo or other material which shall be carried on the

No claim shall be made by the Department for any damage to the vessels insured unless it exceeds \$500.

Losses shall be payable in thirty days after proof of loss or damage, and of the amount thereof, and proof of the interest of the insured shall have been made and presented at the office of the insurer or its representative in The City of New York.

No bid will be received for insurance by or in behalf of any company not duly authorized by the Insurance Department to transact business in the State of New York.

Each bid must be accompanied by a copy of the policy upon which the bid is based.

The person or persons making a bid or estimate shall furnish the same in a sealed envelope indorsed as follows: Losses shall be payable in thirty days after

velope indorsed as follows:
"Bid for insuring ferryboats employed on the

Municipal Ferries."

Bids will be received by the Commissioner of Docks at Pier "A," foot of Battery place, until 12 o'clock noon on Thursday, July 11, 1912, at which time and place the estimates received will be publicly opened by the Commissioner of Docks and read, and the award of the contract made, according to the law, as soon thereafter as practicable.

as practicable.

No bid or estimate will be considered unless,

as practicable.

No bid or estimate will be considered unless, as a condition precedent to the reception or consideration of any proposal, it be accompanied by a certified check upon one of the State or National banks of The City of New York, drawn to the order of the Commissioner of Docks, or money to the amount of one thousand dollars.

The certified check or money should not be inclosed in the envelope containing the bid or estimate, but should be either inclosed in a separate envelope, addressed to the Commissioner of Docks, or submitted personally upon the presentation of the bid or estimate.

The bidders shall state a rate per cent. at which they will insure or contract for insurance for the ferryboats, as specified above, in accordance with the terms of this advertisement, and also in accordance with the form of policy submitted, which shall be considered in connection with and form part of the bid.

Bidders will write out the rate per cent. of this extinctes in addition to inserting the same Bidders will write out the rate per cent. of their estimates, in addition to inserting the same

in figures.

The Commissioner reserves the right to reject all bids or estimates if he deem it for the pterest of th

terest of the City so to do. CALVIN TOMKINS, Commissioner. Dated The City of New York, June 26, 1912.

OFFICE OF THE DEPARTMENT OF DOCKS AND FERRIES, PIER "A," FOOT OF BATTERY PLACE, NORTH RIVER, BOROUGH OF MANHATTAN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Docks at the above office until 12 o'clock noon on

the above office until 12 o'clock noon on MONDAY, JULY 8, 1912,

Borough of Queens,

CONTRACT NO. 1292.

FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR BUILD-ING A NEW PIER AND CRIB BULKHEAD AT THE FOOT OF NOTT AVE., BOROUGH OF QUEENS, AND FOR DEPOSITING RIP RAP THEREAT.

The time for the completion of the work and the full performance of the contract is on or before the expiration of one hundred and fifty (150) calendar days.

(150) calendar days.

The amount of security required is Ten
Thousand Dollars (\$10,000).

The bidder shall state, both in writing and in
figures, a total price for doing the work called
for under Class 1, a price per cubic yard for
furnishing and depositing the rip rap stone
called for under Class 2 of the contract, and a
votal or aggregate price for doing all of the called for under Class 2 of the contract, and a total or aggregate price for doing all of the work called for as enumerated under Classes 1 and 2 of the contract. The contract is entire and for a complete job, and if awarded will be awarded to the bidder whose total price for furnishing all of the material and doing all of the work called for is the lowest and whose bid is esquar in all respects. regular in all respects.

Work must be done at the time and in the

manner and in such quantities as may be di-

rected.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the said Department.

CALVIN TOMKINS, Commissioner of Docks.

Dated June 20, 1912.

Jack See General Instructions to Bidders on the left poor. the last page, last column, of the "City Record."

## DEPARTMENT OF HEALTH.

DEPARTMENT OF HEALTH OF THE CITY OF NEW YORK, SOUTHWEST CORNER OF CENTRE AND WALKER STS., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Health of the Department of Health until 10.30 o'clock a. m., on MONDAY, JULY 15, 1912,

FOR FURNISHING ALL THE LABOR AND MATERIALS NECESSARY TO INSTALL A KITCHEN EQUIPMENT FOR THE WOMEN'S DINTING HALL AT THE TUBER. CULOSIS SANATORIUM, OTISVILLE, N. Y.
The time for the delivery of the supplies and DEPARTMENT OF DOCKS AND FERRIES, PIER "A,"
FOOT OF BATTERY PLACE, NORTH RIVER; BOROUGH
OF MANHATTAN, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE
received by the Commissioner of Docks at
Pier "A," foot of Battery place, in The City of
New York, until 12 o'clock noon on
THUBSDAY, JULY 11, 1912.

FOR INSURING THE FERRYBOATS "BAY
RIDGE" "NASSAU" AND "GOWANUS,"
TO BE EMPLOYED ON THE MUNICIPAL
FERRIES BETWEEN THE BOROUGH OF

Bids will be compared and the contract awarded to the lowest bidder on proposition A. and B. Plans may be seen and blank forms and further information may be obtained at the office of the Chief Clerk of the Department of Health, southwest corner of Centre and Walker sts., Borough of Manhattan,

ERNST J. LEDERLE, Ph.D., President; JOSEPH J. O'CONNELL, M.D., RHINE-LANDER WALDO, Board of Health.

Dated July 1, 1912. jy1,15

Dated July 1, 1912. jy1,15

\*\*EFSee General Instructions to Bidders on the last page, last column, of the "City"

DEPARTMENT OF HEALTH OF THE CITY OF NEW YORK, SOUTHWEST CORNER OF CENTRE AND WALKER STS., BOROUGH OF MANHATTAN, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the Board of Health of the Department of Health until 10.30 o'clock a. m., on

partment of Health until 10.30 o'clock a. m., on TUESDAY, JULY 9, 1912,

FOR FURNISHING ALL THE LABOR AND MATERIALS NECESSARY OR REQUIRED TO ERECT AND COMPLETE, TOGETHER WITH ALL THE NECESSARY ALTERATIONS AND OTHER WORK INCIDENTAL THERETO, AN EXTENSION TO THE NURSES' HOME, ON THE GROUNDS OF THE RIVERSIDE HOSPITAL, AT NORTH BROTHERS ISLAND, BOROUGH OF THE BRONX, CITY OF NEW YORK.

The time for the delivery of the supplies and the performance of the contract is one hundred and fifty (150) consecutive working days.

the performance of the contract is one hundred and fifty (150) consecutive working days.

The amount of security required is fifty per cent. (50%) of the amount of the bid.

Bids will be compared and the contract awarded to the lowest bidder for the contract complete.

Plans may be seen and blank forms and further information may be obtained at the office of the Chief Clerk of the Department of Health, southwest corner of Centre and Walker sts., Borough of Manhattan.

ERNST J. LEDERLE, Ph.D., President; JOSEPH J. O'CONNELL, M.D., RHINE-LANDER WALDO, Board of Health.

Dated June 24, 1912. j24,jy9

Dated June 24, 1912.

A See General Instructions to Bidders on the last page, last column, of the "City

#### POLICE DEPARTMENT

POLICE DEPARTMENT, CITY OF NEW YORK.
OWNERS WANTED BY THE PROPERTY
Clerk of the Police Department of The
City of New York, No. 240 Centre street, for the following property now in custody, without claimants: Boats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc.; also small amount of money taken from prisoners and found by Patrolmen of this Department.

R. WALDO, Police Commissioner.

POLICE DEPARTMENT OF CITY OF NEW YORK, BOROUGH OF BROOKLYN.
OWNERS WANTED BY THE PROPERTY Clerk of the Police Department of The City of New York—Office, No. 269 State street, Borough of Brooklyn—for the following property, now in custody, without claimants: Boats, rope, iron, lead, male and female clothing, boots, shoes, wine, blankets, diamonds, canned goods, liquors, etc.; also small amount of money taken from prisoners and found by Patrolmen of this

Department. R. WALDO, Police Commissioner.

## BOROUGH OF RICHMOND.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF RICHMOND, BOROUGH HALL, ST. GEORGE, NEW BRIGHTON, NEW YORK CITY.
SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Richmond at the above office until 12 o'clock

TUESDAY, JULY 9, 1912,

TUESDAY, JULY 9, 1912,

Borough of Richmond,

No. 1. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE CONSTRUCTION UNDER THE JURISDICTION OF THE PRESIDENT OF THE BOROUGH OF RICHMOND OF A SANITARY SEWER TRUNK LINE, FROM THE PIERHEAD LINE AT THE FOOT OF NICHOLAS AVE. TO RICHMOND TURNPIKE AND WILLOW BROOK ROAD, AND FROM THAT POINT TO THE NEW YORK CITY FARM COLONY ROAD AT ITS INTERSECTION WITH THE PORT RICHMOND ROAD, FOR THE EXCLUSIVE USE OF THE INSTITUTIONS OF THE DEPARTMENT OF PUBLIC CHARITIES.

CONTRACT NO. 3, COMPRISING SEWERS THROUGH AN EASEMENT IN CROCHERON ST., AND ALONG THE NORTHFIELD DITCH, FROM RICHMOND AVE. TO BLACKFORD AVE., IN THE 3D WARD, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

THERETO.

The Engineer's estimate of the quantity and quality of the material, and the nature and extent, as near as possible, of the work required, is as follows:

2,927 linear feet of salt-glazed vitrified pipe sewer of 15-inch interior diameter, all complete, as per section on plan of the works 16 manholes, complete, as per section on plan of the work.
3 flush tanks, with 8-inch siphon, equal to sample, set complete, as per section on plan of

2,000 feet (B. M.) of foundation timber and

planking, in place and secured.
2,000 feet (B. M.) of sheeting, retained.
5 cubic yards of concrete for cradle, etc., in

place.
2 cubic yards of brick masonry.

30 cubic yards of additional excavation.
30 cubic yards of additional filling.
50 square feet of sidewalk pavement, restored. 5 square yards of gutter pavement, restored. 30 linear feet of curb, reset.
40 square yards of macadam pavement, re-

40 cubic yards of rubble masonry, relaid as cement rubble masonry.

The time for the completion of the work and

stored.

the full performance of the contract is one

the full performance of the contract is one hundred and fifty (150) days.

The amount of security required is Fifty-four Hundred Dollars (\$5,400).

No. 2. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR REGULATING AND REPAVING WITH VITRIFIED BRICK PAVEMENT ON CONCRETE FOUNDATION, THE GUTTERS OF SLEIGHT ST., FROM LAFAYETTE AVE. TO NICHOLAS AVE., AND OTHER STREETS, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantity and quality of the material, and the nature and ex-

quality of the material, and the nature and ex-tent, as near as possible, of the work required, is as follows:

4,800 square yards of vitrified brick pavement, including sand bed, and laid with cement grout joints, with one (1) year maintenance.

1,010 cubic yards of concrete foundation.

1,480 linear feet of new 4-inch by 16-inch bluestone curbstone, furnished and set.
5,270 linear feet of old bluestone curbstone, redressed, rejointed and reset.
280 linear feet of new 5-inch by 20-inch bluestone curbstone, furnished and set.
1,450 linear feet of old 5-inch by 20-inch bluestone curbstone.

stone curbstone, redressed, rejointed and reset.

1,390 square feet of new flagstone, furnished and laid.

and laid.

250 square feet of new cement sidewalk, furnished and laid.

6,100 square feet of old sidewalk, relaid.

100 linear feet of roof leader outlets, relaid.

The time for the completion of the work and the contract is seventy

the full performance of the contract is seventy (70) days.

The amount of security required is Sixty-five Hundred Dollars (\$6,500).

No. 3. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR REGULATING AND REPAVING WITH WOOD BLOCK PAVEMENT ON A CONCRETE FOUNDATION THE ROADWAY OF RICHMOND TERRACE, FROM STUYVESANT PLACE TO NICHOLAS ST., TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantity and quality of the material and the nature and extent, as near as possible, of the work required,

tent, as near as possible, of the work required, is as follows:

18 as follows:

270 square yards of wood block pavement, including sand bed, for the maintenance of which the railroad company is responsible.

1,140 square yards of wood block pavement, including sand bed, with five (5) years maintenance.

tenance.

stone curbstone, furnished and set.

1,250 linear feet of old 5-inch by 20-inch blue-

1,250 linear feet of old 5-inch by 20-inch bluestone curbstone, redressed, rejointed and reset.
1,000 square feet of old sidewalk, relaid.
150 linear feet of salt-glazed vitrified pipe
sewer of twelve (12) inches interior diameter,
furnished and laid, complete.

1 reinforced concrete receiving basin with one
and one-quarter (11/4) inch galvanized wrought
iron bars and iron traps, all complete, as shown
on plans on file in the office of the Commissioner
of Public Works.
10 linear feet of roof leader outlets relaid.

10 linear feet of roof leader outlets, relaid.

The time for the completion of the work, and the full performance of the contract is thirty

the full performance of the contract is thirty (30) days.

The amount of security required is Twenty-five Hundred Dollars (\$2,500).

No. 4. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR REGULATING AND REPAVING WITH BITUMINOUS CONCRETE PAVEMENT ON PRESENT ASPHALT SURFACE IN THE ROADWAYS. AND WITH VITRIFIED BRICK PAVEMENT ON SAND CUSHION IN THE GUTTERS OF POST AVE., FROM RICHMOND AVE. TO JEWETT AVE., AND LIVINGSTON PLACE, FROM RICHMOND TERRACE TO DAVIS AVE., TOGETHER WITH ALL WORK INCIDENTAL THERETO. The Engineer's estimate of the quantity and quality of the material, and the nature and extent, as near as possible, of the work required, is as follows:

10,150 square yards of bituminous concrete pavement, with five (5) years maintenance.

770 square yards of vitrified brick gutter, including sand bed and laid with cement grout joints, with five (5) years maintenance.

25 cubic yards of concrete foundation.

90 square yards of wood block pavement, to be relaid.

60 square yards of asphalt block pavement, to

be relaid. 140 square yards of vitrified brick pavement, to be relaid.

35 square yards of new granite block pavement, including sand bed and laid with cement grout joints, with five (5) years maintenance.

395 square feet of new flagstone, furnished

140 square feet of new cement sidewalk, fur nished and laid. 2,700 square feet of old flagstone, recut and relaid. for the completion of the work

the full performance of the contract is fifty (50) days. The amount of security required is Seven Thousand Dollars (\$7,000).

The contracts must be bid for separately, and

the bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

Bidders are requested to make their bids estimates upon the blank form prepared by the President, a copy of which, with the proper envelope in which to enclose the bid, can be envelope in which to enclose the bid, can be obtained upon application therefor at the office of the Engineer. The plans and the contract, including the specifications, in the form approved by the Corporation Counsel, may be seen and other information obtained at the office of the Engineer of the Borough of Richmond, Borough Hall, St. George, S. I.

GEORGE CROMWELL, President.

The City of New York, June 26, 1912. j27,jy9

\*\*Ese General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF RICHMOND, BOROUGH HALL, ST. GEORGE, NEW BRIGHTON, N. Y. CITY.
SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Richmond at the above office until 12 o'clock

m., on TUESDAY, JULY 2D, 1912,

TUESDAY, JULY 2D, 1912,
Borough of Richmond,
No. 1. FOR FURNISHING ALL THE
LABOR AND MATERIALS REQUIRED FOR
ERECTING A ONE-STORY FRAME BUILDING, TOGETHER WITH A FINISHED EXTENSION, ON THE PROPERTY OF THE
CITY OF NEW YORK, LOCATED ON THE
NORTH SIDE OF RICHMOND TERRACE
NEAR THE FOOT OF TAYLOR ST., WEST
NEW BRIGHTON, IN CONNECTION WITH
THE CONSTRUCTION AND MAINTENANCE
OF AN EXPERIMENTAL SEWAGE DISPOSAL PLANT AT WEST NEW BRIGHTON,
BOROUGH OF RICHMOND, TOGETHER
WITH ALL WORK INCIDENTAL THERETO.
CONTRACT NO. 2.
The time allowance for the completion of

The time allowance for the completion of the work and the full performance of the contract is forty (40) days. The amount of security required is Two Thousand Dollars (\$2,-000)

No. 2. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR COMPLETION OF APPROACH WORK AND GROUNDS IN CONNECTION WITH BOR-OUGH HALL, BOROUGH OF RICHMOND, CITY OF NEW YORK, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantity and

The Engineer's estimate of the quantity and quality of the material, and the nature and extent, as near as possible, of the work required is as follows:

18 as follows:

1,233 cubic yards of excavation.

11,400 square feet of sod, furnished and laid.

264 linear feet of retaining wall, including coping and facing, complete.

4 receiving basins, complete, including heads and gratings.

65 linear feet of four (4) inch vitrified pipe drain, furnished and laid.

60 linear feet of five (5) inch vitrified pipe drain, furnished and laid.
65 linear feet of six (6) inch vitrified pipe drain, furnished and laid.
7,500 square feet of cement sidewalk.
The time allowed for the completion of the work and the full performance of the contract is thirty (30) days. The amount of security required is Twenty-five Hundred Dollars (\$2,500).

No. 3. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED TO PAVE THE SIDEWALKS WITH EITHER NATURAL OR ARTIFICIAL STONE, AT THE ESTABLISHED GRADE, AND TO CONSTRUCT CEMENT CURB AND TO LAY VITRIFIED BRICK GUTTERS FOUR FEET IN WIDTH, ON CONCRETE FOUNDATION, AND TO BUILD CULVERT INLET ON THE EASTERLY SIDE OF JEWETT AVE., FROM A POINT ABOUT THREE HUNDRED AND FIFTY FEET SOUTHWARD OF MAINE AVE., TO THE RICHMOND TURNPIKE, TO. GETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantity and

The Engineer's estimate of the quantity and quality of the material, and the nature and extent, as near as possible, of the work required is as follows:

9,400 square feet of cement sidewalk, furnished and laid to established grade.

2,050 linear feet of cement curb, furnished and set at established grade.

900 square yards of vitrified brick gutter, including sand bed and laid with cement grout joints, furnished and laid to established grade, with one (1) year maintenance.

120 cubic yards of concrete foundation.

4 cubic yards of reinforced concrete for basins

and culverts.

1 manhole cover and rim, furnished and

placed, complete.

placed, complete.

141 linear feet of 12-inch vitrified drain pipe, furnished and laid.

The time allowed for the completion of the work and the full performance of the contract is fifty (50) days.

The amount of security required is Twenty-five Hundred Dollars (\$2.500).

No. 4. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR CONSTRUCTING A TEMPORARY COMBINED SEWER AND APPURTENANCES IN BUSH AVE., FROM RICHMOND TERRACE TO THE S. I. R. T. RAILROAD, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantity and quality of the material and the nature and extent, as near as possible, of the work required is as follows:

172 linear feet of salt-glazed vitrified pipe sewer of fifteen (15) inches interior diameter, all complete, as per section on plan of the

work.

225 linear feet of salt-glazed vitrified pipe sewer of twelve (12) inches interior diameter, all complete, as per section on plan of the work.

586 linear feet of salt-glazed vitrified pipe sewer of ten (10) inches interior diameter, all

complete, as per section on plan of the work.

1 reinforced concrete receiving basin, with one and one-quarter (1½) inch galvanized wrought iron bars and iron traps, all complete, as shown on plans on file in the office of the Commissioner of Public Works and connected with the agree. with the sewer.

5 manholes, complete, as per section on plan of the work.

1,000 feet (B. M.) of foundation timber and planking in place and secured.

1,000 feet (B. M.) of sheeting, retained.

25 cubic, yards of concrete, for cradle, etc., in

1 cubic yard of brick masonry.

25 cubic yards of additional excavation.
5 cubic yards of additional filling. 3 square yards of gutter, relaid. 8 linear feet of new 5 inch by 16 inch blue-stone curb, furnished and set in concrete. 415 square yards of macadam pavement,

The time allowed for the completion of the work and the full performance of the contract is thirty (30) days.

thirty (30) days.

The amount of security required is Twelve Hundred Dollars (\$1,200).

No. 5. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR CONSTRUCTING A TEMPORARY SANITARY SEWER AND APPURTENANCE IN WILLOW AVE., FROM NEW YORK AVE. TO A POINT ABOUT 150 FEET EAST OF TOMPKINS AVE., TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantity and

The Engineer's estimate of the quantity and quality of the material, and the nature and extent, as near as possible, of the work required is as follows:

1,386 linear feet of salt-glazed vitrified pipe sewer of eight (8) inches interior diameter, all complete, as per section on plan of the work. 12 linear feet of cast-iron pipe of eight (8) inches interior diameter, weighing not less than 42.9 pounds per foot, furnished, laid and calked

2 standard manholes, complete, as per section on plan of the work.

4 shallow manholes, complete, as per section on plan of the work,

1 flush tank with six (6) inch Miller syphon,

set complete, as per section on plan of the work, 500 feet (B. M.) of foundation timber and planking in place and secured.
1,000 feet (B. M.) of sheeting, retained.

5 cubic yards of concrete, for cradle, etc., in 1 cubic yard of brick masonry.
5 cubic yards of additional excavation.
5 cubic yards of additional filling.
3,630 square feet of sidewalk, relaid.

o square yards of gutter, relaid.
20 linear feet of curb, reset.
20 linear feet of house sewers (not intercepted) extended and connected. 6 square yards of asphalt block pavement on

concrete foundation, restored.
180 square yards of macadam pavement, re-

The time allowed for the completion of the work and the full performance of the contract

work and the full performance of the contract is thirty (30) days.

The amount of security required is Seven Hundred Dollars (\$700).

No. 6. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED TO REGULATE AND GRADE BEACH AVE., BETWEEN AMBOY ROAD AND 10TH ST., IN THE 4TH WARD OF THE BOROUGH OF RICHMOND, AND OTHER STREETS; AND TO PAVE OR REPAIR THE SIDEWALKS WITH EITHER NATURAL OR ARTIFICIAL STONE, WHEREVER THE SAME ARE NOT NOW PAVED OR ARE OUT OF REPAIR, ON 1ST ST., BETWEEN NEW DORP LANE AND AMBOY ROAD, AND OTHER STREETS, TOGETHER WITH ALL WORK INCIDENAL THERETO.

The Engineer's estimate of the quantity and

The Engineer's estimate of the quantity and quality of the material and the nature and extent, as near as possible, of the work required is as follows:

5,300 cubic yards of excavation.

800 cubic yards of filling. 53,000 square feet of new cement sidewalk

2.000 square feet of old sidewalk, relaid.

The time allowed for the completion of the work and the full performance of the contract is seventy-five (75) days.

The amount of security required is Five Thousand Dollars (\$5,000).

The contracts must be bid for separately, and the bids will be compared and the contract awarded at a lump or aggregate sum for each contract.

contract.

Bidders are requested to make their bids or estimates upon the blank form prepared by the President, a copy of which, with the proper envelope in which to enclose the bid, can be obtained upon application therefor at the office of the Engineer. The plans and the contract, including the specifications, in the form approved by the Corporation Counsel, may be seen and other information obtained at the office of the Engineer of the Borough of Richmond, Borough Hall, St. George, S. I.

GEORGE CROMWELL, President.

The City of New York, June 20, 1912.

j21,jy2 contract.

##See General Instructions to Bidders on the last page, last column, of the "City Record."

#### DEPARTMENT OF STREET CLEANING.

MAIN OFFICE OF THE DEPARTMENT OF STREET CLEANING, ROOM 1403, Nos. 13-21 PARK ROW, BOROUGH OF MANHATTAN, THE CITY OF NEW

SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Street Cleaning at the above office until 12 o'clock m., on

ing at the above office until 12 o'clock m., on MONDAY, JULY 1, 1912,
Boroughs of Manhattan, The Bronx and Brooklyn,

CONTRACT FOR FURNISHING AND DE-LIVERING LUMBER.

The time for the delivery of the articles, materials and supplies and the performance of the contract is by or before December 31, 1912.

The amount of security required is fifty per cent (50%) of the amount of the bid or estimate.

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per 1,000 feet (B, M.) or other unit of measure, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total for each class and awards made to the lawest hidder or each class.

made to the lowest bidder on each class.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained at the office of the Department of Street Cleaning, the Borough of Manhattan, Nos. 13-21

WM. H. EDWARDS, Commissioner of Street Cleaning.
Dated June 19, 1912.

See General Instructions to Bidders on the last page, last column, of the "City Record."

MAIN OFFICE OF THE DEPARTMENT OF STREET CLEANING, ROOM 1403, Nos. 13-21 PARK ROW, BOROUGH OF MANHATTAN, THE CITY OF NEW

SEALED BIDS OR ESTIMATES WILL BE

received by the Commissioner of Street Cleaning at the above office until 12 o'clock m., on TUESDAY, JULY 2, 1912,
Borough of Brooklyn.

No. 1. CONTRACT FOR FURNISHING AND DELIVERING FORAGE.

The time for the delivery of the articles and the performance of the contract is by or before September 30, 1912. September 30, 1912.

The amount of security required is fifty per cent. (50%) of the amount of the bid or es-

Borough of Manhattan,

No. 2. CONTRACT FOR FURNISHING

AND DELIVERING FORAGE.

The time for the delivery of the articles and
the performance of the contract is by or before September 30, 1912.

The amount of security required is fifty per cent. (50%) of the amount of the bid or es-

timate. No. 3. CONTRACT FOR FURNISHING AND DELIVERING FORAGE.

The time for the delivery of the articles and the performance of the contract is by or before September 30, 1912. The amount of security required is fifty per cent. (50%) of the amount of the bid or es-

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per pound, per hundred pounds, ton, dozen, gallon, yard or other unit of measure, by which the bids will be tested. The extensions must be made and footed up, as the bids will be read from the total for each contract and awards made to the lowest bidder on each contract.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed. Blank forms and further information may be obtained at the office of the Department of Street Cleaning, the Borough of Manhattan, Nos. 13-21

WM. H. EDWARDS, Commissioner of Street Cleaning Dated June 17, 1912. Dated June 17, 1912.

See General Instructions to Bidders on the last page, last column, of the "City

## BOROUGH OF MANHATTAN.

NOTICE OF SALE AT PUBLIC AUCTION. THE PRESIDENT OF THE BOROUGH OF

Manhattan will sell at public auction at 9.30 o'clock a. m. on MONDAY, JULY 1, 1912,

the following material, namely:
A LOT OF WOOD AND GLASS PARTITIONS, OAK BOOK-STACKS, ORNAMENTAL IRON RAILINGS, BRACKETS, ETC.,
CLOSETS, OLD CARPETS, PORTIERES,

The material will be sold in the northwest

The material will be sold in the northwest room, southwest room and the middle room, formerly library, on the second floor of the County Court House, the rooms that were formerly occupied by the Judges' Chambers.

The sale will take place at the time above mentioned and the purchaser will be required to remove all material within ten (10) days from the date of the purchase, and all material not removed within the time specified will be resold and disposed of as provided by law.

GFORGE McANENY, President, Borough of Manhattan.

j27,jy1

OFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, CITY HALL, THE CITY OF NEW YORK.

SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan, at the City Hall, Room 14, in The City of New York, until 2 o'clock p. m. on WEDNESDAY, JULY 10, 1912,

INSTALLATION OF A SWIMMING POOL, TOGETHER WITH THE NECESSARY ALTERATIONS AND ADDITIONS INCIDENTAL THERETO, IN THE PUBLIC BATH BUILDING, 5 AND 7 RUTGERS PLACE,

A-A lump sum price for all work, as shown upon plans and specifications, based upon the complete wrecking and rebuilding of the mezza-

B-A lump sum price for all work, as shown upon plans and specifications, but based upon shown. Sketches, description and method of work must be submitted with this bid.

The time allowed for doing and completing the work will be one hundred and ten (110)

consecutive calendar working days.

The security required will be Ten Thousand Dollars (\$10,000).

The bidder may state a price for either or both items as described and specified in "A" and "B," as the contract is entire and for a complete job.

complete job.

Blank forms, specifications and plans may be obtained at the office of the architects, Charles G. Armstrong & Son, 149 Broadway, Borough of Manhattan.

GEORGE McANENY, President.

June 27, 1912.

June 27, 1912.

See General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, CITY HALL, THE CITY OF NEW

YORK, SEALED BIDS OR ESTIMATES WILL BE

SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan, at the City Hall, Room 14, in The City of New York, until 2 o'clock p. m. on WEDNESDAY, JULY 10, 1912,

CONSTRUCTION AND ERECTION OF NEW DOORS TO ALL SHOWER ROOMS, TUB ROOMS AND DRESSING COMPARTMENTS IN THE PUBLIC BATH BUILDING, 232 W. 60TH ST., BOROUGH OF MANHATTAN.

The time allowed for doing and completing the work will be thirty (30) consecutive calendar working days.

The security required will be Five Hundred Dollars (\$500). The bidder shall state one aggregate price for the whole work described and specified, as the contract is entire and for a complete job.

The contract will be awarded to the lowest

bidder.

Blank forms and specifications may be obtained

Blank forms and specifications may be obtained at the office of the Auditor, offices of the Commissioner of Public Works, eighteenth floor, 13 to 21 Park row, Borough of Manhattan.

GEORGE McANENY, President.

City of New York, June 27, 1912. j27,jy10

ES See General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, CITY HALL, THE CITY OF NEW SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan, at the City Hall, Room 14, until 2

o'clock p. m. on
WEDNESDAY, JULY 10, 1912,
THE INSTALLATION OF A FEED WATER
HEATER, PIPING, ETC.. IN THE PUBLIC
BATH BUILDING LOCATED AT 23D ST.
AND AVENUE A BOROUGH OF MANHAT-AND AVENUE A, BOROUGH OF MANHAT

The time allowed for doing and completing the work will be forty-five (45) consecutive calendar working days.

The security required will be Four Hundred Dollars (\$400).

The bidder shall state one aggregate price for the whole work described and specified, as the contract is entire and for a complete job.

The contract will be awarded to the lowest

Blank forms and specifications may be obtained at the office of the Auditor, offices of the Commissioner of Public Works, 18th floor, 13 to 21 Park row, Borough of Manhattan.

GEORGE McANENY, President

City of New York, June 27, 1912. j27,jy10

\*\*See General Instructions to Bidders on the last page, last column, of the "City

MANHATTAN, CITY HALL, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan at the City Hall, Room 14, in The City of New York, until 2 o'clock p. m. on

WEDNESDAY, JULY 10, 1912,
FOR FURNISHING ALL THE LABOR AND
MATERIAL REQUIRED FOR CONSTRUCTING STORM AND SANITARY SEWERS
AND APPURTENANCES IN 217TH ST., BFATMEN DABY TERDACE FACT AND CHA-TWEEN PARK TERRACE EAST AND SUM-MIT WEST.

The Engineer's estimate of the quantity and quality of the materials and the nature and extent, as near as possible, of the work required is as follows:

235 linear feet of 12-inch storm sewer 228 linear feet of 6-inch sanitary sewer.
9 linear feet of 12-inch pipe culvert.
1 receiving basin, with bluestone head. 715 cubic yards of rock to be excavated and

removed. 2 manholes on storm sewer.

3 manholes on sanitary sewer. 64 6-inch spurs in place.

The time allowance to complete the whole work is one hundred and twenty-five (125) working

The amount of security required will be Twenty-five Hundred Dollars (\$2,500). The bidder will state the price of each item in the specifications or schedules herein contained or hereto annexed, per foot, yard or other unit of measure, or article, by which the bids will be tested. The extensions must be made

out and footed up.

Blank forms may be had and the plans and drawings may be seen at the office of the Commissioner of Public Works, 13-21 Park row, Bureau of Sewers, Borough of Manhattan.

GEORGE McANENY, President, Borough of

Manhattan. June 27, 1912. j27, jy10

\*\*See General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, CITY HALL, THE CITY OF NEW SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan, at the City Hall, Room 14, until 2

o'clock p. m. on WEDNESDAY, JULY 10, 1912

1. FOR REPAIRING SHEET ASPHALT PAVEMENTS IN THE BOROUGH OF MANHATTAN, TOGETHER WITH THE WORK INCIDENTAL THERETO — SECTION 1, BOUNDED BY BATTERY, NORTH RIVER, 10TH ST. AND EAST RIVER.

Engineer's estimate of the amount of work to be done:

10,000 square yards of asphalt pavement, including binder course, where required. 100 square yards of foundation prepared for

asphalt pavement by drying, where required.
25 cubic yards of Portland cement concrete.
200 square yards of old stone pavement to be

The time allowed for doing and completing extent, as near as po the above work will be until December 31, 1912. quired, is as follows:

The amount of security required will be Three Thousand Dollars (\$3,000).

2. FOR REPAIRING SHEET ASPHALT PAVEMENTS IN THE BOROUGH OF MANHATTAN, TOGETHER WITH THE WORK INCIDENTAL THERETO.

Section 3. Bounded by 42d st., North River, 72d st. and East River.

Section 4. Bounded by 72d st., North River, 116th st. and East River.

Section 5. Bounded by 116th st., North River, 5puyten Duyvil Creek and Harlem River.

Engineer's estimate of the amount of work to be done:

be done:
22,000 square yards of asphalt pavement, in-

cluding binder course, where required.
200 square yards of asphalt pavement by
heater method.

200 square yards of foundation prepared for asphalt pavement by drying where required.

50 cubic yards of Portland cement concrete. 300 square yards of old stone pavement to

The time allowed for doing and completing the

The time allowed for doing and completing the above work will be until December 31, 1912.

The amount of security required will be Six Thousand Dollars (\$6,000).

3. FOR REGULATING AND REPAVING WITH SHEET ASPHALT, WITH CLOSE BINDER, ON A CONCRETE FOUNDATION, THE ROADWAY OF HOUSTON ST., FROM WEST SIDE OF VARICK ST. TO EAST SIDE OF HUDSON ST. OF HUDSON ST.

Engineer's estimate of the amount of work to be done: 1,170 square yards of asphalt pavement, in-

cluding binder course, except the railway area.

380 square yards of asphalt pavement, including binder course, in the railroad area (no guarantee).
300 cubic yards of Portland cement concrete.

670 linear feet of new 5-inch bluestone curb-stone, furnished and set. 150 linear feet of old bluestone curbstone, re-

dressed, rejointed and reset. 5 standard heads and covers, complete, for sewer manholes, furnished and set. 1,530 square yards of old stone blocks to be

1,530 square yards of old stone blocks to be purchased and removed by contractor.

The time allowed for doing and completing the above work will be thirty (30) working days.

The amount of security required will be Twelve Hundred Dollars (\$1,200).

4. FOR REGULATING AND REPAVING WITH WOOD BLOCK PAVEMENT ON A CONCRETE FOUNDATION THE ROADWAY OF HOUSTON ST., FROM WEST SIDE OF VARICK ST. TO THE EAST SIDE OF HUDSON ST.

Engineer's estimate of the amount of work to

Engineer's estimate of the amount of work to 1,170 square yards of wood block pavement, in-

cluding sand cushion, except the railroad area.

380 square yards of wood block pavement, including sand cushion, in the railroad area (no guarantee). 300 cubic yards of Portland cement concrete.

670 linear feet of new 5-inch bluestone curb-stone, furnished and set. 150 linear feet of old bluestone curbstone, redressed, rejointed and reset.

5 standard heads and covers, complete, for

sewer manholes, furnished and set. 1,530 square yards of old stone blocks to be purchased and removed by contractor.

The time allowed for doing and completing the

The time allowed for doing and completing the above work will be thirty (30) working days.

The amount of security required will be Fifteen Hundred Dollars (\$1,500).

5. FOR REGULATING AND PAVING WITH ASPHALT BLOCK PAVEMENT ON A CONCRETE FOUNDATION THE ROADWAY OF NORTHERN AVE., FROM NORTH SIDE 177TH ST. TO SOUTH CURB EINE OF 181ST ST. OF 181ST ST.

Engineer's estimate of the amount of work to be done: 3,800 square yards of asphalt block pavement. 740 cubic yards of Portland cement concrete,

including mortar bed. 640 linear feet of new bluestone curbtone, furnished and set.
1,480 linear feet of old bluestone curbstone,

redressed, rejointed and reset. The time allowed for doing and completing the

above work will be forty (40) working days.

The amount of security required will be Three
Thousand Dollars (\$3,000).

6. FOR FURNISHING AND DELIVERING: 3,500 CUBIC YARDS OF BROKEN
STONE AND SCREENINGS, DIVIDED APPROXIMATELY AS FOLLOWS:

1,750 orbic wards of 14 inch broken stone

1,750 cubic yards of 1½-inch broken stone.
1,750 cubic yards of screenings.
The time allowed for doing and completing the above work will be until December 31, 1912.

The amount of security required will be Three

Hundred Dollars (\$300).

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per foot, yard or other unit of measure or article by which the bids will be tested. The extensions must be made and footed up.

Blank forms and specifications may be had at the Office of the Commissioner of Public Works, 13 to 21 Park row, Bureau of Highways, Room 1611, Borough of Manhattan, GEORGE McANENY, President.

june 21, 1912. j27, jy10

EF See General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, CITY HALL, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan at the City Hall, Room 14, until

2 o'clock p. m. on TUESDAY, JULY 2, 1912,
No. 1. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR
CONSTRUCTING SEWER AND APPURTENANCES IN ARDEN ST., BETWEEN SHERMAN AVE. AND NAGLE AVE.
The Formation of the quantity and

The Engineer's estimate of the quantity and quality of the material, and the nature and extent, as near as possible, of the work required, is as follows: 642 linear feet-of 15-inch pipe sewer, com-

30 linear feet of 12-inch pipe culvert. 2 receiving basins with bluestone heads, com-

270 cubic yards of rock to be excavated and removed. 2,500 feet (B. M.) of timber and planking for

bracing and sheeting.

7 manholes, complete.

96 6-inch spurs in place over and above the cost per foot of sewer.

The time allowance to complete the whole work is one hundred (100) working days.

The amount of security required will be Two Thousand Five Hundred Dollars (\$2,500).

No. 2. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR ALTERATION AND IMPROVEMENT TO SEWER AND APPURTENANCES IN 47TH ST., RETWEEN 10TH AND 11TH AVES., TOGETHER WITH ALL WORK INCIDENTAL THEREFOO.

The Engineer's estimate of the quantity and quality of the material and the nature and extent, as near as possible, of the work re-

200 linear feet of 18-inch pipe sewer, com-525 linear feet of 15-inch pipe sewer, com-100 cubic yards of rock excavated and re-30,000 feet (B. M.) timber and planking for bracing and sheeting. 3,000 feet (B. M.) timber and planking for foundation.

8 manholes, complete. 122 6-inch spurs in place over and above the

122 6-inch spurs in place over and above the cost per foot of sewer.

The time allowed to complete the whole work will be one hundred and twenty-five (125) consecutive working days.

The amount of security required will be Four Thousand Dollars (\$4,000).

No. 3. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR CONSTRUCTING SEWER IN 177TH ST., RETWEEN AUDUBON AND ST. NICHOLAS AVES.

The Engineer's estimate of the quantity and

quality of the materials and the nature and extent, as near as possible, of the work required, is as follows:

280 linear feet of sewer, viz.:

280 linear feet salt-glazed vitrified stoneware pipe sewer of 15 inches interior diameter, all complete as per section on plan of the work complete, as per section on plan of the work.

4 manholes, all complete, as per section on

plan of the work.
22 spurs to be furnished and laid. 1 receiving basin, with bluestone head.
15 linear feet of salt-glazed vitrified stone-ware pipe culvert of 12 inches interior diameter, all complete, as per section on plan of the work

490 cubic yards of rock, to be excavated and The time allowance to complete the whole work is one hundred (100) working days. The amount of security required will be Two Thousand Dollars (\$2,000).

Thousand Dollars (\$2,000).

No. 4. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR THE CONSTRUCTION OF RECEIVING BASINS AND APPURTENANCES AT THE NORTHWEST CORNER OF BOWERY AND KENMARE ST.; AT THE NORTHEAST AND NORTHWEST CORNERS OF ELIZABETH AND KENMARE STS. AND AT THE NORTHWEST AND SOUTHEAST CORNERS OF MULBERRY AND KENMARE STS., TOGETHER WITH ALL WORK INCIDENTAL THERETO.

The Engineer's estimate of the quantity and

The Engineer's estimate of the quantity and quality of the material and the nature and extent as near as possible of the work required

100 linear feet of 12-inch pipe culvert.
5 receiving basins with granite heads, com plete. 2,000 feet (B. M.) of timber and planking for

The price bid per linear foot for 12-inch pipe culvert must include the cost of removal of any concrete subsurface construction encountered and found necessary to be removed from the line of the work, and restoring such portion as the

Engineer may direct,
The time allowed to complete the whole work will be forty (40) consecutive working days. The amount of security required will be Six Hundred Dollars (\$600).

The bidder will state the price of each item

or article contained in the specifications or schedules herein contained, or hereto annexed, per foot, yard, or other unit of measure or article by which the bids will be tested. The extensions must be made and footed up as the bids will be read from the total.

Blank forms may be had and the plans and

drawings may be seen at the office of the Commissioner of Public Works, Nos. 13-21 Park row, Bureau of Sewers, Borough of Manhattan.

GEORGE McANENY, President, Borough of

Dated June 20, 1912. j20,jy2 Dated June 20, 1912. the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, CITY HALL, THE CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan at the City Hall, Room 14, until 2 o'clock p. m. on

2 o'clock p. m. on

TUESDAY, JULY 2D, 1912,

FOR FURNISHING ALL THE LABOR
AND MATERIALS REQUIRED FOR COMPLETING CONTRACT FOR ALTERATION
AND IMPROVEMENT TO SEWER AND APPURTENANCES IN 72D ST., BETWEEN
AMSTERDAM AND COLUMBUS AVES.,
TOGETHER WITH THE WORK INCIDENTAL THERETO, HERETOFORE AWARDED TO THOMAS A. REILLY AND ABANDONED BY HIM.

The Engineer's estimate of the quantity and

The Engineer's estimate of the quantity and quality of the material, and the nature and extent, as near as possible, of the work required,

245 linear feet of brick sewer, 3 feet 6 inches by 2 feet 4 inches, Class 1.
100 linear feet of brick sewer, Class 2.
24 linear feet of 15-inch pipe sewer, laid in

concrete. 48 linear feet of 12-inch pipe culvert. 2 receiving basins, with old head now in place. 30 cubic yards of rock to be excavated and

25,000 feet (B. M.) of timber and planking, for bracing and sheeting.
500 feet (B. M.) of timber and planking for foundation.

foundation.

The time allowance to complete the whole work is seventy-five (75) working days.

The amount of security required will be Two Thousand Five Hundred Dollars (\$2,500).

The bidder will state the price of each item in the specifications or schedules therein contained or thereto annexed, per foot, yard or other unit of measure, or article by which the bids will be tested. The extensions must be made and footed up.

Blank forms may be had and the plans and drawings may be seen at the office of the Com-

drawings may be seen at the office of the Com-missioner of Public Works, 13-21 Park row, Bureau of Sewers, Borough of Manhattan. GEORGE McANENY, President, Borough of

Manhattan. The City of New York, June 21, 1912. j21,jy2

the last page, last column, of the "City Record."

CFFICE OF THE PRESIDENT OF THE BOROUGH OF MANHATTAN, CITY HALL, THE CITY OF NEW SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Manhattan at the City Hall, Room 14, until

TUESDAY, JULY 2, 1912,
FOR CONSTRUCTING A STAIRWAY
STREET AT W. 215TH ST. AND BROADWAY TO PARK TERRACE EAST, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

Engineer's estimate of the amount of work to Item 1A. 506 cubic yards of earth excava-

Item 1B. 10 cubic yards of rock excava-

Item 2. 70 cubic yards of filling. Item 3A. 250 cubic yards of concrete, Item 3B. 250 cubic yards of concrete, Class A. Item 3C. 80 cubic yards of concrete,

Item 4. 500 square feet of concrete, ornamental.

Item 5A. 3,600 square feet of concrete finish, Class A, steps and landings.

Item 5B. 250 square feet of concrete finish Class B, walls.

Lem 6. 28,000 pounds of steel rods for reinforcing concrete.

Lem 7A. 225 linear feet of 4-inch W. I.

pipes for drainage.

Item 7B. 35 linear feet of 6-inch vitrified

Item 8. 10 lamp-posts.
Item 9. 5 catch basins.
Item 10. 1,050 square feet of safety tread.
Item 11A. 250 linear feet of 134-inch bronze

handrail.
Item 11B. 400 linear feet of 21/2-inch bronze handrail.

Item 12. 1,670 square feet of sod.

Item 13. Electric lighting system complete.

The time allowed for doing and completing the above work will be ninety (90) working The amount of security required will be Five

Thousand Dollars (\$5.000).

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per foot, yard or other unit of measure or ticle by which the bids will be tested. The extensions must be made and footed up.

Blank forms and specifications may be had at the Office of the Commissioner of Public Works, 13 to 21 Park row, Bureau of Highways, Room 1611, Borough of Manhattan.

GEORGE McANENY, President. June 20, 1912.

See General Instructions to Bidders on the last page, last column, of the "City Record."

#### DEPARTMENT OF BRIDGES.

DEPARTMENT OF BRIDGES, Nos. 13 to 21 PARK Row, Borough of Manhattan, City of New SEALED BIDS OR ESTIMATES WILL BE received by the Commissioner of Bridges at the above office until 2 o'clock p. m., on

MONDAY, JULY 8, 1912,
FOR CONSTRUCTING A SHELTER HOUSE
ON THE PLAZA OF THE QUEENSBORO
BRIDGE,

The contractor will be required to begin work within five days of the date of certification of the contract by the Comptroller of The City of New York, and will be required to complete the entire work to the satisfaction of the Com-missioner and in accordance with the plans and specifications within ninety (90) consecutive working days.

In case the contractor shall fail to complete the work within the time aforesaid, he shall pay to The City of New York the sum of Twenty Dollars (\$20) for each and every calendar day the time consumed in said performance and com-pletion may exceed the time allowed.

The amount of security to guarantee the faith-

The amount of security to guarantee the faithful performance of the work will be Two Thousand Dollars (\$2,000).

The right is reserved by the Commissioner to reject all the bids should he deem it to the interest of the City so to do.

Blank forms and specifications may be obtained at the office of the Department of Bridges.

ARTHUR J. O'KEEFFE, Commissioner.

Dated June 20, 1912.

Dated June 20, 1912.

The General Instructions to Bidders on See General Instructions to Bidders on the last page, last column, of the

Record.

DEPARTMENT OF BRIDGES, Nos. 13 to 21 PARK Row, Borough of Manhattan, New York.
SEALED BIDS OR ESTIMATES WILL BE
received by the Commissioner of Bridges at
the above office until 2 o'clock p. m. of

MONDAY, JULY 8, 1912, FOR FURNISHING AND DELIVERING YELLOW PINE AND WHITE PINE LUMBER TO THE BROOKLYN BRIDGE.

The time for the delivery of the materials and for the performance of the contract will be one hundred and twenty (120) calendar days after the receipt by the contractor of a written order to deliver the materials from the Commissioner of Bridges.

sioner of Bridges.

The amount of security to guarantee the faithful performance of the work will be Eight Hundred Dollars (\$800).

dred Dollars (\$800).

The right is reserved by the Commissioner to reject all the bids should he deem it to the interest of the City so to do.

Blank forms and specifications may be obtained at the office of the Department of Bridges.

ARTHUR J. O'KEEFFE, Commissioner.

Dated June 19, 1912.

25 See General Instructions to Bidders on the last name last column, of the "City" the last page, last column, of the "City

DEPARTMENT OF BRIDGES, 13-21 PARK ROW, BOROUGH OF MANHATTAN, CITY OF NEW YORK. THE COMMISSIONER OF BRIDGES WILL sell at public auction, at the Brooklyn Bridge Yard, Nassau and Washington sts., Borough of Brooklyn, on

WEDNESDAY, JULY 10, 1912, at 10 a. m. In Nassau, Main, York and Water St. Yards and Vaults of Brooklyn Bridge. Item 1. About 30 tons junk iron and steel.

Item 2. About 2,000 pounds junk brass and copper.

Item 3. About 1,500 pounds copper wire, insulated and non-insulated. Item 4. A quantity of old roadway planks,

Item 5. 1 6-inch by 6-inch upright engine.
Item 6. 1 7-inch by 10-inch 2-cylinder engine.
Item 7. 1 5½-inch by 8-inch 2-cylinder engine.
Brooklyn Bridge Yard, Washington and Nassau
Sts., Brooklyn.

Item 8. 4 kerosene lamps.

Item 9. 6 old leather and canvas sacks and

Item 9. 6 old leather and canvas sacks and bags.

Item 10. 27 tin ticket boxes.

Stored in Manhattan Bridge Yard, Plymouth St.,

Brooklyn.

Item 11. About 20 tons fire-warped steel.

TERMS OF SALE.

The auctioneer's fees shall be paid by the successful bidder at the time of the sale, and the whole of the purchase price bid shall be paid by the successful bidder on or before the delivery of the material, and the purchaser must remove from the premises all of the materials purchased within twenty days from the date of the sale.

To secure the removal, as above specified, the purchaser shall be required to make, at the time of the sale, a cash deposit of twenty-five per cent. (25%) of the price bid.

Where material is sold by the ton, 2,000 pounds shall constitute a ton; and the material shall be weighed at the expense of the successful bidder.

The Commissioner reserves the right to resell

any of the material not removed by the purchaser within the twenty days specified.
Full information may be obtained at the office of the Engineer of Shops and Stores, 179 Wash-

ington st., Brooklyn.

The material to be sold may be seen at the places as above specified.

ARTHUR J. O'KEEFFE, Commissioner

JACQUES COHEN, Auctioneer.

DEPARTMENT OF BRIDGES, 13-21 PARE ROW, BOROUGH OF MANHATTAN, CITY OF NEW YORK.
THE COMMISSIONER OF BRIDGES WILL sell at public auction, at the Shops of the Madison Ave. Bridge, over the Harlem River, 138th st. and Madison ave., Borough of Manhattan. on hattan, on

TUESDAY, JULY 9, 1912,

at 10 a. m.

Stored at Madison Ave. Bridge, Manhattan Side.

Item 1. About 50 tons junk iron and steel.

Item 2. About 200 pounds lead-covered copper

Item 2. About 200 pounds lead-covered copper wire.

Item 3. About 100 pounds old manila rope.

Stored at Madison Ave. Bridge Storeroom.

Item 4. 40 electric arc lamps.

Stored at Madison Ave. Bridge, South Wall,

Brons Approach.

Item 5. A quantity of old lumber.

Stored at City Island Bridge, North Side, West Approach.

Item 6. About 12 tons junk iron and steel.

Stored at 3d Ave. Bridge Storeroom Under Manhattan Approach.

Item 7. About 5 tons old steel plate girder.

Under East Approach, Westchester Ave. Bridge,

The Brons.

Item 8. About 8,000 feet (B. M.) 4-inch by 12-inch yellow pine, old bridge decking.

TERMS OF SALE.

The auctioneer's fees shall be paid by the successful bidder at the time of the sale, and the whole of the purchase price bid shall be paid by the successful bidder on or before the delivery of the material, and the purchaser must remove from the premises all of the materials and the purchaser must remove from the premises all of the materials and the purchaser must remove of the material, and the purchaser must remove from the premises all of the materials purchased within twenty days from the date of the sale.

To secure the removal, as above specified, the purchaser shall be required to make, at the time of the sale, a cash deposit of twenty-five per cent. (25%) of the price bid.

Where material is sold by the ton, 2,000 pounds shall constitute a ton; and the material shall be residued at the research of the successful.

shall be weighed at the expense of the successful bidder.

The Commissioner reserves the right to resell any of the material not removed by the pur-chaser within the twenty days specified.

Full information may be obtained at the office of the Engineer of Shops and Stores, 179 Wash-

ington st., Brooklyn.

The material to be sold may be seen at the places as above specified.

ARTHUR J. O'KEEFFE, Commissioner of

Bridges.
JACQUES COHEN, Auctioneer.

DEPARTMENT OF BRIDGES, 13-21 PARE ROW BOROUGH OF MANHATTAN, CITY OF NEW YORK.
THE COMMISSIONER OF BRIDGES WILL sell at public auction, at the Williamsburg Bridge Yard, Kent ave., Brooklyn, on WEDNESDAY, JULY 10, 1912,

at 11.30 a. m.
Stored at Williamsburg Bridge Yard, Kent Ave.

Brooklyn.

Item 1. About 60 tons junk iron and steel.

Item 2. About 1 ton lead and copper C. M.

TERMS OF SALE.

The auctioneer's fees shall be paid by the successful bidder at the time of the sale, and the whole of the purchase price bid shall be paid by the successful bidder on or before the delivery of the material, and the purchaser must remove from the premises all of the materials purchased within twenty days from the date of the sale.

To secure the removal, as above specified, the purchaser shall be required to make, at the time of the sale, a cash deposit of twenty-five per cent. (25%) of the price bid.

Where material is sold by the ton, 2,000 pounds shall constitute a ton; and the material shall be weighed at the expense of the successful bidder.

shall be weighed at the expense of the successful bidder.

The Commissioner reserves the right to resell any of the material not removed by the purchaser within the twenty days specified.

Full information may be obtained at the office of the Engineer of Shops and Stores, 179 Washington st., Brooklyn.

The material to be sold may be seen at the place above specified.

ARTHUR J. O'KEEFFE, Commissioner of Bridges.

JACQUES COHEN, Auctioneer.

DEPARTMENT OF BRIDGES, 13-21 PARK ROW, BOROUGH OF MANHATTAN, CITY OF NEW YORK.
THE COMMISSIONER OF BRIDGES WILL
sell at public auction, at the Queensboro Bridge
Shops, 60th st., near 1st ave., Borough of Manhattan, on

at 11.30 a. m.
Stored in Queensboro Bridge Shops, 60th St. and 1st Ave., Manhattan. Item 1. About 15 tons junk iron and steel

and old railway iron. Item 2. 75 oil barrels.

In Partially Submerged Submarine Cable at Vernon Ave. Bridge Over Newtown Creek, Borough of Queens.

Item 3. About 960 pounds copper.

Item 4. About 2,200 pounds lead.

TERMS OF SALE.

The auctioneer's fees shall be paid by the successful hidder at the time of the sale, and the

The auctioneer's fees shall be paid by the successful bidder at the time of the sale, and the whole of the purchase price bid shall be paid by the successful bidder on or before the delivery of the material, and the purchaser must remove from the premises all of the materials purchased within twenty days from the date of the sale.

To secure the removal, as above specified, the purchaser shall be required to make, at the time of the sale, a cash deposit of twenty-five per cent. (25%) of the price bid.

Where material is sold by the ton, 2,000 pounds shall constitute a ton; and the material shall be weighed at the expense of the successful bidder.

bidder.

The Commissioner reserves the right to resell any of the material not removed by the purchaser within the twenty days specified.

Full information may be obtained at the office of the Engineer of Shops and Stores, 179 Washington et Brooklyn.

ington st., Brooklyn.

The material to be sold may be seen at the places as above specified.

ARTHUR J. O'KEEFFE, Commissioner of

JACQUES COHEN, Auctioneer.

#### MUNICIPAL CIVIL SERVICE COMMISSION.

MUNICIPAL CIVIL SERVICE COMMISSION, 299
BROALWAY, NEW YORK, June 26, 1912.
AMENDED NOTICE.

PUBLIC NOTICE IS HEREB GIVEN THAT applications will be received from WEDNESDAY, JUNE 20TH, 1912, TO 4 I for the position of

ENGINEER INSPECTOR, GRADES C AND D.

No application delivered at the office of the
Commission, by mail or otherwise, after 4 p. m.,
July 11, 1912, will be accepted.

The examination will be held THURSDAY
and FRIDAY, AUGUST 1 AND 2, 1912, at 10

and FRIDAY, AUGUST 1 AND 2, 1912, at 10 o'clock a. m.

The subjects and weights of the examination are as follows. Technical (including report), 5; experience, 3; arithmetic (including survey notes), 2; 75 per cent. is required on the technical paper and 70 per cent. on all.

Candidates for Engineer Inspector (Civil) will be required to show a knowledge of the laws and ordinances governing the regulating, grading and paving of streets, the building of waults, the removal of encumbrances and the making of sewer connections. They should show an experience as inspector, contractor or employee on public works and have some knowledge of surveying for the establishment of grades.

The candidates for the architectural branch will be required to show an intimate knowledge of the structural requirements of the Building

of the structural requirements of the Building Code; the economic conditions of design and a familiarity with the practice of the Bureau of Buildings. A previous experience as architect, inspector of buildings or engineer will be

requisite.

Minimum age, 22 years; vacancies, 20 in the office of the President, Borough of Brooklyn, at \$1,800 per annum; salary, \$1,200 to \$1,800 per

Application blanks will be mailed upon request, but the Commission will not guarantee the delivery of the same.

JOHN F. SKELLY, Assistant Secretary.

MUNICIPAL CIVIL SERVICE COMMISSION, 299
BROADWAY, NEW YORK, June 18, 1912.
PUBLIC NOTICE IS HEREBY GIVEN THAT
applications will be received from TUESDAY, JUNE 18TH, 1912, TO 4 P. M. TUESDAY, JULY 2D, 1912,

TUESDAY, JULY 2D, 1912,
for the position of
ASSISTANT ENGENEER, GRADE C.
No application delivered at the office of the
Commission, by mail or otherwise, after 4 p. m.,
July 2, 1912, will be accepted.
The examination will be held WEDNESDAY,
JULY 31, 1912, at 10 o'clock a. m.
The subjects and weights of the examination
are: Technical, 5; experience, 3; mathematics,
2; 75 per cent. is required on the technical
paper and 70 per cent. on all.
Candidates should have had the requisite experience specified by section 453 of the Charter
in surveying, design or construction work. They

perience specified by section 453 of the Charter in surveying, design or construction work. They should show a familiarity with the simple surveys within the City, ordinary processes of engineering construction, hydraulics and the principles of electricity. They should be able to solve triganometrical problems, areas, calculate stresses in members of elementary trussses, etc. A knowledge of the characteristics of structural materials and methods of excavation will be expected. pected.

Time spent at a technical college will be accepted in lieu of a certain amount of experience,

but not for more than one year.

Certification will be made from the resulting eligible list to any Department requiring Assistant Engineers. Minimum age, 22 years; vacancies occur from

time to time; usual salary, \$1,350 per annum.

Application blanks will be mailed upon request, but the Commission will not guarantee the delivery of the same.

F. A. SPENCER, Secretary. j18,jy2

## BOARD MEETINGS.

The Board of Aldermen.

The Board of Aldermen meets in the Aldermanic Chamber, City Hall, every Tuesday, at 1.30 o'clock p. m.
P. J. SCULLY, City Clerk and Clerk to the Board of Aldermen.

Board of Estimate and Apportionme The Board of Estimate and Apportionment meets in the Old Council Chamber (Room 16). City Hall, every Thursday, at 10.30 o'clock JOSEPH HAAG, Secretary

Commissioners of Sinking Fund.

The Commissioners of the Sinking Fund meet in the Meeting Room (Room 16), City Hall, on Wednesdays, at 11 a. m., at call of the Mayor.

JOHN KORB, JR., Secretary.

Board of Revision of Assessments.

The Board of Revision of Assessments meets in the Meeting Room (Room 16), City Hall, every Friday, at 11 s. m., upon notice of the Chief Clerk.

JOHN KORB, JR., Chief Clerk. Beard of City Record.

The Board of City Record meets in the City Hall at call of the Mayor.

DAVID FERGUSON, Supervisor, Secretary.

## DEPARTMENT OF EDUCATION.

DEPARTMENT OF EDUCATION, CORNER OF PARK AVE, AND 59TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE

received by the Superintendent of School Buildings at the above office of the Department of Education until 3 o'clock p. m., on MONDAY, JULY 8, 1912,

Borough of The Bronx.

No. 1. FOR FIRE PROTECTION WORK,
ETC., AT PUBLIC SCHOOLS 1, 2, 9, 11, 18
AND 33, BOROUGH OF THE BRONX.

The time allowed to complete the whole work.

The time allowed to complete the whole work on each school will be as follows:
Public School 1, 200 working days; Public School 2, 60 working days; Public School 18, 200 working days; Public School 18, 200 working days; Public School 33, 90 working days, as provided in the contract.

The amount of security required is as follows:

lic School 33, 90 working days, as provided in the contract.

The amount of security required is as follows. Public School 1, \$2,500; Public School 2, \$800; Public School 1, \$3,000; Public School 11, \$3,000; Public School 18, \$3,000; Public School 33, \$900.

A separate proposal must be submitted for each school and award will be made thereon.

No. 2. FOR ITEM 1. INSTALLING HEA1-ING AND VENTILATING APPARATUS, AND ITEM 2, INSTALLING TEMPERATURE REGULATION IN ADDITIONS TO AND ALTERATIONS IN PUBLIC SCHOOL 43, ON THE WESTERLY SIDE OF BROWN PLACE, BETWEEN E. 135TH AND E. 136TH STS., BOROUGH OF THE BRONX.

The time allowed to complete the whole work of each item will be minety (90) working days, as provided in the contract.

The amount of security required is as follows: Item 1, \$8,000; Item 2, \$800.

A separate proposal must be submitted for each item and award will be made thereon.

Borough of Manhattan.

No. 3. FOR FURNITURE, ETC., FOR AD-

No. 3. FOR FURNITURE, ETC. FOR ADDITION TO PUBLIC SCHOOL 132 ON THE EASTERLY SIDE OF WADSWORTH AVENUE, BETWEEN W. 182D AND 183D STS., BOROUGH OF MANHATTAN.

The time allowed to complete the whole work will be sixty (60) working days, as provided in the contract.

The amount of security required is as follows:
Item 1, \$500; Item 2, \$200; Item 3, \$600; Item 4, \$300; Item 5, \$300.

A separate proposal must be submitted for each item and award will be made thereon,
Borough of Queens,
No. 4. FOR IMPROVING THE PREMISES IN THE REAR OF PUBLIC SCHOOL 77, COVERT AVE., BETWEEN CENTRE AND GEORGE STS., RIDGEWOOD, BOROUGH OF QUEENS.

QUEENS.

The time allowed to complete the whole work will be forty (40) working days, as provided in

the contract.

The amount of security required is One Thousand Dollars (\$1,000).

On Nos. 1, 2 and 3 the bidders must state the price of each item by which the bids will be

tested.

On No. 4 the bids will be compared and the contract will be awarded in a lump sum to the lowest bidder.

Blank forms, plans and specifications may be obtained or seen at the office of the Superintendent, at Estimating Room, 9th floor, Hall of the Board of Education, Park ave. and 59th st., Borough of Manhattan, and also at Branch Office, 69 Broadway, Flushing, Borough of Queens, for work for their respective Boroughs.

C. B. J. SNYDER, Superintendent of School Buildings.

Buildings.
Dated June 25, 1912.

EFSee General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF EDUCATION, CORNER OF PARK AVE. AND 59TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of Education until 3 o'clock p. m. on MONDAY, JULY 8, 1912, Various Boroughs.

No. 5. FOR FURNISHING AND DELIVERING MATERIALS FOR THE USE OF MECHANICS (HEATING DIVISION, BUILDING BUREAU), IN THE PUBLIC SCHOOLS OF THE CITY OF NEW YORK, IN THE BOROUGHS OF MANHATTAN, BROOKLYN, THE BRONX, QUEENS AND RICHMOND.

Completion—The time for the delivery of the

Completion-The time for the delivery of the materials and the performance of the contract is by or before the 31st day of December, 1912.

Security—Each bid or estimate must be accompanied by a certified check or cash to the amount of two and one-half (2½) per centum of the amount of the total aggregate cost of all items

hid upon.
In case the aggregate cost of all items awarded In case the aggregate cost of all items awarded to any one contractor is less than One Thousand Dollars (\$1,000) no bond, contract or sureties will be necessary for such contractor. In case the aggregate cost of all items bid upon by one contractor is less than Five Hundred Dollars (\$500), no sureties need be provided by such contractor when bidding.

Only one bid will be received from a bidder for each item.

Note—The attention of all intending bidders is expressly called to pages 1, 2 and 3 of the printed specifications.

The bidders must state the price of each item contained in the printed specifications, by which the bids will be tested.

Award will be made to the lowest bidder on

Award will be made to the lowest bidder on

each item.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed. Blank forms, printed specifications and further

information may be obtained at the office of the Superintendent of School Buildings, at Estimating Room, 9th floor, Hall of the Board of Education, Park ave. and 59th st., Borough of

Dated June 25, 1912. C. B. J. SNYDER, Superintendent of School Buildings. 

DEPARTMENT OF EDUCATION, CORNER OF PARK AVE. AND 59TH St., BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of Education until 3 o'clock p. m., on MONDAY, JULY 1, 1912,

MONDAY, JULY 1, 1912,

Borough of The Bronx.

No. 1. FOR INSTALLING ELECTRIC EQUIPMENT IN THE ADDITION TO AND ALTERATIONS IN PUBLIC SCHOOL 20, ON THE SOUTHERLY SIDE OF 167TH ST., BF.TWEEN FOX AND BARRETTO STS., BOROUGH OF THE BRONX.

The time allowed to complete the whole work will be ninety (90) working days, as provided in the contract.

The amount of security required is Four Thousand Dollars (\$4,000).

No. 2. FOR ITEM 1, INSTALLING HEATING AND VENTILATING APPARATUS, AND ITEM 2, INSTALLING TEMPERATURE REGULATION IN ADDITION TO PUBLIC SCHOOL 20, ON THE SOUTHERLY SIDE OF 167TH ST., BETWEEN FOX AND BARRETTO STS., BOROUGH OF THE BRONX.

The time allowed to complete the whole work of each item will be ninety (90) working days, as provided in the contract.

The amount of security required is as follows: Item 1, \$10,000: Item 2, \$1,000

of each item will be ninety (90) working days, as provided in the contract.

The amount of security required is as follows: Item 1, \$10,000; Item 2, \$1,000.

A separate proposal must be submitted for each item, and award will be made thereon.

Borough of Manhattan.

No. 3. FOR FIRE PROTECTION WORK AT PUBLIC SCHOOLS 24, 54 AND 166, BOROUGH OF MANHATTAN.

The time allowed to complete the whole work on each school will be as follows:

Public School 24, forty-five (45) working days; Public School 54, thirty (30) working days; Public School 166, sixty (60) working days, as provided in the contract.

The amount of security required is as follows:
Public School 24, \$600; Public School 54, \$200; Public School 166, \$4,000.

A separate proposal must be submitted for each school and award will be made thereon.

Borough of Bichmond,

No. 4. FOR ALTERATIONS AND ADDITIONS TO THE ELECTRIC EQUIPMENT IN PUBLIC SCHOOL 12, RHINE AVE. AND STEUBEN ST., CONCORD, AND PUBLIC SCHOOL 20, HEBERTON AVE. AND VREELAND ST., PORT RICHMOND, BOROUGH OF RICHMOND.

The time allowed to complete the whole work on each school will be forty (40) working days, as provided in the contract.

The amount of security required is as follows: Public School 12, \$400; Public School 20, \$500.

A separate proposal must be submitted for

\$500.

A separate proposal must be submitted for each school and award will be made thereon.

On No. 1 the bids will be compared and the contract will be awarded in a lump sum to the lowest bidder.

On Nos. 2, 3 and 4 the bidders must state the price of each item by which the bids will be tested.

Blank forms, plans and specifications may be

obtained or seen at the office of the Superin tendent at Estimating Room, 9th floor, Hall of the Board of Education, Park ave. and 59th st., Borough of Manhattan, and also at Branch Of-fice, Borough Hall, New Brighton, Borough of Richmond, for work for their respective Boroughs.
C. B. J. SNYDER, Superintendent of School

Buildings.
Dated June 19, 1912.

\*\*The Record of School Buildings.

Dated June 19, 1912.

\*\*J. School Buildings.

Dated June 19, 1912.

\*\*J. School Buildings.

j 19,jy1

\*\*Effect of School Buildings.

j 19,jy1

\*\*Effect of School Buildings.

\*\*The Record of Sch

e DEPARTMENT OF EDUCATION, CORNER OF PARK AVE. AND 59TH St., BOROUGH OF MANHATTAN, CITY OF NEW YORK.
SEALED BIDS OR ESTIMATES WILL BE

SEALED BIDS OR ESTIMATES WILL BE received by the Superintendent of School Buildings at the above office of the Department of Education until 3 o'clock p. m., on MONDAY, JULY 1, 1912, Berough of Manhattan,

No. 5. FOR COMPLETING AND FINISHING THE REMOVAL OF FIRE ESCAPES, ETC., AND INTERIOR ALTERATIONS AT PUBLIC SCHOOL 47, NO. 225 E. 23D ST., BOROUGH OF MANHATTAN, IN ACCORDANCE WITH THE ORIGINAL PLANS AND SPECIFICATIONS OF CONTRACT. AWARD. ED TO JOHN I. VALENTINE, WHICH HAS BEEN DECLARED ABANDONED.

The time allowed to complete the whole work will be thirty (30) working days, as provided in the contract.

in the contract.

The amount of security required is Four Hundred Dollars (\$400).

The work in question is for the completion of said abandoned contract.

The attention of bidders is expressly called to the printed addenda which is inserted in the printed appendictions.

printed specifications.

The quantities of work to be done and the materials to be furnished are the balance of the work, together with corrections enumerated in the addenda.

Bidders must examine the abandoned work before making an estimate, and must examine the printed addenda attached to the contract and specifications.

The bids will be compared and the contract will be awarded in a lump sum to the lowest bidder.

Blank forms, original plans and specifications may be obtained or seen at the office of the Superintendent at Estimating Room, 9th floor, Hall of the Board of Education, Park ave. and 59th st., Borough of Manhattan.

C. B. J. SNYDER, Superintendent of School Ruildings

Buildings. Dated June 19, 1912. ## See General Instructions to Bidders on the last page, last column, of the "City Record."

DEPARTMENT OF EDUCATION, CORNER OF PARK AVE. AND 59TH ST., BOROUGH OF MANHATTAN, CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE

SEALED BIDS OR ESTIMATES WILL BE
1 received by the Superintendent of School
Buildings at the above office of the Department
of Education until 3 o'clock p. m., on
MONDAY, JULY 1, 1912,
Borough of Brooklyn.
No. 6. FOR ITEM 1, GENERAL CONSTRUCTION; ALSO ITEM 2, PLUMBING
AND DRAINAGE OF NEW PUBLIC SCHOOL
28, ON FULTON AND HERKIMER STS.,
ABOUT 200 FEET WEST OF HOWARD AVE.,
BOROUGH OF BROOKLYN.
The time allowed to complete the whole work

The time allowed to complete the whole work will be 275 working days, as provided in the

contract.

The amount of security required is as follows: Item 1, \$60,000; Item 2, \$5,000.

A separate proposal must be submitted for each item and award will be made thereon.

On No. 6 the bidders must state the price of each item, by which the bids will be tested.

Blank forms, plans and specifications may be obtained or seen at the office of the Superintendent, at Estimating Room, 9th floor, Hall of the Board of Education, Park ave. and 59th st., Borough of Manhattan, and also at Branch Office, No. 131 Livingston st., Borough of Brooklyn.

C. B. J. SNYDER, Superintendent of School Buildings.

Buildings. Dated June 19, 1912. AFSee General Instructions to Bidders on the last page, last column, of the "City Record."

## . BOROUGH OF BROOKLYN.

OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, ROOM No. 2, BOROUGH HALL, BOROUGH OF BROOKLYN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Brooklyn at the above office until 11 o'clock

a. m., on

WEDNESDAY, JULY 10, 1912,

1. FURNISHING AND ERECTING HEADSTONES OVER THE GRAVES OF DECEASED VETERAN UNION SOLDIERS,
SAILORS AND MARINES, AS PROVIDED
BY LAW, IN THE SEVERAL CEMETERIES,
SITUATED IN THE COUNTIES OF KINGS
AND QUEENS.

The time allowed for completion of the contract and delivery of same will be four (4)
months.

The amount of security required will be Six Hundred Dollars (\$600).

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, by which the bids will be tested. The bids will be

compared and the contract awarded at a lump compared and the contract awarded at a lump or aggregate sum.

Delivery will be required to be made at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Bureau of Public Buildings and Offices, Borough of Brooklyn, No. 29 Municipal Building, Brooklyn.

ALFRED E. STEERS, President.

Dated June 17, 1912. j27,jy10

La See General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, ROOM NO. 2 BOROUGH HALL, BOROUGH OF BROOKLYN, THE CITY OF NEW YORKS. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Brooklyn, at the above office, until 11 o'clock

Brooklyn, at the above office, until 11 o'clock a. m., on

WEDNESDAY. JULY 10, 1012,

1. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CONSTRUCTING SEWERS IN BOTH SIDES OF OCEAN AVE., BETWEEN AVENUE I AND THE RIGHT OF WAY OF THE LONG ISLAND RAILROAD, BETWEEN AVENUES H AND I, WITH AN OUTLET SEWER IN AVENUE I. BETWEEN OCEA'I AND FLATBUSH AVES.

The Engineer's preliminary estimate of the quantities is as follows:

865 linear feet of 42-inch brick sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$5,060 25

1,607 linear feet of 36-inch brick sewer, laid complete, including all inci-

dentals and appurtenances; per linear foot, \$5	necting culverts, including all incidentals and appurtenances; per basin, \$115	hole: \$50	gratings, iron basin hoods and connect- ing culverts, including all incidentals and appurtenances; per basin, \$120 \$480 00 The time allowed for the completion of the work and full performance of the contract will
and appurtenances; per linear foot, \$4.25 350 linear feet of 24-inch pipe sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$3.70	bracing, driven in place complete, including all incidentals and appurtenances; per 1,000 feet (B. M.), \$18. 54 00  Total	tenances; per 1,000 feet (B. M.), \$18. 27 00	be twenty (20) working days.  The amount of security required will be Two Hundred and Forty Dollars (\$240).  15. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CON-
894 linear feet of 12-inch pipe sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$1.50	work and full performance of the contract will be fifty (50) working days.  The amount of security required will be Three Thousand Dollars (\$3,000).  5. FOR FURNISHING ALL THE LABOR	be thirty (30) working days.  The amount of security required will be Twelve Hundred Dollars (\$1,200).  9. FOR FURNISHING ALL THE LABOR AND WATERIALS REQUIRED FOR CON-	STRUCTING A SEWER BASIN AT THE SOUTHERLY CORNER OF TAYLOR ST. AND LEE AVE.  The Engineer's preliminary estimate of the quantities is as follows:
nection drain, laid complete, including all incidentals and appurtenances; per linear foot, \$0.80	AND MATERIAL REQUIRED FOR CON- STRUCTING A SEWER IN 76TH ST., BE- TWEEN 1ST AND 2D AVES., AND AN OUTLET SEWER IN 76TH ST., BETWEEN 1ST AND NARROWS AVES.	STRUCTING A SEWER IN AVENUE C, FROM GRAVESEND AVE. TO E. 3D ST.  The Engineer's preliminary estimate of the quantities is as follows:  480 linear feet of 12-inch pipe sewer, laid complete, including all incidentals	1 sewer basin, complete, of either standard design, with iron pans or grating, iron basin hood and connecting culvert, including all incidentals and appurtenances; per basin
dentals and appurtenances; per man- hole, \$55	The Engineer's preliminary estimate of the quantities is as follows:  42 linear feet of 18-inch pipe sewer, laid complete, including all incidentals and appurtenances; per linear foot,  \$1.75 \$73.50	and appurtenances; per linear foot, \$1.60	work and full performance of the contract will be ten (10) working days.  The amount of security required will be Eighty Dollars (\$80).  16. FOR FURNISHING ALL THE LABOR
ing culverts, including all incidentals and appurtenances; per basin, \$120 1,560 00 25,000 feet (B. M.) of sheeting and bracing, driven in place complete, including all incidentals and appurtenances; per 1,000 feet (B. M.), \$18. 450 00	740 linear feet of 15-inch pipe sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$1.80	linear foot, \$0.80	AND MATERIAL REQUIRED FOR CON- STRUCTING A SEWER BASIN ON AVE- NUE H, AT THE SOUTHWEST CORNER OF E. 16TH ST.  The Engineer's preliminary estimate of the
23,000 feet (B. M.) of toundation planking, laid in place complete, including all incidentals and appurtenances; per 1,000 feet (B. M.), \$25.  5 cubic vards of concrete cradle, laid	laid complete, including all incidentals and appurtenances; per linear foot, \$1.70	Total\$1,584 00 The time allowed for the completion of the work and full performance of the contract will be thirty (30) working days. The amount of security required will be Eight	quantities is as follows:  One sewer basin, complete, of either standard design, with iron pans or grating, iron basin hood and connecting culvert, including all incidentals and appurtenances; per basin, \$150.  The time allowed for the completion of the
in place complete, including extra excavation, and all incidentals and appurtenances; per cubic yard, \$5	nances; per linear foot, 80 cents 1,101 60 12 manholes, complete, with iron heads and covers, including all incidentals and appurtenances; per manhole, \$50	Hundred Dollars (\$800).  10. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CONSTRUCTING A SEWER IN BUTLER PLACE, BETWEEN STERLING PLACE AND PLAZA	work and full performance of the contract will be ten (10) working days.  The amount of security required will be Seventy-five Dollars (\$75).  17. FOR FURNISHING ALL THE LABOR
work and full performance of the contract win be one hundred and forty (140) working days. The amount of security required will be Thirteen Thousand Dollars (\$13,000).	2 sewer basins, complete, of either standard design, with iron pans or gratings, iron basin hoods and con- necting culverts, including all inci- dentals and appurtenances; per basin,	ST. The Engineer's preliminary estimate of the quantities is as follows: 35 linear feet of 15-inch pipe sewer, laid complete, including all incidentals	AND MATERIAL REQUIRED FOR CON- STRUCTING A SEWER BASIN ON UNION PLACE, AT THE NORTHEAST CORNER OF LINCOLN AVE. The Engineer's preliminary estimate of the quantities is as follows:
AND MATERIAL REQUIRED FOR CONSTRUCTING SEWERS IN AVENUE J. FROM E. 27TH ST. TO FLATBUSH AVE., AND IN E. 31ST ST., FROM AVENUE J TO THE SEWER SUMMIT ABOUT 300 FEET SOUTH	\$125	and appurtenances; per linear foot, \$2.35 \$82 25 400 linear feet of 12-inch pipe sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$1.50	One sewer basin, complete, of either standard design, with iron pans or grating, iron basin hood and connecting culvert, including all incidentals and appurtenances; per basin, \$125.  The time allowed for the completion of the
OF AVENUE J.  The Engineer's preliminary estimate of the quantities is as follows:  1,339 linear feet of 48-inch brick sewer, laid complete, including all incidentals and appurtenances; per linear	Total\$4,796 40 The time allowed for the completion of the work and full performance of the contract will be sixty-five (65) working days. The amount of security required will be Two	513 linear feet of 6-inch house connection drain, laid complete, including all incidentals and appurtenances; per linear foot, \$0.75	work and full performance of the contract will be ten (10) working days.  The amount of security required will be Seventy Dollars (\$70).  18. FOR FURNISHING ALL THE LABOR
foot, \$5.45 797 linear feet of 42-inch brick sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$4.55	Thousand Four Hundred Dollars (\$2,400).  6. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR CON- STRUCTING A SEWER IN 13TH AVE., BE- TWEEN 77TH AND 78TH STS., AND AN	and covers, including all incidentals and appurtenances; per manhole, \$45.  1,000 feet (B. M.) of sheeting and bracing, driven in place complete, including all incidentals and appurtenances; per 1,000 feet (B. M.), \$18.	AND MATERIAL REQUIRED FOR CON- STRUCTING A SEWER BASIN ON ALBE- MARLE ROAD, AT THE NORTHEAST COR- NER OF E. 3D ST.  The Engineer's preliminary estimate of the quantities is as follows:
43 linear feet of 15-inch pipe sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$1.80	OUTLET SEWER IN 78TH ST., BETWEEN 13TH AND 14TH AVES.  The Engineer's preliminary estimate of the quantities is as follows:  1, 785 linear feet of 18-inch pipe sewer, laid complete, including all in-	One (1) sewer basin complete, of either standard design, with iron pans or grating, iron basin hood and connecting culvert, including all incidentals and appurtenances; per basin,	One sewer basin, complete, of either standard design, with iron pans or grating, iron basin hood and connecting culvert, including all incidentals and appurtenances; per basin, \$125.  The time allowed for the completion of the
laid complete, including all incidentals and appurtenances; per linear foot, \$1.55	cidentals and appurtenances; per linear foot, \$2.25	Total\$1,385 00  The time allowed for the completion of the work and full performance of the contract will	work and full performance of the contract will be ten (10) working days.  The amount of security required will be Sixty Dollars (\$60).  The foregoing Engineer's preliminary estimate
per linear foot, \$0.75	linear foot, \$1.80	be thirty (30) working days.  The amount of security required will be Seven Hundred Dollars (\$700).  11. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CON- STRUCTING A SEWER IN CHURCH	of the total cost for the completed work is to be taken as the 100 per cent. basis and test for bidding. Proposals shall each state a single percentage of such 100 per cent. (such as 95 percent., 100 per cent., or 105 per cent.), for which all materials and work called for in the proposed
22 sewer basins complete, of either standard design, with iron pans or gratings, iron basin hoods and connecting culverts, including all incidentals and appurtenances; per basin, \$115	connection drain, laid complete, including all incidentals and appurtenances; per linear foot, 80 cents	AVE., BETWEEN E. 4TH AND E. 5TH STS. The Engineer's preliminary estimate of the quantities is as follows: 245 linear feet of 12-inch pipe sewer, laid complete, including all incidentals	contracts and the notices to bidders are to be furnished to the City. Such percentage, as bid for this contract, shall apply to all unit items specified in the Engineer's preliminary estimate to an amount necessary to complete the work
1,000 feet (B. M.) of sheeting and bracing, driven in place complete, including all incidentals and appurtenances; per 1,000 feet (B. M.), \$18  16 000 feet (B. M.) of foundation	gratings, iron basin hoods and connect-	and appurtenances; per linear foot, \$1.50	described in the contract.  Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Bureau of Sewers, 215 Montague st., Brooklyn.  ALFRED E, STEERS, President. j27,jy10
planking, laid in place complete, including all incidentals and appurtenances; per 1,000 feet (B. M.), \$25. 400 00  Total	and bracing, driven in place, complete, including all incidentals and appurte- nances: per thousand feet board	3 manholes, complete, with iron heads and covers, including all incidentals and appurtenances; per manhole, \$50	OFFICE OF THE PRESIDENT OF THE BOROUGH OF
work and full performance of the contract will be one hundred (100) working days.  The amount of security required will be Nine Thousand Dollars (\$9,000).	Total	standard design, with iron pans or grating, iron basin hood and connecting culvert, including all incidentals and appurtenances; per basin, \$130 130 00	BROOKLYN, ROOM NO. 2, BOROUGH HALL BOROUGH OF BROOKLYN, THE CITY OF NEW YORK. SEALED BIDS OR ESTLMATES WILL BE received by the President of the Borough of Brooklyn at the above office until 11 o'clock
AND MATERIAL REQUIRED FOR CON- STRUCTING A SEWER IN E. 49TH ST., FROM FLATLANDS AVE. TO AVENUE N, AND IN AVENUE N, FROM E. 49TH ST.	be forty (40) working days.  The amount of security required will be Twenty-one Hundred Dollars (\$2,100).  7. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR CONSTRUCTING A SEWER IN SULLIVAN ST.	The time allowed for the completion of the work and full performance of the contract will be thirty (30) working days.  The amount of security required will be Four Hundred Dollars (\$400).	a. m., on  WEDNESDAY, JULY 10, 1912,  1. FOR REGULATING AND REPAVING WITH SELECTED SECOND HAND GRANITE BLOCKS ON A SAND FOUNDATION THE
The Engineer's preliminary estimate of the quantities is as follows: 747 linear feet of 24-inch pipe sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$3.10	FROM FRANKLIN AVE. TO BEDFORD AVE.  The Engineer's preliminary estimate of the quantities is as follows:	The Engineer's preliminary estimate of the	ROADWAY OF BARBEY ST., FROM SUNNY- SIDE AVE. TO HIGHLAND BOULEVARD.  The Engineer's estimate is as follows: 1,130 square yards selected second-hand granite pavement with grouted joints (1 year main-
laid complete, including all incidentals and appurtenances; per linear foot, \$2.30	all incidentals and appurtenances; per linear foot, \$2.65	quantities is as follows: 231 linear feet of 12-inch pipe sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$1.55	tenance). 660 linear feet new curbstone set in concrete. 210 linear feet old curbstone reset in concrete. 25 linear feet bluestone heading stones set in concrete.
sewer, laid complete, including all incidentals and appurtenances; per linear foot. \$1.45	No. 3, 269 linear feet of 12-inch pipe sewer, laid complete, including all incidentals and appurtenances; per linear foot. \$1.60.	nection drain, laid complete, including all incidentals and appurtenances; per linear foot, 80 cents	Time allowed, twenty (20) working days. Security required, Nine Hundred Dollars (\$900).  2. FOR REGULATING AND REPAVING WITH GRADE 1 GRANITE ON A CONCRETE FOUNDATION THE ROADWAY OF DELE-
linear foot, \$0.80. 21 manholes complete, with iron heads and covers, including all inci- dentals and appurtenances; per man-	ing all incidentals and appurtenances; per linear foot, \$0.80	dentals and appurtenances; per man- hole, \$50	VAN ST., FROM VAN BRUNT ST. TO CCLUMBIA ST.  The Engineer's estimate is as follows: 3,785 square yards grade 1 granite pavement with grouted joints (1 year maintenance).
10 sewer basins complete, of either standard design, with iron pans or gratings, iron basin hoods and connecting culverts, including all incidentals and appurtenances; per basin, \$115 1,150 00	dentals and appurtenances; per man- hole, \$50	and appurtenances; per basin, \$130. 130 00  Total	1300 cubic yards concrete.  1,820 linear feet new curbstone set in concrete.  400 linear feet old curbstone reset in concrete.
Total	necting culverts, including all incidentals and appurtenances; per basin, \$120	be thirty (30) working days.  The amount of security required will be Four Hundred Dollars (\$400).  13. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CONSTRUCTING SEWER BASINS ON ROEB-	605 square feet cement sidewalks (1 year maintenance).  1 sewer basin to be rebuilt.  Time allowed, forty (40) working days.  Security required, Five Thousand Three Hun-
Thousand Dollars (\$5,000).  4. FOR FURNISHING ALL THE LABOR AND MATERIAL REQUIRED FOR CON STRUCTING A SEWER IN 76TH ST., BE TWEEN 13TH AND 15TH AVES.	Total	LING ST., AT THE NORTHWEST AND SOUTHWEST CORNERS OF S. 8TH ST.; AT THE NORTHWEST AND SOUTHWEST	3. FOR REGULATING AND REPAVING WITH ASPHALT ON A CONCRETE FOUNDATION THE ROADWAY OF SCHENECTADY AVE., FROM EASTERN PARKWAY
The Engineer's preliminary estimate of the quantities is as follows: 783 linear feet of 18-inch pipe sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$2.60	be thirty (30) working days.  The amount of security required will be fourteen Hundred Dollars (\$1.4001.  8. FOR FURNISHING AND MATERIALS REQUIRED FOR CON	AVE. The Engineer's preliminary estimate of the quantities is as follows: 5 sewer basins, complete, of either standard design, with iron pans or	TO UNION ST.  The Engineer's estimate is as follows: 1,020 square yards asphalt pavement (5 years maintenance). 140 cubic yards concrete. 400 linear feet new curbstone set in concrete.
22 linear feet of 15-inch pipe sewer, laid complete, including all incidentals and appurtenances; per linear foot, \$1.85	TWEEN CORTELYOU ROAD (AVENUE D AND DITMAS AVE. (AVENUE E).	necting culverts, including all incidentals and appurtenances; per basin  \$150	100 linear feet old curbstone reset in concrete. 2 noiseless covers and heads for sewer man- holes. 50 linear feet bluestone heading stones set in concrete.
laid complete, including all incidentals and appurtenances; per linear foot, \$1.70	laid complete, including all incidentals and appurtenances; per linear foot, \$2.50  800 linear feet of 12-inch pipe sewer, laid complete, including all incidentals	be twenty-five (25) working days. The amount of security required will be Four Hundred Dollars (4400).  14. FOR FURNISHING ALL THE LABOR AND MATERIALS REQUIRED FOR CON-	Security required, Nine Hundred Dollars (\$900).  4. FOR REGULATING AND REPAVING WITH ASPHALT ON A CONCRETE FOUN-
per linear foot, \$0.80	and appurtenances; per linear foot, \$1.50 1,200 0 900 linear feet of 6-inch house con- nection drain, laid complete, including all incidentals and appurtenances; per	STRUCTING SEWER BASINS ON 85TH 0 ST. AT THE SOUTH AND EAST CORNERS OR 18TH AVE., AND AT THE NORTH AND WEST CORNERS OF 20TH AVE. The Engineer's preliminary estimate of the	PLACE, FROM DWIGHT ST. TO COLUMBIA ST. The Engineer's estimate is as follows:
4 sewer basins complete, of either standard design, with iron pans or gratings, iron basin hoods and con-	linear foot, \$0.70	quantities is as follows:  4 sewer basins, complete, of either standard design, with iron pans of	10 square yards old stone pavement to be relaid.

117 cubic yards concrete.
445 linear feet new curbstone set in concrete.
60 linear feet old curbstone reset in concrete.
65 linear feet granite heading stones set in

Time allowed, twenty (20) working days.
Security required, Eight Hundred Dollars Security required, Eight Hundred Donars (\$800).

5. FOR REGULATING AND REPAVING WITH GRADE 1 GRANITE ON A CONCRETE FOUNDATION THE ROADWAY OF WOLCOTT ST., FROM CONOVER ST. TO A LINE 700 FEET WEST OF FERRIS ST.

The Engineer's estimate is as follows:
4,310 square yards grade 1 granite pavement with grouted joints (1 year maintenance).

30 square yards old stone pavement to be relaid.

720 cubic yards concrete.

720 cubic yards concrete. 2.240 linear feet new curbstone set in con-

250 linear feet old curbstone reset in concrete. Time allowed, forty (40) working days. Security required, Six Thousand Dollars

(\$6,000).
6. FOR REGULATING AND REPAVING WITH GRADE 1 GRANITE ON A CONCRETE FOUNDATION THE ROADWAY OF 1ST ST., FROM BOND ST. TO GOWANUS CANAL.
The Engineer's estimate is as follows:

The Engineer's estimate is as follows:

1,520 square yards grade 1 granite pavement with grouted joints (1 year maintenance).

255% cubic yards concrete.

830 linear feet new curbstone set in concrete.

80 linear feet old curbstone reset in concrete.

Time allowed, thirty (30) working days.

Security required, Two Thousand One Hundred Dollars (\$2,100).

7. FOR REGULATING AND REPAVING WITH GRANITE, GRADE 2, ON A CONCRETE FOUNDATION THE ROADWAY OF 5TH AVE., FROM PROSPECT AVE. TO 25TH ST. (CONTRACT OF JOHN J. DURKIN, DECLARED BY THE PRESIDENT OF THE BOROUGH OF BROOKLYN TO HAVE BEEN UNNECESSARILY DELAYED AS PER SECTION "Q" OF THE CONTRACT.) TION "Q" OF THE CONTRACT.)

The Engineer's estimate is as follows: 6,210 square yards granite pavement, grade 2, with tar and gravel joints, laid outside of railroad area (1 year maintenance).

1,060 square yards granite pavement, grade 2, with tar and gravel joints, laid within railroad area (no maintenance) 30 square yards old stone pavement to be re-

1,055 cubic yards concrete laid outside railroad 180 cubic yards concrete laid within railroad

2,670 linear feet new curbstone set in concrete. 1,400 linear feet old curbstone reset in con-

crete.
1,130 square feet new granite bridgestones laid outside railroad area. 215 square feet new granite bridgestones laid within railroad area.

300 square feet old bridgestones rejointed and relaid. Time allowed, sixty (60) working days.
Security required, Ten Thousand Dollars

(\$10.000)

(\$10,000).

8. FOR FENCING LOTS ON EAST SIDE
OF 6TH AVE., BETWEEN 21ST AND 22D
STS., AND VARIOUS OTHER STREETS.
The Engineer's estimate is as follows:
1,410 linear feet open board fence 6 feet high.
Time allowed, twenty (20) working days.
Security required, Two Hundred Dollars

(\$200). The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per cubic foot, square foot, square yard, cubic yard or other unit of measure, by which the bids will be tested. The bids will be compared and the contract awarded at a lump or aggregate sum

for each contract. Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Bureau of Highways, Borough of Brooklyn, No. 12 Municipal

Building, Brooklyn.
ALFRED E. STEERS, President. Dated June 24, 1912. Dated June 24, 1912. j27,jy10 the last page, last column, of the "City

OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, ROOM 2, BOROUGH HALL, BOROUGH OF BROOKLYN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Brooklyn at the above office until 11 o'clock

WEDNESDAY, JULY 3, 1912,
FOR PROVIDING ALL THE LABOR AND
MATERIALS REQUIRED FOR THE ERECTION AND COMPLETION OF A PUBLIC
COMFORT STATION ON THE WEST SIDE
OF HAVEMEYER STREET, ABOUT 35 FEET NORTH OF SOUTH FIFTH STREET, BOR-OUGH OF BROOKLYN.

The time allowed for doing and completing the entire work and the full performance of the contract is ninety (90) consecutive working

The amount of security required will be Fifteen Thousand Dollars (\$15,000). The bids will be compared and the contract

awarded at a lump or aggregate sum.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Bureau of Public Buildings and Offices, Room 29, Municipal Building, Borough of Brooklyn.

ALFRED E. STEERS, Borough President.

j21,jy3

See General Instructions to Bidders on the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, ROOM NO. 2 BOROUGH HALL, BOR-OUGH OF BROOKLYN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of, Brooklyn at the above office until 11 o'clock

a. m., on

WEDNESDAY, JULY 3, 1912,

1. FOR REGULATING, GRADING, CURBING AND LAYING SIDEWALKS ON BOGART ST., FROM JOHNSON AVE. TO
MONTROSE AVE., AND FROM MESEROLE
ST. TO MEADOW ST.
The Besidese's estimate is as follows:

The Engineer's estimate is as follows: 1.800 linear feet new curbstone set in con-170 linear feet old curbstone reset in con-

1,370 cubic yards excavation. 290 cubic yards filling (not to be bid for).
9,350 square feet cement sidewalks (1 year maintenance).

The time allowed is thirty-five (35) working The time allowed is thirty-five (35) working days.

Security required is One Thousand Five Hundred Dollars (\$1,500).

2. FOR GRADING PORTIONS OF LOTS NOS. 27, 29, 31, 41, 42, 43, 44, 45, 48, 52, 53, 56, 57 AND 1, BLOCK 1171, BOUNDED BY BUTLER PLACE, STERLING PLACE, UNDERHILL AVE., ST. JOHNS PLACE AND PLAZA ST., AND PORTIONS OF LOTS 16 AND 17, BLOCK 1172, ON THE SOUTH SIDE OF ST. JOHNS PLACE (SOUTHEAST CORNER OF PLAZA ST.), AND FOR GRADING LOT 31, BLOCK 1172, ON THE SOUTH-

WEST CORNER OF ST. JOHNS PLACE AND UNDERHILL AVE.

The Engineer's estimate is as follows:
12,316 cubic yards excavation.

Time allowed is eighty (80) working days.
Security required is Three Thousand Three Hundred Dollars (\$3,300).

3. FOR REGULATING, GRADING, CURBING AND LAYING SIDEWALKS ON CORTELYOU ROAD, FROM GRAVESEND AVE.
TO WEST ST.

The Engineer's estimate is as follows:

The Engineer's estimate is as follows: 15 linear feet old curbstone reset in concrete. 580 cubic yards excavation.
170 cubic yards filling (not to be bid for).
460 linear feet cement curb (1 year main-

tenance). 2,100 square feet cement sidewalks (1 year

maintenance).
Time allowed is twenty (20) working days.
Security required is Three Hundred Dollars (\$300).

4. FOR REGULATING, GRADING, CURBING AND LAYING SIDEWALKS ON E. 2D ST., FROM CORTELYOU ROAD TO DITMAS

The Engineer's estimate is as follows: 10 cubic yards excavation.
3,280 cubic yards filling (to be furnished).
1,620 linear feet cement curb (1 year main-

8.200 square feet cement sidewalks (1 year

maintenance).

Time allowed is thirty-five (35) working days.
Security required is One Thousand Four Hundred Dollars (\$1,400).

5. FOR REGULATING, GRADING, CURBING AND LAYING SIDEWALKS ON E. 12TH ST., FROM AVENUE I TO AVENUE J.

The Regiment's estimate is as follows:

The Engineer's estimate is as follows: 30 linear feet old curbstone reset in concrete. 210 cubic yards excavation.
350 cubic yards filling (to be furnished).
1,630 linear feet cement curb (1 year main-

8.320 square feet cement sidewalks (1 year

maintenance).

Time allowed is thirty (30) working days.

Security required is Eight Hundred Dollars 6. FOR REGULATING, GRADING, CURB-ING AND LAYING SIDEWALKS ON E. 13TH ST., FROM AVENUE O TO GRAVESEND

NECK ROAD. The Engineer's estimate is as follows:
1,390 cubic yards excavation.
1,870 cubic yards filling (to be furnished).
12,180 linear feet cement curb (1 year main-

tenance). 49,600 square feet cement sidewalks (1 year

maintenance).

Time allowed is sixty (60) working days.

Security required is Five Thousand Dollars (\$5,000).

7. FOR REGULATING, GRADING, CURBING AND LAYING SIDEWALKS ON HOPKINSON AVE., FROM BLAKE AVE. TO DUMONT AVE. The Engineer's estimate is as follows: 25 linear feet old curbstone reset in concrete.

20 cubic yards excavation,
750 cubic yards filling (to be furnished).
1,060 linear feet cement curb (1 year main-

3,720 square feet cement sidewalks (1 year maintenance).

Time allowed is thirty (30) working days.
Security required is Six Hundred Dollars

8. FOR REGULATING, GRADING, CURBING AND LAYING SIDEWALKS ON STERLING PLACE, FROM RALPH AVE, TO BUFFALO AVE.

The Engineer's estimate is as follows:

10 linear feet old curbstone reset in concrete.
22,760 cubic yards excavation.
230 cubic yards filling (not to be bid for). 1,540 linear feet cement curb (1 year main-

tenance). 7,440 square feet cement sidewalks (1 year maintenance).
Time allowed, one hundred and twenty (120) Security required, Thirty-seven Hundred Dollars (\$3,700).

FOR REGULATING AND REPAVING WITH ASPHALT ON A CONCRETE FOUN-DATION THE ROADWAY OF THROOP AVE., FROM LEXINGTON AVE. TO MADI-SON ST.

The Engineer's estimate is as follows: 3,910 square yards asphalt pavement outside railroad area (5 years maintenance).

20 square yards asphalt pavement within railroad area (no maintenance).

540 cubic yards concrete outside railroad area:

3 cubic yards concrete within railroad area.

1,330 linear feet new curbstone set in concrete.
490 linear feet old curbstone reset in con-7 noiseless covers and heads for sewer man-holes.

holes.
Time allowed, thirty (30) working days.
Security required, Thirty-two Hundred Dollars (\$3,200).
10. FOR REGULATING, GRADING,
CURBING AND LAYING SIDEWALKS ON
TROUTMAN ST., FROM IRVING AVE. TO
A POINT ABOUT 150 FEET EAST OF ST.
NICHOLAS AVE.
The Engineer's estimate is as follows: The Engineer's estimate is as follows:

2,700 linear feet new curbstone set in concrete. 30 linear feet old curbstone reset in concrete. 1,490 cubic yards excavation. 900 cubic yards filling (not to be bid for).

13,350 square feet cement sidewalks (1 year maintenance). Time allowed, thirty (30) working days.
Security required, Two Thousand Dollars

11. FOR REGULATING, GRADING, CURBING AND LAYING SIDEWALKS ON WARWICK ST., FROM SUTTER AVE. TO LIVONIA AVE.

The Engineer's estimate is as follows: 3,110 linear feet new curbstone set in concrete.
25 linear feet old curbstone reset in concrete.

200 cubic yards excavation. 1,450 cubic yards filling (to be furnished). 12,720 square feet cement sidewalks (1 year maintenance).
Time allowed, forty (40) working days.
Security required, Twenty-one Hundred Dol-

12. FOR REGULATING AND REPAVING WITH ASPHALT ON A CONCRETE FOUNDATION THE ROADWAY OF 2D PLACE, FROM HENRY ST. TO CLINTON ST. The Engineer's estimate is as follows: 1,325 square yards asphalt pavement (5 years

180 cubic yards concrete.
900 linear feet new curbstone set in con-90 linear feet old curbstone reset in concrete. 5 noiseless covers and heads for sewer man-

holes.
Time allowed, twenty (20) working days.
Security required, Thirteen Hundred Dollars
(\$1,300).
13. FOR REGULATING AND GRADING
9TH AVE., FROM 47TH ST. TO 49TH ST,
The Engineer's estimate is as follows:
6,010 cubic yards excavation.
210 cubic yards alling (not to be bid for).

Time allowed, forty (40) working days.
Security required, Fourteen Hundred Dollars
(\$1,400).

14. FOR REGULATING, GRADING, CURBING AND LAYING SIDEWALKS ON 15TH AVE., FROM BATH AVE. TO CROPSEY

The Engineer's estimate is as follows: 20 linear feet old curbstone reset in concrete. 1,260 cubic yards excavation.
5 cubic yards filling (not to be bid for).
1,380 linear feet cement curb (1 year main-

tenance). 6,950 square feet cement sidewalks (1 year maintenance).

Time allowed is thirty (30) working days.
Security required is Eight Hundred Dollars

(\$800).
15. FOR REGULATING, GRADING AND CURBING 19TH ST., FROM 3D AVE. TO THE BULKHEAD ABOUT 1,260 FEET WESTERLY.

The Engineer's estimate is as follows: 2,540 linear feet new curbstone set in concrete.

20 linear feet old curbstone reset in concrete.

20 linear feet old curbstone reset in concrete. 260 cubic yards excavation.
2,090 cubic yards filling (to be furnished).
Time allowed is thirty (30) working days.
Security required is One Thousand Five Hundred Dollars (\$1,500).

16. FOR REGULATING, GRADING TO A WIDTH OF 24 FEET ON EACH SIDE OF THE CENTRE LINE, CURBING AND LAYING SIDEWALKS ON 48TH ST., FROM 10TH AVE. TO FORT HAMILTON AVE., AND FROM NEW UTRECHT AVE. TO 19TH AVE.

The Engineer's estimate is as follows: 11,620 linear feet new curbstone set in con-

20 linear feet old curbstone reset in concrete. 1,760 cubic yards excavation. 20 cubic yards filling (to be furnished). 22,400 square feet cement sidewalks (1 year maintenance).

maintenance).

Time allowed is sixty (60) working days.
Security required is Five Thousand Five Hundred Dollars (\$5,500).

17. FOR REGULATING, GRADING TO A WIDTH OF 24 FEET ON EACH SIDE OF THE CENTRE LINE, CURBING AND LAYING SIDEWALKS ON 56TH ST., FROM 12TH AVE. TO 13TH AVE.

The Engineer's estimate is as follows: The Engineer's estimate is as follows: 720 cubic yards excavation.

1,520 linear feet cement curb (1 year maintenance). 7,360 square feet cement sidewalks (1 year maintenance).

1 sewer basin to be rebuilt.

Time allowed is thirty (30) working days. Security required is Eight Hundred Dollars (\$800).

18. FOR REGULATING AND GRADING
68TH ST., FROM 11TH AVE. TO 12TH AVE.
The Engineer's estimate is as follows:

15,360 cubic yards excavation.

10 cubic yards filling (not to be bid for).

Time allowed is ninety (90) working days.

Security required is Three Thousand Dollars

(\$3,000).

19. FOR REGULATING, GRADING TO A
WIDTH OF 24 FEET ON EACH SIDE OF
THE CENTRE LINE, CURBING AND LAYING SIDEWALKS ON 76TH ST., FROM 5TH
AVE.. TO 6TH AVE.

The Engineer's estimate is as follows: 1,200 linear feet new curbstone set in con-

70 linear feet old curbstone reset in concrete. 50 cubic yards excavation.
190 cubic yards filling (to be furnished).
2,950 square feet cement sidewalks (1 year

maintenance).

Time allowed is twenty (20) working days.

Security required is Seven Hundred Dollars (\$700).
The bidder will state the price of each item

or article contained in the specifications or schedules herein contained or hereto annexed, per linear foot, square foot, square yard, cubic yard or other unit of measure, by which the bids will be tested. The bids will be compared and the contract awarded at a lump or aggregate Blank forms and further information may be

obtained and the plans and drawings may be seen at the office of the Bureau of Highways, Borough of Brooklyn, No. 12 Municipal Building.

ALFRED E. STEERS, President. Dated June 18, 1912. j21,jy3 the last page, last column, of the "City Record."

OFFICE OF THE PRESIDENT OF THE BOROUGH OF BROOKLYN, ROOM No. 2, BOROUGH HALL, BOR-OUGH OF BROOKLYN, THE CITY OF NEW YORK. SEALED BIDS OR ESTIMATES WILL BE received by the President of the Borough of Brooklyn at the above office until 11 o'clock a. m., on

a. m., on

WEDNESDAY, JULY 3, 1912,

FOR FURNISHING ALL THE LABOR AND
MATERIALS REQUIRED FOR CONSTRUCTING SEWERS IN CONSELYEA ST., FROM
HUMBOLDT ST. TO GRAHAM AVE.; IN
GRAHAM AVE., FROM CONSELYEA ST.
TO RICHARDSON ST.; IN RICHARDSON
ST., FROM GRAHAM AVE. TO UNION
AVE.; IN UNION AVE., FROM RICHARDSON ST. TO N. 12TH ST.; AND IN N. 12TH
ST., FROM UNION AVE. TO THE END OF
THE EXISTING PIER IN THE EAST
RIVER.

The Engineer's estimate of the quantities is

as follows: s follows:
189 linear feet 156-inch sewer, outlet section.
1,473 linear feet 156-inch sewer.
520 linear feet 138-inch sewer.
1,635 linear feet 132-inch sewer.
601 linear feet 114-inch sewer.
524 linear feet 102-inch sewer.
500 linear feet 96-inch sewer.
1,003 linear feet 96-inch sewer.
1,003 linear feet 84-inch sewer.
1 connecting chamber.

connecting chamber.
manholes, class "B."
manholes, class "C."
manholes, class "D."
sewer basins rebuilt. 31 sewer basins reconnected 197 house connection drains reconnected. 1,460,000 feet (B. M.) sheeting and bracing. 350,000 feet (B. M.) foundation planking and

stringers.

155,000 linear feet bearing piles.

1,600 linear feet oak fender piles?

264,000 feet (B. M.) sheet piling and wales.

1,300 cubic yards rip-rap or cobblestone fill.

The time allowed for the completion of the work and full performance of the contract is four hundred and twenty-five (425) working

four hundred and twenty-nve (425) working days.

The amount of security required is Two Hundred Thousand Dollars (\$200,000).

The bidder will state the price of each item or article contained in the specifications or schedules herein contained or hereto annexed, per linear foot, foot board measure, or other unit of measure by which the bids will be tested. The bids will be compared and the contract awarded at a lump or aggregate sum for the contract.

Blank forms and further information may be obtained and the plans and drawings may be seen at the office of the Bureau of Sewers, the

Borough of Brooklyn, No. 215 Montague st., Brooklyn. ALFRED E. STEERS, President.
Dated June 7, 1912. j13,jy3

Let See General Instructions to Bidders on the last page, last column, of the "City Record."

#### BOARD OF ELECTIONS.

OFFICE OF THE BOARD OF ELECTIONS OF THE CITY OF NEW YORK, 107 W. 41st St., BOROUGH OF MANHATTAN. SEALED BIDS OR ESTIMATES WILL BE received by the Board of Elections of The City of New York at its office, 107 W. 41st st., Borough of Manhattan, New York City, until 12 m. on

TUESDAY, JULY 2ND, 1912,
FOR FURNISHING AND DELIVERING
STATIONERY, PRINTING AND SUPPLIES
FOR ELECTION PURPOSES FOR THE YEAR 1912.

The time for the delivery of the articles, materials and supplies and the performance of the contract for the Primary Election is on or before September 16, 1912, and for the General Election on or before October 10, 1912.

Election on or before October 10, 1912.

The amount of security required is Twenty Thousand Dollars (\$20,000).

The bids will be compared and the contract awarded "in aggregate for all items."

Delivery will be required to be made at the police stations or other points as directed in the City, at the time and in the manner and in such quantities as may be directed.

Blank forms and further information may be obtained and samples may be seen at the office of the Board of Elections of The City of New York, Borough of Manhattan, 107 W. 41st st.

J. GABRIEL BRITT, MOSES M. McKEE, JAMES KANE, JACOB A. LIVINGSTON, Commissioners of Elections.

MICHAEL T. DALY, Chief Clerk,
Dated New York, June 20, 1912. j21,jy2

\*\*Esee General Instructions to Bidders on the last page, last column, of the "City Record."

Record."

#### CHANGE OF GRADE DAMAGE COMMISSION.

TWENTY-THIRD AND TWENTY-FOURTH WARDS.

PURSUANT TO THE PROVISIONS OF chapter 537 of the Laws of 1893 and the acts amendatory thereof and supplemental thereto, notice is hereby given that meetings of the Commissioners appointed under said acts will be held at the office of the Commission, Room 223, 280 Broadway (Stewart Building), Borough of Manhattan, New York City, on Mondays, Tues-days and Thursdays of each week, at 2 o'clock

Dated New York City, July 26, 1911.
WILLIAM D. DICKEY, CAMBRIDGE
LIVINGSTON, DAVID ROBINSON, Commis-

LAMONT McLoughlin, Clerk,

#### SUPREME COURT—FIRST DEPARTMENT.

FIRST DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title wherever the same has not been heretofore acquired for the same has not been heretofore acquired for the same purpose in fee to the lands, tenements and hereditaments required for the opening and extending of LIEBIG AVENUE, from Mosholu avenue to the City line; TYNDALL AVENUE, from Mosholu avenue to a line extending between a point on the westerly line of Tyndall avenue, distant 81.01 feet north of the northerly line of West Two Hundred and Sixtieth street and a point on the easterly line of Tyndall avenue distant 65.23 feet north of the northerly line of West Two Hundred and Sixtieth street, in the Twenty-fourth dred and Sixtieth street, in the Twenty-fourth Ward, Borough of The Bronx, City of New

NOTICE IS HEREBY GIVEN THAT BY AN order of the Supreme Court of the State of New York, First Department, bearing date the 24th day of June, 1912, and duly entered and filed in the office of the Clerk of the County of New York on the 25th day of June, 1912, Christian Broschard, James P. Archibald and James W. O'Brien were appointed Commissioners of Estimate in the above-entitled proceeding, and that by the said order Christian Broschard was appointed the Commissioner of Assessment. Notice is further given that, pursuant to the statute in such cases made and provided, the said Christian Broschard, James P. Archibald and James W. O'Brien will attend at a Special Term, Part II., of the Supreme Court of the State of New York, First Department, to be held State of New York, First Department, to be held at the County Court House in the Borough of Manhattan, in The City of New York, on the 17th day of July, 1912, at the opening of the Court on that day, or as soon thereafter as counsel can be heard thereon, for the purpose of being examined under oath by the Corporation Counsel, or any other person having any interest in the said proceeding, as to thier qualiterest in the said proceeding, as to the qualifications to act as such Commissioners.

Dated Borough of Manhattan, City of New York, July 1, 1912.

ARCHIBALD R. WATSON, Corporation Counsel, Hall of Records, corner Chambers and Centre Streets, Borough of Manhattan, City of Many York.

## FIRST DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee to the lands, tenements and hereditaments required for the opening and extending of BOSTON ROAD (although not yet named by proper authority), from White Plains road to north line of the City, in the Twenty-fourth Ward, Borough of The Bronx, 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 matter will be presented for taxation to one of the Justices of the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part I, to be held at the County Court. House, in the Borough of Manhattan, in The City of New York, on the 15th day of July, 1912, 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 Clerk of the County of New York, there to remain for and during the space of ten days, as required by law.

Dated Borough of Manhattan, New York, June 29, 1912.

29, 1912.

10HN A. HAWKINS, O. DE LANCEY
COSTER, FRANK A. SPENCER, JR., Commissioners of Estimate; JOHN A. HAWKINS,
Commissioner of Assessment.

j29,jy11

#### FIRST DEPARTMENT.

In the matter of the application 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 the lands, tenements and hereditaments re-quired for the purpose of opening EAST ONE HUNDRED AND SIXTY-FIRST STREET (although not yet named by proper authority), from Elton avenue to Mott 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.

WE, THE UNDERSIGNED, COMMISSIONers of Estimate and Assessment in the above-entitled matter, hereby give notice to all per-sons 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 of assessment for benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, and having objections thereto, do present their said objections in writing, duly verified, to us at our office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 18th day of July, 1912, and that we, the said Commissioners, will hear parties so objecting, and for that purpose will be in attendance at our said office on the 22d day of July, 1912, at 3 o'clock p. m.

Second—That the abstract of our said estimate of assessment for benefit, together with our beneof assessment for benefit and that all persons in-

of assessment for benefit, together with our benefit maps, and also all the affidavits, estimates, proofs and other documents used by us in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in said City, there to remain until the 22d day of July, 1912.

Third—That, pursuant to the notice heretofore given when we filed our estimate of damage, we shall assess, pursuant to the provisions of chapter 627 of the Laws of 1897, to the extent of twenty-five per centum only of the total awards, costs and expenses of the acquisition of any land, and expenses of the acquisition of any land, property rights, rents, easements and privileges not the property of the Mayor, Aldermen and Commonalty of The City of New York, required for the widening and improvement of said street, upon each and every parcel of land in the Twenty-third Ward, Borough of The Bronx, of said City, to an amount in each case which we shall deem said parcel or parcels of land benefited by said widening and improvement. Fourth—That, provided there be no objections filed to said abstract, our final last partial and separate report herein will be presented for confirmation to the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part III, to be held in the County Court House in the Borough of Manhattan, in The City of New York, on the 11th day of October, 1912, at the opening of the Court on that day

that day.

Fifth—In case, however, objections are filed to said abstract of estimate of assessment for benefit, the notice of motion to confirm our final last partial and separate report herein will stand adjourned to the date to be hereafter specified, and of which notice will be given to all those who have theretofore appeared in this proceeding, as well as by publication in the CITY RECORD, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658

of the Laws of 1906.
Dated Borough of Manhattan, New York,
June 12, 1912.
JOHN J. QUINLAN, Chairman; MADISON
GRANT, Commissioners.
JOEL J. SQUIER, Clerk.
j28,jy16

## FIRST DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of PUGSLEY AVE. NUE, from McGraw avenue to Clasons Foint road; CORNELL AVENUE, from Clasons Point road to Pugsley avenue; ELLIS AVENUE, from Tremont avenue to Pugsley avenue, and NEWBOLD AVENUE, from Tremont avenue to Pugsley avenue, in the Twenty-fourth Ward, Borough of The Bronx, City of New York New York.

NOTICE IS HEREBY GIVEN TO ALL PERsons interested in the above entitled 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 the undersigned, Commissioners of

Estimate, have completed their estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 9th day of July, 1912, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 11th day f July, 1912, at 2 o'clock p. m.

Second-That the undersigned, Commissioner of Assessment, has completed his estimate of benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 9th day of July, 1912, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 12th day of July, 1912, at

3 o'clock p. m.
Third—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board Estimate and Apportionment on the 26th day of June, 1908, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the prolongation of a line midway between White Plains road and Pugsley avenue, as these streets are laid out southerly from Lafayette avenue, distant 100 feet northerly from the northerly line of McGraw avenue, the said distance being measured at right angles to the line of McGraw avenue, and running thence eastwardly and always distant 100 feet northerly from and parallel with the northerly line of McGraw avenue to the intersection with the prolongation of a line midway between Pugsley avenue and Olmstead avenue; between Pugsley avenue and Olmstead avenue; thence southwardly along the said line midway between Pugsley avenue and Olmstead avenue, and the prolongation thereof, to the intersection with the southerly bulkhead line of Pugsley Creek; thence southeastwardly, southwardly and westwardly along the bulkhead line of Pugsley Creek and of the East River to the intersection with a line midway between White Plains road

and Pugsley avenue; thence northwardly along the said line midway between White Plains road and Pugsley avenue and the prolongation thereof to the point or place of beginning.

Fourth—That the abstracts of said estimate of damage and of said assessment for benefit together with the damage and benefit made and

of damage and of said assessment for benefit together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in said City, there to remain until the 12th day of July, 1912.

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, First Depart-

Court of the State of New York, First Department, at a Special Term thereof, Part III, to be held in the County Court House, in the Borough of Manhattan, in The City of New York, on the 15th day of October, 1912, at the opening of the

Court on that day.

Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and assessment, or to either of them, the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to section 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906. Dated Borough of Manhattan, New York, June

1912 HENRY C. BOTTY, Chairman; GEORGE V. MULLAN, JEAN WEIL, Commissioners of Estimate; HENRY C. BOTTY, Commissioner of

JOEL J. SQUIER, Clerk. j17,jy3

#### FIRST DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wher-ever the same has not been heretofore acever the same has not been heretofore acquired for the same purpose, in fee to the lands, tenements and hereditaments required for the opening and extending of WEST TWO HUNDRED AND THIRTY-FIRST STREET (although not yet named by proper authority), from Bailey avenue to Riverdale avenue, where not already acquired, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT THE final reports of the Commissioners of Esti-mate and of the Commissioner of Assessment in the above-entitled matter will be presented for canfirmation to the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part I., to be held in the County Court House in the Borough of Manhattan, in The City of New York, on the 2d day of July, 1912, at 10.30 o'clock in forenoon of that day; and that the said final reports have been de-posited in the office of the Clerk of the County of New York, there to remain for and during the space of five days, as required by law. Dated Borough of Manhattan, New York,

June 26, 1912.

ROBT. H. BERGMAN, FRED. L. HAHN, HUGH McGORRY, Commissioners of Estimate; ROBT. H. BERGMAN, Commissioner of As-

JOEL J. SQUIER, Clerk. j26,jy1

## FIRST DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of MINERVA PLACE, between Jerome avenue and the Grand Boulevard and Concourse, in the Twenty-fourth Ward, Borough of The Bronx, City of New

NOTICE IS HEREBY GIVEN TO ALL PERing, 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 the undersigned, Commissioners of
Estimate, have completed their estimate of damage, and that all persons interested in this proage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing duly verified, with them at their office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 10th day of July, 1912, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 16th day of July, 1912, at 2 o'clock p. m. Second—That the undersigned, Commissioner

Second—That the undersigned, Commissioner of Assessment, has completed his estimate of benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with him at his office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 10th day of July, 1912, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 17th day of July, 1912, at 3 o'clock p. m.

Third—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 19th day of November, 1909, and that the said area of assessment and tenements and tenements and tenements and and the said area of assessment and

Estimate and Apportionment on the 19th day of November, 1909, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the line bisecting the angle formed by the intersection of the prolongations of the centre lines of East One Hundred and Ninety-eighth street and Minerva place, as laid out between Creston avenue and the

as laid out between Creston avenue and the Concourse, distant 100 feet southeasterly line of the Concourse, the said distance being measured at right angles to the line of the Concourse, and running thence northwestwardly along the said bisecting line to the intersection with a line bisecting the angle formed by the intersection of the prolongations of the by the intersection of the prolongations of the centre lines of East One Hundred and Ninetycentre lines of East One Hundred and Ninetyeighth street and Minerva place, as laid out between Creston avenue and Jerome avenue; thence
northwardly along the said bisecting line to a
point-distant 100 feet northerly from the northerly line of Jerome avenue, the said distance
being measured at right angles to the line of
Jerome avenue; thence eastwardly and always
distant 100 feet northerly from and parallel with
the northerly line of Jerome avenue to the intersection with a line bisecting the angle formed
by the intersection of the prolongations of the
centre lines of Minerva place and East One
Hundred and Ninety-ninth street as laid out immediately adjoining and northwesterly from the
Concourse; thence southeastwardly along the said line to the intersection
with the prolongation of a line midway between
St. Peters avenue and Overing street; thence
southeastwardly along the said line to the
with the prolongation of the said line midway between
St. Peters avenue and Overing street; thence
southeastwardly along the said line to the
with the prolongation of the said line midway between
St. Peters avenue and Overing street; thence
southeastwardly along the said line to the intersection
with the prolongation of the said line to the intersection with a line
between Trask avenue and Screvin avenue; thence eastwardly and along the
prolongation of the said line to the intersection with a line midway between Pierce avenue and
Nest avenue, the former course being located
practically midway between Pierce avenue and
Nest avenue, the former course being located
practically midway between Pierce avenue and
Nest avenue, the former course being located
practically midway between Pierce avenue and
Nest avenue, and along the prolongation of the
said line to the intersection with a line midway between Hone avenue and Lurting avenue; thence
southwardly along a line always midway between
St. Peters avenue and Overing street; thence
southwardly along the said line to the intersection with a line midway between Hone avenue

through the point of beginning; thence south-westwardly and along the said line parallel with the Concourse to the point or place of beginning. Fourth—That the abstracts of said estimate of damage and of said assessment for benefit to-gether with the damage and benefit maps, and gether with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in said City, there to remain until the 16th day of July, 1912.

Fifth—That, provided there be no objections

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part I, to be held in the County Court House in the Borough of Manhattan, in The City of New York, on the 10th day of September, 1912, at the opening of the Court on that day.

Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and assess-ment, or to either of them, the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906.
Dated Borough of Manhattan, New York, June

12, 1912. GEO. F. STIEBELING, Chairman; JOHN F. MAHER, JOHN C. L. ROGGE, Commissioners of Estimate; GEO. F. STIEBELING, Commissioner of Assessment.

JOEL J. SQUIER, Clerk.

j18,jy5

## FIRST DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of ROSEWOOD STREET (although not yet named by proper authority), from Bronx boulevard to White Plains road, and from White Plains road to Cruger avenue, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN THAT THE bill of costs, charges and expenses incurred 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 of the State of New York, First Department, at a Special Term thereof, Part I, to be held at the County Court House, in the Borough of Manhattan, in The City of New York, on the 3d day of July, 1912, 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 charges and expenses has been deposited in the office of the Clerk of the County of New York, there to remain for and during the space of ten days, as required by law.

Dated Eurough of Manhattan, New York. June 20, 1912.

B. L. KRAUS, WILLIAM G. DRADDY,
NORBERT BLANK, Commissioners of Estimate;
B. L. KRAUS, Commissioner of Assessment. JOEL J. SQUIER, Clerk. j20,jy1

## FIRST DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of CASTLE HILL AVENUE, from West Farms road to the Publication of the publicat PUBLIC PLACE at the southern terminus, and the PUBLIC PLACE at the southern terminus of Castle Hill avenue, fronting on Westchester Creek, the East River and Pugsleys Creek, in the Twenty-fourth Ward, Borough of The Bronx, City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERsons interested in the above entitled 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 the undersigned, Commissioners of Estimate, have completed their supplemental and amended estimate of damage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified, with them at their office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 5th day of July, 1912, and that the said Coming of the Standard Sta missioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 8th day of July, 1912, at 11 o'clock

a. m. Second—That the undersigned, Commissioner of Assessment, has completed his supplemental and amended estimate of benefit and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing, duly verified with him at his office. Nos. 90 and

thereto, do file their said objections in writing, duly verified, with him at his office, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in The City of New York, on or before the 5th day of July, 1912, and that the said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 9th day of July, 1912, at 11 o'clock a. m.

Third—That the Commissioner of Assessment has assessed any or all such lands, tenements and hereditaments and premises as are within the area of assessment fixed and prescribed as the area of assessment for benefit by the Board of Estimate and Apportionment on the 8th day of July, 1907, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of The Bronx, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at the intersection of the prolongations.

as follows, viz.:

Beginning at the intersection of the prolongation of a line distant 1,290.2 feet westerly from and parallel with the central line of Castle Hill avenue, the said distance being measured at right angles to the line of Castle Hill avenue with the northerly line of Pugsleys Creek, and running thence northwardly and always parallel with an distant 1,290.2 feet westerly from the central line of Castle Hill avenue and along the prolongation of the said line to the intersection with a

intersection with a line midway between McClay avenue and St. Raymond avenue; thence south-westerly along the said line always midway be-tween McClay avenue and St. Raymond avenue to the intersection with a line midway between St. Peters avenue and Seddon street; thence southeastwardly along the said line midway be-tween Seddon street and St. Peters avenue, and along the prolongation of the said line to the intersection with a line midway between St. Raymond avenue and Glebe avenue; thence southwestwardly along the said line midway between St. Raymond avenue and Glebe avenue to the intersection with a line midway between Roland street and Zerega avenue; thence southeastwardly along the said line midway between Zerega avealong the said line midway between Zerega avenue and Roland street to the intersection with a line distant 1,290.2 feet easterly from and parallel with the central line of Castle Hill avenue, the said distance being measured at right angles to the line of Castle Hill avenue; thence southwardly along the said line parallel with and always distant 1,290.2 feet easterly from the central line of Castle Hill avenue to the intersection with the southeasterly side of Zerego. section with the southeasterly side of Zerega avenue; thence southeastwardly at right angles to the line of Zerega avenue to the intersection with the bulkhead line of Westchester Creek; thence southwestwardly and northwestwardly along the bulkhead line of Westchester Creek and along the line of Pugsleys Creek to the point or place of beginning.
Fourth—That the abstracts of said supplemental

and amended estimate of damage and of said supplemental and amended assessment for benefit, together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, Nos. 90 and 92 West Broadway, in the Borough of Manhattan, in said City, there to remain until the 8th day of July, 1912

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, First Department, at a Special Term thereof, Part III, to be held in the County Court House, in the Borough of Manhattan, in The City of New York, on the 8th day of October, 1912, at the opening of the

Sth day of Uctober, 1912, at the opening of the Court on that day.

Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and assessment, or to either of them, the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter. shall stand adjourned to the date to be hereafter specified in the notice provided in such cases to be given in relation to filing the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906. Dated Borough of Manhattan, New York, June

5, 1912. TIMOTHY F. DRISCOLL, Chairman; JOHN ROSS DELAFIELD, GEO. W. KEARNEY, Commissioners of Estimate; TIMOTHY F. DRISCOLL, Commissioner of Assessment. JOEL J. SQUIER, Clerk. j15,jy2

#### SUPREME COURT—SECOND DEPARTMENT.

SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretolore acquired for the same purpose, in fee to the lands, tenements and hereditaments required for the opening and extending of POYER STREET, from Maurice avenue to Barnwell street, in the Second Ward, Borough of Queens, City of New York.

NOTICE IS HEREBY GIVEN THAT BY AN order of the Supreme Court bearing date the 24th day of May, 1912, and duly entered in the office of the Clerk of the County of Queens, at his office in Jamaica, in the Borough of Queens, in The City of New York, on the 31st day of May, 1912, a copy of which order was duly filed in the office of the Clerk of the County of Queens, we Robert R. Lawrence, Abraham of Queens, we, Robert B. Lawrence, Abraham D. Van Siclen and Harry R. Gelwicks, were appointed Commissioners of Estimate for the purpose of making a just and equitable estimate and assessment of the loss and damage, 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 and extending the above mentioned street or avenue, the same being particularly set forth and described in the petition of The City of New York, and also in the notice of the ap-plication for the said order thereto attached, filed herein in the office of the Clerk of the County of Queens on the 31st day of May, 1912; and the said Robert B. Lawrence was appointed Commissioner of Assessment for the purpose of making a just and equitable estimate and assessment of the value of the benefit and advantage of the said street or avenue so to be opened and extended, to the respective owners, lessees, parties and persons respectively entitled to or interested in the respective lands, tene-ments, hereditaments and premises situated the area of assessment adopted by the Board of Estimate and Apportionment and not required for the purpose of opening and extending the same, but benefited thereby, the said area of assessment being particularly set forth and described in the petition of The City of New York, and also in the notice of the application for the said order thereto attached filed herein in the office of the Clerk of the County of Queens on the 31st day of May, 1912, and of ascertaining and defining the extent and boundaries of the respective tracts or parcels of land to be taken or to be assessed therefor, and of performing the trusts and duties required of us by chapter 17, title 4 of the Greater New York Charter, as amended, and the acts or parts of acts supplementary thereto or amendatory thereof. All parties and persons interested in the real estate taken or to be taken for the purpose of

estate taken or to be taken for the purpose of opening and extending the said street or avenue, and 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, at our office, Municipal Building, Court House square, Long Island City, in the Borough of Queens, in The City of New York, with such affidavit and other proof as the said owners or claimants may desire, within ten days after the date of this desire, within ten days after the date of this

And we, the said Commissioners, will be in attendance at our said office on the 6th day or August, 1912, at 2 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 proof of such claimant or claimants, or such additional proofs and allegations as may then be offered by such owner, or on behalf of The City of New York. Dated Borough of Queens, City of New York, July 1, 1912.

ROBT. B. LAWRENCE, HARRY R. GEL-WICKS, ABRAHAM D. VAN SICLEN, Com-

WALTER C. SHEPPARD, Clerk. jy1

#### SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired, to the lands, tenements and hereditaments required for the opening and extending of AVENUE P, from Ocean avenue to Nostrand avenue, in the Thirty-first and Thirty-second Wards, Borough of Brooklyn, The City of New York. 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 of the State the Justices of the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held at the County Court House in the Borough of Brooklyn, in The City of New York, on the 12th day of July, 1912, 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 Clerk of the County of Kings, there to remain for and during the space of ten days, as required by law.

Dated Borough of Brooklyn, New York, June 28, 1912.
ARNON L. SQUIRES, CHARLES W. HALLOWAY, PETER DERBY, Commissioners of Estimate; ARNON L. SQUIRES, Commissioner

EDWARD RIEGELMANN, Clerk. j28,jy10

## SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title to NEW-KIRK AVENUE, from Nostrand avenue to Brooklyn avenue, in the Twenty-ninth Ward, in the Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT FRANK J. Sullivan, Andrew J. Corsa and Louis J. Green were appointed by an order of the Supreme Court made and entered the 21st day of June, 1912, Commissioners of Estimate, and Frank J. Sullivan Commissioner of Assessment

in the above-entitled proceeding.

Notice is also given that the above-named Commissioners will attend at a Special Term for the hearing of motions, appointed to be held at the Kings County Court House, in the Borough of Brooklyn, The City of New York, on the 12th day of July, 1912, on the opening of the Court on that day or a soon therefore the court on that day, or as soon thereafter as counsel can be heard; and at said time and place, or at such other time and place as the Court may direct, the said Commissioners may be examined under oath as to their qualifications to act, and are subject to challenge by any party or person in-terested in this proceeding, as provided by sec-tion 973 of title 4 of chapter 17 of the Charter of The City of New York.

Dated New York, Borough of Brooklyn, June

28, 1912. ARCHIBALD R. WATSON, Corporation i28, jy10

#### SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title to WES THIRTY-SEVENTH STREET, from the bulkhead line of Gravesend Bay to the mean high water line of the Atlantic Ocean, excluding the right of way of the New York and Coney Island Railroad, in the Thirty-first Ward in the Borough of Brooklyn, The City of New York

NOTICE IS HEREBY GIVEN THAT HIRAM Thomas, Ernest Eggert and Solon Barbonell were appointed by an order of the Supreme Court made and entered the 21st day of June, 1912, Commissioners of Estimate, and Hiram Thomas Commissioner of Assessment in the above-entitled proceeding.

Notice is also given that the above-named Commissioners will attend at a Special Term for the hearing of motions, appointed to be held at the Kings County Court House, in the Borough of Brooklyn, The City of New York, on the 12th day of July, 1912, on the opening of the Court on that day or as soon thereafter as coursed any as counsel car be heard; and at said time and place, or at such other time and place as the Court may direct, the said Commissioners may be examined under oath as to their qualifications to act, and are subject to challenge by any party or person interested in this proceeding, as provided by section 973 of title 4 of chapter 17 of the Charter of The City of New York. Dated New York, Borough of Brooklyn, June

28, 1912. ARCHIBALD R. WATSON, Corporation j28,jy10

## SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title to BAR-RETT STREET, from Sutter avenue to Blake avenue, in the Thirty-second Ward, in the Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN THAT THOMAS H. Troy, George J. S. Dowling and Jacob Simons were appointed by an order of the Su-preme Court made and entered the 21st day of June, 1912, Commissioners of Estimate, and

Thomas H. Troy Commissioner of Assessment in the above-entitled proceeding.

Notice is also given that the above-named Commissioners will attend at a Special Term for the hearing of motions, appointed to be held at the Kings County Court House, in the Borough of Brooklyn, The City of New York, on the 12th day of July, 1912, on the opening of the Court on that day, or as soon thereafter as counsel can be heard; and at said time and place, or at such other time and place as the Court may direct, the said Commissioners may be examined under oath as to their qualifications to act, and are subject to challenge by any party or person in-terested in this proceeding, as provided by sec-tion 973 of title 4 of chapter 17 of the Charter of The City of New York.
Dated New York, Borough of Brooklyn, June

3, 1912. ARCHIBALD R. WATSON, Corporation ounsel. j28.jy10

## SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title to ERAS-MUS STREET, from Bedford avenue to Nostrand avenue, in the Twenty-ninth Ward, in the Borough of Brooklyn, The City of New York

the said Commissioners may be examined under oath as to their qualifications to act, and are subject to challenge by any party or person interested in this proceeding, as provided by section 973 of title 4 of chapter 17 of the Charter of The City of New York.

Dated New York, Borough of Brooklyn, June 28, 1912

ARCHIBALD R. WATSON, Corporation j28,jy10

#### SECOND JUDICIAL DEPARTMENT.

In the matter of acquiring title by The City of New York to certain lands and premises situated on the easterly side of PENNSYLVANIA AVENUE, between Liberty and Glenmore avenues, in the Twenty-sixth Ward of the Borough of Brooklyn, in The City of New York, duly selected as a site for school purposes, according to law.

WE, THE UNDERSIGNED, COMMISSION-ers of Estimate in the above entitled matter, appointed pursuant to the provisions of the statute relating thereto, hereby give notice to the owner or owners, lessee or lessees, parties or persons respectively entitled to or interested in the lands, tenements, hereditaments and premises, title to which is sought to be acquired in this processing, and to all others whom it may concern to with 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 and 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 of The City of New York, at 59th street and Park avenue, Borough of Manhattan, City of New York, for the inspection of whomsoever it may concern. 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, June 28, 1912, file their objections to such estimate, in writing, with us, at our office, Franklin Trust Company Building, 166 Montague street, in the Borough of Brooklyn, in said City, as provided by statute, and that we, the said Commissioners, will hear parties so objecting at our office on the 11th day of July, 1912, at 11 o'clock in the forenoon, and upon such subsequent days as may be found necessary. Dated Borough of Brooklyn, City of New York, June 28, 1912.

DAVID HIRSHFIELD, HENRY P. VELTE, EDWARD T. WALSH, Commissioners.

George T. Riggs, Clerk. j28,jy10

GEORGE T. RIGGS, Clerk.

#### SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title to the lands, tenements and hereditaments required for the purpose of opening and extending RALPH AVENUE, from Eastern parkway to East Ninety-eighth street; UNION STREET, from East New York avenue to East Ninety-eighth street; TAPSCOTT STREET, from East New York avenue to East Ninety-eighth street; HOWARD AVENUE, from East New York avenue to East Ninety-eighth street; HOWARD AVENUE, from East New York avenue to East Ninety-eighth street, and GRAFTON STREET, from Sutter avenue to East Ninety-eighth street, in the Twenty-fourth. East Ninety-eighth street, in the Twenty-fourth, Twenty-sixth, Twenty-ninth and Thirty-second Wards, Borough of Brooklyn, City of New

NOTICE IS HEREBY GIVEN THAT AN application will be made to the Supreme Court at a Special Term thereof for the hearing of at a Special Term thereof for the hearing of motions, to be held in and for the County of Kings, at the County Court House, in the Borough of Brooklyn, City of New York, on the 8th day of July, 1912, at the opening of the Court on that day or as soon thereafter as counsel can be heard, for an order amending the above-entitled proceeding by including therein such lands as are necessary to open Tapscott street, as now manned out from East New York street, as now mapped out, from East New York avenue to Clarkson avenue, and Howard avenue, as now mapped out, from East New York avenue to East Ninety-eighth street, as authorized by a resolution adopted by the Board of Estimate and Apportionment on the 14th day of December, 1911, and as said Tapscott street from Clarkson avenue to Blake avenue, and Howard avenue, from Blake avenue to East New York avenue was laid out upon the map or plan of The City of New York by resolution of the Board of Estimate and Apportionment on November 2, 1911, and approved by the Mayor November 18, 1911, and for the further amendment of the proceeding by amending the area of assessment for benefit as such amended area of assessment was fixed and determined by a resolution of the Board of Estimate and Apportionant adopted as a Description of the Board of Estimate and Apportionant adopted as Description 14. ment adopted on December 14, 1911, and for such other and further relief as in the premises

may be just and proper.

Dated June 24, 1912.

ARCHIBALD R. WATSON, Corporation
Counsel and Attorney for The City of New
York. 166 Montague Street, Borough of Brooklyn, City of New York. j24,jy5

## SECOND DEPARTMENT.

In the matter of the application of The City of New York relative to acquiring title, wherever the same has not been heretofore acquired for the same purpose in fee, to the lands, tenements and hereditaments required for the opening and extending of THIRTY-NINTH STREET. from Thirteenth avenue to West street; and FORTIETH STREET, from Fourteenth avenue to West street, in the Twenty-ninth Ward, Borough of Brooklyn, The City of New York.

NOTICE IS HEREBY GIVEN TO ALL PERsons interested in the above entitled 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 with

others whom it may concern, to wit:

First—That the undersigned, Commissioners of Estimate, have completed their estimate of damage, and that all persons interested in this proage, and that all persons interested in this proceeding, or in any of the lands, tenements and hereditaments and premises affected thereby, having any objection thereto, do file their said objections in writing duly verified, with them at their office, No. 166 Montague street, in the Borough of Brooklyn, in The City of New York, on or before the 8th day of July, 1912, and that the said Commissioners will hear parties so objecting, and for that purpose will be in attendance at their said office on the 9th day of July, 1912, at 3.30 o'clock p. m.

Second—That the undersigned, Commissioner of Assessment, has completed his estimate of bene-

of Assessment, has completed his estimate of benefit and that all persons interested in this proceed-NOTICE IS HEREBY GIVEN THAT WILLiam Van Wyck, John B. Young and Edward Kelly were appointed by an order of the Supreme Court made and entered the 21st day of June, 1912, Commissioners of Estimate, and William Van Wyck Commissioner of Assessment in the above-entitled proceeding.

Notice is also given that the above-named Commissioners will attend at a Special Term for the hearing of motions, appointed to be held at the Kings County Court House, in the Borough of Brooklyn, The City of New York, on the 12th day of July, 1912, and the Said Commissioner will hear parties so objecting, and for that purpose will be in attendance at his said office on the 10th day of July, 1912, at his said offi

Estimate and Apportionment on the 23d day of April, 1909, and that the said area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Brooklyn, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Reginning at a point on the easterly line of

which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the easterly line of West street, where it is intersected by the prolongation of a line midway between Thirty-eighth street and Thirty-ninth street, and running thence eastwardly at right angles to West street, a distance of 100 feet; thence southwardly and parallel with West street to the intersection with a line at right angles to West street, and passing through a point on its westerly side midway between Fortieth street and Forty-first street; thence westwardly along the said line at right angles to West street to its westerly side; thence northwestwardly along a line midway between Fortieth street and Forty-first street to a point distant 100 feet northwesterly from the northwesterly line of Fourteenth avenue; thence northeastwardly and parallel with Fourteenth avenue to the intersection with a line midway between Thirty-ninth street and Fortieth street; thence northwesterly line of Thirteenth avenue; thence southeastwardly along the said line midway between Thirty-ninth street and Thirty-ninth street; thence southeastwardly along the said line midway between Thirty-eighth street and Thirty-ninth street, and alone the prolongation of the said line to the point or place of beginning.

Fourth—That the abstracts of said estimate of

ginning.

Fourth—That the abstracts of said estimate of damage and of said assessment for benefit, together with the damage and benefit maps, and also all the affidavits, estimates, proofs and other documents used by the Commissioners of Estimate and by the Commissioner of Assessment in making the same, have been deposited in the Bureau of Street Openings in the Law Department of The City of New York, No. 166 Montague street, in the Borough of Brooklyn, in said City, there to remain until the 19th day of July, 1912.

Fifth—That, provided there be no objections

Fifth—That, provided there be no objections filed to either of said abstracts, the reports as to awards and as to assessments for benefit herein will be presented for confirmation to the Supreme Court of the State of New York, Second Department, at a Special Term thereof, to be held in the County Court House, in the Borough of Brooklyn, in The City of New York, on the 21st day of August, 1912, at the opening of the Court on that day

Alst day of August, 1912, at the opening of the Court on that day.

Sixth—In case, however, objections are filed to the foregoing abstracts of estimate and assessment, or to either of them the motion to confirm the reports as to awards and as to assessments shall stand adjourned to the date to be hereafter specified in the notice provided in such hereafter spec cases to be given in relation to filing the final reports, pursuant to sections 981 and 984 of the Greater New York Charter, as amended by chapter 658 of the Laws of 1906. Dated Borough of Brooklyn, New York, June

19, 1912.
ARNON L. SQUIERS, FREDERICK B.
MAERKLE, EDMOND HUERSTEL, Commissioners of Estimate; ARNON L. SQUIERS,
Commissioner of Assessment.

EDWARD RIEGELMANN, Clerk.

## NOTICE TO BIDDERS AT SALES OF OLD BUILDINGS, ETC.

TERMS AND CONDITIONS UNDER WHICH BUILDINGS, ETC., WILL BE SOLD FOR REMOVAL FROM CITY PROPERTY.

THE BUILDINGS AND APPURTENANCES thereto will be sold to the highest bidder, who must pay cash or certified check, drawn to the order of the Comptroller of The City of New York, and must also give a certified check or cash in half the amount of the purchase price as security for the faithful performance of the terms and conditions of the sale. Where the amount of the purchase price does not equal or terms and conditions of the sale. Where the amount of the purchase price does not equal or exceed the sum of \$50, the sum of \$50 shall be the amount of the security to be deposited. This security may at any time after the expiration of the contract period be applied by the City to the cost of completing any of the work required under the contract, but unfinished at the expiration of the contract period.

The purchaser shall not lease, occupy, cause or permit the building or buildings, etc., purchased by him to be used or occupied for any purpose other than that of their speedy removal, purpose other than that or their specuy removal, nor shall he collect any rental or other revenue for the use of either the land or the buildings, etc., situated thereon. The breach of either or any of these conditions shall forthwith void the sale and cause immediate forfeiture of the purpose and the security denotied for the sale and cause immediate fortesture of the pur-chase money and the security deposited for the faithful performance of the conditions of the sale. The placing therein or permitting the occu-pancy of any such building by any tenant free, for rent or otherwise, excepting the necessary watchmen or the workmen engaged in the actual demolition thereof, shall of itself be a breach of the above conditions of sale.

The sale will be as of the condition of the property on date of delivery thereof to the purchaser. The City of New York will not be responsible for any change or loss which may occur in the condition of the buildings, or their appurtenances between the time of the sale thereof and the time of delivering possession to the purchaser, after being properly vacated of all tenants. The sale and delivery to purchaser will be made as nearly together as the circumwill be made as nearly together as the circum-stance of vacating the structures of their tenants

All the material of the buildings, sheds, walks, structures and cellars of whatsoever nature, with their exterior and interior fixtures, appurtestructures and cellars of whatsoever nature, with their exterior and interior fixtures, appurtenances and foundations of all kinds, except the exterior walls of the buildings and their foundations and the sidewalks and curb in front of said buildings, extending within the described area shall be torn down and removed from the premises. Note of the dirt, debris or waste resulting from demolition shall be allowed to remain on the premises, except old mortar or plaster only, which may be left, but not higher at any point than two feet below the curb opposite that goint. The exterior walls and their foundations shall be taken down only to a plane whose elevation shall be taken down only to a plane whose elevation shall be the level of the curb in front of the building. Where there is no curb the elevation of the surrounding ground shall be considered curb level. All wells, cesspools, sinks, etc., existing on the property must be filled to the level of the surrounding ground with clean earth.

The purchaser at the sale shall also withdraw and remove all abandoned water taps and old service mains, and in place thereof cause to be inserted a brass plug in the main water pipe in the street, in compliance with the rules and regulations of the Department of Water Supply, Gas and Electricity, and furnish the Department of Finance with a certificate from the Department of Water Supply, Gas and Electricity that this has been performed.

The purchaser at the sale shall also remove all house sewer connections to the main sewer is the street, and the opening of the main sewer in street shall be properly closed in compliance with the directions of the Bureau of Sewers In

the Borough in which the buildings are situated, and furnish the Department of Finance with a certificate from the Bureau of Sewers that the

work has been properly performed.

The permit for all opening in the street to be obtained by and at the expense of the purchases of the building.

of the building.

Failure to remove said buildings, appurtenances, or any part thereof, within thirty days from the day of possession will work forfeiture, of ownership of such buildings, appurtenances, or portion as shall then be left standing, together with all moneys paid by said purchaser on account thereof at the time of the sale, and the bidder's assent to the above conditions being understood to be implied by the act of bidding, and The City of New York will, without notice to the purchaser, cause the same to be removed. to the purchaser, cause the same to be removed, and the cost and expense thereof charged against

and the cost and expense thereof charged against the security above mentioned.

The work of removal must be carried on in every respect in a thorough and workmanlike manner, and must be completed within thirty days from the day of possession, and the successful bidder will provide and furnish all materials of labor and machinery necessary thereto, and will place proper and sufficient guards and fences and warning signs by day and night for the prevention of accidents, and will indemnify and save harmless, The City of New York, its officers, agents and servants, and each of them, against any and all suits and actions, claims and demands of every name and description brought against it, them or any of them, and against and from all damage and costs to which it, they or any of them be put by reason of injury to and from all damage and costs to which it, they or any of them be put by reason of injury to the person or property of another, resulting from negligence or carelessness in the performance of the work, or in guarding the same, or from any improper or defective materials or machinery, implements or appliances used in the removal of said buildings.

Where party walls are found to exist between buildings purchased by different bidders, the materials of said party walls shall be understood to be equally divided between the separate pur

Party walls and fences, when existing against adjacent property not sold, shall not be taken down. All furrings, plaster, chimneys, project ing brick, etc., on the faces of such party walls are to be taken down and removed. The walls chall be made agreemently self-appearing beam. shall be made permanently self-supporting, beam-holes, etc., bricked up, and the wall pointed and made to exclude wind and rain and present a clean exterior. The roofs and adjacent

made to exclude wind and rain and present a clean exterior. The roofs and adjacent buildings shall be properly flashed and painted and made watertight where they have been disturbed by the operations of the contractor.

The Comptroller of The City of New York reserves the right on the day of sale to withdraw from sale any of the buildings, parts of buildings and machinery included therein, or to reject any and all bids: and it is further

and all bids; and it is further

Resolved, That, while the said sale is held
under the supervision of the Commissioners of
the Sinking Fund, the Comptroller is authorized to cause the sale to be advertised and to direct the sale thereof as financial officer of the City.

## PROPOSALS FOR BIDS AND ESTIMATES FOR THE CITY OF NEW YORK.

#### NOTICE TO CONTRACTORS.

### GENERAL INSTRUCTIONS TO BIDDERS.

The person or persons making a bid or estimate for any services, work, materials or supplies for The City of New York, or for any of its departments, bureaus or offices, shall furnish the same in a sealed envelope, indorsed with the title of the supplies, materials, work or services for which the bid or estimate is made, with his or their name or names and the date of presentation to the President or Record or to the breeffett. to the President or Board or to the head of the Department at his or its office, on or before the date and hour named in the advertisement for the same, at which time and place the estimates received will be publicly opened by the President or Board or head of said Department, and read, and the award of the contract made according to law as soon thereafter as practicable.

Each bid or estimate shall contain the name

same, and names of all persons interested wita him therein, and, if no other person be so inter-ested, 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 Board of Aldermen, head of a Department, chief of a Bureau, deputy thereof, or clerk therein, or other officer of The City of New York is, shall be or become interested, directly or indirectly, as conbecome interested, directly or indirectly, as contracting party, partner, stockholder, surety on otherwise in or in the performance of the contract, or in the supplies, work or business to which it relates, or in any portion of the sprofits 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 herein are in all respects true.

Each bid or estimate shall be accompanied by

Each bid or estimate shall be accompanied by the consent, in writing, of two householders or freeholders in The City of New York, or of a guaranty or surety company duly authorized by law to act as surety, and shall contain the matters set forth in the blank forms mentioned be low.

The bid or estimate will be considered unless as condition precedent to the reception or consideration of any proposal, it be accompanied by 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 or corporate stock or certificates of indebtedness of any nature issued by The City of New York, which nature issued by The City of New York, which the Comptroller shall approve as of equal value with the security required to the amount of not less than three nor more than five per centum of the amount of the bond required, as provided in section 420 of the Greater New York Char-

The certified check or money should not be in-The certified check or money should not be inclosed in the envelope containing the bid or estimate, but should be either inclosed in a separate envelope addressed to the head of the Department, President or Board, or submitted personally upon the presentation of the bid or estimate.

For particulars as to the quantity and quality of the supplies, or the nature and extent of the work reference must be made to the specifica-

of the supplies, or the nature and extent of the work, reference must be made to the specifications, schedules, plans, etc., on file in the said office of the President, Board or Department.

No bid shall be accepted from or contract awarded to any person who is in arrears to The City of New York upon debt or contract, or who is a defaulter, as surety or otherwise, upon any obligation to the City.

The contract must be bid for separately.

The right is reserved in each case to reject

The right is reserved in each case to reject all bids or estimates if it is deemed to be for the interest of the City so to do.

Bidders will write out the amount of their bids or estimates in addition to inserting the same in

Bidders are requested to make their bids or estimates upon the blank forms prepared and furnished by the City, a copy of which, with the proper envelope in which to inclose the bid, to gether with a copy of the contract, including the specifications, in the form approved by the Corporation Counsel can be obtained upon application therefor at the office of the Department for which the work is to be done. Plans and drawings of construction work may also be seen there.