

THE CITY RECORD.

VOL. XLV. NUMBER 13360.

NEW YORK, TUESDAY, APRIL 24, 1917.

PRICE, 3 CENTS.

THE CITY RECORD.

OFFICIAL JOURNAL OF THE CITY OF NEW YORK.

Published Under Authority of Section 1526, Greater New York Charter, by the

BOARD OF CITY RECORD.

JOHN PURROY MITCHEL, MAYOR.

LAMAR HARDY, CORPORATION COUNSEL. WILLIAM A. PRENDERGAST, COMPTROLLER.

DAVID FERGUSON, SUPERVISOR.

Supervisor's Office, Municipal Building, 8th floor.
Published daily, at 9 a. m., except legal holidays, at Nos. 96 and 98 Reade st. (north side), between West Broadway and Church st., Manhattan, New York City.

Subscription, \$9.30 a year, exclusive of supplements. Daily issue, 3 cents a copy.

SUPPLEMENTS: Civil List (containing names, salaries, etc., of the City employees), Two Dollars; Official Canvass of Votes, 10 cents; Registry Lists, 5 cents each assembly district; Law Department Supplement, 10 cents; Annual Assessed Valuation of Real Estate, 25 cents each section; postage extra.

ADVERTISING: Copy for publication in the CITY RECORD must be received at least TWO (2) days before the date fixed for the first insertion; when proof is required for correction before publication, copy must be received THREE (3) days before the date fixed for the first insertion.

COPY for publication in the corporation newspapers of Brooklyn must be received at least THREE (3) days before the date fixed for the first insertion.

Entered as Second-class Matter, Post Office at New York City.

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OFFICE OF THE MAYOR.

Hearings on Legislative Bills.

PURSUANT TO STATUTORY REQUIREMENT, notice is hereby given that an act, Senate No. 1177, Int. No. 1004, has been passed by both branches of the Legislature, entitled:

An act to amend the education law, in relation to the supreme court library at New York.

Further notice is hereby given that a Public Hearing upon such bill will be held at the Mayor's Office in the City Hall in The City of New York on Thursday, April 26, 1917, at 10 o'clock a. m.

Dated, City Hall, New York, April 23, 1917.

a24,25 JOHN PURROY MITCHEL, Mayor.

PURSUANT TO STATUTORY REQUIREMENT, notice is hereby given that an act, Senate No. 1418, Int. No. 1170, has been passed by both branches of the Legislature, entitled:

An act to amend the inferior criminal courts acts of the city of New York, in relation to sessions of night courts.

Further notice is hereby given that a Public Hearing upon such bill will be held at the Mayor's Office in the City Hall in The City of New York on Thursday, April 26, 1917, at 10 o'clock a. m.

Dated, City Hall, New York, April 23, 1917.

a24,25 JOHN PURROY MITCHEL, Mayor.

PURSUANT TO STATUTORY REQUIREMENT, notice is hereby given that an act, Senate No. 847, Int. No. 745, has been passed by both branches of the Legislature, entitled:

An act to amend the Greater New York charter, in relation to the retirement from active service of officers, clerks and employees.

Further notice is hereby given that a Public Hearing upon such bill will be held at the Mayor's Office in the City Hall in The City of New York on Thursday, April 26, 1917, at 10 o'clock a. m.

Dated, City Hall, New York, April 23, 1917.

a24,25 JOHN PURROY MITCHEL, Mayor.

PURSUANT TO STATUTORY REQUIREMENT, notice is hereby given that an act, Assembly No. 1533, Int. No. 1203, has been passed by both branches of the Legislature, entitled:

An act creating a commission to prepare a preliminary plan and report, including estimates, for a trunk sewer in the county of Westchester to run through the Saw Mill river and Harlem valleys, and authorizing appropriations by municipalities toward the expenses of such commission.

Further notice is hereby given that a Public Hearing upon such bill will be held

at the Mayor's Office in the City Hall in The City of New York on Thursday, April 26, 1917, at 10 o'clock a. m.

Dated, City Hall, New York, April 23, 1917.
a24,25 JOHN PURROY MITCHEL, Mayor.

PURSUANT TO STATUTORY REQUIREMENT, notice is hereby given that an act, Assembly No. 1452, Int. No. 1232, has been passed by both branches of the Legislature, entitled:

An act to amend the Greater New York charter, in relation to the enforcement of the building district regulations of the board of estimate and apportionment.

Further notice is hereby given that a Public Hearing upon such bill will be held at the Mayor's Office in the City Hall in The City of New York on Thursday, April 26, 1917, at 10 o'clock a. m.

Dated, City Hall, New York, April 23, 1917.
a24,25 JOHN PURROY MITCHEL, Mayor.

PURSUANT TO STATUTORY REQUIREMENT, notice is hereby given that an act, Senate No. 1077, Int. No. 920, has been passed by both branches of the Legislature, entitled:

An act to amend the inferior criminal courts act of the city of New York, in relation to the commitment of female children by a children's court and the disposition of incorrigible females by city magistrates.

Further notice is hereby given that a Public Hearing upon such bill will be held at the Mayor's Office in the City Hall in The City of New York on Thursday, April 26, 1917, at 10 o'clock a. m.

Dated, City Hall, New York, April 23, 1917.
a24,25 JOHN PURROY MITCHEL, Mayor.

PURSUANT TO STATUTORY REQUIREMENT, notice is hereby given that an act, Senate No. 1114, Int. No. 958, has been passed by both branches of the Legislature, entitled:

An act relative to parole and rearrest of females committed to or escaping from charitable or religious institutions carrying on reformatory work for women in the city of New York.

Further notice is hereby given that a Public Hearing upon such bill will be held at the Mayor's Office in the City Hall in The City of New York on Thursday, April 26, 1917, at 10 o'clock a. m.

Dated, City Hall, New York, April 23, 1917.
a24,25 JOHN PURROY MITCHEL, Mayor.

PURSUANT TO STATUTORY REQUIREMENT, notice is hereby given that an act, Senate No. 433, Int. No. 406, has been passed by both branches of the Legislature, entitled:

An act to amend the Greater New York charter, in relation to salaries of the teaching staff of the board of education.

Further notice is hereby given that a Public Hearing upon such bill will be held at the Mayor's Office in the City Hall in The City of New York on Thursday, April 26, 1917, at 10 o'clock a. m.

Dated, City Hall, New York, April 23, 1917.
a24,25 JOHN PURROY MITCHEL, Mayor.

PURSUANT TO STATUTORY REQUIREMENT, notice is hereby given that an act, Senate No. 808, Int. No. 723, has been passed by both branches of the Legislature, entitled:

An act to amend the code of criminal procedure, in relation to fortune telling in the city of New York.

Further notice is hereby given that a Public Hearing upon such bill will be held at the Mayor's Office in the City Hall in The City of New York on Thursday, April 26, 1917, at 10 o'clock a. m.

Dated, City Hall, New York, April 23, 1917.
a24,25 JOHN PURROY MITCHEL, Mayor.

PURSUANT TO STATUTORY REQUIREMENT, notice is hereby given that an act, Assembly No. 1781, Int. No. 1045, has been passed by both branches of the Legislature, entitled:

An act to amend the Greater New York charter, and repealing sections two hundred and fifty-eight-a and two hundred and sixty thereof, in relation to the law department.

Further notice is hereby given that a Public Hearing upon such bill will be held at the Mayor's Office in the City Hall in The City of New York on Thursday, April 26, 1917, at 10 o'clock a. m.

Dated, City Hall, New York, April 23, 1917.
a24,25 JOHN PURROY MITCHEL, Mayor.

PURSUANT TO STATUTORY REQUIREMENT, notice is hereby given that an act, Senate No. 1574, Int. No. 1123, has been passed by both branches of the Legislature, entitled:

An act to amend the Greater New York charter, in relation to the jurisdiction of the commissioner of correction and the use and names of buildings on Hart's Island, Blackwell's Island and Riker's Island.

Further notice is hereby given that a Public Hearing upon such bill will be held at the Mayor's Office in the City Hall in The City of New York on Thursday, April 26, 1917, at 10 o'clock a. m.

Dated, City Hall, New York, April 23, 1917.
a24,25 JOHN PURROY MITCHEL, Mayor.

PURSUANT TO STATUTORY REQUIREMENT, notice is hereby given that an act, Senate No. 1242, Int. No. 1123, has been passed by both branches of the Legislature, entitled:

An act to amend the Greater New York charter, in relation to the jurisdiction of the commissioner of correction and the use and names of buildings on Hart's Island, Blackwell's Island and Riker's Island.

Further notice is hereby given that a Public Hearing upon such bill will be held at the Mayor's Office in the City Hall in The City of New York on Thursday, April 26, 1917, at 10 o'clock a. m.

Dated, City Hall, New York, April 23, 1917.
a24,25 JOHN PURROY MITCHEL, Mayor.

PUBLIC SERVICE COMMISSION, FIRST DISTRICT.

No. 120 BROADWAY, NEW YORK CITY.

Calendar for the Week Commencing April 23, 1917.

Wednesday, April 25, 1917—2:30 p. m.—Room 2562—Case No. 1292—New York Central Railroad Company—"Operation of freight trains on 11th Avenue"—Whole Commission.

Regular Meeting of the Commission will be held on Wednesday at 11 a. m.

Meeting of the Committee of the Whole held on Tuesday at 10:30 a. m.

BOARD OF ALDERMEN.

Hearings by the Committee on General Welfare.

PUBLIC NOTICE IS HEREBY GIVEN that the Committee on General Welfare of the Board of Aldermen will hold public hearings as follows:

THURSDAY, APRIL 26, 1917, at 8 p. m., in the auditorium of Public School 84, Glenmore and Stone aves., Brownsville, Brooklyn.

WEDNESDAY, MAY 16, 1917, at 8 p. m., in the Bushwick High School, Irving and Putnam aves., Brooklyn.

On the following matter:

No. 1242—Request of the Conference of Organized Labor to the Board to hold hearings and to invite the Board of Education and City Officials to answer why the demands for better educational facilities have not been respected.

All persons interested are invited to attend.

a13,m16 P. J. SCULLY, City Clerk and Clerk of the Board of Aldermen.

PUBLIC NOTICE IS HEREBY GIVEN that the Committee on General Welfare of the Board of Aldermen will hold a public hearing on Friday, April 27, 1917, at 2 p. m. in the Aldermanic Chamber, on the following matters:

No. 1429—Ord. No. 247—An Ordinance to amend article 11 of chapter 14 of the Code of Ordinances, relating to public carts and cartmen. This ordinance may be found in the minutes of the Board of Aldermen published in the City Record of March 29, 1917.

No. 1442—Request of the Commissioner of Water Supply, Gas and Electricity for authority to install water meters in apartment houses. This ordinance may be found in the minutes of the Board of Aldermen published in the City Record of April 5, 1917.

All persons interested are invited to attend.
a2027 P. J. SCULLY, City Clerk and Clerk of the Board of Aldermen.

COMMISSIONERS OF THE SINKING FUND OF THE CITY OF NEW YORK.

Proceedings of the Commissioners of the Sinking Fund at a Meeting Held in Room 16, City Hall, at 11 o'Clock A. M., on Thursday, April 12, 1917.

Present at roll call—Frank L. Dowling, President, Board of Aldermen; Albert E. Hadlock, Deputy and Acting Comptroller; Milo R. Maltbie, Chamberlain; and Francis P. Kenney, Chairman Finance Committee, Board of Aldermen.

His Honor, the Mayor, arrived later—See Note.

The minutes of the meeting held March 29, 1917, were approved as printed.

Proposed Lease to the Vermont Hygeia Ice Company of Certain Land Under Water South of Dyckman St., North River.

This matter was on the calendar of the meeting held Feb. 8, 1917, laid over and the Corporation Counsel requested to prepare form of lease in conformity with the report of the Committee presented at the meeting, together with a form of bond conditioned for the faithful performance of the terms and conditions of the lease, the form of lease and bond when so prepared to be transmitted to this Board for consideration.

A communication was received from the Corporation Counsel transmitting form of lease and bond, and calling attention to the pier and bulkhead lines established by the Legislature by Chapter 288 of the Laws of 1868.

Mr. E. P. Goodrich, Acting Director of the Bureau of Municipal Research, was heard in regard to the method of describing the rental to be paid as set forth in the lease.

After discussion the form of lease and bond were referred to the Committee to which the matter was referred, consisting of the Commissioner of Docks, Chamberlain, President of the Board of Aldermen, and Corporation Counsel.

Public Service Commission—Communication from, Requesting the Turning Over to the Commission at a Valuation of \$125,000 of Certain Premises at Jerome Ave. and Mosholu Parkway, Bronx.

This matter was on the calendar of meeting held March 15, 1917, and referred to a committee consisting of the Chamberlain, Comptroller and Chairman of the Finance Committee, Board of Aldermen.

At a meeting held March 29, 1917, the Chamberlain announced that a public hearing would be given in the matter at this meeting.

The Chair called for a public hearing.

William J. Flynn, Coroner of The Bronx, was heard in regard to the matter, and suggested that the site which is to be used as a distribution storage yard in connection with the operation of the Jerome Avenue Rapid Transit Railroad be located not less than 300 feet from Mosholu Parkway.

A representative of the Fordham Heights Association also suggested that the site be located further south.

A representative to the Grange Realty Corporation filed a general protest.

The Chair then declared the hearing closed.

The suggestions of the speakers were referred to the committee for consideration.

Board of Education—Renewal of Lease for, of Premises at 67-69 Broadway, Flushing, Queens.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 26, 1917.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—The Secretary of the Board of Education in a communication to your Board under date of November 23, 1916, states that at a meeting of the Board of Education held November 22, 1916, a resolution was adopted requesting the Commissioners of the Sinking Fund to authorize a renewal of the lease of the second floor of the premises 67-69 Broadway, Flushing, Borough of Queens, occupied by the Deputy Superintendent of School Buildings, for said Borough, for a period of one year from May 1, 1917, at an annual rental of \$1,500.

The Comptroller in a communication to your Board under date of April 6, 1916, recommended a renewal of this lease for a period of one year from May 1, 1916, at an annual rental of \$1,500, the same as now asked, and said report was approved and renewal authorized at a meeting of your Board held May 4, 1916.

I therefore respectfully recommend, the rent being reasonable and just, and the same as previously paid, that the Commissioners of the Sinking Fund adopt a resolution approving of and consenting to the execution by the Board of Education of a renewal of the lease of the second floor of the premises Nos. 67-69 Broadway, Flushing, Borough of Queens, for use of the Board of Education, for a period of one year from May 1, 1917, at an annual rental of \$1,500, otherwise on terms and conditions the same as those contained in the existing lease. Owner, Isabel A. Lane. Respectfully, ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Resolved, That the Commissioners of the Sinking Fund hereby approve of and consent to the execution by the Board of Education of a renewal of the lease to the City of the second floor of the premises Nos. 67-69 Broadway, Flushing, Borough of Queens, for use of the Board of Education, for a period of one year from May 1, 1917, at an annual rental of Fifteen hundred dollars (\$1,500); otherwise upon the same terms and conditions as contained in the existing lease; lessor, Isabel A. Lane; the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it would be for the interests of the City that such lease be made.

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

Board of Education—Turning Over by, of the Buildings and Premises Heretofore Occupied by P. S. 144 on Allen and Hester Sts., Manhattan.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 3, 1917.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—The Secretary of the Board of Education in a communication to your Board states that at a meeting of the Board of Education, held July 26, 1916, the following resolution was adopted:

"Resolved, That the buildings and premises heretofore occupied by Public School 144, on Allen and Hester Streets, Borough of Manhattan, be turned over to the Commissioners of the Sinking Fund from and after September 1, 1916, as being no longer required for the purposes of the Department of Education thereafter."

In accordance with the above resolution, the Commissioners of the Sinking Fund, on July 13, 1916, authorized the sale, at public auction, for a term of ten years, of that part of the above premises fronting on Allen Street.

I therefore respectfully recommend that the Comptroller be authorized to derive such revenue as may be had from the remainder of the premises described in the above mentioned resolution adopted by the Board of Education July 26, 1916, until the final disposition of the same shall be determined. Respectfully,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Whereas, By resolution adopted July 26, 1916, the Board of Education turned over to the Commissioners of the Sinking Fund as no longer required the buildings and premises heretofore occupied by Public School 144 on Allen and Hester Streets, Borough of Manhattan; and

Whereas, At meeting held July 13, 1916, a resolution was adopted by the Commissioners of the Sinking Fund authorizing a sale at public auction, for a term of ten years, of that part of the above premises fronting on Allen Street.

Resolved, That the Comptroller be and is hereby authorized to derive such

revenue as may be had from the remainder of the premises turned over by the Board of Education until the final disposition thereof is determined.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Street Cleaning Department—Lease for, of Premises at 496 Hudson St., Manhattan.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 9, 1917.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—The Commissioner of the Department of Street Cleaning in a communication to your Board under date of March 14, 1917, requests the execution of a lease of the store premises at 496 Hudson Street, Manhattan, for use as a section station, for a period of three years from May 1, 1917, at an annual rental of \$516.

These premises are to take the place of those now rented by the City at 70 Carmine Street, the lease of which expires May 1, 1917, and is not to be renewed. The rental in each case is \$516 a year.

The premises proposed to be leased at 496 Hudson Street consist of a store 15 by 42 feet, with rear room 13 feet 6 inches by 17 feet 4 inches, and storage space in cellar. The rental asked is the lowest in the vicinity.

I therefore respectfully recommend, the rent being reasonable and just, that the Commissioners of the Sinking Fund adopt a resolution authorizing the execution of a lease of the store 15 feet by 42 feet, with rear room 13 feet 6 inches by 17 feet 4 inches, and use of toilet in hall, together with storage space 15 feet by 20 feet in front part of cellar, in the three story brick tenement building at 496 Hudson Street Borough of Manhattan, for use of the Department of Street Cleaning, for a period of three years from May 1, 1917, at an annual rental of \$516, payable quarterly; the lessor to put the premises in tenable condition, satisfactory to the Department of Street Cleaning, concrete the cellar floor, change the front door, pay taxes, assessments and water rates during the term of the lease (provided a water meter is not used or installed on the premises), make inside and outside repairs during the term of the lease and furnish the necessary gas fixtures; the lessee to furnish heat, light and caretaker, take care of the sidewalk in front of the store, and pay for the water in case a water meter is installed. Lessor, George Lommel, care of VanVliet & Place, No. 16 Eighth Avenue, Borough of Manhattan. Respectfully,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Resolved, That the Commissioners of the Sinking Fund hereby approve of and consent to the execution, by the Commissioner of Street Cleaning, of a lease to the City from George Lommel, of the Store 15 by 42 feet, with rear room 13 feet 6 inches by 17 feet 4 inches, and use of toilet in hall, together with storage space 15 feet by 20 feet, in front part of cellar, in the three-story brick tenement building at 496 Hudson Street, Borough of Manhattan, for use of the Department of Street Cleaning, for a period of three years from May 1, 1917, at an annual rental of \$516, payable quarterly; the lessor to put the premises in tenable condition, satisfactory to the Department of Street Cleaning, concrete the cellar floor, change the front door, pay taxes, assessments and water rates during the term of the lease (provided a water meter is not used or installed on the premises), make inside and outside repairs during the term of the lease and furnish the necessary gas fixtures; the lessee to furnish heat, light and caretaker, take care of the sidewalk in front of the store and pay for the water in case a water meter is installed; the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it would be for the interests of the City that such lease be made.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Street Cleaning Department—Lease for, of Premises at 64 Thompson St., Manhattan.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 9, 1917.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—The Commissioner of the Department of Street Cleaning, in a communication to your Board under date of March 21, 1917, requests a lease of the store and basement at No. 64 Thompson Street, Borough of Manhattan, for a period of two years and eleven months from June 1, 1917, at an annual rental of \$480.

The premises in question consist of a store 16 feet by 42 feet, with rear room 10 feet by 10 feet, and basement 12 feet by 25 feet, and are for use as a section station to take the place of the present station at No. 81 Sullivan Street, which lease expires on June 1, 1917, and is not to be renewed. The rental of the premises at No. 81 Sullivan Street is \$480 a year, and is the same as asked for at the new location.

For rental comparison, a store at No. 74 Thompson Street and one at No. 78 Thompson Street, each about half the size of the premises proposed to be leased at 81 Thompson Street, rent for \$25 a month each.

I therefore respectfully recommend, the rent being reasonable and just, that the Commissioners of the Sinking Fund adopt a resolution authorizing a lease of the store 16 feet by 42 feet, with rear room 10 feet by 10 feet, and basement 12 feet by 25 feet, in the premises at 64 Thompson Street, Borough of Manhattan, for use of the Department of Street Cleaning, for a period of two years and eleven months from June 1, 1917, at an annual rental of \$480, payable quarterly at the end of each quarter; the lessor to put the premises in tenable condition, satisfactory to the Commissioner of the Department of Street Cleaning; pay taxes, furnish gas fixtures; widen the front door of the demised premises and make outside repairs, except where the same are made necessary by the negligence of the employees of the Department of Street Cleaning; the lessee to pay water rates and furnish heat, light and caretaker and make such inside repairs during occupancy as it may deem necessary. Lessor, Mrs. Fannie Levy, No. 16 East 96th Street, Borough of Manhattan.

Respectfully, ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Resolved, That the Commissioners of the Sinking Fund hereby approve of and consent to the execution, by the Commissioner of Street Cleaning, of a lease to the City from Mrs. Fannie Levy, of the store 16 feet by 42 feet, with rear room 10 feet by 10 feet, and basement 12 feet by 25 feet, in the premises at 64 Thompson Street, Borough of Manhattan, for use of the Department of Street Cleaning, for a period of two years and 11 months from June 1, 1917, at an annual rental of four hundred and eighty dollars (\$480), payable quarterly at the end of each quarter; the lessor to put the premises in tenable condition satisfactory to the Commissioner of the Department of Street Cleaning, pay taxes and furnish gas fixtures; widen the front door of the demised premises and make outside repairs, except where the same are made necessary by the negligence of the employees of the Department of Street Cleaning; the lessee to pay water rates and furnish heat, light and caretaker and make such inside repairs during occupancy as it may deem necessary; the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it would be for the interests of the City that such lease be made.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Street Cleaning Department—Amendment to Resolution Authorizing a Lease for, of Premises at 74 Greenwich St., Manhattan.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 9, 1917.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—On March 15, 1917, the Commissioners of the Sinking Fund adopted a resolution authorizing a renewal of the lease of the store at No. 74 Greenwich Street, Manhattan, for use of the Department of Street Cleaning, for a period of three years from May 1, 1917, at an annual rental of \$1,200. Lessors, George J. Meyer, as General Guardian of Hortense Brull; Theresa Brull, Philomena Brull, also known as Phyllis Brull and John Brull, residing at 371 East 165th Street, New York City, and Joseph Brull of 114 West 64th Street, New York City.

The Commissioner of the Department of Street Cleaning in a communication to your Board under date of March 30, 1917, now states that George J. Meyer is the general guardian of Hortense Brull, Theresa Brull and Philomena Brull, also known as Phyllis Brull, and that John Brull and Joseph Brull are both over the age of twenty-one years and have no general guardian, and requests the amendment of the above resolution accordingly.

I therefore respectfully recommend that the Commissioners of the Sinking Fund

amend the above mentioned resolution adopted by them on March 15, 1917, by changing the names of the lessors to read as follows: "John Brull, residing at 371 East 165th Street, New York City, and Joseph Brull of 114 West 64th Street, New York City, and George J. Meyer as general guardian of Hortense Brull, Theresa Brull, and Philomena Brull, also known as Phyllis Brull." Respectfully,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Resolved, That the resolution adopted by this Board at meeting held March 15, 1917, approving of and consenting to the execution by the Commissioner of Street Cleaning of a renewal of the lease to the City of the store at No. 74 Greenwich Street, Borough of Manhattan, for use of the Department of Street Cleaning, for a period of three years from May 1, 1917, at an annual rental of twelve hundred dollars (\$1,200), be and the same is hereby amended by substituting as the name of the lessors, "John Brull, residing at 371 East 165th Street, New York City, and Joseph Brull, of 114 West 64th Street, New York City, and George J. Meyer, as general guardian of Hortense Brull, Theresa Brull and Philomena Brull, also known as Phyllis Brull," in place of "George J. Meyer as General Guardian of Hortense Brull, Theresa Brull, Philomena Brull, also known as Phyllis Brull and John Brull, residing at 371 East 165th Street, New York City, and Joseph Brull, of 114 West 64th Street, New York City."

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

Health Department—Lease for, of Premises at 439 E. 57th St., Manhattan.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 9, 1917.

To the Honorable, the Commissioners of the Sinking Fund:

Gentlemen—The Secretary of the Department of Health, in a communication to your Board under date of March 27, 1917, adopted a resolution requesting a lease of the premises at No. 439 East 57th Street, Borough of Manhattan, for use as a Tuberculosis Clinic, for a period of one year from May 1, 1917, at an annual rental of \$900.

The premises in question consist of a three-story and basement brick building, with cellar under the entire building. The house is 20 feet by 50 feet on a lot 20 feet by 100.5 feet deep, on the north side of East 57th Street, between First Avenue and Avenue A. The building contains nine rooms, one storeroom and two baths; has hot air furnace in cellar, and is equipped throughout for both gas and electricity.

These premises are to take the place of the present Clinic quarters at 229 East 57th Street, rented at \$900 a year, and which lease is not to be renewed.

For rental comparison, the building at No. 433 East 57th Street, which is five feet less in depth than the premises proposed to be leased, but otherwise similar, is now rented at \$75 a month.

Deeming the rent reasonable and just, I respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution authorizing a lease of the entire premises at No. 439 East 57th Street, Borough of Manhattan, for use of the Department of Health, for a period of one year from May 1, 1917, with the privilege of renewal for an additional year upon the same terms and conditions, at an annual rental of \$900, payable quarterly at the end of each quarter; the lessor to pay taxes and water rates, make all exterior repairs and grant the lessee the privilege of making slight interior alterations and repairs as the same may be required for occupancy; the lessee to furnish heat, light and janitor service and make such interior alterations and repairs, including painting on the inside of the building, as it may deem necessary during occupancy. The lease to contain a clause giving the owner the right to cancel said lease upon sixty days' notice in writing to the lessee, during which period of sixty days the lessee is to have the use of the demised premises rent free. Lessor, Mrs. John H. Ravekes, Dobbs Ferry, New York. Respectfully,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Resolved, That the Corporation Counsel be and is hereby requested to prepare a lease to the City from Mrs. John H. Ravekes, of the entire premises at No. 439 East 57th Street, Borough of Manhattan, for use of the Department of Health, for a period of one year from May 1, 1917, with the privilege of renewal for an additional year upon the same terms and conditions, at an annual rental of nine hundred dollars (\$900), payable quarterly at the end of each quarter; the lessor to pay taxes and water rates, make all exterior repairs and grant the lessee the privilege of making slight interior alterations and repairs as the same may be required for occupancy; the lessee to furnish heat, light and janitor service and make such interior alterations and repairs, including painting on the inside of the building as it may deem necessary during occupancy; the lease to contain a clause giving the owner the right to cancel said lease upon sixty days' notice in writing to the lessee, during which period of sixty days the lessee is to have the use of the demised premises rent free; and the Commissioners of the Sinking Fund deeming the said rent fair and reasonable, and that it would be for the interests of the City that such lease be made, the Comptroller be and is hereby authorized and directed to execute the same when prepared and approved by the Corporation Counsel as provided by sections 149 and 217 of the Greater New York Charter.

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

Department of Plant and Structures—Renewal of Lease for, of Premises at 305 E. 60th St., Manhattan.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 23, 1917.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—The Commissioner of the Department of Plant and Structures, in a communication to your Board under date of January 24, 1917, requests a renewal of the lease of office space in the building No. 305 East 60th Street, Borough of Manhattan, for a period of one year from April 21, 1917, with the privilege of yearly renewal.

The Department of Plant and Structures at present occupies the three floors above the store floor in this building, at an annual rental of \$1,300. These floors contain a total floor area of 4,230 square feet.

The Commissioner states that he can arrange to occupy the second and fourth floors and relinquish the third floor, provided that arrangements can be made with the owner for a reduction in rental. This the owner refuses to do, claiming that he cannot lease the second floor to any advantage, and the Department of Plant and Structures state that it would be expensive and impracticable to move to the third floor, even if the owner would agree to a reduction in rental.

When the rental budget for the year 1917 was made up, it was thought it might be possible to arrange to use only two floors, or get some other suitable space, but as no other available space has been found and no reduction in rental can be obtained, it seems best to renew this lease at the present rate of \$1,300, which is at the rate of about 32 cents per square foot, and is a low rental for this locality, considering that the lessor furnishes heat.

I therefore respectfully recommend, the rent being reasonable and just under the circumstances and the same as previously paid, that the Commissioners of the Sinking Fund adopt a resolution authorizing a renewal of the lease of the three floors above the store floor in the building No. 305 East 60th Street, Borough of Manhattan, for use of the Department of Plant and Structures, for a period of one year from April 21, 1917, with the privilege of renewal for an additional year upon the same terms and conditions, at an annual rental of thirteen hundred dollars (\$1,300), payable quarterly; the lessor to pay taxes, make repairs and furnish heat, the lessee to furnish light and janitor service and pay for water used in the leased premises, otherwise upon the same terms and conditions as contained in the existing lease. Lessor, Edwin Welch & Company, 218 East 59th Street, Manhattan. Respectfully,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Resolved, That the Comptroller be and is hereby authorized and directed to execute a renewal of the lease to the City of the three floors above the store floor in the building No. 305 East 60th Street, Borough of Manhattan, for use of the Department of Plant and Structures, for a period of one year from April 21, 1917, with the privilege of renewal for an additional year upon the same terms and conditions, at an annual rental of thirteen hundred dollars (\$1,300), payable quarterly; the lessor to pay taxes, make repairs and furnish heat; the lessee to furnish light and janitor service and pay for water rent used in the leased premises, otherwise upon the same terms and conditions as contained in the existing lease. Lessor, Edwin Welch & Co. The Commissioners of the Sinking Fund deeming the said rent fair

and reasonable and that it would be for the interests of the City that such lease be made.

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

Armory Board—Renewal of Lease for, of Accommodations for the Mounted Drills of Company A, First Battalion Signal Corps, N. G., N. Y., in the Premises Known as the Durland Riding Academy at 5 W. 66th St., Manhattan.

The Deputy and Acting Comptroller presented the following report and offered the following resolution.

April 9, 1917.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—The Secretary of the Armory Board in a communication to your Board under date of March 22, 1917, states that at a meeting of the Armory Board held March 22, 1917, a resolution was adopted requesting the Commissioners of the Sinking Fund to authorize a renewal of the lease of accommodations for the mounted drills of Company A, First Battalion, Signal Corps, in the Durland Riding Academy, 5 West 66th Street, Manhattan, for a period of one year from May 1, 1917, at an annual rental of \$2,250.

The Comptroller in a communication to your Board under date of April 3, 1916, recommended a renewal of this lease for a period of one year from May 1, 1916, at an annual rental of \$2,250, the same as now asked, and said report was approved and renewed authorized at a meeting of your Board held April 13, 1916.

I therefore respectfully recommend, the rent being reasonable and just, and the same as previously paid, that the Commissioners of the Sinking Fund adopt a resolution authorizing a renewal of the lease to the City of accommodations for the mounted drills of Company A, First Battalion, Signal Corps, N. G. N. Y., in the premises known as the Durland Riding Academy, 5 West 66th Street, Borough of Manhattan, said accommodations to include the use of the riding hall three evenings each week, suitable locker rooms, toilet accommodations, shower baths, light, heat, repairs and alterations and storage of government wagons, carts, harness, horse furniture, included in the equipment issued to the organization, for a period of one year from May 1, 1917, with the privilege of renewal for an additional year upon the same terms and conditions, at an annual rental of \$2,250, payable quarterly, and otherwise upon the same terms and conditions as contained in the existing lease. Lessor, The Durland Company, 5 West 66th Street, Borough of Manhattan. Respectfully,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Resolved, That the Comptroller be and is hereby authorized and directed to execute a renewal of the lease to the City of accommodations for the mounted drills of Company A, First Battalion, Signal Corps, N. G. N. Y., in the premises known as the Durland Riding Academy, 5 West 66th Street, Borough of Manhattan, said accommodations to include the use of the riding hall three evenings each week, suitable locker rooms, toilet accommodations, shower baths, light, heat, repairs and alterations and storage of government wagons, carts, harness, horse furniture, included in the equipment issued to the organization for a period of one year from May 1, 1917, with the privilege of renewal for an additional year upon the same terms and conditions, at an annual rental of twenty-two hundred and fifty dollars (\$2,250), payable quarterly, and otherwise upon the same terms and conditions as contained in the existing lease; lessor, the Durland Riding Academy; the Commissioners of the Sinking Fund deeming the said rent fair and reasonable and that it would be for the interests of the City that such lease be made.

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

President, Borough of Queens—Amendment to Resolution Authorizing a Lease for, of Premises at 99 Amity St., Flushing, Queens.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 9, 1917.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—On March 1, 1917, the Commissioners of the Sinking Fund authorized a lease of the easterly front room on the third floor of the premises at No. 99 Amity Street, Flushing, Borough of Queens, for use of the President of the Borough of Queens, for a period of three years from March 15, 1917, at an annual rental of \$144. The lessor mentioned in this resolution is "Herman Marx" and should read "Anna Marx." The owner also requests that the premises be designated as the Flushing Post Office Building in addition to the house number.

I therefore respectfully recommend that the resolution above mentioned be amended by changing the name of the lessor to "Anna Marx," and also inserting after the house number (No. 99 Amity Street) the designation, "known as the Flushing Post Office Building." Respectfully,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Resolved, That the resolution adopted by this Board at meeting held March 1, 1917, authorizing a lease to the City from Herman Marx of the easterly front room on the third floor of the premises No. 99 Amity Street, Flushing, Borough of Queens, for use of the President of the Borough of Queens, for a period of three years from March 15, 1917, at an annual rental of one hundred and forty-four dollars (\$144), be and the same is hereby amended by substituting as the name of the lessor "Anna Marx" in place of "Herman Marx," and by inserting after the house number (99 Amity Street) the designation "known as the Flushing Post Office Building."

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Supreme Court, Kings County—Amendment to Resolution Authorizing a Lease for, of Rooms in the Garfield Building, Corner of Court and Remsen Sts., Brooklyn.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 9, 1917.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—On March 1, 1917, the Commissioners of the Sinking Fund adopted a resolution authorizing the execution of a lease of Rooms 31, 32, 33 and 37 on the second floor, containing a total floor area of 1,965 square feet, in the building known as the Garfield Building, at the northwest corner of Court and Remsen Streets, Borough of Brooklyn, for use of the Supreme Court of Kings County, for a period from April 1, 1917, to May 1, 1918, at an annual rental of \$2,200. Lessor, Metropolitan Association of New York. The name of the lessors should have been the "Metropolitan Associates of New York."

I therefore respectfully recommend that the Commissioners of the Sinking Fund amend the above mentioned resolution adopted March 1, 1917, by substituting as the name of the lessors, "Metropolitan Associates of New York," in place of "Metropolitan Association of New York." Respectfully

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Resolved, That the resolution adopted by this Board at meeting held March 1, 1917, authorizing a lease to the City from the Metropolitan Association of New York, of Rooms 31, 32, 33 and 37 on the second floor of the building known as the Garfield Building, at the northwest corner of Court and Remsen Streets, Borough of Brooklyn, for use of the Supreme Court of Kings County, for a period from April 1, 1917, to May 1, 1918, at an annual rental of twenty-two hundred dollars (\$2,200), payable quarterly, be and the same is hereby amended by substituting as the name of the lessor "Metropolitan Associates of New York" in place of the "Metropolitan Association of New York."

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Police Department—Turning Over by, of Premises at 19-21 Leonard St., Manhattan.

The following was received from the Police Department:

March 28, 1917.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—The Police Department having no further use for the property at Nos. 19-20 Leonard Street, Borough of Manhattan, it is hereby turned over to the Commissioners of the Sinking Fund for the purposes of the City of New York.

Respectfully,

A. WOODS, Police Commissioner.

In connection therewith the Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 9, 1917.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—The Commissioner of the Police Department, in a communication to your Board under date of March 28, 1917, surrenders to the Commissioners of the Sinking Fund as no longer required by his Department, the premises owned by the City at 19-21 Leonard Street, Borough of Manhattan.

I therefore respectfully recommend that the Comptroller be authorized to derive such revenue therefrom as may be had from the temporary leasing thereof, until the final disposition of the same shall be determined. Respectfully,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Whereas, The Police Commissioner, in a communication dated March 28, 1917, having turned over as no longer required the property known as Nos. 19-21 Leonard Street, Borough of Manhattan, it is

Resolved, That the Comptroller be and is hereby authorized to derive such revenue therefrom as may be had from the temporary leasing thereof until the final disposition of the same is determined.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

President, Borough of Manhattan—Assignment to, of a Parcel of Vacant Property Owned by the City on Madison St., Adjacent to the Manhattan Bridge, Manhattan.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 4, 1917.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—The Commissioner of Public Works for the Borough of Manhattan, in a communication to your Board under date of March 1, 1917, requests the assignment to the President of the Borough of Manhattan of a parcel of vacant property owned by The City of New York on Madison Street, adjacent to the Manhattan Bridge.

The plot of ground adjoins the Madison Street Corporation Yard, and it is the intention of the Borough President to construct thereon a one-story brick shed of a temporary nature for the purpose of housing trucks, basin cleaning machines and apparatus used in connection with the maintenance of sewers, which at present are not properly housed, and by this arrangement the deterioration to costly machinery will be very much reduced.

The plot to be assigned was acquired by the City for a marginal street, but was abandoned for such use. The Commissioner of Public Works states that the shed to be constructed will be of a temporary nature, so that if the City wishes in the future to use the property for other purposes, there will be small loss.

I therefore respectfully recommend that the Commissioners of the Sinking Fund adopt a resolution assigning to the President of the Borough of Manhattan the following described plot of ground in the Borough of Manhattan, City of New York:

Beginning at a point distant 306.62 feet easterly from the intersection of the easterly line of Market Street with the southerly line of Madison Street; thence easterly along the southerly line of Madison Street distance 31.59 feet; thence southerly, making an angle of 90 degrees 00 minutes 00 seconds with the previous course, distance 100.13 feet; thence westerly deflecting to the right 90 degrees 01 minute 05 seconds, distance 1.46 feet; thence northwesterly deflecting to the right 73 degrees 14 minutes 11 seconds, distance 104.56 feet to the point or place of beginning; said premises being known and designated on the present Tax Maps of The City of New York, Borough of Manhattan, as Lot 28, Block 274, Section 1.

—such assignment to continue during the pleasure of the Commissioners of the Sinking Fund. Respectfully,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Resolved, That, pursuant to law, the Commissioners of the Sinking Fund hereby assign to the President of the Borough of Manhattan the following described plot of ground in the Borough of Manhattan, City of New York:

Beginning at a point distant 306.62 feet easterly from the intersection of the easterly line of Market Street with the southerly line of Madison Street; thence easterly along the southerly line of Madison Street, distance 31.59 feet; thence southerly, making an angle of 90 degrees 00 minutes 00 seconds with the previous course, distance 100.13 feet; thence westerly deflecting to the right 90 degrees 01 minute 05 seconds, distance 1.46 feet; thence northwesterly, deflecting to the right 73 degrees 14 minutes 11 seconds, distance 104.56 feet to the point or place of beginning; said premises being known and designated on the present Tax Maps of The City of New York, Borough of Manhattan, as Lot 28, Block 274, Section 1;

—such assignment to continue during the pleasure of the Commissioners of the Sinking Fund.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Refunding of Croton Water Rents Overpaid in Error.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 5, 1917.

Hon. Commissioners of the Sinking Fund:

Gentlemen—Applications have been made, as per statement herewith, for refund of Croton Water Rents paid in error.

The applications are severally approved by the Commissioner of Water Supply, Gas and Electricity, Collector of Assessments and Arrears, or the Receiver of Taxes, and the amount so paid, \$246.02, has been deposited in the City Treasury to the credit of the Sinking Fund for the Payment of the Interest on the City Debt.

The attached resolution is necessary to replenish the account "Croton Water Rent Refunding Account," for amount to be refunded. Yours very truly,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Giovanni Lordi, \$16; Cammann, Voorhees & Floyd, \$20; Hedwig E. Traud, \$3; Carryl G. Greenbaum, \$56; Receiver of Taxes, \$24.15; Structural Erecting Co., \$2; Donald Robinson, \$12.70; John LaSpina, \$8.94; Charles Lembach, \$27.29; Henry W. Unger, \$28.26; John S. Melcher, \$6.56; Abraham C. Quackenbush, \$9.44; Ferdinand Mozzaeano, \$46; total, \$246.02.

Resolved, That a warrant, payable from the Sinking Fund for the Payment of the Interest on the City Debt, be drawn in favor of the Chamberlain in the sum of \$246.02 for deposit in the City Treasury to the credit of "Croton Water Rent Refunding Account," for refunding of erroneous and over payments of Croton Water Rents, as per statement submitted.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Refunding of Jury Fees Paid in Cases Settled Before Trial.

April 5, 1917.

Honorable Commissioners of the Sinking Fund:

Gentlemen—On various dates the attorneys mentioned in the schedule attached paid as jury fees to the clerks of the several District Municipal Courts of the City of New York the sums stated in said schedule.

Pursuant to Section 118 of the Municipal Court Code and in accordance with the directions of the Bureau of Law and Adjustment of the Department of Finance, approved by the Deputy Comptroller, these sums are to be returned to the payors, the actions having been settled or discontinued and not brought to trial.

Said amounts were deposited with the Chamberlain of the City of New York to the credit of the Sinking Fund for the Payment of the Interest on the City Debt, and the refunds will be made from that fund through an account known and designated as Code T 52, Jury Fees Refunding Account.

The attached resolution is necessary to replenish the said account for the amount to be paid. Yours very truly,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Israel Ellis, \$6; Abraham B. Brenner, \$9; Charles W. Walter, \$3; Irving I. Kremer, \$6; Samuel Schack, \$3; John J. Phelan, \$3; total, \$30.

Resolved, that a warrant, payable from the Sinking Fund for the Payment of the Interest on the City Debt, be drawn in favor of the City Chamberlain in the

sum of \$30.00 for deposit in the City Treasury to the credit of Jury Fees Refunding Account, for refunding of jury fees, as per statement submitted.

The report was accepted and the resolutions adopted, all the members present voting in the affirmative.

Transfer of \$203.63 from the Sinking Fund for the Payment of the Interest on the City Debt to the Chamberlain.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 5, 1917.

Honorable Commissioners of the Sinking Fund:

Gentlemen—During the month of February, 1917, the Collector of Assessments and Arrears erroneously deposited collections made prior to January 1st, 1917, effecting the Sinking Funds as follows:

Sinking Fund for the Payment of Interest on the City Debt—

Water Rents Receivable—Arrears of Croton Water Rents—Bronx	\$176 56
Accounts Receivable—Interest on Arrears of Croton Water Rents—Bronx	27 07

27 07

\$203 63

These items should have been reported for distribution and deposit as follows:

General Account—Accounts Receivable—AG1—Interest on Water Meter Fund—Bronx	\$27 07
Special Account—Accounts Receivable—S118D—Water Meter Fund—Bronx	176 56

176 56

\$203 63

In order that these erroneous deposits may be corrected I attach a resolution for your adoption. Yours very truly,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Resolved, that warrants, payable from the Sinking Fund for the Payment of the Interest on the City Debt, be drawn in favor of the Chamberlain of the City of New York in the amounts of \$27.07 and \$176.56, to be deposited by him to the credit of the following accounts:

General Account, Accounts Receivable, AG1 Interest on Water Meter Fund, Bronx	\$27 07
Special Account, Accounts Receivable, S118D Water Meter Fund, Bronx	176 56

176 56

\$203 63

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Department of Correction—Assignment to, of Two (2) 3 H. P. Direct Current Motors with Rheostats, Etc., Turned Over by Department of Public Charities.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 28, 1917.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen—The Department of Public Charities on March 20, 1917, surrendered to the Commissioners of the Sinking Fund as no longer required the property described in the accompanying resolution.

The Department of Correction, in a communication dated March 15, 1917, requested the assignment of this property. The adoption of the said resolution authorizing the assignment is therefore recommended.

Respectfully,

ALBERT E. HADLOCK, Deputy Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Correction the following property turned over by the Department of Public Charities, as no longer required:

Two (2) 3 H. P. direct current motors with rheostats; one (1) 2 cone 125 volt direct current distributing board.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Department of Correction—Assignment to, of One Vertical Metal Filing Cabinet Turned Over by the Department of Street Cleaning.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 29, 1917.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen—The Department of Street Cleaning on March 21, 1917, surrendered to the Commissioners of the Sinking Fund as no longer required, the property described in the accompanying resolution.

The Department of Correction in a communication dated March 12, 1917, requested the assignment of this property. The adoption of the said resolution authorizing the assignment is therefore recommended. Respectfully,

ALBERT E. HADLOCK, Deputy Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Correction the following property turned over by the Department of Street Cleaning as no longer required:

One (1) Vertical Metal Filing Cabinet.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Park Department, Bronx—Assignment to, of One 3 H. P. Direct Current Motor Turned Over by the Department of Public Charities.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 28, 1917.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen—The Department of Public Charities on March 20, 1917, surrendered to the Commissioners of the Sinking Fund as no longer required the property described in the accompanying resolution.

The Department of Parks, Borough of The Bronx, in a communication dated March 19, 1917, requested the assignment of this property. The adoption of the said resolution authorizing the assignment is therefore recommended.

Respectfully,

ALBERT E. HADLOCK, Deputy Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Parks, Borough of The Bronx, the following property turned over by the Department of Public Charities as no longer required:

One (1) 3 H. P. direct current motor, with rheostat.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Park Department, Bronx—Assignment to, of Two Sprinkling Wagons and Two Carts Turned Over by the Park Department, Manhattan.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 28, 1917.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen—The Department of Parks, Boroughs of Manhattan and Richmond, on February 5, 1917, surrendered to the Commissioners of the Sinking Fund as no longer required the property described in the accompanying resolution.

The Department of Parks, Borough of The Bronx, in a communication dated March 19, 1917, requested the assignment of this property. The adoption of the said resolution authorizing the assignment is therefore recommended.

Respectfully,

ALBERT E. HADLOCK, Deputy Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Parks, Borough of The Bronx, the following property turned over by the Department of Parks, Boroughs of Manhattan and Richmond, as no longer required:

Two (2) Monitor sprinkling wagons; two (2) grass carts.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Park Department, Brooklyn—Assignment to, of Two Direct Current Motors Turned Over by the Department of Public Charities.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 28, 1917.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen—The Department of Public Charities on March 20, 1917, surrendered to the Commissioners of the Sinking Fund as no longer required the property described in the accompanying resolution.

The Department of Parks, Borough of Brooklyn, in a communication dated March 17, 1917, requested the assignment of this property. The adoption of the said resolution authorizing the assignment is therefore recommended.

Respectfully, **ALBERT E. HADLOCK**, Deputy Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Parks, Borough of Brooklyn, the following property turned over by the Department of Public Charities as no longer required:

Two (2) direct current motors, 3 H. P., with rheostats.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Park Department, Brooklyn—Assignment to, of Thirty-six 6-inch Flat Files, Etc., Turned Over by the Department of Correction.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 31, 1917.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen—The Department of Correction, on March 26, 1917, surrendered to the Commissioners of the Sinking Fund, as no longer required, the property described in the accompanying resolution.

The Department of Parks, Borough of Brooklyn, in a communication dated March 22, 1917, requested the assignment of this property. The adoption of the said resolution authorizing the assignment is therefore recommended.

Respectfully, **ALBERT E. HADLOCK**, Deputy Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Parks, Borough of Brooklyn, the following property turned over by the Department of Correction as no longer required:

Thirty-six (36) 6 inch flat files; four (4) tinner's hammers; seven (7) soldering irons; twelve (12) brick trowels; twenty-four (24) 6-inch monkey wrenches; fifty (50) manure forks.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Fire Department—Assignment to, of Six Clothes Lockers, Etc., Turned Over by the Board of Water Supply.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 29, 1917.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen—The Board of Water Supply, on March 20, 1917, surrendered to the Commissioners of the Sinking Fund as no longer required the property described in the accompanying resolution.

The Fire Department, in a communication dated March 24, 1917, requested the assignment of this property. The adoption of the said resolution authorizing the assignment is therefore recommended. Respectfully,

ALBERT E. HADLOCK, Deputy Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Fire Department the following property turned over by the Board of Water Supply as no longer required:

Six (6) clothes lockers; one (1) roll top desk; two (2) tables; one (1) revolving chair; two (2) typewriter desks; one (1) flat top desk; one (1) bent wood chair; two (2) copyholders; two (2) cane chairs; one (1) high stool; one (1) stenographer's chair.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Department of Street Cleaning—Assignment to, of One Blue Print Filing Cabinet Turned Over by the Department of Correction.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 29, 1917.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen—The Department of Correction on March 12, 1917, surrendered to the Commissioners of the Sinking Fund as no longer required, the property described in the accompanying resolution.

The Department of Street Cleaning in a communication dated March 21, 1917, requested the assignment of this property. The adoption of the said resolution authorizing the assignment is therefore recommended. Respectfully,

ALBERT E. HADLOCK, Deputy Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Street Cleaning the following property turned over by the Department of Correction as no longer required.

One (1) blueprint filing cabinet.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Department of Finance—Assignment to, of Four Oak Hat Trees Turned Over by the Board of Water Supply.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 29, 1917.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen—The Board of Water Supply on March 20, 1917, surrendered to the Commissioners of the Sinking Fund as no longer required the property described in the accompanying resolution.

The Department of Finance, in a communication dated March 24, 1917, requested the assignment of this property. The adoption of the said resolution authorizing the assignment is, therefore, recommended. Respectfully,

ALBERT E. HADLOCK, Deputy Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Finance the following property, turned over by the Board of Water Supply as no longer required:

Four (4) oak hat trees.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Department of Education—Assignment to, of One Automobile Turned Over by the Department of Plant and Structures.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 28, 1917.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen—The Department of Plant and Structures on December 22, 1916, surrendered to the Commissioners of the Sinking Fund as no longer required the property described in the accompanying resolution.

The Department of Education in a communication dated March 19, 1917, requested the assignment of this property. The adoption of the said resolution authorizing the assignment is therefore recommended. Respectfully,

ALBERT E. HADLOCK, Deputy Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Education the following property turned over by the Department of Plant and Structures as no longer required:

One (1) automobile No. 9121, 1913 model (Buick).

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Department of Licenses—Assignment to, of One Section of Steel Lockers Turned Over by the Finance Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 29, 1917.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen—The Department of Finance, on March 23, 1917, surrendered to the Commissioners of the Sinking Fund as no longer required the property described in the accompanying resolution.

The Department of Licenses, in a communication dated March 26, 1917, requested the assignment of this property. The adoption of the said resolution authorizing the assignment is therefore recommended. Respectfully,

ALBERT E. HADLOCK, Deputy Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Licenses the following property turned over by the Department of Finance as no longer required:

One (1) section of sanitary steel lockers, six compartments.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Department of Licenses—Assignment to, of Two Roll-up Typewriter Desks, Etc., Turned Over by the Board of Water Supply.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 29, 1917.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen—The Board of Water Supply on March 20, 1917, surrendered to the Commissioners of the Sinking Fund as no longer required the property described in the accompanying resolution.

The Department of Licenses, in a communication dated March 26, 1917, requested the assignment of this property. The adoption of the said resolution authorizing the assignment is, therefore, recommended. Respectfully,

ALBERT E. HADLOCK, Deputy Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Licenses the following property turned over by the Board of Water Supply as no longer required:

Two (2) roll-top typewriter desks; two (2) typewriter chairs; one (1) single flat-top desk; one (1) double flat-top desk.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Department of Correction—Assignment to, of 100 Brass Sink Bolts, Etc., Turned Over by the Fire Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 4, 1917.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen—The Fire Department on January 9, 1917, surrendered to the Commissioners of the Sinking Fund as no longer required the property described in the accompanying resolution.

The Department of Correction in a communication dated March 15, 1917, requested the assignment of this property. The adoption of the said resolution authorizing the assignment is therefore recommended. Respectfully,

ALBERT E. HADLOCK, Deputy Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Correction the following property turned over by the Fire Department as no longer required:

100 brass sink bolts; 10 6-in. gas brackets; 10 8-in. gas brackets; 10 10-in. gas brackets; 100 1/2-in. pipe caps; 50 brass basin clamps; 40 1/2-in. black iron, right and left couplings; 25 (each 5 1/2-in. by 6-in.) stove pipe dampers; 150 3/8-in. elbows; 100 3/8-in. galvanized drop elbows; 75 3/8-in. 45 deg. gal. elbows; 50 3/4-in. by 1/4-in. gal. elbows; 150 3/4-in. by 1/2-in. gal. elbows; 75 1-in. by 1/2-in. gal. elbows; 50 1 1/4-in. by 3/4-in. gal. elbows; 50 1 1/4-in. by 1-in. gal. elbows; 50 3/4-in. by 3/8-in. black iron elbows; 50 3/8-in. pipe flanges; 5 30-lb. steam gauges; 5 150-lb. steam gauges; one lot stove bolts, assorted; 25 1 1/2-in. black pipe hangers; 25 2-in. black pipe hangers; 15 2 1/2-in. black pipe hangers; 100 2-in. hold-fasts; 100 3-in. hold-fasts; 40 4-in. hold-fasts; 1 lot cut nails, assorted sizes; 700 1/2-in. lock nuts; 1 lot gal. and black iron nuts, assorted sizes; 200 gas pillars; 50 N. P. Br. Pat. overflows; 50 key wall receptacles; 25 hitching rings with lag screws; 1 lot lag screws, assorted sizes; 1 lot wood screws, assorted sizes; 1 lot spindles for door knobs, assorted sizes; 1 lot stoves and stove parts; 150 2-in. pipe straps; 1 lot gal. tees (assorted sizes); 6 waste and overflow sections for bath tubs; 1 lot gal. and cast iron fittings, Y's; 6 5-gal. fire extinguishers; 50 2-in. straight elbows.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Department of Correction—Assignment to, of 110 Lbs. of Norway Iron, Etc., Turned Over by the Fire Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 4, 1917.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen—The Fire Department, on January 9, 1917, surrendered to the Commissioners of the Sinking Fund as no longer required the property described in the accompanying resolution.

The Department of Correction, in a communication dated March 7, 1917, requested the assignment of this property. The adoption of the said resolution authorizing the assignment is therefore recommended. Respectfully,

ALBERT E. HADLOCK, Deputy Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Correction the following property turned over by the Fire Department as no longer required:

110 lbs. Norway iron, 6 sizes; 9 lbs. 3/8-inch round iron; 15 lbs. 1/4-inch round iron; 20 lbs. 1/2-inch round iron; 20 lbs. 9 1/2-in. round iron; 20 lbs. 3/4-inch round iron; 9 1/2 lbs. 5/8-inch round iron; 46 Sampson battery jars; 10 lbs. square tool steel, 1/2-inch; 100 Sampson zincs, 310 lbs.; 637 1/2 lbs. Maresco red paint, 12 1/2 lbs. each; 54 lbs. aluminum bronze; 1 slate fuse strip; 75 1/2-in. galvanized couplings; 75 3/4-in. galvanized couplings; 33 gals. liquid bronze; 45 lbs. copper bronze.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Department of Correction—Assignment to, of One 50-inch Roll-top Typewriter Desk, Etc., Turned Over by the Fire Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 4, 1917.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen—The Municipal Civil Service Commission on March 27, 1917, surrendered to the Commissioners of the Sinking Fund as no longer required the property described in the accompanying resolution.

The Department of Correction, in a communication dated March 29, 1917, requested the assignment of this property. The adoption of the said resolution authorizing the assignment is therefore recommended. Respectfully,

ALBERT E. HADLOCK, Deputy Comptroller.

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund, hereby assign to the Department of Correction the following property turned over by the Fire Department as no longer required:

1 50-inch roll-top typewriter desk; 1 72-inch roll-top typewriter desk; 1 60-inch roll-top typewriter desk; 2 12-inch drawer cardboard legal files; 1 wardrobe; 1 umbrella stand.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Department of Correction—Assignment to, of 76 No. 12 Arresters, Etc., Turned Over by the Fire Department.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 14, 1917.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen—The Fire Department, on January 9, 1917, surrendered to the Commissioners of the Sinking Fund as no longer required, the property described in the accompanying resolution:

The Department of Correction in a communication dated March 14, 1917, requested the assignment of this property. The adoption of the said resolution authorizing the assignment is therefore recommended. Respectfully,

ALBERT E. HADLOCK, Deputy Comptroller.

Resolved, That pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Correction the following property turned over to the Fire Department as no longer required:

76 No. 12 arresters; 200 carbons for No. 12 arresters; 9 connector strips, slate; 182 2-piece duplex insulators; 194 N. C. B. jars; 500 No. 12 arresters micas; 300 pounds Salamoniac; 50 3-in. toggles; 50 4-in. toggles; 128 lengths of fibre tubing; 23 arrester bars; 12 conductors, slate; 500 3/4-in. by 4-in. bolts; 479 2-piece knobs; 800 combination copper sleeves, 10 by 12 inches; 520 combination copper sleeves, 10 by 16 inches; 24 combination copper sleeves, 10 by 14 inches; 200 copper sleeves, No. 12; 1 lot cartridge fuses for No. 12 arresters; 1 lot wooden cleats; 2 horse collars; 1 set harness.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Board of Education—Assignment to, of One Stevens-Duryea Touring Car, Etc., Turned Over by the President of the Borough of Richmond.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 5, 1917.

To the Commissioners of the Sinking Fund, The City of New York:

Gentlemen—The President of the Borough of Richmond, on April 2, 1917, surrendered to the Commissioners of the Sinking Fund, as no longer required, the property described in the accompanying resolution.

The Department of Education in a communication, dated March 6, 1917, requested the assignment of this property. The adoption of the said resolution authorizing the assignment is therefore recommended. Respectfully,

ALBERT E. HADLOCK, Deputy Comptroller.

Resolved, That pursuant to the provisions of Section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby assign to the Department of Education, the following property turned over by the President of the Borough of Richmond as no longer required:

One (1) Stevens-Duryea touring car, No. 15052; parts of Ford runabouts, Nos. 556 and 557; two (2) Magneton; miscellaneous Maxwell parts.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Municipal Building—Changes in the Allotment of Space in.

The following was received from the Committee on Allotment of Space:

April 2, 1917.

To the Honorable Commissioners of the Sinking Fund of The City of New York, Municipal Building, New York:

Gentlemen—Your Committee presents for consideration the following recommendations as to space in the Municipal Building; that,

(1) The former joint allotment to the Mayor's Committee on National Defense and to the Mayor's Committee on Unemployed, of 1,015 square feet on floor 20 (rooms Nos. 2024-2030), be rescinded.

(2) The former allotment to The College of The City of New York, jointly with the Department of Plant and Structures, of 308 square feet on floor 18 (room No. 1820), be rescinded.

(3) To the Mayor's Committee on National Defense, 308 square feet on floor 18 (room No. 1820), jointly with the Department of Plant and Structures, be allotted, as of March 5, 1917.

(4) To the Court House Board, 1,015 square feet on floor 20 (rooms Nos. 2024-2030), be allotted, as of March 5, 1917.

The arrangements herein recommended will effect a discontinuance of expenses for rent for offices of the Court House Board, formerly in a private office building. The Mayor's Committee on Unemployed has ceased to require office space. The College of The City of New York relinquishes room No. 1820, and the same is not in demand by the Department of Plant and Structures, which has not yet been reorganized pursuant to Chapter 528 of the Laws of 1916; it will accommodate the present activities of the Committee on National Defense. Respectfully,

WM. A. PRENDERGAST, Comptroller; FRANK L. DOWLING, President of the Board of Aldermen; MILO R. MALTBIE, Chamberlain; F. J. H. KRACKE, Commissioner of Plant and Structures. Committee on Allotment of Space in the Municipal Building.

The following resolution was then offered for adoption:

Resolved, That the Commissioners of the Sinking Fund hereby adopt the recommendations of the Committee on Allotment of Space as to space in the Municipal Building, as follows:

(1) The former joint allotment to the Mayor's Committee on National Defense and to the Mayor's Committee on Unemployment of 1,015 square feet on floor 20 (rooms Nos. 2024-2030) be and the same is hereby rescinded.

(2) The former allotment to the College of The City of New York, jointly with the Department of Plant and Structures, of 308 square feet on floor 18 (room No. 1820), be and the same is hereby rescinded.

(3) To the Mayor's Committee on National Defense, 308 square feet on floor 18 (room No. 1820), jointly with the Department of Plant and Structures, be and is hereby allotted, as of March 5, 1917.

(4) To the Court House Board, 1,015 square feet on floor 20 (rooms Nos. 2024-2030), be and is hereby allotted as of March 5, 1917.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Municipal Building—Allotment of Space in, for Public Telephones.

The following was received from the Committee on Allotment of Space:

April 2, 1917.

To the Honorable Commissioners of the Sinking Fund of The City of New York, Municipal Building, New York:

Gentlemen—Your Committee presents for consideration the following recommendations as to space in the Municipal Building; that,

(1) Of the allotments made to the departments hereinafter named, 25 square feet to be set apart for a public telephone.

Location.

Finance Department—Floor No. 2 (Rooms Nos. 200-206); Floor No. 7 (Rooms Nos. 719-723).

Municipal Term Court—Floor No. 5 (Room No. 500).

Board of Elections—Floor 19 (Rooms Nos. 1838-1840).

Tenement House Department—Floor 19 (Rooms Nos. 1911-1913).

President, Borough of Manhattan—Floor 20 (Room No. 2021, two locations); Floor 21 (Room No. 2100); Floor 21 (Rooms Nos. 2120-2124); Floor 21 (Room No. 2129, two locations).

Each of these telephones to be of the coin box type. The equipment shall be

inclusive of signs to be approved, as to number, style and location, by the Department of Plant and Structures, and which will be displayed in order that the public may know of the existence and location of the public telephones. The public telephone service will be furnished under lease arrangement between the New York Telephone Company and The City, through the Department of Finance; excepting existing rental agreements with the said Company for any coin box telephones heretofore installed in the Municipal Building, which rental agreements shall be discontinued by or before December 31, 1917. Your Committee recommends a single contract for all public telephone service in the building, which contract shall provide for any additional coin box telephone service to the public that may from time to time be required. The coin box telephones in the Municipal Building are for the convenience of the public visiting the building.

A display of portable telephone signs on the concourses at the street level of the Municipal Building, is recommended in connection with the attended public telephone stations in the main entrance halls. The number of such signs should not exceed four; two on each concourse. Their locations to be selected so as not to obstruct travel on the concourses. Respectfully,

WM. A. PRENDERGAST, Comptroller; FRANK L. DOWLING, President of the Board of Aldermen; MILO R. MALTBIE, Chamberlain; F. J. H. KRACKE, Commissioner of Plant and Structures; Committee on Allotment of Space in the Municipal Building.

The following resolution was then offered for adoption:

Resolved, That the Commissioners of the Sinking Fund hereby adopt the recommendations of the Committee on Allotment of Space as to space in the Municipal Building, as follows:

(1) Of the allotments made to the Departments hereinafter named, 25 square feet to be set apart for a public telephone.

Locations.

Finance Department—Floor 2, Rooms Nos. 200-206; floor 7, Rooms Nos. 719-723.

Municipal Term Court—Floor 5, Room No. 500.

Board of Elections—Floor 18, Rooms Nos. 1838-1840.

Tenement House Department—Floor 19, Rooms Nos. 1911-1913.

President, Borough of Manhattan—Floor 20, Room No. 2021, two locations; floor 21, Room No. 2100; floor 21, Rooms Nos. 2120-2124; floor 21, Room No. 2129, two locations.

Each of the telephones to be of the coin box type. The equipment to be inclusive of signs, to be approved as to number, style and location by the Department of Plant and Structures, and which will be displayed in order that the public may know of the existence and location of the public telephones. The public telephone service to be furnished under a lease arrangement between the New York Telephone Company and the City, through the Department of Finance; excepting existing rental agreements with the said company for any coin box telephones heretofore installed in the Municipal Building, which rental agreements shall be discontinued by or before December 31, 1917; that a single contract for all public telephone service in the building be entered into between the New York Telephone Company and the City, which contract shall provide for any additional coin box telephone service to the public that may from time to time be required; that portable telephone signs on the concourses at the street level of the Municipal Building be displayed in connection with the attended public telephone stations in the main entrance halls. The number of such signs not to exceed four (4), two on each concourse. Their locations to be selected so as not to obstruct travel on the concourses.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Petition of Charne Katz for a Release of the City's Interest in Certain Premises on the Northerly Side of Flushing Ave., Brooklyn.

The following petition was received:

In the matter of the petition of Charne Katz for a conveyance of the right, title and interest of The City of New York in and to a strip of land lying within the present northerly side of Flushing Avenue and the north line of the Brooklyn and Newtown Turnpike, in the Borough of Brooklyn, County of Kings, State of New York.

To the Commissioners of the Sinking Fund of The City of New York:

The petition of Charne Katz, respectfully shows and alleges:

First—That your petitioner is a citizen of the United States and resides at No. 392 Bushwick Avenue, in the Borough of Brooklyn, County of Kings, City and State of New York.

Second—That your petitioner is the owner in fee simple of the following described premises:

All that lot, piece or parcel of land, with the buildings and improvements thereon erected, situate, lying and being in the Borough of Brooklyn, County of Kings, City and State of New York, and bounded and described as follows:

Beginning at a point on the southerly side of Cook Street two hundred thirty-one feet east of Bushwick Avenue; running thence southerly at right angles, or nearly so, with Cook Street one hundred twenty-seven feet eight inches; running thence easterly and nearly parallel with Flushing Avenue seventy-five feet, more or less, to a point one hundred feet eight and one-half inches north of the northerly side of Flushing Avenue; thence southerly and along land formerly of Harvey one hundred feet eight and one-half inches to the northerly side of Flushing Avenue; thence easterly along the northerly side of Flushing Avenue twenty-five feet, more or less; thence northerly along the land late of D. Downey one hundred nineteen feet four inches; thence westerly parallel, or nearly so, with Cook Street fifty feet; thence northerly at right angles, or nearly so, to Cook Street one hundred feet to the southerly side of Cook Street; and thence westerly along the southerly side of Cook Street fifty feet to the point or place of beginning. Be the said several dimensions, more or less.

Third—That your petitioner became the owner of said premises by deed from American Steel Barrell Company, dated October 19, 1916, and duly recorded in the office of the Register of the County of Kings, on the day of October, 1916.

Fourth—That The City of New York has, or claims to have, an interest as successor to the City of Brooklyn in so much of the above described premises as lies within the lines of the Brooklyn and Newtown Turnpike, and, which portion is more particularly bounded and described as follows:

Beginning at a point on the northerly side of Flushing Avenue distant two hundred ninety-nine feet two inches easterly from Bushwick Avenue; running thence easterly along the northerly side of Flushing Avenue twenty-five feet and one-half of an inch; running thence northerly along the land of the late D. Downey twenty feet one and one-half inches to the north side of said Brooklyn and Newtown Turnpike; thence westerly along said north side of said Brooklyn and Newtown Turnpike twenty-five feet; thence southerly along the land formerly of Harvey twenty-two feet one and one-half inches to the point or place of beginning.

Fifth—That both of the parcels of real estate shown on the annexed survey are assessed in one parcel on the tax map of The City of New York.

Sixth—That for over twenty years the land last above described has been included in and conveyed by the deeds in your petitioner's chain of title of the lands adjoining on the north side of the aforesaid road.

Seventh—That annexed hereto and made a part of this application is a blue print of an accurate survey made by the Messerole City Surveying Company dated November 10, 1916, which definitely locates the lines of the Brooklyn and Newtown Turnpike and Flushing Avenue as now opened and the portion for which a deed of the interest of The City of New York therein is now sought is shown thereon in "yellow."

Wherefore, your petitioner prays that a conveyance of all the right, title and interest of The City of New York in and to the said strip of land as particularly described in paragraph "Fourth" of this petition be made to your petitioners upon such terms as in the facts and circumstances herein before set forth may seem just and proper.

Dated, Brooklyn, New York, November 18, 1916.

CHARNE (her X mark) KATZ, Petitioner.

City and State of New York, County of Kings, ss.:

Charne Katz, being duly sworn, deposes and says: That she is the petitioner in the foregoing petition; that she has read the said petition and knows the contents thereof and the same is true to her own knowledge, except as to the matters therein stated to be alleged on information and belief and that as to those matters she believes it to be true.

CHARNE (her X mark) KATZ.

Sworn to before me this 18th day of November, 1916. BARNEY ZIRINSKY, Notary Public, Kings Co.

In connection therewith the Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 10, 1917.

To the Commissioners of the Sinking Fund, City of New York:

Gentlemen—I am in receipt of a petition to the Commissioners of the Sinking Fund from Charne Katz, in which she states that she is the owner of certain premises on the northerly side of Flushing Avenue, and designated on the present tax maps of the Borough of Brooklyn as Lot 61, in Block 3123, Section 10. Included therein is a parcel of land which was formerly contained within the lines of the Brooklyn and Newtown Turnpike, and which she requests to have conveyed to her.

The City's interest in the premises for which a release is sought has been valued at \$264, which amount the petitioner has agreed to pay.

I therefore respectfully recommend that the Commissioners of the Sinking Fund authorize a release to Charne Katz, No. 392 Bushwick Avenue, Borough of Brooklyn, of the interest of the City of New York in and to the following described premises:

All that certain lot, piece or parcel of land situate, lying and being in the Borough of Brooklyn, County of Kings, City and State of New York, and as shown on survey of the Mesele City Surveying Company, dated November 10, 1916, lying within the lines of the Brooklyn and Newtown Turnpike, in Block 3123, bounded and described as follows:

Beginning at a point on the northerly line of Flushing Avenue, distant 299 feet 2 inches easterly from the intersection of the northerly line of Flushing Avenue with the easterly line of Bushwick Avenue; running thence easterly along the northerly line of Flushing Avenue 25 feet $\frac{1}{2}$ inch; running thence northerly along the land of the late D. Downey 20 feet $1\frac{1}{2}$ inches to the north line of the Brooklyn and Newtown Turnpike; running thence westerly along the north line of said Brooklyn and Newtown Turnpike 35 feet; running thence southerly and along the land formerly of Harvey, 22 feet $1\frac{1}{2}$ inches to the point or place of beginning,

—in consideration of the sum of \$264, plus an additional charge of \$12.50 for the preparation of the necessary papers. The release to contain the following terms and conditions:

That the grantee waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantee is the owner of the land fronting on the section of the street or avenue to be conveyed.

The deed not to be delivered until the grantee has paid whatever taxes and assessments are liens against the premises to be conveyed.

Respectfully, ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Whereas, Charne Katz, in a petition addressed to the Commissioners of the Sinking Fund, requests a release of the City's interest in certain property formerly contained within the lines of the old Brooklyn and Newtown Turnpike and designated on the present tax maps as Lot 61, in Block 3123, Section 10.

Resolved, That the Commissioners of the Sinking Fund hereby determine that the land described as follows is not needed for any public use:

All that certain lot, piece or parcel of land situate, lying and being in the Borough of Brooklyn, County of Kings, City and State of New York, and as shown on survey of the Mesele City Surveying Company, dated November 10, 1916, lying within the lines of the Brooklyn and Newtown Turnpike, in Block 3123, bounded and described as follows:

Beginning at a point on the northerly line of Flushing Avenue, distant 299 feet 2 inches easterly from the intersection of the northerly line of Flushing Avenue with the easterly line of Bushwick Avenue; running thence easterly along the northerly line of Flushing Avenue 25 feet $\frac{1}{2}$ inch; running thence northerly along the land of the late D. Downey 20 feet $1\frac{1}{2}$ inches to the north line of the Brooklyn and Newtown Turnpike; running thence westerly along the north line of said Brooklyn and Newtown Turnpike 25 feet; running thence southerly and along the land formerly of Harvey 22 feet $1\frac{1}{2}$ inches to the point or place of beginning;

—and be it further

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby authorize a release to Charne Katz of 392 Bushwick Avenue, Borough of Brooklyn, of the interest of the City of New York in and to the property hereinabove in this resolution bounded and described, in consideration of the sum of Two hundred and sixty-four dollars (\$264), plus the additional charge of Twelve dollars and fifty cents (\$12.50) for the preparation of the necessary papers; the release to contain the following terms and conditions:

That the grantee waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantee is the owner of the land fronting on the section of the street or avenue to be conveyed.

The deed not to be delivered until the grantee has paid whatever taxes and assessments are liens against the premises to be conveyed.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Petition of Michael Moll and Franziska Moll for a Release of the City's Interest in a Strip of Land Formerly Contained Within the Lines of Debevoise Ave., Queens.

The following petition was received:

In the Matter of the Application of Michael Moll and Franziska Moll, his wife, for a deed to certain property in the First Ward of the Borough of Queens, City and State of New York.

The petition of Michael Moll and Franziska Moll, his wife, respectfully shows to the Sinking Fund Commissioners:

First—That the petitioners reside at No. 790 Second Avenue, Long Island City, the First Ward of the Borough of Queens, City of New York.

Second—That the petitioners are the owners of the following described premises:

All those certain pieces or parcels of land lying and being in what was formerly Long Island City, now Ward One of the Borough of Queens, The City of New York, in Queens County, and State of New York, which, taken together are bounded and described as follows:

Beginning at a point on the southeasterly line of De Bevoise Avenue as said line of De Bevoise Avenue is now laid out and established, distant two hundred (200) feet southwesterly from the corner formed by the intersection of the southwesterly line of Woolsey Avenue with the said southeasterly line of De Bevoise Avenue, and running thence southwesterly along the said southeasterly line of De Bevoise Avenue twenty-five (25) feet; thence southeasterly at right angles to De Bevoise Avenue one hundred and fifty-five (155) feet, more or less, to the northwesterly side of Park Place, thence Northeasterly along the said Northwesterly side of Park Place, twenty-five (25) feet, and thence Northwesterly and again at right angles to De Bevoise Avenue one hundred and fifty-five (155) feet more or less, to the said southeasterly line of De Bevoise Avenue at the point or place of beginning, as shown on a survey and described in a deed dated November 14, 1908, and recorded in the office of the Clerk of the County of Queens in Liber 1600 of Deeds, at page 72 on the 21st day of December, 1908, a copy of which survey and deed is herewith respectfully submitted as a part of this petition.

Third—That on a certain map known as the Commissioner's Map of Long Island City, Queens County, and State of New York, dated April 25, 1873, and filed in the City Clerk's office of Long Island City on the 25th day of April, 1873, De Bevoise Avenue (now Second Avenue) was laid out with a width of one hundred and fifty (150) feet.

Fourth—That under and pursuant to chapter 644 of the Laws of 1893, a Commission was appointed which was known as the General Improvement Commission of Long Island City, which body, by virtue of its powers, did lay out said De Bevoise Avenue (now Second Avenue), reducing the width thereof from one hundred and fifty (150) feet, to one hundred (100) feet, thus leaving a strip of land twenty-five (25) feet in width on the east and west sides of De Bevoise Avenue (now Second Avenue), a distance of about fifteen hundred (1500) feet, a part of which strip lies adjacent to and abutting the property of your petitioners, as shown by the deed of your petitioners marked Exhibit A, and by the survey of their property, marked Exhibit B.

Fifth—Upon information and belief that in the proceedings to acquire title to

De Bevoise Avenue, the fact that the General Improvement Commission of Long Island City had reduced the width of De Bevoise Avenue as shown on the map of Long Island City of 1873, from 150 feet to 100 feet, was disregarded, and the technical description started on the easterly line of the intersection of De Bevoise Avenue and Flushing Avenue, as laid out on the map or plan of the City and filed in 1873, whereby the lines of De Bevoise Avenue, commencing at Flushing Avenue, were by such technical description erroneously described. This proceeding was confirmed and the city acquired title to the strip twenty-five feet too far eastwardly, and did not acquire a corresponding strip west of the westerly line of De Bevoise Avenue.

Sixth—Upon information and belief that chapter 378 of the Laws of 1909 entitled "An Act to allow The City of New York to deed certain land and acquire the title to certain other land in De Bevoise Avenue, in the Borough of Queens, was passed and authorizes the exchange of lands between The City of New York and persons owning property on the east and west sides of said De Bevoise Avenue.

Seventh—That your petitioners do not own property on the west side of De Bevoise Avenue.

Eighth—Upon information and belief, the petitioners allege that at a meeting of the Board of Estimate held on the 12th day of March, 1915, your Honorable Board was requested to release by virtue of its powers as designated in section 205 of the Greater Charter of The City of New York, as amended, the right of The City of New York in and to the strip of land above referred to, to those owners whose land fronts on the section of the street or avenue to be conveyed, and that such release be granted for a nominal consideration and payment of fees amounting in all to about \$13.50.

Wherefore your petitioners pray that this honorable Board, under its powers as designated in section 205 of the Greater Charter of The City of New York, as amended, grant, execute and deliver a deed releasing all the right, title and interest which The City of New York may have in and to the property abutting that of your petitioners, on the east side of Second Avenue, formerly De Bevoise Avenue, in the First Ward of the Borough of Queens, City of New York, which is bounded and described as follows:

Beginning at a point on the southeasterly side of Second Avenue as the same is laid down on the assessment map of the First Ward of the Borough of Queens, reduced to one hundred feet in width, distant two hundred feet southwesterly from the corner formed by the intersection of the southwesterly line of Woolsey Avenue with the said southeasterly line of Second Avenue; running thence southeasterly at right angles to Second Avenue and parallel with Woolsey Avenue, twenty-five feet; thence southwesterly and parallel with Second Avenue twenty-five feet; thence northwesterly parallel with Woolsey Avenue twenty-five feet to the easterly side of Second Avenue, and thence northeasterly along the easterly side of Second Avenue twenty-five feet to the point or place of beginning.

Dated, Long Island City, February 28, 1917.

MICHAEL MOLL, FRANZISKA MOLL.

State of New York, County of Queens, ss.:

Michael Moll and Franziska Moll, his wife, being duly sworn, do depose and say: That they are the petitioners in the within proceeding; that they have read the foregoing petition and know the contents thereof; that the same is true of their own knowledge except as to the matters therein stated to be alleged on information and belief, and as to those matters they believe it to be true.

MICHAEL MOLL, FRANZISKA MOLL.

Sworn to before me this 28th day of February, 1917: CHARLES R. RUFFS, Notary Public, Queens County, N. Y.; No. 1578.

This Indenture made the fourteenth day of November, in the year one thousand nine hundred and eight, between Gertrude Johanna Follmer of the Borough of Manhattan, the City and State of New York, party of the first part, and Michael Moll and Franziska Moll, his wife, of the same place, parties of the second part:

Witnesseth, That the said party of the first part, in consideration of the sum of one dollar, lawful money of the United States, paid by the parties of the second part, do hereby grant, bargain, sell and release unto the said party of the second part, their heirs and assigns forever, all those certain pieces or parcels of land with the buildings and improvements in course of erection thereon situate, lying and being in what was formerly Long Island City, now Ward One of the Borough of Queens. The City of New York in Queens County and State of New York, which taken together are bounded and described as follows:

Beginning at a point on the Southeasterly line of De Bevoise Avenue as said line of De Bevoise Avenue is now laid out and established, distant Two Hundred (200) feet Southwesterly from the corner formed by the intersection of the Southwesterly line of Woolsey Avenue with the said Southeasterly line of De Bevoise Avenue and running thence Southwesterly along the said Southeasterly line of De Bevoise Avenue twenty-five (25) feet, thence Southeasterly at right angles to De Bevoise Avenue, one hundred and fifty-five (155) feet more or less to the Northwesterly side of Park Place, thence Northeasterly along the said Northwesterly side of Park Place, twenty-five (25) feet, and thence Northwesterly and again at right angles to De Bevoise Avenue one hundred and fifty-five (155) feet more or less, to the said Southeasterly line of De Bevoise Avenue at the point or place of beginning.

Being the same premises conveyed to the said Michael Moll by two separate Deeds dated September 8th, 1896, and recorded in Queens County Clerk's office in Liber 1128 of Deeds, pages 103 and 106.

Together with all the right, title and interest of the party of the first part of, in, and to those portions of De Bevoise Avenue and Park Place adjacent to said premises to the center lines of said Avenue and Place.

Together with the appurtenances and all the estate and rights of the said party of the first part, in and to the said premises.

To have and to hold the above granted premises unto the said parties of the second part, their heirs and assigns forever.

In Witness Whereof. The said party of the first part hath hereunto set her hand and seal the day and year first above written.

(Seal.)

GERTRUDE JOHANNA FOLLMER.

In presence of J. H. THOMPSON.

State of New York, County of Queens, ss.:

On this 14th day of November, in the year one thousand nine hundred and eight, before me personally came Gertrude Johanna Follmer to me known, and known to me to be the individual described in and who executed the foregoing instrument, and she thereupon duly acknowledged to me that she executed the same.

J. H. THOMPSON, Notary Public, Queens Co., N. Y.

Recorded in the office of the Clerk of the County of Queens, in Liber No. 1600 Page 72 of Conveyances on Dec. 21, 1908, at 9 a. m.

JOHN NIEDERSTEIN, Clerk.

In connection therewith the Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 10, 1917.

To the Honorable, the Commissioners of the Sinking Fund:

Gentlemen—I am in receipt of a petition to the Commissioners of the Sinking Fund from Michael Moll and Franziska Moll in which they state that they are the owners of a parcel of land in the Borough of Queens, located on the easterly line of Debevoise Avenue, near Woolsey Avenue.

Debevoise Avenue was laid out on a certain map known as the Commissioner's Map of Long Island City, dated April 25, 1873, and filed in the City Clerk's office of Long Island City on April 25, 1873, with a width of 150 feet. Pursuant to Chapter 644 of the Laws of 1893, a commission was appointed known as the General Improvement Commission of Long Island City, which commission laid out said Debevoise Avenue, reducing the width thereof to 100 feet, leaving a strip of land 25 feet in width on the east and west sides thereof, a part of which strip lies adjacent to and abutting the property of the petitioners. It is this strip of land which the petitioners request to have released to them.

I therefore respectfully recommend that the Commissioners of the Sinking Fund authorize a release to Michael Moll and Franziska Moll, of No. 790 Second Avenue, Long Island City, Borough of Queens, of the interest of the City in and to the following described premises:

All that certain lot, piece or parcel of land, situate, lying and being in the First Ward, Borough of Queens, City and State of New York, bounded and described as follows:

Beginning at a point on the southeasterly side of Second Avenue as the same is laid down on the assessment map of the First Ward of the Borough of

Queens, reduced to one hundred feet in width, distant two hundred feet southwesterly from the corner formed by the intersection of the southwesterly line of Woolsey Avenue with the said southeasterly line of Second Avenue; running thence southeasterly at right angles to Second Avenue and parallel with Woolsey Avenue twenty-five feet; thence southwesterly and parallel with Second Avenue twenty-five feet; thence northwesterly parallel with Woolsey Avenue twenty-five feet to the easterly side of Second Avenue, and thence northeasterly along the easterly side of Second Avenue twenty-five feet to the point or place of beginning, —in consideration of the sum of \$1.00, plus an additional charge of \$12.50 for the preparation of the necessary papers. The release to contain the following terms and conditions:

That the grantees waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantees are the owners of the land fronting on the section of the street or avenue to be conveyed.

The deed not to be delivered until the grantees have paid whatever taxes and assessments are liens against the premises to be conveyed. Respectfully,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Whereas, Michael Moll and Franziska Moll, in a petition addressed to the Commissioners of the Sinking Fund requests a release of the City's interest in a strip of land located on the easterly side of DeBevoise Avenue, near Woolsey Avenue, Borough of Queens, and more particularly hereinabove described.

Resolved, That the Commissioners of the Sinking Fund hereby determine that the land described as follows is not needed for any public use:

All that certain lot, piece or parcel of land, situate, lying and being in the First Ward, Borough of Queens, City and State of New York, bounded and described as follows:

Beginning at a point on the southeasterly side of Second Avenue as the same is laid down on the assessment map of the First Ward of the Borough of Queens, reduced to one hundred feet in width, distant two hundred feet southwesterly from the corner formed by the intersection of the southwesterly line of Woolsey Avenue with the said southeasterly line of Second Avenue; running thence southeasterly at right angles to Second Avenue and parallel with Woolsey Avenue, twenty-five feet; thence southwesterly and parallel with Second Avenue twenty-five feet; thence northwesterly parallel with Woolsey Avenue twenty-five feet to the easterly side of Second Avenue, and thence northeasterly along the easterly side of Second Avenue twenty-five feet to the point or place of beginning.

—and be it further

Resolved, That, pursuant to the provisions of Section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby authorize a release to Michael Moll and Franziska Moll, of No. 790 Second Avenue, Long Island City, Borough of Queens, of the interest of the City of New York in and to the property hereinabove in this resolution bounded and described, in consideration of the sum of One Dollar (\$1) plus an additional charge of Twelve dollars and fifty cents (\$12.50) for the preparation of the necessary papers. The release to contain the following terms and conditions:

That the grantees waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantees are the owners of the land fronting on the section of the street or avenue to be conveyed.

The deed not to be delivered until the grantees have paid whatever taxes and assessments are liens against the premises to be conveyed.

The report was accepted, and the resolution adopted, all the members present voting in the affirmative.

Petition of Ernst David and Others for a Release of the City's Interest in a Strip of Land Formerly Contained Within the Lines of DeBevoise Ave., Queens.

The following petition was received:

In the matter of the application of Ernst David, Otto Koster, Barbara Wagner and Margaretha Kahl, for a deed to certain property in the First Ward of the Borough of Queens, City and State of New York.

The petition of Ernst David, Otto Koster, Barbara Wagner and Margaretha Kahl, respectfully shows to the Sinking Fund Commissioners:

First—That the petitioners reside as follows:

Ernst David, Grand Street, near Wool Street, Elmhurst, Borough of Queens, City of New York.

Otto Koster, 30 Hamilton Place, Borough of Brooklyn, City of New York.

Barbara Wagner, 828 Second Avenue, Long Island City, Borough of Queens, City of New York.

Margaretha Kahl, 2489 Marion Avenue, Borough of Bronx, City of New York.

Second—That the petitioners are the owners of the following described premises:

All that certain lot, piece or parcel of land situate, lying and being in the First Ward of the Borough of Queens, City of New York, formerly the Fifth Ward of Long Island City, shown and designated on a certain map entitled "Map of Property being formerly a part of the property of the Estate of Emily P. Woolsey, deceased, belonging to Ernst David, Otto Koster, John O. Wagner and Margaretha Kahl, situated in the Fifth Ward of Long Island City, Queens County, N. Y., April 24, 1896, Julius Von Hurnerbein" and filed in the Clerk's office of the County of Queens under Map No. 1153 on June 12, 1895, as lot number 2 and being bounded and described as follows:

Beginning at a point on the Southeasterly line of DeBevoise Avenue distant 175 feet southwesterly from the southwesterly line of Woolsey Avenue and running thence southeasterly parallel with said line of Woolsey Avenue 80 feet; thence southwesterly parallel with said line of DeBevoise Avenue 25 feet; thence northwesterly again parallel with said line of Woolsey Avenue 28.81 feet to land formerly of Francis Briell and now or formerly of Agnes Horak; running thence along said lands of Horak 31.57 feet; thence still along said lands of Horak 28.92 feet to the said southeasterly line of DeBevoise Avenue and thence northeasterly along said line of DeBevoise Avenue 3.88 feet to the point or place of beginning as shown on a survey and described in a deed dated the 9th day of June, 1897, and recorded in the office of the clerk of the County of Queens in Liber 1154 of Deeds, at page 52, on the 16th day of June, 1897, a copy of which survey and deed is herewith respectfully submitted as a part of this petition, the said above described premises being a part of the lot described in said deed as and by the number forty-five (45) in block 88.

Third—That on a certain map known as the Commissioner's Map of Long Island City, Queens County and State of New York, dated April 25, 1873, and filed in the City Clerk's office of Long Island City on the 25th day of April, 1873, DeBevoise Avenue (now Second Avenue) was laid out with a width of one hundred fifty (150) feet.

Fourth—That under and pursuant to Chapter 644 of the Laws of 1893 a Commission was appointed which was known as the General Improvement Commission of Long Island City, which body, by virtue of its powers, did lay out said DeBevoise Avenue (now Second Avenue), reducing the width thereof from one hundred fifty (150) feet, to one hundred (100) feet, thus leaving a strip of land twenty-five (25) feet in width on the east and west sides of DeBevoise Avenue (now Second Avenue) a distance of about fifteen hundred (1,500) feet, a part of which strip lies adjacent to and abutting the property of your petitioners, as shown by the deed of your petitioners marked Exhibit A, and by the survey of their property, marked Exhibit B.

Fifth—Upon information and belief the petitioners allege that at a meeting of the Board of Estimate held on the 12th day of March, 1915, your Honorable Board was requested to release by virtue of its powers as designated in section 205 of the Greater Charter of the City of New York as amended, the right of the City of New York, in and to the strip of land above referred to, to those owners whose land fronts on the section of the street or avenue to be conveyed, and that such release be granted for a nominal consideration and payment of fees amounting in all to about \$13.50.

Wherefore your petitioners pray that this honorable Board, under its powers as designated in section 205 of the Greater Charter of the City of New York, as amended, grant, execute and deliver a deed releasing all the right, title and interest which the City of New York may have in and to the property abutting that of your petitioners, on the East side of Second Avenue, formerly DeBevoise Avenue, in the

First Ward of the Borough of Queens, City of New York, which is bounded and described as follows:

Beginning at a point on the Easterly side of Second Avenue as the same is laid down on the assessment map of the First Ward of the Borough of Queens, reduced to one hundred feet in width, distant one hundred and seventy-five feet southerly from the corner formed by the intersection of the southerly side of Woolsey Avenue with the said Easterly side of Second Avenue, running thence Easterly at right angles to Second Avenue and parallel with Woolsey Avenue twenty-five feet; thence southerly and parallel with Second Avenue three and seventeen one-hundredths feet, thence Westerly and parallel with Woolsey Avenue, twenty-five feet to the Easterly side of Second Avenue and thence Northerly along the Easterly side of Second Avenue three and seventeen one-hundredths feet to the point or place of beginning.

Dated, Long Island City, February 28th, 1917.

ERNST DAVID, OTTO KOSTER, BARBARA WAGNER, MARGARETHA KAHL.

State of New York, County of Queens, ss.:

Ernst David, Otto Koster, Barbara Wagner and Margaretha Kahl, being duly sworn, do depose and say: That they are the petitioners in the within proceeding; that they have read the foregoing petition and know the contents thereof; that the same is true of their own knowledge except as to the matters therein stated to be alleged on information and belief and as to those matters they believe it to be true.

ERNST DAVID, OTTO KOSTER, BARBARA WAGNER, MARGARETHA KAHL.

Sworn to before me this 28th day of February, 1917. CHARLES R. RUP, Notary Public, Queens County, N. Y. No. 1578.

In connection therewith the Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 10, 1917.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—I am in receipt of a petition to the Commissioners of the Sinking Fund from Ernst David, Otto Koster, Barbara Wagner and Margaretha Kahl, in which they state that they are the owners of certain property located on the easterly side of DeBevoise Avenue, near Woolsey Avenue, Borough of Queens.

DeBevoise Avenue was laid out on a certain map known as the Commissioner's Map of Long Island City, dated April 25, 1873, and filed in the City Clerk's office of Long Island City on April 25, 1873, with a width of 150 feet. Pursuant to chapter 644 of the Laws of 1893, a commission was appointed known as the General Improvement Commission of Long Island City, which commission laid out said DeBevoise Avenue, reducing the width thereof to 100 feet, leaving a strip of land 25 feet in width on the east and west sides thereof, a part of which strip lies adjacent to and abutting the property of the petitioners. It is this strip of land which the petitioners request to have released to them.

I therefore respectfully recommend that the Commissioners of the Sinking Fund authorize a release to Ernst David, of Grand Street, near Wool Street, Elmhurst, Borough of Queens, City of New York; Otto Koster, of No. 30 Hamilton Place, Borough of Brooklyn, City of New York; Barbara Wagner, of No. 828 Second Avenue, Long Island City, Borough of Queens, City of New York, and Margaretha Kahl, of No. 2489 Marion Avenue, Borough of The Bronx, City of New York, of the interest of the City in and to the following described premises:

All that certain lot, piece or parcel of land situate, lying and being in the First Ward, Borough of Queens, City and State of New York, bounded and described as follows:

Beginning at a point on the easterly side of Second Avenue, as the same is laid down on the assessment map of the First Ward of the Borough of Queens, reduced to one hundred feet in width, distant one hundred and seventy-five feet southerly from the corner formed by the intersection of the southerly side of Woolsey Avenue with the said easterly side of Second Avenue; running thence easterly at right angles to Second Avenue and parallel with Woolsey Avenue twenty-five feet; thence southerly and parallel with Second Avenue three and seventeen one-hundredths feet; thence westerly and parallel with Woolsey Avenue twenty-five feet to the easterly side of Second Avenue, and thence northerly along the easterly side of Second Avenue three and seventeen one-hundredths feet to the point or place of beginning.

—in consideration of the sum of \$1.00, plus an additional charge of \$12.50 for the preparation of the necessary papers. The release to contain the following terms and conditions:

That the grantees waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantees are the owners of the land fronting on the section of the street or avenue to be conveyed.

The deed not to be delivered until the grantees have paid whatever taxes and assessments are liens against the premises to be conveyed.

Respectfully, ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Whereas, Ernst David, Otto Koster, Barbara Wagner and Margaretha Kahl, in a petition addressed to the Commissioners of the Sinking Fund, requests a release of the City's interest in a strip of land located on the easterly side of DeBevoise Avenue, near Woolsey Avenue, Borough of Queens, and more particularly hereinabove described.

Resolved, That the Commissioners of the Sinking Fund hereby determine that the land described as follows is not needed for any public use:

All that certain lot, piece or parcel of land situate, lying and being in the First Ward, Borough of Queens, City and State of New York, bounded and described as follows:

Beginning at a point on the easterly side of Second Avenue as the same is laid down on the assessment map of the First Ward of the Borough of Queens, reduced to one hundred feet in width, distant one hundred and seventy-five feet southerly from the corner formed by the intersection of the southerly side of Woolsey Avenue with the said easterly side of Second Avenue, running thence easterly at right angles to Second Avenue and parallel with Woolsey Avenue twenty-five feet; thence southerly and parallel with Second Avenue three and seventeen one-hundredths feet; thence westerly and parallel with Woolsey Avenue twenty-five feet to the easterly side of Second Avenue and thence northerly along the easterly side of Second Avenue three and seventeen one-hundredths feet to the point or place of beginning.

—and be it further

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby authorize a release to Ernst David, of Grand Street, near Wool Street, Elmhurst, Borough of Queens, City of New York; Otto Koster, of No. 30 Hamilton Place, Borough of Brooklyn, City of New York; Barbara Wagner, of No. 828 Second Avenue, Long Island City, Borough of Queens, City of New York, and Margaretha Kahl, of 2489 Marion Avenue, Borough of The Bronx, City of New York, of the interest of the City of New York in and to the property hereinabove in this resolution bounded and described in consideration of the sum of one dollar (\$1), plus an additional charge of twelve dollars and fifty cents (\$12.50) for the preparation of the necessary papers.

The release to contain the following terms and conditions:

That the grantees waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantees are the owners of the land fronting on the section of the street or avenue to be conveyed.

The deed not to be delivered until the grantees have paid whatever taxes and assessments are liens against the premises to be conveyed.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Petition of Louisa S. Van Winkle and Emily W. Scott for a Release of the City's Interest in a Strip of Land on the East Side of Holland Avenue, Near Morris Park Avenue, Bronx.

The following petition was received:

To the Commissioners of the Sinking Fund of the City of New York:

The petition of Louisa S. Van Winkle and Emily W. Scott respectfully shows to this Commission as follows:

That on or about November 13, 1913, petitioners executed a deed to The City of New York, covering the following described property lying in front of Lot No. 14, Block No. 4052, on the Tax Maps of The City of New York:

"All that piece or parcel of land lying within the lines of the street hereinafter mentioned, known as Holland Avenue, between Morris Park Avenue and Hunt Avenue, in the Borough of The Bronx, in front of and adjacent to Lot No. 14, bounded and described as follows:

"Beginning at a point on the easterly side of Holland Avenue distant 195 feet northerly from the corner formed by the intersection of the easterly side of Holland Avenue with the northerly side of Morris Park Avenue, as legally opened; running thence northerly along the easterly side of Holland Avenue 25 feet; thence westerly at right angles with the easterly side of Holland Avenue 30 feet to the centre line thereof; thence southerly along the said centre line 30 feet; thence easterly at right angles with the said centre line 30 feet to the easterly side of Holland Avenue at the point or place of beginning."

That the above mentioned deed was duly accepted by The City of New York.

That thereafter, and on the 23d day of October, 1914, the Board of Estimate and Apportionment of The City of New York adopted resolutions reducing the width of said Holland Avenue, in front of the above mentioned property, from a width of 60 feet to a width of 50 feet, which said resolution and change of lines of said Holland Avenue was approved by the Mayor of The City of New York on November 2, 1914.

Upon information and belief, that on June 25, 1914, the President of the Borough of The Bronx, in communicating to the Board of Estimate and Apportionment of The City of New York, with reference to the above mentioned reduction of width of Holland Avenue, made as part of his approval of the map change, the suggestion that the Board of Estimate and Apportionment of The City of New York recommend to the Sinking Fund Commission that the Commission authorize the reconveyance of the lands not required for street purposes to the respective abutting owners who had ceded, the only charge for such conveyance to be the sum of one dollar (\$1).

That your petitioners, Louisa S. Van Winkle and Emily W. Scott, are the present owners of said property known on the Tax Maps of The City of New York as Lot No. 14, in Block No. 4052, and that there are no mortgages or other charges liens thereon.

That the annexed exhibit is made a part of this petition.

Wherefore, petitioners pray that the Commissioners of the Sinking Fund of The City of New York execute and deliver, on behalf of said City of New York, to your petitioners, deed reconveying to your petitioners the following described property:

All that certain piece or parcel of land, situate, lying and being in the Borough and County of The Bronx, City and State of New York, more particularly bounded and described as follows:

Beginning at a point on the easterly side of Holland Avenue, as laid out 50 feet in width, distant 195 feet northerly from the corner formed by the intersection of the said easterly side of Holland Avenue with the northerly side of Morris Park Avenue, as legally opened; running thence northerly along said easterly side of Holland Avenue, 25 feet; thence easterly at right angles to last course 5 feet; thence southerly, parallel with said easterly side of Holland Avenue, 25 feet; and thence westerly, at right angles to last course 5 feet to the point or place of beginning. Being the strip of land lying between the present and former lines of Holland Avenue; the width of Holland Avenue having been decreased from 60 feet to 50 feet, by resolution of the Board of Estimate and Apportionment adopted October 23, 1914.

Dated February 14, 1917.

LOUISA S. VAN WINKLE, EMILY W. SCOTT, (Petitioners), 156 West 72d Street, New York City.

(L. S.)

State of New York, County of New York, ss.:

Louisa S. Van Winkle and Emily W. Scott, being duly sworn, deposes and says that they are the petitioners herein; that they have read the foregoing petition and know the contents thereof; that the same is true to their own knowledge except as to the matters therein alleged to be on information and belief, and that as to those matters they believe it to be true.

(L. S.) LOUISA S. VAN WINKLE, EMILY W. SCOTT,

Sworn to me this 14th day of February, 1917.

NELSON F. GRIFFIN, Notary Public, New York County No. 184; New York Register No. 8012; term expires March 30, 1918.

(Seal)

In connection therewith the Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 10, 1917.

To the Honorable, the Commissioners of the Sinking Fund:

Gentlemen—I am in receipt of a petition to the Commissioners of the Sinking Fund from Louisa S. Van Winkle and Emily W. Scott, in which they state that they are the owners of certain property located on the easterly side of Holland Avenue, near Morris Park Avenue, Borough of The Bronx. Between their property and Holland Avenue, as now laid out, is a strip of land five feet in width, which it was originally intended to include in Holland Avenue.

The Board of Estimate and Apportionment, however, on October 23, 1914, reduced the width of Holland Avenue from sixty feet to fifty feet, leaving five feet on each side thereof. It is this strip of land which the petitioners request to have released to them.

I therefore respectfully recommend that the Commissioners of the Sinking Fund authorize a release to Louisa S. Van Winkle and Emily W. Scott of the interest of the City in and to the following described property:

All that certain piece or parcel of land, situate, lying and being in the Borough and County of The Bronx, City and State of New York, more particularly bounded and described as follows:

Beginning at a point on the easterly side of Holland Avenue, as laid out 50 feet in width, distant 195 feet northerly from the corner formed by the intersection of the said easterly side of Holland Avenue with the northerly side of Morris Park Avenue, as legally opened; running thence northerly, along said easterly side of Holland Avenue, 25 feet; thence easterly, at right angles to last course, 5 feet; thence southerly, parallel with said easterly side of Holland Avenue, 25 feet; and thence westerly, at right angles to last course, 5 feet to the point or place of beginning,

—in consideration of the sum of \$1.00, plus an additional charge of \$12.50 for the preparation of the necessary papers. The release to contain the following terms and conditions:

That the grantees waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantees are the owners of the lands fronting on the section of the street or avenue to be conveyed.

The deed not to be delivered until the grantees have paid whatever taxes and assessments are liens against the premises to be conveyed. Respectfully,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Whereas, Louisa S. Van Winkle and Emily W. Scott, in a petition addressed to the Commissioners of the Sinking Fund, request a release of the City's interest in a strip of land on the easterly side of Holland Avenue near Morris Park Avenue, Borough of The Bronx, and more particularly hereinabove described.

Resolved, That the Commissioners of the Sinking Fund hereby determine that the land described as follows is not needed for any public use:

All that certain piece or parcel of land situate, lying and being in the Borough and County of The Bronx, City and State of New York, more particularly bounded and described as follows:

Beginning at a point on the easterly side of Holland Avenue, as laid out 50 feet in width, distant 195 feet northerly from the corner formed by the intersection of the said easterly side of Holland Avenue with the northerly side of Morris Park Avenue, as legally opened; running thence northerly along said easterly side of Holland Avenue 25 feet; thence easterly at right angles to last course 5 feet; thence southerly, parallel with said easterly side of Holland Avenue, 25 feet, and thence westerly at right angles to last course 5 feet, to the point or place of beginning;

—and be it further

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby authorize a release to Louisa S. Van Winkle and Emily W. Scott of the interest of the City of New York in and to the property hereinabove in this resolution bounded and described, in consideration of the sum of One dollar (\$1.00), plus the additional charge of Twelve dollars and fifty cents (\$12.50) for the preparation of the necessary papers; the release to contain the following terms and conditions:

That the grantees waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantees are the owners of the lands fronting on the section of the street or avenue to be conveyed.

The deed not to be delivered until the grantees have paid whatever taxes and assessments are liens against the premises to be conveyed.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Petition of Louisa S. Van Winkle for a Release of the City's Interest in a Strip of Land on the Easterly Side of Holland Ave., Near Morris Park Ave., Bronx.

The following petition was received:

To the Commissioners of the Sinking Fund of The City of New York:

The petition of Louisa S. Van Winkle respectfully shows to this Commission as follows:

That on or about November 13, 1913, petitioner executed a deed to The City of New York, covering the following described property lying in front of lot number 5, block No. 4260, on the Tax Maps of The City of New York:

"All that piece or parcel of land lying within the lines of the street hereinabove mentioned, known as Holland Avenue, between Morris Park Avenue and Hunt Avenue, in the Borough of The Bronx, in front of and adjacent to Lot No. 5, bounded and described as follows:

"Beginning at a point on the easterly side of Holland Avenue, distant 920 feet northerly from the corner formed by the intersection of the easterly side of Holland Avenue with the northerly side of Morris Park Avenue, as legally opened; running thence northerly along the easterly side of Holland Avenue 100 feet; thence westerly at right angles with the easterly side of Holland Avenue 30 feet to the centre line thereof; thence southerly along the said centre line 100 feet; thence easterly at right angles with the easterly side of Holland Avenue 30 feet to the easterly side of Holland Avenue at the point or place of beginning."

That the above mentioned deed was duly accepted by The City of New York.

That thereafter, and on the 23d day of October, 1914, the Board of Estimate and Apportionment of The City of New York adopted resolutions reducing the width of said Holland Avenue, in front of the above mentioned property, from a width of 60 feet to a width of 50 feet, which said resolution and change of lines of said Holland Avenue was approved by the Mayor of The City of New York on November 2, 1914.

Upon information and belief, that on June 25, 1914, the President of the Borough of The Bronx, in communicating to the Board of Estimate and Apportionment of The City of New York, with reference to the above mentioned reduction of width of Holland Avenue, made as part of his approval of the map change, the suggestion that the Board of Estimate and Apportionment of The City of New York recommend to the Sinking Fund Commission that the Commission authorize the reconveyance of the lands not required for street purposes to the respective abutting owners who had ceded, the only charge for such conveyance to be the sum of one dollar (\$1).

That your petitioner, Louisa S. Van Winkle, is the present owner of said property, known on the Tax Maps of The City of New York as Lot No. 5, in Block No. 4260, and that there are no mortgages or other charges liens thereon.

That the annexed exhibit is made a part of this petition.

Wherefore, petitioner prays that the Commissioners of the Sinking Fund of The City of New York execute and deliver, on behalf of said City of New York, to your petitioner, deed reconveying to your petitioner the following described property:

All that certain piece or parcel of land, situate, lying and being in the Borough and County of The Bronx, City and State of New York, more particularly bounded and described as follows:

Beginning at a point on the easterly side of Holland Avenue, as laid out 50 feet in width, distant 920 feet northerly from the corner formed by the intersection of the easterly side of Holland Avenue with the northerly side of Morris Park Avenue, as legally opened; running thence northerly, along said easterly side of Holland Avenue 100 feet; thence easterly at right angles to last course 5 feet; thence southerly, parallel with said easterly side of Holland Avenue 100 feet; and thence westerly at right angles to last course 5 feet to the point or place of beginning. Being the strip of land lying between the present and former lines of Holland Avenue; the width of Holland Avenue having been decreased from 60 feet to 50 feet, by resolution of the Board of Estimate and Apportionment adopted October 23, 1914.

Dated February 14, 1917.

LOUISA S. VAN WINKLE, Petitioner, 156 West 72d Street, New York City.

(L. S.)

State of New York, County of New York, ss.:

Louisa S. Van Winkle, being duly sworn, deposes and says that she is the petitioner herein; that she has read the foregoing petition and knows the contents thereof; that the same is true to her own knowledge except as to the matters therein alleged to be on information and belief, and that as to those matters she believes it to be true.

(L. S.)

Sworn to me this 14th day of February, 1917. NELSON F. GRIFFIN, Notary Public, New York County No. 184, New York Register No. 8012. Term expires March 30, 1918.

(Seal)

In connection therewith the Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 10, 1917.

To the Honorable, the Commissioners of the Sinking Fund:

Gentlemen—I am in receipt of a petition to the Commissioners of the Sinking Fund from Louisa S. Van Winkle, in which she states that she is the owner of certain property located on the easterly side of Holland Avenue, near Morris Park Avenue, Borough of The Bronx. Between her property and Holland Avenue, as now laid out, is a strip of land five feet in width, which it was originally intended to include in Holland Avenue.

The Board of Estimate and Apportionment, however, on October 23, 1914, reduced the width of Holland Avenue from Sixty feet to fifty feet, leaving five feet on each side thereof. It is this strip of land which the petitioner requests to have released to her.

I therefore respectfully recommend that the Commissioners of the Sinking Fund authorize a release to Louisa S. Van Winkle of the interest of the City in and to the following described property:

All that certain piece or parcel of land, situate, lying and being in the Borough and County of The Bronx, City and State of New York, more particularly bounded and described as follows:

Beginning at a point on the easterly side of Holland Avenue, as laid out 50 feet in width, distant 920 feet northerly from the corner formed by the intersection of the easterly side of Holland Avenue with the northerly side of Morris Park Avenue, as legally opened; running thence northerly, along said easterly side of Holland Avenue 100 feet; thence easterly, at right angles to last course 5 feet; thence southerly, parallel with said easterly side of Holland Avenue 100 feet; and thence westerly, at right angles to last course 5 feet to the point or place of beginning,

—in consideration of the sum of \$1.00, plus an additional charge of \$12.50 for the preparation of the necessary papers. The release to contain the following terms and conditions:

That the grantees waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantees are the owners of the lands fronting on the section of the street or avenue to be conveyed.

The deed not to be delivered until the grantees have paid whatever taxes and assessments are liens against the premises to be conveyed. Respectfully,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Whereas, Louisa S. Van Winkle, in a petition addressed to the Commissioners of the Sinking Fund, requests a release of the City's interest in a strip of land on the easterly side of Holland Avenue, near Morris Park Avenue, Borough of The Bronx, and more particularly hereinabove described.

Resolved, That the Commissioners of the Sinking Fund hereby determine that the land described as follows is not needed for any public use:

All that certain piece or parcel of land situate, lying and being in the Borough and County of The Bronx, City and State of New York, more particularly bounded and described as follows:

Beginning at a point on the easterly side of Holland Avenue, as laid out, 50 feet in width, distant 920 feet northerly from the corner formed by the intersection of the said easterly side of Holland Avenue with the northerly side of Morris Park Avenue, as legally opened; running thence northerly along said easterly side of Holland Avenue 100 feet; thence easterly at right angles to last course 5 feet; thence southerly parallel with said easterly side of Holland Avenue 100 feet; and thence westerly at right angles to last course 5 feet to the point or place of beginning.

—and be it further

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby authorize a release to Louisa S. Van Winkle of the interest of The City of New York in and to the property hereinabove in this resolution bounded and described, in consideration of the sum of \$1, plus an additional charge of twelve dollars and fifty cents (\$12.50) for the preparation of the necessary papers. The release to contain the following terms and conditions:

That the grantee waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantee is the owner of the land fronting on the section of the street or avenue to be conveyed.

The deed not to be delivered until the grantee has paid whatever taxes and assessments are liens against the premises to be conveyed.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Petition of Thaddeus B. Whitlock for a Release of the City's Interest in a Strip of Land on the Easterly Side of Holland Ave., Near Morris Park Ave., Bronx.

The following petition was received:

To the Commissioners of the Sinking Fund of the City of New York:
The petition of Thaddeus B. Whitlock respectfully shows to this Commission as follows:

That on or about November 13th, 1913, petitioner executed a deed to the City of New York, covering the following described property lying in front of lot No. 30, block No. 4052 on the Tax Maps of the City of New York:

"All that piece or parcel of land lying within the lines of the street herein-after mentioned, known as Holland Avenue, between Morris Park Avenue and Hunt Avenue, in the Borough of The Bronx, in front of and adjacent to Lot

, bounded and described as follows:

"Beginning at a point on the easterly side of Holland Avenue, distant 595 feet northerly from the corner formed by the intersection of the easterly side of Holland Avenue with the northerly side of Morris Park Avenue, as legally opened; running thence northerly along the easterly side of Holland Avenue 25 feet; thence westerly at right angles with the easterly side of Holland Avenue 30 feet to the centre line thereof; thence southerly along the said centre line 25 feet; thence easterly at right angles with the said centre line 30 feet to the easterly side of Holland Avenue at the point or place of beginning."

That the above mentioned deed was duly accepted by The City of New York.

That thereafter, and on the 23rd day of October, 1914, the Board of Estimate and Apportionment of The City of New York adopted resolutions reducing the width of said Holland Avenue, in front of the above mentioned property, from a width of 60 feet to width of 50 feet, which said resolution and change of lines of said Holland Avenue was approved by the Mayor of The City of New York on November 2nd, 1914.

Upon information and belief, that on June 25th, 1914, the President of the Borough of The Bronx, in communicating to the Board of Estimate and Apportionment of The City of New York, with reference to the above mentioned reduction of width of Holland Avenue, made as part of his approval of the map change the suggestion that the Board of Estimate and Apportionment of The City of New York recommend to the Sinking Fund Commission that the Commission authorize the reconveyance of the lands not required for street purposes to the respective abutting owners who had ceded, the only charge for such reconveyance to be the sum of one dollar (\$1.00).

That your petitioner, Thaddeus B. Whitlock, is the present owner of said property known on the Tax Maps of the City of New York as Lot 30, in Block No. 4052, and that there are no mortgages or other charges liens thereon.

That the annexed exhibit is made a part of this petition.

Wherefore, petitioner prays that the Commissioners of the Sinking Fund of The City of New York execute and deliver, on behalf of said City of New York, to your petitioner, deed reconveying to your petitioner the following described property:

All that certain piece or parcel of land, situate, lying and being in the Borough and County of the Bronx, City and State of New York, more particularly bounded and described as follows:

Beginning at a point on the easterly side of Holland Avenue, as laid out 50 feet in width, distant 595 feet northerly from the corner formed by the intersection of the said easterly side of Holland Avenue with the northerly side of Morris Park Avenue, as legally opened; running thence northerly, along said easterly side of Holland Avenue, 25 feet; thence easterly at right angles to last course 5 feet; thence southerly, parallel with said easterly side of Holland Avenue, 25 feet; and thence westerly, at right angles to last course 5 feet to the point or place of beginning. Being the strip of land lying between the present and former lines of Holland Avenue; the width of Holland Avenue having been decreased from 60 feet to 50 feet, by resolution of the Board of Estimate and Apportionment adopted October 23rd, 1914.

Dated February 14th, 1917.

THADDEUS B. WHITLOCK, Petitioner, 36 St. Nicholas Place, New York City.
(L.S.)

State of New York, County of New York, ss:

Thaddeus B. Whitlock being duly sworn, deposes and says that he is the petitioner herein; that he has read the foregoing petition and knows the contents thereof; that the same is true to his own knowledge except as to the matters therein alleged to be on information and belief, and that as to those matters he believes it to be true.

(L.S.) THADDEUS B. WHITLOCK.

Sworn to me this 20th day of February, 1917. NELSON F. GRIFFIN, Notary Public, New York County, No. 184, New York Register No. 8012, Term expires March 30, 1918.

(Seal.)

In connection therewith the Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 9, 1917.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—I am in receipt of a petition to the Commissioners of the Sinking Fund from Thaddeus B. Whitlock, in which he states that he is the owner of a certain piece of property located on the easterly side of Holland Avenue, near Morris Park Avenue, Borough of The Bronx. Between his property and Holland Avenue, as now laid out, is a strip of land five feet in width, which it was originally intended to include in Holland Avenue.

The Board of Estimate and Apportionment, however, on October 23, 1914, reduced the width of Holland Avenue from sixty feet to fifty feet, leaving five feet on each side thereof. It is this strip of land which the petitioner requests to have released to him.

I, therefore, respectfully recommend that the Commissioners of the Sinking Fund authorize a release to Thaddeus B. Whitlock of the interest of the City in and to the following described property:

All that certain piece or parcel of land, situate, lying and being in the Borough and County of The Bronx, City and State of New York, more particularly bounded and described as follows:

Beginning at a point on the easterly side of Holland Avenue, as laid out 50 feet in width, distant 595 feet northerly from the corner formed by the intersection of the said easterly side of Holland Avenue with the northerly side of Morris Park Avenue, as legally opened; running thence northerly, along said easterly side of Holland Avenue, 25 feet; thence easterly at right angles to last course 5 feet; thence southerly, parallel with said easterly side of Holland Avenue, 25 feet; and thence westerly, at right angles to last course 5 feet to the point or place of beginning.

—in consideration of the sum of \$1, plus an additional charge of \$12.50 for the

preparation of the necessary papers. The release to contain the following terms and conditions:

That the grantee waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantee is the owner of the land fronting on the section of the street or avenue to be conveyed.

The deed not to be delivered until the grantee has paid whatever taxes and assessments are liens against the premises to be conveyed. Respectfully,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Whereas, Thaddeus B. Whitlock in a petition addressed to the Commissioners of the Sinking Fund requests a release of the City's interest in a strip of land on the easterly side of Holland Avenue, near Morris Park Avenue, Borough of The Bronx, and more particularly hereinafter described;

Resolved, That the Commissioners of the Sinking Fund hereby determine that the land described as follows is not needed for any public use:

All that certain piece or parcel of land, situate, lying and being in the Borough and County of The Bronx, City and State of New York, more particularly bounded and described as follows:

Beginning at a point on the easterly side of Holland Avenue, as laid out 50 feet in width, distant 595 feet northerly from the corner formed by the intersection of the said easterly side of Holland Avenue with the northerly side of Morris Park Avenue, as legally opened, running thence northerly, along said easterly side of Holland Avenue, 25 feet; thence easterly at right angles to last course 5 feet; thence southerly, parallel with said easterly side of Holland Avenue, 25 feet; and thence westerly, at right angles to last course 5 feet to the point or place of beginning.

—and be it further

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby authorize a release to Thaddeus B. Whitlock of the interest of the City of New York in and to the property hereinabove in this resolution bounded and described, in consideration of the sum of One Dollar (\$1.00), plus the additional charge of Twelve dollars and fifty cents (\$12.50) for the preparation of the necessary papers; the release to contain the following terms and conditions:

That the grantee waive any and all claim for damages arising out of the closing of the street or avenue.

That the grantee is the owner of the land fronting on the section of the street or avenue to be conveyed.

The deed not to be delivered until the grantee has paid whatever taxes and assessments are liens against the premises to be conveyed.

The report was accepted and the resolution adopted, all the members present voting in the affirmative.

Note—At this point his Honor the Mayor arrived and thereafter participated in the proceedings.

Manhattan College—Petition of, for the Cancellation of Certain Assessments.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 8, 1917.

To the Honorable the Commissioners of the Sinking Fund of The City of New York:
Gentlemen—Manhattan College has presented to you a petition for the cancellation of certain assessments for public improvements affecting premises in the Borough of The Bronx, designated on the official tax map as section 13, block 3415, lots 710 and 862.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might hereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article 1, section 4, subdivision 7 of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton Water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about February 8, 1902, that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are now vacant, but the erection thereon of buildings and improvements for the corporate purposes of the petitioner is in good faith contemplated, as shown by the affidavit of George L. Kuntz, President of the Board of Trustees, sworn to November 29, 1916.

It appears from an examination of the Assessment Rolls that said property has been exempt from local taxation for the year 1908, and since, and that the assessed valuation for the year 1916 is \$67,500 for lot 710 and \$90,000 for lot 862.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department, namely:

Assessments.

"Acquiring title to Spuyten Duyvil Road" (conf. Jan. 11; ent. April 9, 1915):

No. 178, block 3415, lot 710..... \$922.90
181, block 3415, lot 862..... 20.49

"Acquiring title to West 238th St." (conf. Jan. 24; ent. Feb. 28, 1916),
No. 263, block 3415, lot 710..... 77.33

The records of this department show no awards paid or payable to petitioner and no lease to The City of New York affecting the property hereinbefore described.

The total amount involved as principal in the above assessments is \$1,020.72. The property affected by these assessments is located in the Borough of The Bronx, between West 242nd and West 244th Streets, near Waldo Avenue.

The President of the Board of Trustees of Manhattan College, George L. Kuntz, in response to a request, has submitted a financial statement for the year ended August 1, 1916, showing the total receipts from all sources to be \$48,915.52, and the expenditures for all objects \$41,883.71; leaving a balance of \$7,031.81.

It appearing, therefore, that the petitioner was the actual owner of the real estate in question, and entitled to have the same exempted from taxation during the time when said liens, above mentioned, accrued and became a lien thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of Manhattan College, pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth, be cancelled upon the payment of \$10, provided that at the time of such payment said corporation furnish proof by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Resolved, That, upon payment of the sum of Ten dollars (\$10.00), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of section 221-A of the charter, to cancel the following assessments, levied and assessed against property owned by Manhattan College, in the Borough of The Bronx, provided that at the time of such payment said corporation furnish proof by affidavit that it is the actual owner of the property affected and that the same is not under contract of sale.

Assessments.

"Acquiring title to Spuyten Duyvil Road" (conf. Jan. 11; ent. April 9, 1915):

No. 178, block 3415, lot 710..... \$922.90
No. 181, block 3415, lot 862..... 20.49

"Acquiring title to West 238th St." (conf. Jan. 24; ent. Feb. 28, 1916),
No. 263, block 3415, lot 710 77 33
The report was accepted and the resolution unanimously adopted.

Church of the Holy Nativity—Petition of, for the Cancellation of Certain Assessments.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 8, 1917.

To the Honorable the Commissioners of the Sinking Fund of The City of New York:
Gentlemen—Church of the Holy Nativity has presented to you a petition for the cancellation of certain assessments for public improvements, affecting premises in the Borough of The Bronx, designated on the official tax map as lot 90, block 3335.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might hereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton Water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about April 30, 1908; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used exclusively for religious purposes.

It appears from an examination of the Assessment Rolls that said property has been exempt from local taxation for the year 1908, and since, and the assessed valuation for the year 1917 is \$23,000.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department, namely:

Assessment.

"Relief sewer and appurtenances in Webster Ave. from Wendover Ave. (Clarendon Parkway) to a point 200 feet north of Tremont Ave." (conf. June 8, 1916), No. 5800, Block 3335, Lot 90. \$56 80

The records of this department show no awards paid or payable to petitioner and no lease to The City of New York, affecting the property hereinbefore described.

The total amount involved as principal in the above assessment is \$56.80. The property affected by these assessments is located in the Borough of The Bronx, northwest corner Bainbridge Avenue and Woodlawn Road.

The Rector, Rev. H. E. Clute, in response to a request, has submitted a financial statement for the year 1915, showing the total receipts from all sources to be \$3,793.51 and the expenditures for all objects, \$3,840.82, leaving a deficit of \$47.31.

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said liens above mentioned accrued and became a lien thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of Church of the Holy Nativity, pursuant to the provisions of such section of the Charter, and recommend the liens above set forth be cancelled upon the payment of \$10, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Resolved, That, upon payment of the sum of Ten Dollars (\$10.00), the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of section 221-A of the Charter, to cancel the following assessments levied and assessed against property owned by the Church of the Holy Nativity, in the Borough of The Bronx, provided that at the time of such payment said corporation furnish proof by affidavit that it is the actual owner of the property affected and that the same is not under contract of sale:

Assessment.

"Relief sewer and appurtenances in Webster Avenue, from Wendover Avenue (Clarendon Parkway) to a point 200 feet north of Tremont Avenue" (conf. June 6, ent. June 8, 1916), No. 5800, block 3335, lot 90. \$56 80

The report was accepted and the resolution unanimously adopted.

Tremont Temple Congregation, Gates of Mercy—Petition of, for the Cancellation of Certain Assessments and Water Charges.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 8, 1917.

To the Honorable the Commissioners of the Sinking Fund of The City of New York:
Gentlemen—Tremont Temple Congregation, Gates of Mercy, has presented to you a petition for the cancellation of certain assessments for public improvements and water charges, affecting premises in the Borough of The Bronx, designated on the official tax map as lot 7, block 3156.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might hereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton Water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about January 21, 1909, that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used as a place of religious worship exclusively.

It appears from an examination of the Assessment Rolls that said property has been exempt from local taxation for the year 1910, and since, and the assessed valuation for the year 1917 is \$21,000.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property, and are now open and unpaid on the records of the Department, namely:

Assessment.

Relief Sewer and appurtenances in Webster Avenue, from Wendover Avenue (Clarendon Parkway) to a point 200 feet north of Tremont Avenue (conf. June 6, ent. June 8, 1916), No. 1479, block 3156, lot 7.... \$68 00

1911, block 3156, lot 7. \$29 90
1912, block 3156, lot 7. 19 93
1913, block 3156, lot 7. 29 90

The records of this department show no awards paid or payable to petitioner and no lease to The City of New York affecting the property hereinbefore described.

The total amount involved as principal in the above assessment and water charges

is \$147.73. The property affected by these assessments is located in the Borough of The Bronx, on the east side of Grand Boulevard and Concourse, 150 feet north of Burnside Ave.

The Chairman of Finance Committee, Mr. Leon Frey, in response to a request, has submitted a financial statement for the period from Mar. 4, 1915, to Mar. 20, 1916, showing the total receipts from all sources to be \$4,227.82 and the expenditures for all objects \$3,815.19, leaving a balance of \$412.63.

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said liens above mentioned accrued and became a lien thereupon I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221 A of the Greater New York Charter, and I would therefore certify my approval of the application of Tremont Temple Congregation Gates of Mercy, pursuant to the provisions of such section of the Charter, and recommend the liens above set forth be cancelled upon the payment of \$10, provided that at the time of such payment said corporation furnish proof, by affidavit, that it is the actual owner of the property affected and that the same is not under contract of sale.

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Resolved, That upon payment of the sum of ten dollars (\$10), the Commissioners of the Sinking Fund by unanimous vote hereby authorize and direct the Comptroller, pursuant to the provisions of section 221-A of the Charter, to cancel the following assessment and water charges levied and assessed against property owned by Tremont Temple Congregation, Gates of Mercy, in the Borough of The Bronx, provided that at the time of such payment said corporation furnish proof by affidavit that it is the actual owner of the property affected and that the same is not under contract of sale.

Assessment.

Relief Sewer and appurtenances in Webster Avenue from Wendover Avenue (Clarendon Parkway) to a point 200 feet north of Tremont Avenue (conf. June 6, ent. June 8, 1916), No. 1479, block 3156, lot 7.... \$68 00

Water Charges.

1911, block 3156, lot 7. \$29 90
1912, block 3156, lot 7. 19 93
1913, block 3156, lot 7. 29 90

The request was accepted and the resolution unanimously adopted.

St. Michael's Roman Catholic Church—Petition of, for the Cancellation of Certain Assessments.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 8, 1917.

To the Honorable the Commissioners of the Sinking Fund of The City of New York:
Gentlemen—St. Michael's Roman Catholic Church has presented to you a petition for the cancellation of certain assessments for public improvements, affecting premises in the Borough of Manhattan, designated on the official tax map as section 3, block 731, lot 54.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might hereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about October 5, 1905; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used exclusively for religious purposes and the school for educational purposes.

It appears from an examination of the Assessment Rolls that said property has been exempt from local taxation for the year 1908, and since, and the assessed valuation for the year 1917 is \$619,000. The assessed valuation of the rectory is \$10,000 and exempt to the extent of \$2,000.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department, namely:

Assessment.

"33d St. Sewer alterations, etc., between 9th and 10th Aves." (Conf. and ent. Dec. 26, 1916):

No. 17, block 731, lot 54. \$2,002 50

The records of this department show no awards paid or payable to petitioner and no lease to The City of New York, affecting the property hereinbefore described.

Upon this lot there are three buildings, a church, school and rectory. The total valuation of which is \$629,000. The church and school are exempt, their valuation is \$619,000. The rectory is valued at \$10,000, therefore, about 98 per cent. of the total valuation is entitled to relief.

The total amount involved as principal in the above assessments is \$2,002.50. The property affected by these assessments is located in the Borough of Manhattan, south side of W. 34th st., running through to north side of West 33d st., about 200 feet west of 9th Avenue.

As the portion of the premises exempt under the provisions of article one, section four, subdivision seven of the tax law amounts to 98 per cent. of the total valuation, the Comptroller, therefore, certifies his approval to the cancellation of the assessment to that extent upon the payment of the sum of \$40.05 with interest from December 26, 1916.

The Rector and Treasurer, Rev. John A. Gleason, in response to a request, has submitted a financial statement for the last fiscal year, showing the total receipts from all sources to be \$58,094.59 and the expenditures for all objects, \$52,091.20, leaving a balance of \$6,003.29. The property is encumbered with a mortgage of \$166,000.

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said liens, above mentioned, accrued and became a lien thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of St. Michael's Roman Catholic Church, pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth, be cancelled to the extent of 98 per cent. thereof upon the payment of the sum of \$10, and the balance of such assessment, with accrued interest, provided that payment be made within sixty days from the date of the resolution authorizing such payment, and that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property affected and that the same is not under contract of sale. ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Whereas, St. Michael's Roman Catholic Church, in the Borough of Manhattan, in a petition to the Commissioners of the Sinking Fund requests the cancellation of the following assessment:

"33d St. Sewer alterations, etc., between 9th and 10th Aves." (Conf. and ent. Dec. 26, 1916) No. 17, block 731, lot 54. \$2,002 50

Resolved, That the Commissioners of the Sinking Fund by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of Section 221A of the Charter to cancel the foregoing assessment to the extent of 98 per cent. thereof, upon payment of the sum of ten dollars (\$10) and the balance of such assessment, with accrued interest, provided that payment be made within sixty days from date, and provided that at the time of such payment said corporation furnish proof by affidavit that it is the actual owner of the property affected and that the same is not under contract of sale.

The report was accepted and the resolution unanimously adopted.

The Academy of Mount St. Ursula—Petition of, for the Cancellation of Certain Assessments.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 8, 1917.

To the Honorable the Commissioners of the Sinking Fund of The City of New York:

Gentlemen—The Academy of Mount St. Ursula has presented to you a petition for the cancellation of certain assessments for public improvements affecting premises in the Borough of The Bronx, designated on the official tax map as lots 1, 119, 115 and 82, in Block 3291.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might hereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton Water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired lot 1, June 24 and Aug. 23, 1887; June 10, 1889 and May 8, 1891; lots 115 and 119 April 7, 1899 and lot 82, March 18, 1899, that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used exclusively for educational purposes.

It appears from an examination of the Assessment Rolls that said property has been exempt from local taxation, lots 1 and 119, 1893 and since; lots 115 and 82 in 1906 and since, and the assessed valuations for the year 1917 on lot 1 is \$430,000; lot 119 is \$5,000; lot 115 is \$1,000 and lot 82 is \$6,000.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessments for local improvements were levied against said property and are now open and unpaid on the records of the Department, namely:

Assessments.

"Relief Sewer and Appurtenances in Webster Avenue from Wendover Avenue (Clarendon Parkway) to a point 200 feet north of Tremont Ave." (conf. June 6, ent. June 8, 1916), No. 4377, block 3291, lot 1.. \$1,216 00
No. 4381, block 3291, lot 119..... 5 60
No. 4380, block 3291, lot 115..... 1 60
No. 4379, block 3291, lot 82..... 16 40

The records of this department show no awards paid or payable to petitioner and no lease to The City of New York, affecting the property hereinbefore described.

The total amount involved as principal in the above assessments is \$1,239.60. The property affected by these assessments is located in the Borough of The Bronx, at E. 198th Street, Marion Avenue, Bronx Park Boulevard and Bainbridge Avenue.

The President of the Academy, Rev. Mother Mary Fidelis Dunn, in response to a request, has submitted a financial statement for the year ended July 1, 1916, showing the total receipts from all sources to be \$34,823.01 and the expenditures for all objects, \$36,838.97, leaving a deficit of \$2,015.96.

It appears, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said liens, above mentioned, accrued and became a lien thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of Academy of Mount St. Ursula pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth, be cancelled upon the payment of \$10, provided that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property affected and that the same is not under contract of sale. Respectfully,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Resolved, That upon payment of the sum of ten dollars (\$10) the Commissioners of the Sinking Fund, by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of section 221-A of the Charter, to cancel the following assessments levied and assessed against property owned by the Academy of Mount St. Ursula in the Borough of The Bronx, provided that at the time of such payment said corporation furnish proof by affidavit that it is the actual owner of the property affected and that the same is not under contract of sale.

Assessments.

"Relief Sewer and Appurtenances in Webster Avenue from Wendover Avenue (Clarendon Parkway) to a point 200 feet north of Tremont Ave" (conf. June 6, ent. June 8, 1916), No. 4377, block 3291, lot 1.. \$1,216 00
No. 4381, block 3291, lot 119..... 5 60
No. 4380, block 3291, lot 115..... 1 60
No. 4379, block 3291, lot 82..... 16 40

The report was accepted and the resolution unanimously adopted.

The Salvation Army—Petition of, for the Cancellation of Certain Water Charges.

The Deputy and Acting Comptroller presented the following resolution:

March 8, 1917.

To the Honorable the Commissioners of the Sinking Fund of The City of New York:

Gentlemen—The Salvation Army has presented to you a petition for the cancellation of certain water charges, affecting premises in the Borough of Brooklyn, designated on the official tax map as section 7, block 2036, lot 17.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and Croton water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might hereafter become, a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton Water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about April 7, 1909; that it has owned the above described premises continuously since said date and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the periods when the liens hereinafter set forth accrued. Said premises are used for charitable, benevolent and religious purposes.

It appears from an examination of the Assessment Rolls that said property has been exempt from local taxation for the year 1910, and since, and the assessed valuation for the year 1917 is \$34,000.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following water charges were levied against said property and are now open and unpaid on the records of the Department, namely:

Water Charges.

1909, Section 7, Block 2036, Lot 17..... \$41 40
1910, Section 7, Block 2036, Lot 17..... 20 70
1913, Section 7, Block 2036, Lot 17..... 5 22

The petitioner includes in his application request for the cancellation of the interest charges upon the taxes of 1909, principal \$312.80, which were confirmed October 4, 1909; the taxable status of this property was fixed on the second Monday of January, 1909, or prior to the taking of title by the petitioner herein.

It has been used from the date of acquisition for charitable, benevolent and

religious purposes and the tax rate for said year was fixed and confirmed by the Board of Aldermen on July 26, 1909, therefore the Comptroller does certify his approval to the sinking fund commission to the remission and cancellation of the interest charges accruing on said taxes upon the payment of the principal, to wit, \$312.80.

The records of this department show no awards paid or payable to petitioner and no lease to The City of New York, affecting the property hereinbefore described.

The total amount involved as principal in the above water charges is \$67.32. The property affected by these water charges is located in the Borough of Brooklyn, at the southwest corner of Tillary and Raymond Streets.

The Vice President, William Peart, in response to a request, has submitted a financial statement for the fiscal year ending September 30, 1915, showing the total receipts from all sources to be \$49,250.72 and the expenditures for all objects \$48,422.09, leaving a balance of \$828.63.

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted from taxation during the time when said liens, above mentioned, accrued and became a lien thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of the Salvation Army, pursuant to the provisions of such section of the Charter, and recommend the liens, above set forth, be cancelled upon the payment of \$322.80, being taxes for 1909, and \$10 on account of water charges and interest on taxes for the year 1909 be remitted, together with water charges amounting to \$67.32, provided that at the time of such payment, said corporation furnish proof, by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Whereas, The Salvation Army in a petition addressed to the Commissioners of the Sinking Fund requests the cancellation of certain water charges affecting premises in the Borough of Brooklyn, designated on the official tax map as Section 7, Block 2036, Lot 17; and

Whereas, The petitioner has included in its application a request for the cancellation of interest charges upon the taxes for 1909 (principal, \$312.80), which were confirmed October 4, 1909.

Resolved, That upon payment of the sum of three hundred and twenty-two dollars and eighty cents (\$322.80), being taxes for the year 1909, and ten dollars (\$10) on account of water charges, the Commissioners of the Sinking Fund by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of section 221A of the Charter, to cancel the interest on the taxes for the year 1909, upon the property designated on the official tax map as Section 7, Block 2036, Lot 17, together with the following water charges levied and assessed against property owned by the Salvation Army in the Borough of Brooklyn, provided that at the time of such payment said corporation furnish proof by affidavit that it is the actual owner of the property affected and that the same is not under contract of sale.

Water Charges.

1909, Section 7, Block 2036, Lot 17..... \$41 40
1910, Section 7, Block 2036, Lot 17..... 20 70
1913, Section 7, Block 2036, Lot 17..... 5 22

The report was accepted and the resolution unanimously adopted.

Mott Avenue M. E. Church—Petition of, for the Cancellation of Certain Assessments.

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

March 23, 1917.

To the Honorable the Commissioners of the Sinking Fund of The City of New York:

Gentlemen—The Mott Avenue Methodist Episcopal Church has presented to you a petition for the cancellation of certain assessment for public improvements and water charges, affecting premises in the Borough of The Bronx, designated on the official tax map as lot 36, block 2348.

This application is made pursuant to the provisions of section 221A of the Greater New York Charter, which provides that the Commissioners of the Sinking Fund of The City of New York, upon the written certificate of the Comptroller of said City approving the same, may, in their discretion, and upon such terms as they may deem proper, by a unanimous vote cancel and annul all taxes, assessments and water rents, and sales to said City of any and all of the same, which at the time said section became a law were, or might hereafter become a lien against any real estate owned by any corporation, entitled to exemption of such real estate owned by it from local taxation under article one, section four, subdivision seven of the tax law, which was the actual owner of such real estate and entitled to such exemption, during the time when the taxes, assessments or Croton water rents, from which it seeks relief, accrued and became liens thereupon.

It appears from the petition submitted, which is duly verified, that the petitioner is a corporation incorporated under the Laws of the State of New York, and is the owner in fee simple of the above described premises, having acquired the same on or about November 23, 1896; that it has owned the above described premises continuously since said date, and is still the owner thereof, and that the same now are and have always been exempt from local taxation, under said provision of the tax law, during the period when the liens hereinafter set forth accrued.

Upon this lot there is a church and parsonage combined.

It appears from an examination of the assessment rolls that the church was exempt in 1902 to 1914, inclusive; since that year the portion occupied by the church has been exempt, the parsonage valuation for 1916 being \$6,000, and exempted to the extent of \$3,000; \$1,000 for part of it used for church purposes and \$2,000 for the legal parsonage exemption. The valuation for 1916 of portion used for church purposes is \$39,000.

It further appears from the records of the Bureau for the Collection of Assessments and Arrears that the following assessment for local improvements and water charges were levied against said property and are now open and unpaid on the records of the department, namely:

Assessment.

"Acquiring title to East 161st Street, from Elton to Mott Avenues" (conf. May 18; ent. July 12, 1915), No. 5533, Block 2348, Lot 36..... \$5 09
Water Charges.

1903, Block 2348, Lot 36..... \$32 20
1904, Block 2348, Lot 36..... 32 20
1905, Block 2348, Lot 36..... 32 20
1906, Block 2348, Lot 36..... 32 20
1907, Block 2348, Lot 36..... 32 20
1908, Block 2348, Lot 36..... 32 20
1909, Block 2348, Lot 36..... 32 20
1910, Block 2348, Lot 36..... 32 20
1911, Block 2348, Lot 36..... 32 20
1912, Block 2348, Lot 36..... 19 93
1913, Block 2348, Lot 36..... 29 90
1914, Block 2348, Lot 36..... 29 90
Charges on the Rectory, Lot 36, Block 2348:

1903 \$12 65
1904 12 65
1905 12 65
1906 12 65
1907 12 65
1908 12 65
1909 12 65
1910 12 65
1911 12 65
1912 8 43
1913 12 65
1914 12 65

As the said last mentioned water charges are for water furnished to the building used as a parsonage, which is not exempt from taxation, pursuant to article one, section four, subdivision seven of the tax law, the application for relief as to these items is, therefore denied.

The records of this department show no awards paid or payable to petitioner, and no lease to The City of New York, affecting the property hereinbefore described.

The total amount involved as principal in the above assessments and water charges is \$374.62. The property affected by these assessments is located in the Borough of The Bronx at the northwest corner of Mott Avenue and East 150th Street.

The Treasurer, Mr. John S. Hanson, in response to a request, has submitted a financial statement for the year ended March 31, 1916, showing the total receipts from all sources to be \$1,388.88, and the disbursements \$1,291.04; leaving a balance of \$97.84.

It appearing, therefore, that the petitioner was the actual owner of the real estate in question and entitled to have the same exempted, to the extent hereinbefore stated, from taxation during the time when said liens for assessment for public improvements accrued and became a lien thereupon, I am of the opinion that the petitioner has presented a proper case for relief to the Commissioners of the Sinking Fund of The City of New York, under the provisions of section 221A of the Greater New York Charter, and I would, therefore, certify my approval of the application of the Mott Avenue Methodist Episcopal Church, pursuant to the provisions of such section of the charter, and recommend the liens above set forth, excepting therefrom the water charges upon the rectory, amounting to \$147.58, be cancelled upon the payment of \$10, provided that at the time of such payment, said corporation furnish proof by affidavit, that it is the actual owner of the property affected, and that the same is not under contract of sale.

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Resolved, That upon payment of the sum of ten dollars (\$10), the Commissioners of the Sinking Fund by unanimous vote, hereby authorize and direct the Comptroller, pursuant to the provisions of section 221A of the Greater New York Charter, as amended, to cancel the following assessments and water charges levied and assessed against property owned by the Mott Avenue Methodist Episcopal Church, in the Borough of The Bronx, provided that at the time of such payment said corporation furnish proof by affidavit that it is the actual owner of the property affected and that the same is not under contract of sale.

Assessment.

"Acquiring title to East 161st Street, from Elton to Mott Avenues"	\$5 09
(conf. May 18; ent. July 12, 1915): No. 5533, Block 2348, Lot 36..	
<i>Water Charges.</i>	
1903, Block 2348, Lot 36.....	\$32 20
1904, Block 2348, Lot 36.....	32 20
1905, Block 2348, Lot 36.....	32 20
1906, Block 2348, Lot 36.....	32 20
1907, Block 2348, Lot 36.....	32 20
1908, Block 2348, Lot 36.....	32 20
1909, Block 2348, Lot 36.....	32 20
1910, Block 2348, Lot 36.....	32 20
1911, Block 2348, Lot 36.....	32 20
1912, Block 2348, Lot 36.....	19 93
1913, Block 2348, Lot 36.....	29 90
1914, Block 2348, Lot 36.....	29 90

The report was accepted and the resolution unanimously adopted.

Exchange of Nine Parcels of Land in the Borough of Manhattan for a Parcel of Land Known as the Riggs Property on Inwood Hill, Manhattan, to Be Acquired for Park Purposes.

Laid over for one week.

Exchange of Two Parcels of Land Owned by the City in the Borough of Manhattan for a Parcel of Land Belonging to the Salem Land Company on Inwood Hill, Manhattan, to Be Acquired for Park Purposes.

Laid over for one week.

Exchange of Two Parcels of Land Owned by the City in the Borough of Manhattan for a Parcel of Land Belonging to the Salem Land Company on Inwood Hill, Manhattan, to Be Acquired for Park Purposes—Appointment of Appraisers.

(Brought up by unanimous consent.)

The Deputy and Acting Comptroller presented the following report and offered the following resolution:

April 12, 1917.

To the Honorable the Commissioners of the Sinking Fund:

Gentlemen—On February 15, 1917, the Commissioners of the Sinking Fund adopted a resolution appointing Joseph P. Day, Henry Brady and W. H. Archibald, appraisers, to appraise two parcels of land owned by the City of New York, one located at Essex Street and Essex Market Place, Manhattan, and the other at Attorney and Delancey Streets, Manhattan, which it is proposed to exchange for a parcel of land on Inwood Hill, Borough of Manhattan, owned by private owners, which was laid out as a public park on January 7, 1916, by the Board of Estimate and Apportionment.

It is now proposed to substitute No. 293 Pearl Street, Manhattan, for the parcel owned by the City at Attorney and Delancey Streets, Manhattan.

I therefore respectfully recommend that the resolution above mentioned be amended by substituting in place of the parcel of land at Attorney and Delancey Streets, Manhattan, the property known as No. 293 Pearl Street, Manhattan. The attached resolution will carry this into effect. Respectfully,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Resolved, That the resolution adopted by this Board at meeting held February 15, 1917, appointing Joseph P. Day, Henry Brady and William H. Archibald, three discreet and disinterested appraisers residing in the Borough of Manhattan, to appraise the value of lands owned by the City of New York therein described as Parcels 1 and 2, and land of private owners therein described as Parcel 3 which it was proposed to exchange—be and the same is hereby amended to read as follows:

Whereas, The Commissioners of the Sinking Fund deem it for the interest of the City to authorize an exchange of the following property owned by The City of New York for the land owned by private owners; therefore, be it

Resolved, That, in accordance with the provisions of section 205A of the Greater

Analysis of Leases and Permits Issued by the Department of Docks and Ferries for Dumping Privileges.

Premises.	Annual Rent.	Commences.	Expires.	Mandatory on Part of Lessee or Permittee to Operate Dump.	Maximum Rate.	Commissioner of Clause.	Open to Docks or Rep-resentative.
<i>Lessee—</i>							
Henry Steers, Inc.....	\$630 00	May 31, 1911	July 1, 1921	No	No	No	
Henry Steers, Inc.....	2,940 00	May 31, 1911	July 1, 1921	No	No	No	
Henry Steers, Inc.....	5,250 00	Jan. 1, 1915	Jan. 1, 1920	No	No	No	
Henry Steers, Inc.....	1,312 50	July, 1916	June 30, 1921	No	No	No	
N. Y. Contracting & Trucking Co.....	5,576 50	Jan. 1, 1914	Jan. 1, 1924	No	Yes	No	
N. Y. Contracting & Trucking Co.....	1,200 00	May 1, 1909	May 1, 1919	No	No	No	
John G. Mulligan.....	4,650 00	Mar. 26, 1912	Apr. 1, 1917	Yes	Yes	Yes	
Bradley Improvement Co.....	15,400 00	Mar. 22, 1913	Mar. 22, 1918	Yes	Yes	Yes	
Boucker Contracting Co.....	5,200 00	May 1, 1914	Jan. 15, 1918	Yes	Yes	Yes	
<i>Permittee—</i>							
O'Brien Bros., Inc.....	5,580 00	May 1, 1916	Apr. 30, 1917	Yes	Yes	Yes	
O'Brien Bros., Inc.....	1,750 00	May 1, 1916	Apr. 30, 1917	No	No	No	
O'Brien Bros., Inc.....	5,400 00	Feb. 15, 1917	Feb. 14, 1918	No	Yes	No	
John Flemming	1,200 00	May 1, 1916	Apr. 30, 1917	No	No	No	
Boucker Contracting Co.....	4,000 00	May 1, 1916	Apr. 30, 1917	No	No	No	
Boucker Contracting Co.....	2,000 00	May 1, 1916	Apr. 30, 1917	No	No	No	
Booth & Flynn, Ltd.....	1,650 00	Sept. 13, 1916	Apr. 30, 1917	No	No	No	
William Bradley	1,084 32	May 1, 1916	Apr. 30, 1917	No	No	No	
U. S. Realty & Improvement Co.....	5,000 00	Nov. 1, 1916	Apr. 30, 1917	No	No	No	

It should be noted that while, in the case of permits the city's control is complete through the power to revoke the permits, in the case of leases, on the other hand, the city is apparently powerless with reference to five leases of the nine, either to

New York Charter as amended, the Commissioners of the Sinking Fund hereby determine that the land owned by The City of New York, described as follows, is not required for departmental or public purposes:

Parcel 1.

Beginning at a point on the northwesterly line of Pearl Street, distant 75 feet northeasterly from the point formed by the intersection of the northwesterly line of Pearl Street and the northeasterly line of Beekman Street; running thence in a northwesterly direction and along the northeasterly boundary line of Lot 48, in Block 98 of Section 1, as shown on the present Tax Maps of the City of New York for the Borough of Manhattan, 100 feet to the southwesterly line of Lot 52 in said block; running thence northeasterly and along said southeasterly line of Lot 52, 25 feet 10 inches to the southwesterly line of Lot 46 in said block; running thence southeasterly and along the said southwesterly line of Lot 46, 99 feet 9 inches to the northwesterly line of Pearl Street; running thence southwesterly and along the said northwesterly line of Pearl Street 25 feet 10 inches to the point or place of beginning; said premises being shown on the present Tax Maps of the City of New York for the Borough of Manhattan, as Lot No. 47, Block 98, Section 1.

Parcel 2.

All that certain piece or parcel of land situate, lying and being in the Borough of Manhattan, City of New York, described as follows:

Beginning at a point on the westerly line of Essex Street, distant 88 feet 3 inches southerly from the corner formed by the intersection of the southerly line of Broome Street and the westerly line of Essex Street; running thence westerly parallel with Broome Street 87 feet 6 inches; thence southerly parallel with Essex Street to the northerly line of Essex Market Place; running thence easterly along the northerly line of Essex Market Place 87 feet 6 inches to the westerly line of Essex Street; running thence northerly along the westerly line of Essex Street to the point or place of beginning.

The hereinbefore mentioned street or highway, to wit: Essex Market Place, has never been legally laid out on the map or plan of The City of New York, and is here used for the purpose of description only.

—they further determine that the lands of the private owners hereinafter described are needed for public purposes:

Parcel 3.

All that certain tract, plot or parcel of land with the buildings and improvements thereon, situate, lying and being in the Borough of Manhattan, City of New York, more particularly bounded and described as follows:

Beginning at a point on the northerly line of Lot No. 1143 of Block 2255 of Section 8, as shown on the present Tax Maps of The City of New York, said point being distant 123.61 feet westerly from the point of intersection of the northerly line of said Lot No. 1143 with the easterly boundary line of a proposed park, shown on a map made by the Board of Estimate and Apportionment and adopted by said Board on March 17, 1916, and approved by the Mayor March 22, 1916, which map is entitled "Laying Out a Public Park north of Dyckman Street and along the Hudson River and the Harlem River Ship Canal"; running thence northerly and along the easterly line of Lot No. 1163 of said Block 2255 above mentioned, 389.75 feet; running thence westerly and parallel with the northerly line of Lot No. 1143, first above mentioned, 405.94 feet to the easterly boundary line of the right-of-way of the New York Central and Hudson River Railroad Company; running thence northerly and along the said boundary line of the New York Central Railroad 262.12 feet to the prolongation of the center line of 212th Street; running thence easterly and along the said center line of 212th Street 428.04 feet to the easterly boundary line of the proposed park above mentioned; running thence southerly and along said easterly line of proposed park 368.25 feet to a point of curve in said easterly line of park; running thence still southerly and continuing along the said easterly line of the proposed park 290.49 feet to the northerly line of Lot 1143 above mentioned; running thence westerly along the northerly line of Lot 1143, 123.61 feet to the point or place of beginning; said premises being shown on the present Tax Maps of The City of New York as that portion of Lot 1195 of Block 2255, Section 8, Borough of Manhattan, which lies between the easterly boundary line of the proposed park above described and the easterly boundary line of the right-of-way of the New York Central and Hudson River Railroad.

Together with the land under water and the riparian rights and privileges appurtenant to the premises above described.

Resolved, That, to determine the value of the lands of The City of New York and the value of the lands of private owners to be exchanged therefor, the Commissioners of the Sinking Fund hereby appoint Joseph P. Day, Henry Brady and W. H. Archibald, three discreet and disinterested appraisers, residing in the Borough of Manhattan, who are hereby authorized and directed to appraise the value of the lands owned by The City of New York and the lands owned by private owners which it is proposed to exchange, and are both hereinabove described.

The report was accepted and the resolution unanimously adopted.

Dock Department—Fixing the Rate Which Various Operators Throughout the City May Charge for Use of Public Dumps.

The Commissioner of Accounts, to whom this matter was referred at meeting held February 15, 1917, presented the following report:

April 9, 1917.

To the Honorable the Board of Commissioners of the Sinking Fund:

Sirs—At a meeting of your Honorable Board on February 15, 1917, there was referred to me for investigation and report the matter of protests entered by the Contractors' Protective Association and the Mason Builders' Association against increased rates which the various operators of the dumping boards throughout the city were charging. The said matter has been duly investigated and following is my report thereon:

The following table shows the public dumping boards now held under lease from the City, the name of the lessee, whether holding by permit or by lease, date of commencement and of expiration of lease, and the measure of control as to price, service and records reserved in each instance by the City:

Analysis of Leases and Permits Issued by the Department of Docks and Ferries for Dumping Privileges.

Premises.	Annual Rent.	Commences.	Expires.	Mandatory on Part of Lessee or Permittee to Operate Dump.	Maximum Rate.	Commissioner of Clause.	Open to Docks or Rep-resentative.
<i>Lessee—</i>							
Henry Steers, Inc.....	\$630 00	May 31, 1911	July 1, 1921	No	No	No	

sence of expressly reserved powers, the city, none the less, has regulatory jurisdiction by reason of the fact that the dump operators are engaged in a public service business.

I have referred to the foregoing less by reason of the situation presented in this particular investigation than in order to indicate the desirability of the adoption of a uniform practice by which the dumping boards shall upon the expiration of present leases be operated only under permits or under leases containing reservations of jurisdiction in the city similar to the three leases above mentioned in which it is made mandatory on the operators to keep the dump open, in addition to prescribing maximum rates of charge and the right to inspect the operators' books by representatives of the city. Likewise, I recommend for the consideration of your Honorable Board, the submission to the legislature of an amendment to present charter section 825 by which the public dumping board shall hereafter be leased or granted under permit only after competitive bidding therefor, approval of the making of lease or of permit by your Honorable Board to be none the less requisite.

The particular controversy more specifically referred to in this office was found on examination to relate not to the rates which the operators proposed to charge, but to the method of fixing the rate applicable in each instance to the contractors' wagons, trucks or carts. The rates of charge have been based upon a sliding scale, and the controversy has revolved upon the question as to what were the contents of and the rate applicable to a given load of material. The operators have usually insisted that the estimate of their representatives should be conclusive.

At a conference and hearing held at this office at which there were present, besides the representatives of the Dock Commissioner, representatives both of the operators and the contractors, the rates to be charged at the public dumps were unanimously approved at one dollar for trucks containing three yards or less, and thirty-five cents additional for each yard over three yards capacity of each truck, in progression of half yards each, the charge in each case to be based upon the maximum capacity of trucks whether fully loaded or not.

Such increase as these rates represent over existing or previous rates was substantially conceded to be justified by higher operating costs.

To meet the difficulty presented by differences of estimates of loads presented for dumping, the conference in the first place approved the plan above mentioned by which the determining criterion in each instance should not be the actual cubic contents of each load, but the maximum cubic capacity of each truck. This was based upon the universal practice of having each truck loaded to capacity when it goes to the dump.

Secondly, the conference agreed that all the parties in interest would abide by the determination of the Bureau of Weights and Measures as to the capacity of trucks. Accordingly, I have taken up with the Commissioner of Weights and Measures the matter of arranging for the measurement by his bureau of such capacity as to each truck that will be presented for such measurement, and have completed such arrangements with him. A notification to that effect, outlining the method of procedure and advising them of the place where the measurement will be made, has been mailed to the contractors and their representatives as well as to the operators of the dumps. In the course of the consideration of this matter with the Commissioner of Weights and Measures, it was found that the trucks could be measured to the one-tenth yard of cubic capacity. It was assumed at the conference at this office referred to, that such measurements could be ascertained only to one-half yard of cubic capacity. Since however, it is practicable to make the more exact measurement, I believe that the progressive charge beyond the minimum of one dollar should be upon the basis of one-tenth rather than of one-half cubic yard.

It should be noted, too, that it was agreed at the conference held at this office, which has been referred to, that the maximum capacity of each truck as fixed by the Bureau of Weights and Measures as the basis for the charge applicable thereto, shall be determined with the so-called sideboards affixed to the truck and with the material heaped in each instance.

Accordingly the attached form of resolution is recommended for adoption.

Respectfully submitted, LEONARD M. WALLSTEIN, Commissioner of Accounts.

The Commissioner of Accounts was heard in regard to the matter and stated that after consultation with the Commissioner of Docks, he desired to amend his recommendation so that the operators at public dumps shall be permitted to charge at the rate of \$1.00 for trucks of a capacity of three yards or less, 35 cents additional for each cubic yard over three yards capacity of each truck or 18 cents additional for each half cubic yard.

The following resolution was then offered for adoption:

Whereas, controversies have arisen between persons operating public dumps in the City of New York, either under lease or under permit from the city, on the one hand, and persons having occasion to use the said dumps, as to the rates to be charged to the latter for such use, and as to the method of determining the applicability of various rates to given trucks; and whereas said controversies have been the subject of public hearings and conferences held by the Commissioner of Docks and Ferries, and at the request of the latter have been the subject of investigation and report by the Commissioner of Accounts, following the holding of similar public hearings and conferences by him; now, therefore be it

Resolved, by the Board of Commissioners of the Sinking Fund of the City of New York, that from and after April 12, 1917, all lessees and permittees of the City of New York operating public dumps shall be permitted to charge for the use of said dumps, in the manner that they have heretofore been used, at the rate of one dollar for trucks of a capacity of three yards or less and thirty-five cents additional for each cubic yard over three yards capacity of each truck or eighteen cents additional for each half cubic yard, the said maximum charges to remain effective until reduced by the said lessees or permittees, or until reduced by resolution of this Board upon the presentation of a state of facts warranting such reduction to the Commissioner of Docks or to this Board, or to the duly designated official agent of this Board, and said charges to be fixed and applied as to each truck in accordance with the cubic yard capacity thereof as determined and certified by the Bureau of Weights and Measures of the City of New York.

The report was accepted and the resolution unanimously adopted.

Hall of Records—Amendment to Resolution Adopted March 22 Authorizing the Commissioner of Accounts to Negotiate with Representatives of the State for the Leasing of Space in the Hall of Records.

The following was received from the Commissioner of Accounts:

April 9, 1917.

To the Honorable the Board of Commissioners of the Sinking Fund:

Sirs—In the matter of the leasing of space in the Hall of Records to the State of New York, I have to advise that the proposed enabling act which will authorize the making of such leases has now passed both houses of the Legislature and awaits only the signature of the Mayor and of the Governor.

Since the meeting of your Honorable Board on March 22, 1917, at which resolutions were adopted offering space in the Hall of Records for lease to the State of New York, on certain terms and conditions, certain facts have developed which require the amendment of those terms and conditions in certain purely technical respects.

In the first place it appears that the Trustees of Public Buildings are empowered to make no lease for greater than a five year term. Accordingly, subdivision 3 of your earlier resolution should be amended by providing that the term of each such lease shall expire on May 1, 1922, instead of May 1, 1923.

In the second place, it appears that the cost of moving the State departments to be housed in the Hall of Records cannot under the law be paid by those departments out of funds appropriated by the Legislature for rent. The task of obtaining a

special act of the Legislature appropriating funds for moving is so difficult under present conditions and at this stage of the legislative session, that it should not be attempted. I have, however, referred the matter of making provision for the cost of such removals upon substantially the terms authorized in your previous resolution to the Corporation Counsel, and am advised by him in writing, under date of April 6, 1917, that it is his opinion that "under the authority conferred upon the Board of Commissioners of the Sinking Fund by the provisions of the act to which you refer, when it becomes a law (i. e., the enabling act), the resolution of said board may be modified so as to make one of the terms and conditions of the lease the assumption by the City of the cost of moving. I would suggest, however, that the provisions of the resolution upon this point should be incorporated in a clause separate from that fixing the rental, and in form a provision that the cost of moving shall be borne by the City out of the rent to be paid under the lease."

Thereupon I requested the Corporation Counsel to draft the amended resolution in such form as would embody the suggestions contained in that opinion, and the resolution herewith presented for adoption is in the form drafted by the Corporation Counsel except as to the provisions covering the situation mentioned in the next paragraph of this report.

Finally it appears that by reason of delays which have been incident to the obtaining of the necessary appropriation of funds to defray the cost of freeing the available space in the Hall of Records for occupancy by the State departments, it may be necessary for certain of the State departments which are to come into the Hall of Records to occupy temporary quarters other than their present ones until such time as the Hall of Records may be made ready to receive them. This will in such instances entail double moving, the cost of which should, pursuant to the general plan, be defrayed by the City out of the rents to be received from the State departments.

Accordingly, I recommend that the said resolution adopted by your Honorable Board on March 22, 1917, be amended; and that the annexed form of resolution be adopted. Respectfully submitted,

LEONARD M. WALLSTEIN, Commissioner of Accounts.

The following resolution was then offered for adoption:

Resolved, That the resolution adopted by the Commissioners of the Sinking Fund on March 22, 1917, in the matter of the proposed leasing of space in the Hall of Records to the State of New York, be amended so as to read as follows:

Resolved, That, contingent upon the enactment of a law empowering the Commissioners of the Sinking Fund to lease office space in the Hall of Records, Manhattan, to the State of New York, the at present unassigned space on the third, fourth, sixth and seventh floors of such building, with the exception of rooms 603, 604 and 605, be and hereby is offered for lease to the State of New York for occupancy by the departments listed and noted in the annexed tables I, II, and III., whose quarters, at present elsewhere in the City of New York, can be vacated within one year from May 1, 1917; such offer to be subject to the following conditions:

"1. The space leased for each such department shall approximate in area the space now occupied by such department elsewhere in the City of New York, such allotment to be subject to variation by mutual agreement between the Commissioners of the Sinking Fund and the Trustees of Public Buildings prior to the execution of a formal lease.

"2. The term of each such lease shall commence upon a date to be agreed upon by the Commissioners of the Sinking Fund and the Trustees of Public Buildings as the date by which the present quarters occupied by such State departments can be vacated and by which the alterations necessary to accommodate such departments in the Hall of Records can be sufficiently completed.

"3. The term of each such lease shall expire on May 1, 1922, subject to renewal by mutual consent.

"4. The annual rental under each such lease shall be the same as that now paid for the space occupied by each such department elsewhere in the City of New York, except that if a variation is agreed upon as provided under condition 1, such agreement shall fix the variation from the present annual rental.

"5. The City of New York will furnish light, heat and janitor service and will bear the expense of necessary partition alterations, painting, etc.

"6. The City of New York will pay (out of the moneys first paid to the Comptroller for rent) the cost of moving such department from its present quarters into the Hall of Records, or into temporary quarters, and thence into the Hall of Records, where the occupancy of such temporary quarters is necessitated by delays in making necessary alterations in the Hall of Records, and inability to secure month to month extensions of present leases (such cost to be determined by estimate from furniture movers obtained by representatives of The City of New York), upon presentation to the Comptroller of the bill or bills therefor by the moving contractor or contractors.

"7. If in the next State budget moneys are appropriated directly to the Trustees of Public Buildings to pay rent for all departments whose quarters are leased from The City of New York, the various leases for space in the Hall of Records for these departments shall be combined into one lease, under which the annual rental shall be the sum of the annual rentals under the individual leases."

"—and be it further

Resolved, That the Commissioner of Accounts be and he is hereby authorized to negotiate with representatives of the Trustees of Public Buildings and to report promptly to the Commissioners of the Sinking Fund full data as to the particulars of space, rent and moving expense, to be included or recognized in the formal lease for each such occupancy; and that the Secretary is hereby directed to transmit to the Trustees of Public Buildings a copy of these resolutions and the annexed tables."

The report was accepted and the resolution unanimously adopted.

Hall of Records—Lease of Rooms in, to the State of New York.

The following was received from the Commissioner of Accounts:

April 9, 1917.

To the Honorable the Board of Commissioners of the Sinking Fund:

Gentlemen—Herewith please find proposed leases for ten State departments, negotiated by me with the Trustees of Public Buildings of the State of New York, in accordance with the authorization contained in your resolution of March 22, 1917.

These leases are all contingent upon the signing by the Governor of the enabling act already passed by both branches of the State Legislature.

The details of space, rentals and incidental expense are shown on the attached table.

These leases have been prepared upon forms submitted by the Trustees of Public Buildings of the State of New York, and the Supervising Auditor of the Trustees of Public Buildings has stated that the terms and conditions therein set forth are satisfactory to the Trustees.

The proposed leases have been submitted and passed upon as to form by the Corporation Counsel.

Attached please find a set of resolutions drawn in conformity with these leases making assignment of the spaces mentioned for permanent occupancy, and also the additional space for the temporary occupancy of the State Engineer and the Monuments Commission, who are to move into the building by or before May 1, 1917, at a time when the quarters leased for them therein are not yet freed from their present occupants. Respectfully submitted,

LEONARD M. WALLSTEIN, Commissioner of Accounts.

Department.	Space in Hall of Records Building.	Occupancy to Commence.	Yearly Rental.	Lease to Ex-pire Subject to Renewal by Mutual Consent.	Area so Leased, Sq. Ft.	Estimated Cost of Partitions and Alterations.	Estimated Costs of Moving.		
							First Into Temporary Quarters and Thence Into Hall of Records.	First Into Temporary Quarters and Thence Into Hall of Records.	First Into Temporary Quarters and Thence Into Hall of Records.
State Engineer	608W and 609.....	May 1, 1917.....	\$3,000 00	May 1, 1922	2,129	\$1,381 00	\$64 00
Monuments Com.	606	May 1, 1917.....	800 00	May 1, 1922	737	670 00	105 00

Department.	Space in Hall of Records Building.	Occupancy to Commence.	Yearly Rental.	Lease to Expire Subject to Renewal by Mutual Consent.	Area so Leased, Sq. Ft.	Estimated Cost of Partitions and Alterations.	Estimated Costs of Moving.	
							Directly to Hall of Records.	First Into Temporary Quarters and Thence Into Hall of Records.
Athletic Com.	611	May 1, 1917.....	800 00	May 1, 1922	806	42 00
Pub. Serv. Com., 2d Dist....	966 sq. ft. on east side of N. E. corner room of 4th floor	On first of month following notification (given 2 weeks in advance) of readiness of rooms for occupancy	1,900 00	May 1, 1922	966	895 00	30 00	\$45 00
Tax Commission	708-710	On first of month following notification (given 2 weeks in advance) of readiness of rooms for occupancy	850 00	May 1, 1922	434	362 00	12 50	25 00
Attorney General	601-602 and 618.....	On first of month following notification (given 2 weeks in advance) of readiness of rooms for occupancy	5,929 92	May 1, 1922	3,887	3,333 00	145 00	270 00
Port Wardens	725 sq. ft. in Rm. 302.....	On first of month following notification (given 2 weeks in advance) of readiness of rooms for occupancy	1,500 00	May 1, 1922	725	558 00	90 00	165 00
Deportation Bureau of 705 and 703 and 408 sq. ft. Hospital Com.	in So. end of Rm. 702....	On first of month following notification (given 2 weeks in advance) of readiness of rooms for occupancy	3,000 00	May 1, 1922	2,015	1,594 00	115 00	175 00
Commission for the Blind..	1,394 sq. ft. in easterly part of North Central Room, 4th floor and in westerly part of northeast room on 4th floor.....	On first of month following notification (given 2 weeks in advance) of readiness of rooms for occupancy	1,700 00	May 1, 1922	1,394	1,112 00	85 00	135 00
State Board of Charities..	1,815 sq. ft. in the northerly part of room 302 and in the easterly part of room 303	On first of month following notification (given 2 weeks in advance) of readiness of rooms for occupancy	2,590 80	May 1, 1922	1,815	1,422 00	110 00	165 00
			\$22,070 72		14,908	\$11,327 00	\$798 50	*

*It is not known at the present time how many departments will have to move

into temporary quarters, but it is believed that only a few will.

The following resolutions were then offered for adoption:

Resolved, That contingent upon the enactment of appropriate enabling legislation, the Commissioners of the Sinking Fund hereby authorize the following leases of space in the Hall of Records, Manhattan, to the State, through its Trustees of Public Buildings, upon the following conditions:

For the Use of:

State Engineer, rooms 608-W and 609.....
Monuments Commission, room 606.....
Athletic Commission, room 611

—all the above leases to commence May 1, 1917, and to end April 30, 1922.

Public Service Commission, 2d District, 966 sq. ft. on east side of northeast corner room of 4th floor.....
Tax Commission, rooms 708-710

Attorney General, rooms 601, 602 and 618.....
Port Wardens, 725 sq. ft. in room 302.....
Deportation Bureau, rooms 705 and 703 and 408 sq. ft. in south end of room 702

Commission for the Blind, 1,394 sq. ft. in easterly part of north central room, 4th floor, and in westerly part of northeast room, on 4th floor

State Board of Charities, 1,815 sq. ft. in the northerly part of room 302 and in the easterly part of room 303.....
—each of the seven leases next above mentioned to commence upon the first day of the month following formal notification (given two weeks in advance) of readiness of rooms for occupancy and to end April 30, 1922; each of the above leases to have included in them the following conditions:

The City of New York will bear the expense of necessary partition alterations, painting, etc.

The City of New York will pay (out of the moneys first paid to the Comptroller for rent) the cost of moving such department from its present quarters into the Hall of Records or into temporary quarters and thence into the Hall of Records where the occupancy of such temporary quarters is necessitated by delay in making necessary alterations in the Hall of Records and inability to secure month-to-month extensions of present leases.

Resolved, That the rooms and spaces in the Hall of Records, Manhattan, mentioned in the preceding resolution be assigned to the State of New York, such assignment to be contingent upon the receipt by the Comptroller of The City of New York of these leases, properly executed by the Trustees of Public Buildings; such assignments to become effective for convenience in moving, one week before the commencement of the lease and in those cases (the State Engineer and the Monuments Commission) where the spaces assigned will not be ready for occupancy by the time of the commencement of the lease, temporary space assignments in lieu of the permanent assignments are made as follows:

For the State Engineer, room 618; for the Monuments Commission, the unoccupied southerly portion of room 602.

The report was accepted and the resolutions severally unanimously adopted.

Petition of the Sidney Holding Company, Inc., for a Release of the City's Interest in Lots 15, 18 and 19, Block 7015, Section 21, Brooklyn, Pursuant to the Provisions of Chapter 500 of the Laws of 1916.

Laid over.

The following matter not on the calendar was considered by unanimous consent:

Dock Department—Fixing the Line of High Water and Settling Dispute as to Boundary Line with the Howard Estates Development Company.

The following was received from the Commissioner of Docks:

April 9, 1917.

Hon. JOHN PURROY MITCHEL, Mayor and Chairman of the Commissioners of the Sinking Fund:

Dear Sir:—I transmit herewith for the approval of the Commissioners of the Sinking Fund, in accordance with the provisions of Section 818a of the Greater New York Charter, agreement executed the 26th day of March, 1917, between the Howard Estates Development Company and R. A. C. Smith, Commissioner of Docks, fixing, determining upon and establishing by agreement with the upland owner a line of high water in front of the property of said upland owner in Hawtree and Shell Bank Basins, Jamaica Bay, Borough of Queens, and the exchange of certain lands in connection therewith as shown on the map annexed to the agreement. Very respectfully,

R. A. C. SMITH, Commissioner of Docks.

This agreement, made and executed the 26th day of March, 1917, by and between R. A. C. Smith, Commissioner of Docks of the City of New York, party of the

first part, and Howard Estates Development Company, a corporation, duly organized under the Laws of the State of New York, party of the second part:

Whenever used herein, "Commissioner" means the Commissioner of Docks of the City of New York, the said party of the first part, or the officer or officers or board or authority which may at any time be vested with the jurisdiction of, or perform, the duties or exercise the authority now vested in, or performed or exercised by the Commissioner of Docks of the City of New York; "Company" means the Howard Estates Development Company, the party of the second part hereto.

Whereas, pursuant to the provisions of the Greater New York Charter, the Commissioner is authorized, subject to the approval of the Commissioners of the Sinking Fund, to fix, determine upon and establish by agreement with the upland owner a line of high water in front of the property of said upland owner upon a straight line or straight lines; and

Whereas, the Company is the owner of certain property in the Fourth Ward of the Borough of Queens and more particularly laid out and described on a map known as "Map of Howard Estates, Fourth Ward, Borough of Queens, City of New York, surveyed January, 1915, by Jas. F. Deehan, City Surveyor, Richmond Hill, N. Y." and filed as Map No. 3431 in the office of the Clerk of the County of Queens on April 6, 1916, copy of which is herewith attached and marked Map "A."

And the City of New York asserts an interest in and to Blocks 34, 35, 36, 37 and 38, Fourth Ward, Borough of Queens, as shown on map of Howard Beach Estates, hereinbefore mentioned, and is now the owner of certain lands under water lying in Hawtree Creek, adjoining the property of said Company on the east; all being more particularly described as follows:

Parcel No. 1.

Part of lots 6 to 17, inclusive, Block 34.

All of lots 1 to 26, inclusive, Block 35.

All of lots 1 to 26, inclusive, Block 36.

All of lots 8 to 10, inclusive, part of lots 11 to 20, inclusive, and part of lots 27 to 34, inclusive, Block 37.

Part of lots 13 to 18, inclusive, all of lots 19 to 31, inclusive, part of lots 32 and 33, part of lots 40 to 54, inclusive, Block 38.

—and being the section colored in red on map herewith attached, marked "A."

Parcel No. 2.

Being a strip of land lying within Hawtree Creek, beginning at the Easterly end of the North side of Nolins Avenue, where it intersects with the pierhead and bulkhead lines heretofore established, along the Westerly side of Hawtree Basin, extending Westerly approximately 56 $\frac{1}{2}$ feet along the Northerly line of said Nolins Avenue to the Easterly line of land granted by the State of New York to William J. Howard, December 5th, 1898; thence running Southerly along the Easterly boundary line of the land granted by the State of New York to said William J. Howard to its intersection with a line drawn parallel with and 560 feet south of the Northerly side of Nolins Avenue as laid out 100 feet wide; thence Easterly and parallel with Nolins Avenue approximately 37 $\frac{1}{2}$ feet to the said pierhead and bulkhead line established along the Westerly line of Hawtree Basin, and thence extending Northerly along said last mentioned pierhead and bulkhead line to the place of beginning; said strip of land containing approximately 262.50 square feet;

—and being the section colored in brown on map herewith attached marked "B."

Now, therefore, in consideration of the premises and to the end that the line of high water may be permanently fixed, determined upon and established, and that the bulkhead and the improvement of the waterfront, pursuant to said lines speedily undertaken to the mutual advantage of both the Company and The City of New York, and in further consideration of the payment of one thousand dollars (\$1,000) by the Company to The City of New York, the receipt of which is hereby acknowledged, and of the mutual covenants herein by each party to the other paid, and upon such terms and conditions as in the judgment of the Commissioners of the Sinking Fund shall deem proper, it is mutually covenanted and agreed:

First: Pursuant to the authority of the Greater New York Charter, the line of mean high water at and between portions of Hawtree Basin and Shellbank Basin, Jamaica Bay, Borough of Queens, is hereby fixed, determined upon and established, as follows:

Beginning at a point in the pierhead and bulkhead line established by the Secretary of War, May 8, 1916, eighty (80) feet south of the southerly line of Flynn Avenue and eighty (80) feet east of the easterly line of Hawtree Avenue; running thence southwardly and along said pierhead and bulkhead line to a point 560 feet south, measured along said pierhead and bulkhead line, of the intersection of the northerly side of Nolins Avenue as laid out one hundred (100) feet; thence westwardly in a straight line parallel with Nolins Avenue to an intersection with the pierhead and bulkhead line established by the Secretary of War, May 8, 1916, along the easterly side of Shellbank Basin; thence northwardly and along said pierhead and bulkhead line to its intersection with the original line of mean high water at a point about thirty-five (35) feet north of the northerly line of Nolins Avenue, all reference made herein to Nolins Avenue being as laid down on said map of Howard Beach Estates, one hundred feet wide at that place; and as shown on map herewith attached marked "B."

Second: The Company will and does hereby agree to convey to The City of New York all its right, title and interest in and to the following described property:

Parcel A.

All of that portion of land under water granted to Herbert W. Cramp by the State of New York, August 2, 1910, lying westerly of the pierhead and bulkhead line established on the east side of Shellbank Basin by the Secretary of War, May 8, 1916, containing approximately 175,000 square feet and being the section colored in blue on map attached herewith, marked "B."

Parcel B.

All of that portion of the land under water within Hawtree Basin, lying northerly of the southerly side of Lamberson Avenue and easterly of the said established high water line along the westerly side of Hawtree Basin, containing approximately 100,000 square feet, and being the section colored in green on the map attached herewith, marked "A."

Third: The City of New York shall convey to the Company all of the right, title and interest of The City of New York in and to the following described property: Being Parcel 1 as shown on map herewith attached marked "A" and Parcel 2 of the property of The City of New York lying westerly and northerly of the high water line hereby established and being the section colored in brown on map hereto attached marked "B."

The owner or owners, or their successors or assigns of upland property bordering the said high water line hereby established, shall have the privilege, without payment or compensation, to maintain private boat docks and landing floats for non-commercial use, along the line of said Hawtree Basin and Shellbank Basin, until such time as The City of New York actually undertakes the improvement in Hawtree and Shellbank Basin. In no event, however, shall the privilege to maintain such private boat docks and landing floats for non-commercial use, free from the payment of rental, extend beyond ten years from the date of this agreement.

The City of New York will lease to the said Company the strip of sand beach lying outside the high water line as established in Hawtree Basin, beginning at the southerly side of the easterly end of Morrell Avenue and extending southerly along the aforesaid established high water line a distance of approximately 1,200 feet, for the exclusive use of the said Company as a bathing beach for the residents on its property known as Howard Beach Estates and for no other purpose, until such time as the said beach may be dredged out by either the Company or The City of New York.

In witness whereof, the Commissioner of Docks has executed these presents in triplicate, for and on behalf of The City of New York, and has caused the seal of the Department of Docks and Ferries to be hereunto affixed, attested and proved by its Secretary, and the said party of the second part has caused these presents to be executed by its Treasurer and its corporate seal to be hereunto affixed the day and year first above written.

R. A. C. SMITH, Commissioner of Docks.

In the presence of.....

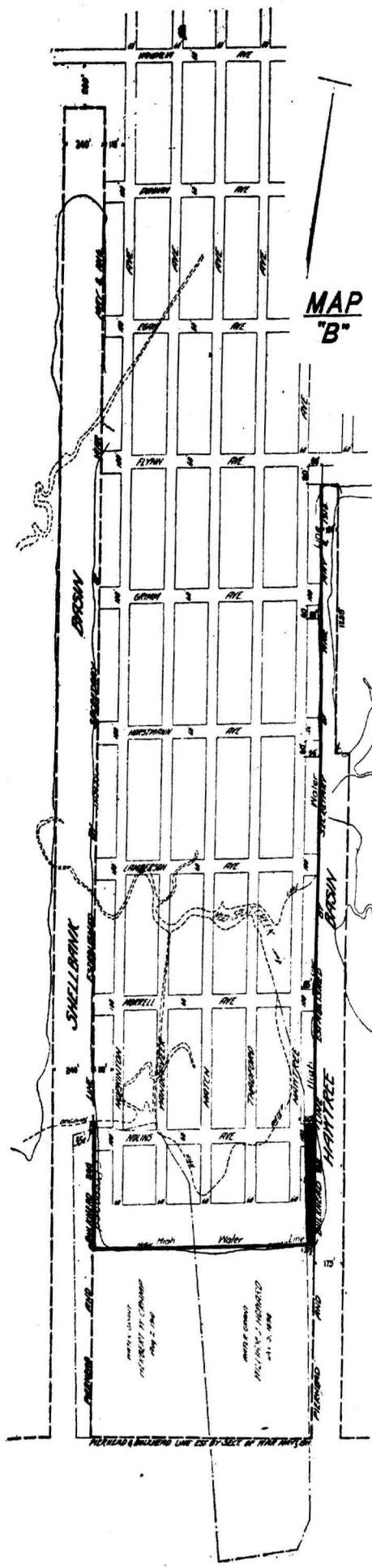
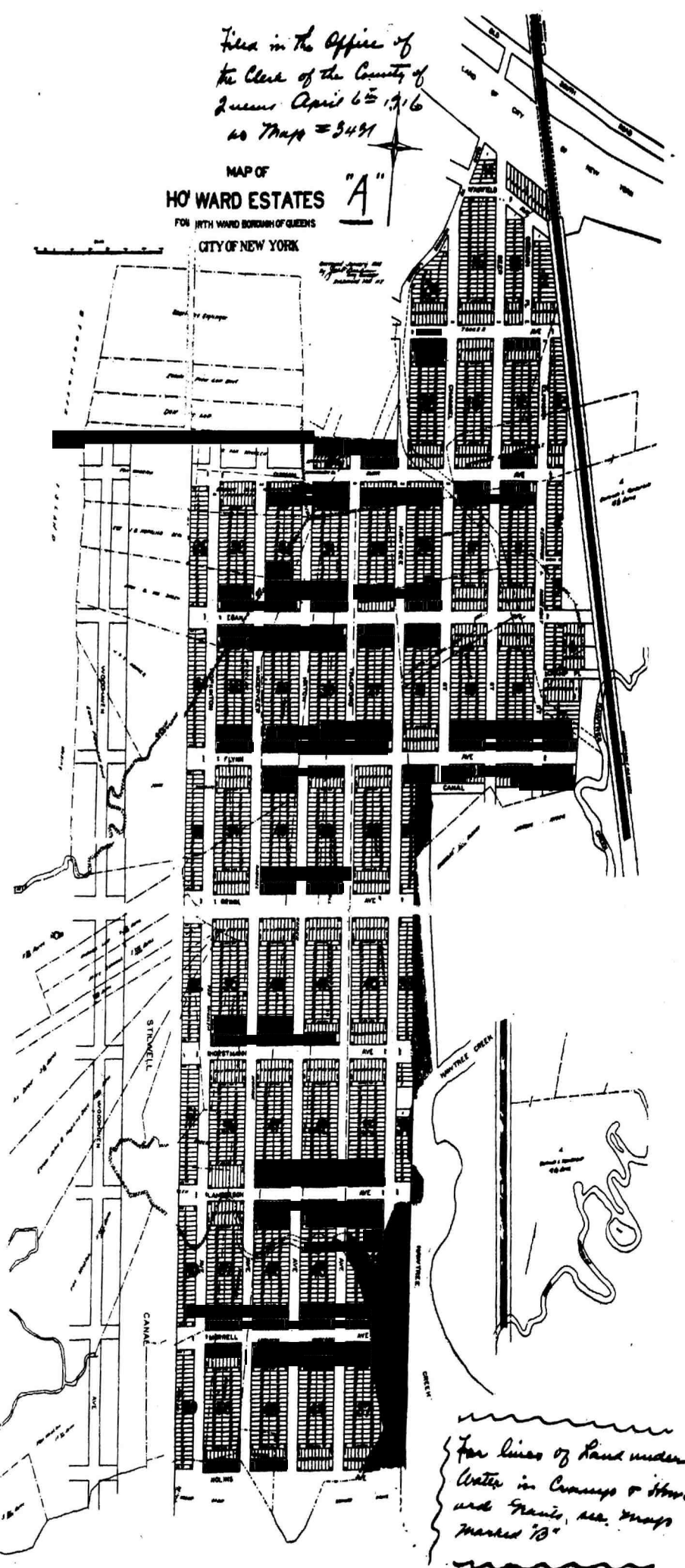
Attest: BENJAMIN J. RYAN, Assistant and Acting Secretary.

Approved as to form April 7, 1917. LOUIS H. HAHLO, Acting Corporation Counsel.

HOWARD ESTATES DEVELOPMENT COMPANY, M. NUSSBAUM, Treasurer.

Attest: MEADE C. DOBSON, Secretary.

(Seal.)



Pursuant to the authority of the Greater New York Charter, the line of mean high water at and between portions of Hawtree Basin and Shell Bank Basin, Jamaica Bay, Borough of Queens, is hereby fixed, determined upon, and established as follows:

Beginning at a point in the pierhead and bulkhead line established by the Secretary of War May 8th, 1916, eighty (80) feet south of the southerly line of Flynn Avenue and eighty (80) feet east of the easterly line of Hawtree Avenue; running thence southwardly and along said pierhead and bulkhead line to a point five hundred sixty (560) feet south, measured along said pierhead and bulkhead line, of the intersection of the northerly side of Nolins Avenue, as laid out one hundred (100) feet wide; thence westerly in a straight line parallel with Nolins Avenue to an intersection with the pierhead and bulkhead line established by the Secretary of War May 8th, 1916, along the easterly side of Shell Bank Basin; thence northwardly and along said pierhead and bulkhead line to its intersection with the original line of mean high water at a point about thirty-five (35) feet north of the northerly line of Nolins Avenue, as laid out one hundred (100) feet wide.

R. A. C. SMITH, Commissioner of Docks; JOHN PURROY MITCHEL, Mayor; ALBERT E. HADLOCK, Deputy and Acting Comptroller; MILO R. MALTBIE, Chamberlain; FRANK L. DOWLING, President, Board of Aldermen; FRANCIS P. KENNEY, Chairman, Finance Committee, Board of Aldermen.

Certificate approved by the Commissioners of the Sinking Fund.

Dated April 12, 1917.

In connection therewith the Deputy and Acting Comptroller presented the following report and offered the following resolutions:

April 12, 1917.

To the Honorable, the Commissioners of the Sinking Fund:

Gentlemen—On July 13, 1916, the Commissioners of the Sinking Fund adopted a resolution authorizing a release to the Howard Estates Development Company of the interest of the City in Blocks 34, 35, 36, 37 and 38 in the Borough of Queens, as shown on a map attached thereto, in consideration of the sum of \$1,000, plus an additional charge of \$12.50 for the preparation of the necessary papers. This consideration has been paid and the deed delivered.

The Title Company has raised the question as to whether or not the formalities required by the Greater New York Charter have been complied with. In order to effectively determine the boundary line between the property of the Howard Estates Development Company and the City of New York, an agreement has been submitted by the Commissioner of Docks, in accordance with provisions of section 818A of the Greater New York Charter, establishing a line of high water in front of the property of the Howard Estates Development Company in Hawtree and Shell Bank Basins, Jamaica Bay, Borough of Queens.

Under the terms of this agreement, the Howard Estates Development Company is to convey to the City its interest in certain properties more particularly described therein, and the City is to release all its interest in and to certain other properties also more particularly set forth therein.

This agreement, to my mind, should be approved by the Commissioners of the Sinking Fund, especially in view of the fact that the material conditions contained therein have already been complied with and the release delivered.

I therefore respectfully recommend that the Commissioners of the Sinking Fund approve the agreement above mentioned, and that in accordance therewith they authorize a release to the Howard Estates Development Company of all the right, title and interest of The City of New York in and to the following described property:

Being Parcel 1 as shown on map herewith attached marked "A," and Parcel 2 of the property of The City of New York lying westerly and northerly of the high water line hereby established, and being the section colored in brown on map hereto attached, marked "B."

The release not to be delivered, however, until the Howard Estates Development Company has released to the City of New York all its right, title and interest in and to the following described property:

All of that portion of land under water granted to Herbert W. Cramp by the State of New York, August 2nd, 1910, lying westerly of the pierhead and bulkhead line established on the east side of Shellbank Basin by the Secretary of War, May 8th, 1916, containing approximately 175,000 square feet and being the section colored in blue on map attached herewith, marked "B." Respectfully,

ALBERT E. HADLOCK, Deputy and Acting Comptroller.

Resolved, That, pursuant to the provisions of section 818a of the amended Greater New York Charter, the Commissioners of the Sinking Fund hereby approve of the agreement entered into between R. A. C. Smith, Commissioner of Docks of the City of New York, and the Howard Estates Development Company, executed the 26th day of March, 1917, fixing, determining upon and establishing by agreement with the upland owner a line of high water in front of the property of the said upland owner in Hawtree and Shell Bank Basins, Jamaica Bay, Borough of Queens.

Whereas, Section 205 of the Greater New York Charter, as amended, provides that the Commissioners of the Sinking Fund are authorized to settle disputes as to boundary lines; and

Whereas, a dispute having arisen between the Howard Estates Development Company and the Commissioner of Docks as to the boundary line between the property of the City of New York and property owned by the said Howard Estates Development Company, it is

Resolved, that the Commissioners of the Sinking Fund hereby fix the line of high water in front of the land owned by the said Howard Estates Development Company in Hawtree and Shell Bank Basins, Jamaica Bay, Borough of Queens, as shown upon a map attached to the agreement entered into between the Commissioner of Docks and the Howard Estates Development Company, executed the 26th day of March, 1917, fixing, determining upon and establishing by agreement a line of high water in front of the said upland and more particularly described in said agreement, as the boundary line between the property owned by the said Howard Estates Development Company and property belonging to the City of New York; and be it further

Resolved, That, pursuant to the provisions of section 205 of the Greater New York Charter, as amended, the Commissioners of the Sinking Fund hereby authorize a release to the Howard Estates Development Company of all the right, title and interest of the City of New York in and to the following described property:

Being Parcel 1, as shown on map herewith attached, marked "A," and Parcel 2 of the property of the City of New York, lying westerly and northerly of the high water line hereby established, and being the section colored in brown on map hereto attached, marked "B."

— the release not to be delivered, however, until the Howard Estates Development Company has released to the City of New York all its right, title and interest in and to the following described property:

All of that portion of land under water granted to Herbert W. Cramp by the State of New York, August 2nd, 1910, lying westerly and northerly of the pierhead and bulkhead line established on the east side of Shellbank Basin by the Secretary of War, May 8th, 1916, containing approximately 175,000 square feet and being the section colored in blue on map attached herewith, marked "B."

— and be it further

Resolved, That it shall be the duty of the Mayor to execute said instruments on behalf of the City of New York, the City Clerk to attest the same and the Comptroller to deliver the same to the said Howard Estates Development Company and to receive from the said Company at the same time deeds of the property owned by it and hereinabove mentioned.

The report was accepted and the resolutions severally unanimously adopted.

Adjourned.

JOHN KORB, Secretary.

DEPARTMENT OF FINANCE.

WARRANTS MADE READY FOR PAYMENT IN DEPARTMENT OF FINANCE MONDAY, APRIL 23, 1917.

Below is a statement of warrants made ready for payment on the above date, showing therein the Department of Finance voucher number, the dates of the invoices or the registered number of the contract, the date the voucher was filed in the Department of Finance, the name of the payee and the amount of the warrant.

Where two or more bills are embraced in the warrant, the dates of the earliest and latest are given, excepting that, when such payments are made under a contract, the registered number of the contract is shown in the place of the second invoice date.

Where the word "final" is shown after the name of the payee, payment will not be made until thirty days after the completion and acceptance of the work, but all of the other warrants mentioned will be forwarded through the mail unless some reason exists why payment is to be made in person, in which event written notice will be promptly given to the claimant.

In making a written or verbal inquiry at this office for any of the above mentioned warrants, it is requested that reference be made by the Department of Finance voucher number.

WILLIAM A. PRENDERGAST, Comptroller.

Finance Voucher No.	Invoice Dates or Contract Number.	Received in Depart- ment of Finance.	Name of Payee.	Amount.	
Board of Aldermen.					
60931	46765	4-17-17	New York Telephone Co.	\$43 39	
			Armory Board.		
58423	3- 7-17	4-11-17	William J. Olvany	\$68 00	
58421	1-24-17	4-11-17	William J. Olvany	75 00	
58428	3- 3-17	4-11-17	Eagle Iron Works	28 50	
58387	3-23-17	4-11-17	Hoffman-Corr Mfg. Co.	21 00	
49613	12-30-16	3-21-17	D. T. Owen Co., Inc.	90 00	
58409	3-28-17	4-11-17	Annin & Co.	26 40	
58406	2-27-17	4-11-17	Underwood Typewriter Co., Inc.	85 00	
59465	2-27-17	4-13-17	McKesson & Robbins	15 00	
59466	3-30-17	4-13-17	Charles B. Spies	13 75	
59467	3-29-17	4-13-17	The Woolf Laboratories, Inc.	22 50	
59469	3-29-17	4-13-17	Nanz Clock Co.	1 00	
59470	3-19-17	4-13-17	Charles F. Hubbs & Co.	20 25	
59472	3-19-17	4-13-17	Samuel Lewis	10 00	
59471	1-26-17	4-13-17	Revere Rubber Co.	14 30	
59475	3-30-17	4-13-17	Cavanagh Bros. & Co.	13 50	
59464	3-16-17	4-13-17	Cavanagh Bros. & Co.	7 65	
59459	12- 1-16	4-13-17	Samuel Pollack	61 55	
58424	3- 8-17	4-11-17	William C. Ferrer	39 92	
59460	12-19-16	4-13-17	Cavanagh Bros. & Co.	2 40	
58385	3-15-17	4-11-17	A. C. Horn Co.	83 20	
Board of Assessors.					
61073	4-16-17	4-11-17	St. George B. Tucker, Assessor	\$2 50	
Commissioner of Accounts.					
61958		4-19-17	Alexander J. Brezin, Clerk	\$215 42	
Bellevue and Allied Hospitals.					
60598	3-15-17	4-16-17	National Biscuit Co.	\$11 89	
60615	3-21-17	4-16-17	Yawman & Erbe Mfg. Co.	3 90	
60640	2- 5-17	4-16-17	Midland Linseed Products Co.	46 50	
60658		46902	4-16-17	Midland Linseed Products Co.	42 16
60630		46580	4-16-17	John Bellmann	45 40
60641		46637	4-16-17	The East River Mill & Lumber Co., Inc.	29 20
Department of Plant and Structures.					
59966	3-31-17	4-14-17	Geo. Pool & Son	\$9 05	
59967	3-24-17	4-14-17	Hanlon & Goodman Co.	4 11	
59964	3- 6-17	4-14-17	The Gwilliam Co.	5 00	
59965	2-26-17, 2-29-17	4-14-17	Martin Evans Co.	16 51	
59959	3-12-17	4-14-17	Agent and Warden of Clinton Prison	31 50	
59958	3-30-17	4-14-17	Library Bureau	10 75	
59953	3-27-17	4-14-17	The Petroleum Products Co.	14 28	
59954	3-31-17	4-14-17	The Diamond Towel Supply Co.	28 86	
59956	3-31-17	4-14-17	Manhattan Sand Co., Inc.	32 50	
59952	4- 1-17	4-14-17	Henry Romeike, Inc.	15 00	

Finance Voucher No.	Invoice Dates or Contract Number.	Received in Depart- ment of Finance.	Name of Payee.	Amount.
59968	3-31-17	4-14-17	R. Hamilton & Sons, Inc.	14 00
59971		4-14-17	The Western Union Telegraph Co.	7 50
59955	2- 9-17, 3-12-17	4-14-17	Commercial Acetylene Welding Co., Inc.	24 66
59961	3-27-17	4-14-17	A. F. Brombacher & Co.	47 41
59957	3-30-17	4-14-17	Keuffel & Esser Co.	47 30
55022	2- 7-17	4- 5-17	General Electric Co.	23 19
59389	3-30-17	4-13-17	Egleston Brothers & Co.	45 36
59387	1-29-17, 3-27-17	4-13-17	The Motor Car Equipment Co.	22 90
59969	4- 2-17	4-14-17	Chas. Madden	14 80
59384	3-31-17	4-13-17	The Mutual Towel Supply Co.	14 56
59390	3-28-17	4-13-17	Stanley & Patterson, Inc.	19 87
59970	3-31-17	4-14-17	John J. Kelly	38 05
59963	4- 2-17	4-14-17	William Murphy	15 25
Municipal Civil Service Commission.				
4696		4-10-17	Dr. Lewis F. Frissell	\$100 00
4695		4-10-17	Henry S. Satterlee	100 00
4700		4-10-17	E. B. Ackerman, D. V. S.	115 00
Board of Child Welfare.				
59919	11-14-16, 1-19-17	4-14-17	Remington Typewriter Co.	\$6 00
59921	1- 3-17	4-14-17	Underwood Typewriter Co., Inc.	7 00
59920	12- 4-16, 12-23-16	4-14-17	L. C. Smith & Bros. Typewriter Co.	6 00
Board of Coroners.				
60202	4- 5-17	4-12-17	Broad Street Garage	\$2 00
County Court, Richmond County.				
60292		4-16-17	New York Telephone Co.	\$11 37
60291	4- 3-17	4-16-17	Tower Manufacturing & Novelty Co.	6 37
City Magistrates' Courts.				
54602	3-22-17	4- 4-17	A. Pearson's Sons	\$15 00
62028		4-19-17	Frank Oliver, Chief Clerk	12 80
62027		4-19-17	Frank Oliver, Chief Clerk	77 70
Court of Special Sessions.				
60376		4-16-17	New York Telephone Co.	\$5 97
60375		4-16-17	New York Telephone Co.	39 46
55970	3-28-17	4- 9-17	William F. Albers	2 50
55960	4- 1-17	4- 9-17	Centadrink Filters Co., Inc.	14 00
City Court of The City of New York.				
59305	4- 7-17	4-13-17	Storey & Doane	\$4 00
County Clerk, Queens County.				
60204		4-16-17	Ridgewood Times	\$5 00
60207	4-14-17	4-16-17	The Western Union Telegraph Co.	2 00
County Clerk, Bronx County.				
58667	4-10-17	4-12		

Finance Voucher No.	Invoice Dates or Contract Number.	Received in Department of Finance.	Name of Payee.	Amount.	Finance Voucher No.	Invoice Dates or Contract Number.	Received in Department of Finance.	Name of Payee.	Amount.
59428	3-21-17	4-13-17	Standard Oil Co. of New York	10 67	57976	11-17-16	4-11-17	O. J. Maigne Co.	2 24
58270	3-14-17	4-11-17	American Steel and Wire Company	19 97	60028	1-15-17. 1-30-17	4-14-17	Bronx Engineering Co., Inc.	48 65
58272	3-23-17	4-11-17	Edw. E. Buhler Company	37 00	57678	12-21-16	4-11-17	Thos. J. Tuomey Co.	10 60
58268	3-23-17	4-11-17	Albert Block & Sons	24 00	57675	1-20-17	4-11-17	James J. Fay	14 16
58269	3-23-17	4-11-17	The Fairbanks Company	21 50	60272	12-30-16	4-16-17	John H. Laws	39 50
58274	3- 6-17	4-11-17	William Dauphin	15 00	57974	12-21-16	4-11-17	The Manual Arts Press	3 75
59413	3-14-17	4-13-17	Chas. G. Willoughby, Inc.	65 78	57982	2- 6-17	4-11-17	Lignum Carpenter Works	40 00
59414	3-10-17	4-13-17	The Sherwin-Williams Co.	33 17	57980	1-20-17	4-11-17	The Royal Co. of N. Y., Assignee of Herman Sacks Roofing & Contracting Co., Inc.	67 00
59415	3-22-17	4-13-17	Jenkins Bros.	18 00			11- 8-16	The Holden Paper Co. of Newburgh, N. Y., Assignee of The Smith Tablet Co., Inc.	1,024 41
59412	3-20-17	4-13-17	Rex Harris Fire Appliance Co. of New York, Inc.	6 00	57907	1- 8-17	4-11-17	The Royal Co. of N. Y., Assignee of Louis Messer	48 10
59401	12- 6-16. 1- 4-17	4-13-17	Chas. G. Willoughby, Inc.	57 43	57786	2- 1-17	4-11-17	Kroepke Plumbing & Heating Co.	48 71
58259	3-10-17	4-11-17	Edward West	55 20	60019	1-31-17	4-14-17	A. D. Evertsen Co.	35 86
58262	2-21-17	4-11-17	Westchester Fish Co.	31 74	60016	1-15-17	4-14-17	Lorenzo & Byrns	45 77
59403	3- 6-17	4-13-17	Hull, Grippe & Co.	16 25	59996	1-18-17	4-14-17	H. Pfund	29 00
59405	12-30-16	4-13-17	Ward-Leonard Electric Co.	14 50	138124				
59425	3-21-17	4-13-17	Konop Iron Works	45 00					
59416	3-15-17	4-13-17	Laurence Belting Company	46 00					
59411	3-17-17	4-13-17	J. K. Krieg Company	14 60					
59410	3-14-17	4-13-17	Wilson Stamp Co.	5 15	136008	41352	11- 1-16	The Holden Paper Co. of Newburgh, N. Y., Assignee of The Smith Tablet Co., Inc.	1,507 77
59408	3-26-17	4-13-17	John T. Stanley Co.	24 75					1,011 85
59402	1-23-17. 3-13-17	4-13-17	Department of Correction	3 44	53933	45460	4- 3-17	Richmond Ice Co.	2,993 70
58267	1-26-17	4-11-17	Bramhall-Deane Co.	66 85	53935	45458	4- 3-17	Bacon Coal Co.	471 35
58271	3-20-17	4-11-17	Bramhall-Deane Co.	60 00	53932	45685	4- 3-17	Scranton & Wyoming Coal Co., Inc.	6 96
59422	3- 5-17	4-13-17	Otis Elevator Company	41 00	60031	1-29-17. 2- 7-17	4-14-17	Johnson Service Co.	5 25
59421	3-24-17	4-13-17	Western Electric Company, Inc.	2 85	60030	1- 2-17. 1-31-17	4-14-17	Emil F. Bertram	13 40
59420	3-15-17	4-13-17	Geo. Rahmann & Co.	6 75	60029	2- 6-17	4-14-17	Albert J. Kelting	11 70
59419	2-21-17	4-13-17	Rawson & Morrison Mfg. Co.	19 00	60027	1-25-17	4-14-17	John F. Abernethy	31 00
59417	3-23-17	4-13-17	J. C. McCarthy & Co.	2 00	57608	2-28-17	4-11-17	The Chisholm Stationery Co.	86 85
59426	1-29-17	4-13-17	Singer Sewing Machine Company	70 00	57777	1- 5-17. 1-12-17	4-11-17	John Wenning	52 13
59431	11-21-16	4-13-17	Henry Lindenmeyr & Sons	11 75	57973	1-19-17	4-11-17	Maurice O'Meara Co.	64 70
59409	1-31-17	4-13-17	Knickerbocker Ice Company	86 53	57966	1-20-17. 2- 5-17	4-11-17	Paul Baron	70 22
			District Attorney, Queens County.		57582	1-26-17. 1-27-17	4-11-17	Reid, King & Co., Inc.	17 44
59166	3-31-17	4-13-17	Broadway Garage	\$94 50	57597	5-27-16	4-11-17	F. J. Kloes	10 00
59167	4- 7-17	4-13-17	Thomas F. McGee, Jr.	3 20	57598	1- 2-17	4-11-17	Harlem Carpet Cleaning Co.	3 50
			District Attorney, Kings County.		57600	1-27-17	4-11-17	Karl Heinrich	10 00
57519	4- 4-17	4-10-17	George Rea	\$8 20	57594	2-13-17	4-11-17	Doncourt Construction Co.	9 30
57520	3- 8-17	4-10-17	Stillman Appellate Printing Co.	256 30	57782	1-19-17	4-11-17	Fr. Jos. Unger	20 07
			District Attorney, Bronx County.		57785	1-18-17	4-11-17	H. Pfund	10 05
58598	3-27-17. 3-31-17	4-11-17	Henry Martin	\$20 00	57775	12-27-16	4-11-17	William Hahn	22 75
58597	2-31-17	4-11-17	M. Borsuk	20 00	57779	1-15-17	4-11-17	Max Albrecht	23 30
			District Attorney, New York County.		58091	3- 5-17	4-11-17	A. J. & J. J. McCollum, Inc.	19 00
58221	1-31-17	4-11-17	M. B. Brown Printing & Binding Co.	\$89 25	57715	2- 1-17	4-11-17	S. F. Carlin	34 92
58220	4- 9-17	4-11-17	J. J. Little & Ives Company	66 30	60769		4-17-17	George H. Chatfield	7 75
59771	4- 1-17	4-11-17	Economy Clean Towel Supply Co.	10 50	60025	2- 7-17. 2-15-17	4-14-17	John F. Koop	9 39
58223	4- 4-17	4-11-17	E. S. Holland & Co.	37 50	60024	2-13-17	4-14-17	Chas. Schad, Inc.	15 40
59774	3-20-17	4-13-17	The American Law Book Company	8 00	57589	11-25-16	4-11-17	The Royal Co. of N. Y., Assignee of American Ornamental Iron Works	32 50
59773	4- 1-17	4-13-17	The Lawyers' Co-operative Publishing Co.	6 50	57651	12- 2-16	4-11-17	John Wenning	34 62
59846	4- 9-17	4-13-17	James E. Torrabs	10 00	57657	1- 1-17	4-11-17	James J. Gilroy	28 70
58225	3-31-17	4-11-17	Berkshire Products Co., Inc.	37 50	57663	1-15-17	4-11-17	Thomas F. Ford	42 07
			Department of Docks and Ferries.		57659	1-17-17	4-11-17	George Basin	26 80
61502		4-18-17	Department of Docks and Ferries	\$93 42	57595	10-10-16	4-11-17	William H. Ellis	29 46
			Board of Elections.		58037	1-26-17	4-11-17	W. R. Ostrander & Co.	96 00
59247	4- 5-17	4-13-17	Charles H. Aitken	\$32 54	57765	1-16-17. 1-22-17	4-11-17	W. E. Moss	87 70
			Department of Education.		57762	12-26-16	4-11-17	Lignum Carpenter Works	40 74
60033	1-24-17	4-14-17	Wm. B. Taylor	\$25 25	57760	12-27-16. 1- 1-17	4-11-17	W. A. Leonard	99 26
60035	1-24-17	4-14-17	Joseph F. Egan	15 35	57788	1-15-17	4-11-17	Bronx Eng. Co., Inc.	26 70
60034	1-24-17	4-14-17	The Kenney Specialty Co.	5 90	57771	1-18-17	4-11-17	W. J. Moreland	49 57
60036	1-13-17	4-14-17	E. P. Gleason Mfg. Co.	14 10	57893	1- 2-17	4-11-17	Michael Fogarty, Inc.	53 05
60037	1-25-17. 1-19-17	4-14-17	Isaac Brenner	53 36	58005	2-14-17	4-11-17	T. Frederick Jackson, Inc.	48 00
60032	1-20-17	4-14-17	The Royal Co. of N. Y., assignee of Herman Sacks Roofing and Contracting Co., Inc.	18 88	57905	1- 9-17	4-11-17	The Royal Co. of New York, assignee of Herman Sacks Roofing and Contracting Co., Inc.	32 01
61293	2- 1-17	4-18-17	American Express Co.	2 77			4-11-17	The Royal Co. of New York, assignee of Herman Sacks Roofing and Contracting Co., Inc.	37 57
57972	12-30-16	4-11-17	The Arabol Mfg. Co.	8 50	57904	1- 9-17	4-11-17	H. Pfund	26 97
57971	12-30-16	4-11-17	Hygeia Distilled Water Co.	6 00	57591	12-30-16	4-11-17	Albert J. Kelting	89 26
57970	9-28-16	4-11-17	D. P. Winne Co.	3 23	57660	12-28-16	4-14-17	M. J. Johnstone	5 97
57913	1- 2-17	4-11-17	William Kroepke	16 23	60022	1- 5-17	4-14-17	H. Fortenbach	21 25
57911	1- 1-17	4-11-17	William Kroepke	20 90					

Finance Voucher No.	Invoice Dates or Contract Number.	Received in Depart- ment of Finance.	Name of Payee.	Amount.	Finance Voucher No.	Invoice Dates or Contract Number.	Received in Depart- ment of Finance.	Name of Payee.	Amount.
59345	3-28-17	4-13-17	Gagen & Butler, Inc.	40 00	60516	3- 3-16	4-16-17	The Chauncey Real Estate Company, Ltd.	5 00
59357	3-21-17	4-13-17	Knickerbocker Towel Supply Co.	24 20	60520	4-16-17	John W. Lenox	60 00	
			Department of Health.		60523	3-21-17	4-16-17	William J. Boylan	25 00
59559	3-13-17	4-13-17	Burroughs Building Material Company	\$21 15	58340	3-31-17	4-11-17	James MacDonald	87 00
59002	12-28-16	4-12-17	New York Blue Print Paper Co.	37 34	58605	9-15-16	4-11-17	Guaranty Trust Co. of N. Y., Assignee of Charles R. Temple, Assignee of John T. Allan	25 00
59011	11-21-16	4-12-17	C. I. Vail	95 00			4-11-17	E. K. Thompson	10 78
59535	3-26-17	4-13-17	E. Belcher Hyde	58 00			4-12-17	Louis Granat	10 00
58956	2-28-17	4-12-17	Oriental Rubber and Supply Company, Inc.	62 65			4-23-17	William J. Schieffelin, or Albert De Roode, Attorney	139 65
59537	3-16-17	4-13-17	P. Lenane & Bro.	28 00	60879	4-17-17	New York Telephone Company	28 51	
59514	3-15-17	4-13-17	A. Moses Sons & Co.	10 65	60878	4-17-17	New York Telephone Company	29 15	
59501	3-20-17	4-13-17	Armour & Company	15 00	60877	4-17-17	Lamar Hardy, Corporation Counsel ...	594 67	
59579	3-20-17	4-13-17	Armour & Company	39 50	58857	3-19-17	4-12-17	Maude M. Simmons	3 75
59502	3-20-17	4-13-17	Armour & Company	39 50	58858	3-26-17	4-12-17	Horace A. Davis	11 15
59503	3-12-17, 3-21-17	4-13-17	James A. Miller	87 25					
59005	11-12-16	4-12-17	The New Hartford Cotton Manufacturing Co.	56 64					
62064		4-17-17	Alfred E. Shipley, M.D., Secretary ...	2,500 00					
61660		4-18-17	Robert J. Wilson, Director	10 14	62049	4-19-17	St. Agatha Home for Children	997 14	
61658		4-18-17	A. T. Tallmadge, M.D.	2 50	62048	4-19-17	St. Agatha Home for Children	896 79	
61659		4-18-17	Alonzo Blauvelt, Asst. and Actg. Sanitary Supt.	24 85	62038	4-19-17	The Swedish Hospital in Brooklyn	98 20	
61655		4-18-17	John C. Wolfe, Asst. Engineer	19 55	62037	4-19-17	The Swedish Hospital in Brooklyn	77 50	
61667		4-18-17	William J. O'Connor, Acting Chief Clerk	14 25	62036	4-19-17	The Swedish Hospital in Brooklyn	86 25	
59507	3-15-17	4-13-17	Independent Salt Co.	14 25	62035	4-19-17	The Swedish Hospital in Brooklyn	143 75	
59547	3-20-17	4-13-17	Henry J. Fink	1 68	62034	4-19-17	The Swedish Hospital in Brooklyn	136 05	
59506	3-16-17	4-13-17	The H. B. Clafin Corporation	45 37	62033	4-19-17	The Swedish Hospital in Brooklyn	101 25	
59516	3-15-17	4-13-17	Henry J. Fink	3 60	62032	4-19-17	The Swedish Hospital in Brooklyn	116 05	
59515	3-15-17	4-13-17	Henry J. Fink	13 50	62039	4-19-17	American Female Guardian Society and Home for the Friendless	915 28	
59555	3-15-17	4-13-17	Henry J. Fink	90	62098	4-19-17	Bertha Secate ...	332 65	
59520	3-21-17	4-13-17	Hammacher-Schlemmer & Co.	6 48	62099	4-19-17	Ottlie Seip	332 65	
59522	3-22-17	4-13-17	Hammacher-Schlemmer & Co.	3 90	62100	4-19-17	George Milyko	332 65	
58969	1-16-17	4-12-17	T. C. Moore & Co.	3 60	62101	4-19-17	Louis Guttman	332 65	
58963	3- 1-17	4-12-17	Michael Paulini	9 65	62096	4-19-17	John Brezovsky	665 30	
58961	1-31-17, 2-28-17	4-12-17	Jamaica Window Cleaning Company ...	7 00	62097	4-18-17	Charles N. Mazza	332 65	
58960	2-28-17	4-12-17	The Western Union Telegraph Company, Inc.	12 00	61399	4-18-17	Abraham B. Brenner	9 00	
58951	1- 1-17	4-12-17	John F. Ingham	14 17	61400	4-18-17	Israel Ellis	6 00	
58952	2-28-17	4-12-17	John F. Ingham	14 07	61395	4-18-17	John J. Pheelan	3 00	
58948	2-28-17	4-12-17	Swinton & Company	24 81	61398	4-18-17	Charles W. Walter	3 00	
58943	1-23-17, 3-16-17	4-12-17	Crown Stamp Works	24 10	61397	4-18-17	Irving I. Kremer	6 00	
58971	2-16-17	4-12-17	Sheppard & Kellett	2 50	61380	4-18-17	Samuel Schack	3 00	
58529	2-21-17	4-11-17	W. R. Ostrander & Co.	4 32	62617	4-20-17	Department of Docks and Ferries ...	4,000 00	
59533	3-13-17	4-13-17	Jessie Tarbox Beals, Inc.	5 00	62618	4-20-17	Chamberlain of The City of New York ...	706 34	
59577	3-26-17	4-13-17	The Kny-Scheerer Corporation	3 20	62619	4-20-17	Relief and Pension Fund of the Department of Street Cleaning; J. T. Fetherston, Commissioner, as treasurer and trustee		
59546	3-20-17	4-13-17	Adams-Flanigan Co.	11 84		4-18-17	Cathrin Dilan	48 98	
59542	3- 8-17	4-13-17	Bausch & Lomb Optical Co.	14 60		4-18-17	Harry Zirinsky	12 00	
59505	3-23-17	4-13-17	John Lackner Co.	14 50	61388	4-18-17	Municipal Liens Co.	218 73	
59512	2-13-17, 3-12-17	4-13-17	Crown Stamp Works	2 15	61420	4-18-17	D. Delan	92 67	
59511	3-13-17	4-13-17	Henry Bainbridge & Co.	2 40	61413	4-18-17	J. E. Burckhardt	4 50	
59578	3-15-17	4-13-17	New York Medical Book Co.	2 50	61387	4-18-17	Jacob Rapoport	1 00	
59513	3-20-17	4-13-17	Adams-Flanigan Co.	9 84	61386	4-18-17	Thomas J. Murtha	11 77	
59008	1- 8-17	4-12-17	Bligh & Engel, Inc.	16 00	61419	4-18-17	Bertha Holland	3 22	
59549	3-15-17	4-13-17	Adams-Flanigan Co.	5 04	61418	4-18-17	Bessie Mutterperl	6 34	
58998	12-31-16	4-12-17	J. M. Horton Ice Cream Co.	10 80	61416	4-18-17	Bessie Mutterperl	3 68	
59013	8-12-16	4-12-17	Adams-Flanigan Co.	35 28	61417	4-18-17	Harry Zirinsky	11 34	
59566	3-16-17	4-13-17	Burroughs, Wellcome & Co.	6 30	61414	4-18-17	Harry Zirinsky	48 89	
59564	3-14-17	4-13-17	Burroughs, Wellcome & Co.	25 32	61415	4-18-17	The Whitney Co.	238 00	
59569	3-19-17	4-13-17	Eimer & Amend	5 76	61393	4-13-17	Warren C. Fielding	123 60	
59568	3-23-17	4-13-17	Eidi & Weyand	12 90	59307	4-23-17	Oscar Fowler, or Thomas W. Burke, attorney		
59570	3-20-17	4-13-17	John Bellmann	5 00	63471	4-23-17	Morgan J. O'Brien and John Burke, as executors, etc., of Francis Higgins, deceased, or James J. Deering, attorney ..	1,000 00	
59572	3-17-17	4-13-17	Adams-Flanigan Co.	12 48		4-18-17	Dorothea Kinzig	185 50	
58994	2-14-17	4-12-17	Eidi & Weyand	26 65	63472	4-18-17	Julius Heiderman, assignee of Sophie Schmidt	1,318 25	
59571	3- 9-17	4-13-17	Fchild Bros. & Foster	12 50		4-18-17	Joseph Russo	433 20	
59565	3-16-17	4-13-17	Burroughs, Wellcome & Co.	10 80		4-18-17	Charles H. Meyer	279 37	
59530	3- 1-17	4-13-17	Henry Romeike, Inc.	2 60	61782	4-18-17	Germano Maffia	244 16	
58509	2- 1-17	4-11-17	Vollmer Bros.	3 30	61780	4-18-17	John O'Neil	14 91	
58959	2-19-17	4-12-17	Hannah Blum	16 75	61710	4-18-17	Nellie A. Newman, as administratrix of estate of David K. Newman, deceased.	1,151 56	
58974	2-19-17	4-12-17	Joseph Miller	29 85		4-11-17	Nellie A. Newman, as administratrix of estate of David K. Newman, deceased.	225 89	
58508	2-28-17	4-11-17	H. O. Hill	2 40	61721	4-18-17	Margaret R. Mulvaney	220 40	
58990	2-28-17	4-12-17	M. Reidy	3 30	61719	4-18-17	Margaret R. Mulvaney	296 03	
58964	1-20-17, 1-29-17	4-12-17	Multicolor Sales Co., Inc.	6 05	61738	4-18-17	Lizzie Sallinger	198 65	
58989	3- 1-17	4-12-17	The Vienna Window Cleaning Co.	21 75	61735	4-18-17	Lizzie Sallinger	226 35	
58958									

Finance Voucher No.	Invoice Dates or Contract Number.	Received in Depart- ment of Finance.	Name of Payee.	Amount.	Finance Voucher No.	Invoice Dates or Contract Number.	Received in Depart- ment of Finance.	Name of Payee.	Amount.	
61770	4-18-17	Emma B. Silbereisen		382 29	60390	4-16-17	A. M. Best		2 00	
61769	4-18-17	Lucy M. Schultz, formerly Lucy M. Duncan, Executrix under last will and testament of John Duncan, deceased..		257 14	60431	4-16-17	J. M. Barnhart		6 48	
61771	4-18-17	Amelia K. Schneider		450 00	60383	4-16-17	The Times Publishing Co.		9 75	
61777	4-18-17	Anna Sullivan		610 96	60382	4-16-17	Boston Shoe Rebuilders		18 70	
61785	4-18-17	Elise Schellenberg		183 30	60440	3-29-17	Antonia Andradez		9 35	
61774	4-18-17	Catherine Tippel		138 45	59676	3-29-17	Magee & Boyce		56 88	
61780	4-18-17	John T. Normile and Minnie Massonat, Executor and Executrix and Trustees under the last will and testament of Leon Massonat, deceased		463 32	59677	4-13-17	A. D. Winne		7 65	
61765	4-18-17	Charlotte Schwener		476 84	59707	3-28-17, 3-29-17	A. Rockefeller		30 75	
61711	4-18-17	Barbara Teator		138 58	60403	3-31-17	Francis M. Close D. D. S.		17 00	
61775	4-18-17	William Roach		700 00	60421	3-31-17	W. H. Powell		3 51	
61781	4-18-17	Albert Hoeppel and Meta Hoeppel....		79 09	60432	3-21-17	R. B. Wing & Son		26 70	
61732	4-18-17	Angelina Poirier		356 08	60408	3-30-17	John H. Westerman		44 39	
61727	4-18-17	Lizzie Sallinger		151 78	59647	3-27-17	Edward S. Terwilliger		13 85	
61767	4-18-17	John Sommer		224 37	59652	3-31-17	Elias Terwilliger		11 06	
61723	4-18-17	Alice Swindell, as Executrix of estate of Harriet Slater		367 23	59653	3-31-17	Le Fevre & Denniston		68 33	
61713	4-18-17	Louis F. Silbereisen		141 06	59654	3-31-17	Harry McCord		38 75	
61716	4-18-17	Louisa D. Silbereisen		141 06	59655	3-31-17	Charles Nabor		41 75	
61714	4-18-17	Henry Silbereisen		303 24	59657	3-31-17	W. H. Powell		2 00	
62613	4-20-17	The Brooklyn Citizen		1,048 26	59658	3-31-17	William L. Burnett		3 25	
62612	4-20-17	Brooklyn Daily Times		966 92	59687	3-27-17	W. H. Steer		30 00	
62615	4-20-17	The Brooklyn Freie Presse		1,019 58	59689	2-27-17, 3- 1-17	W. E. Brisbane Co.		4 43	
62614	4-20-17	The Standard Union		1,074 80	59688	3- 5-17	Everett & Treadwell Co.		38 40	
62616	4-20-17	The Brooklyn Daily Eagle		966 96	60401	3-31-17	The Fashionable Tailoring Co.		71 95	
62627	4-20-17	William A. Prendergast as Comptroller and Milo R. Maltbie as Chamberlain..	500,000 00	59754	59683	4- 2-17	William O'Reilly		10 75	
62628	4-20-17	William A. Prendergast as Comptroller and Milo R. Maltbie as Chamberlain..	7,140 40	59745	59739		West Shore Garage		3 85	
62596	4-20-17	Brooklyn Home for Consumptives...	1,757 70	59751	59766	3-31-17	Kingston Taxicab Service		18 56	
62597	4-20-17	Church Charity Foundation of Long Island; St. John's Hospital		5,336 98	59761	2-10-17	Herman Mayer		16 00	
62598	4-20-17	Children's Aid Society		1,540 57	59760	4- 3-17, 4- 7-17	Walden Telephone Co.		6 82	
62599	4-20-17	Good Counsel Training School for Young Girls		131 38	60400	4- 1-17	C. H. Du Bois		26 35	
62594	4-20-17	House of St. Giles the Cripple		366 45	60437	4- 1-17	Corona Typewriter Company, Inc.		66 00	
62600	4-20-17	House of St. Giles the Cripple		316 88	60397	3-22-17	Creed Brothers		1 00	
62601	4-20-17	Knickerbocker Hospital		1,115 50	1,054 79	59918	3-31-17	Walden Citizen Herald		37 01
62602	4-20-17	New York Eye and Ear Infirmary..		952 50	59974	1-23-17	E. C. Wilson		15 75	
62603	4-20-17	New York Homeopathic Medical College and Flower Hospital.....		59973	59973	3-26-17	Frank M. Williams		6 80	
62604	4-20-17	New York Infirmary for Women and Children		904 35	59976	2-28-17	F. B. Nelson		29 75	
62605	4-20-17	Orphan Asylum Society of the City of Brooklyn		1,216 78	57424	2-21-17	B. A. Reynolds, D. D. S.		21 12	
62606	4-20-17	St. Joseph's Hospital, New York City.	7,814 00	57418	59760	3-31-17	C. L. Brach		6 50	
62607	4-20-17	The New York Society for the Relief of the Ruptured and Crippled.....		895 34	59761	4- 3-17	John New York Central R. R. Co.		8 00	
62608	4-20-17	Beth Israel Hospital		1,510 99	61742	2-21-17	Harry Sims		36 40	
62595	4-20-17	Albrecht Kalthoff, Assignee of Unionport Railway Co.		382 39	61741	895 34	Courtney L. Teator		14 50	
61722	4-18-17	John G. Pfeiffer		59909	59909	3-17-17	The F. W. Lawrence Co.		33 70	
61766	4-18-17	Charles Schmitt		699 93	58604	3-26-17	Board of Parole.		37 93	
61724	4-18-17	Bertha Scheidler		237 57	59914	3- 6-17	Remington Typewriter Co., Inc.		\$18 00	
61773	4-18-17	Jessie McDuff		61 04	59912	2-21-17	Central Purchase Committee.		\$63 88	
61783	4-18-17	Adolph Leuchs and Johanna Leuchs..		160 02	59911	2- 2-17	E. B. Lathan & Co.		94 63	
61729	4-18-17	William J. McIntosh and Elizabeth McIntosh		131 98	61820	4- 7-17	David Kramer		Department of Parks.	
61737	4-18-17	Jacob Rumpf		233 93	58639	2-14-17	Agent and Warden, Auburn Prison ..		4-10-17	
61725	4-18-17	Lawrence Sullivan		427 12	58706	3- 2-17	Remington Typewriter Co., Inc.		4-10-17	
61734	4-18-17	John O'Neil		500 00	58626	3- 1-17	The Willson & Adams Company		4-10-17	
61728	4-18-17	Frederick Muhlhan		421 19	59075	3-31-17	Bronx Parkway Commission.		4-10-17	
61736	4-18-17	Jacob Rumpf		284 93	59069	3-19-17	Remington Typewriter Co., Inc.		4-10-17	
61730	4-18-17	William J. McIntosh and Elizabeth McIntosh		715 07	58634	4- 3-17	The Metropolitan Museum of Art ...	\$11,915 60	4-19-17	
61794	4-18-17	Elise Schellenberg		145 64	59074	4- 1-17	Joseph E. Savage, Chief Clerk and Auditor		4-18-17	
61772	4-18-17	Lucy M. Schultz, formerly Lucy M. Duncan, Executrix under the Last Will and Testament of John Duncan, deceased		2,572 49	58699	3-19-17	American Veneer Company		4-14-17	
61772	4-18-17	Lucy M. Schultz, formerly Lucy M. Duncan, Executrix under the Last Will and Testament of John Duncan, deceased		51 27	58950	2-21-17	National Blue Print Co.		4-12-17	
61768	4-18-17	Lucy M. Schultz, formerly Lucy M. Duncan, Executrix under the Last Will and Testament of John Duncan, deceased		262 31	59915	2-27-17	Chilton Paint Company		4-14-17	
61768	4-18-17	Lucy M. Schultz, formerly Lucy M. Duncan, Executrix under the Last Will and Testament of John Duncan, deceased		75 39	59913	2-16-17	The George Taylor Brass and Bronze Works, Inc.		4-14-17	
61712	4-18-17	Barbara Teator		25 62	59916	2-27-17	John A. Gifford & Son		2 00	
61340	4-18-17	Reynolds King Townsend		501 49	59917	3-12-17	Flatbush Water Works Company		4-16-17	
59768	3-28-17	Dayton Bros.		501 49	58652	3-13-17	W. M. Farwell, selling agent, the Acme Rubber Manufacturing Co.		4-12-17	
59743	3-16-17	G. W. Gerow		501 49	58647	3-26-17	Samuel Gallucci		284 07	
59665	3-21-17	J. M. Barnhart		501 49	58655	1-17-17	S. Tuttle's Son & Co.		57 06	
60424	3-31-17	C. Edgar Decker		501 49	58654	1-17-17	Keuffel & Esser Co.		5 88	
60423	3-25-17	Central Hudson Gas & Electric Co.		501 49	58660	4- 6-17	New York Belting and Packing Co.		27 20	
60386	3-31-17	The Electric Light Co. of New Paltz.		501 49	58661	4- 6-17	E. B. Meyrowitz		2 00	
60402	4- 1-17	Elting Harp		501 49	58659	4- 6-17	Cleary & Barnecott		1 51	
60406	3-24-17	Forsyth & Davis		501 49	58640	3-19-17	Patterson Brothers		43 00	
60414	4- 2-17	Charles Baxter		501 49	58642	4- 5-17	C. W. Keenan		7 14	
60379	3- 5-17	Carpenter & Carnright		501 49	58638	3-24-17	The Swinehart Tire and Rubber Co.		21	

Finance Voucher No.	Invoice Dates or Contract Number.	Received in Department of Finance.	Name of Payee.	Amount.	Finance Voucher No.	Invoice Dates or Contract Number.	Received in Department of Finance.	Name of Payee.	Amount.
60934		4-17-17	William A. Prendergast, Comptroller of The City of New York, Trustee for account of Street Opening Fund	1,501 15	57277	3-14-17, 3-27-17	4-10-17	Eugene Parger	210 00
62133		4-19-17	Thomas F. Walsh, Finance Clerk	205 24	57323	3- 6-17, 3-10-17	4-10-17	Meinecke & Co.	208 60
			President of the Borough of The Bronx.		57347	2-19-17, 3-24-17	4-10-17	Bramhall, Deane Co.	242 75
58875	4- 6-17	4-12-17	A. Hoebermann	\$1 29	57353	12-30-16, 3-26-17	4-10-17	Joseph D. Duffy, Inc.	116 14
61019	4- 7-17	4-17-17	Street Coal Co., Inc.	61 00	57278	3- 6-17, 3-24-17	4-10-17	Eugene Prager	284 00
59849		4-13-17	Franklin B. Ware	25 00	57307	1-24-17	4-10-17	Standard Oil Co. of New York	406 77
57409	4- 1-17	4-10-17	Crescent Garage	20 00	57282	2- 2-17	4-10-17	Charles Schlesinger	718 00
57410	4- 1-17	4-10-17	Richmond Hill Garage & Machine Co., Inc.	60 00	57292	3-12-17	4-10-17	B. Diamond	417 00
57489		4-10-17	F. W. Devoe and C. T. Reynolds Co.	2 24	57294	3-13-17	4-10-17	B. Diamond	110 00
57491	3-22-17	4-10-17	United States Tire Company	213 41	57349	2-21-17, 3-14-17	4-10-17	Knickerbocker Supply Company	480 00
57484	4- 2-17	4-10-17	Street Coal Co., Inc.	147 66	57321	2-15-17, 3-19-17	4-10-17	James M. Shaw & Co.	103 30
57500	3-30-17	4-10-17	Hugh A. Geiger	200 00	57330	2- 7-17, 2-13-17	4-10-17	E. Machlett & Son	265 00
57526	45639	4-10-17	New York & New Jersey Construction Co.	5,365 63	57324	2-15-17	4-10-17	Dr. H. Threlkeld Edwards	156 70
57525	44404	4-10-17	Salvatore Amanna and Roger L. Sullivan	1,776 29	57306	1- 9-17, 2-24-17	4-10-17	Bloomingdale Bros.	288 76
57524	44936	4-10-17	Marrone & Palladino	2,881 50	57309	4- 2-17	4-10-17	P. F. Larkin & Co.	442 50
			President of the Borough of Brooklyn.		57302	3- 1-17, 3-13-17	4-10-17	Naylor & Newton, Inc.	126 70
59833	3-29-17	4-13-17	Neptune B. Smyth, Inc.	\$45 00	57346	12- 5-16, 2-14-17	4-10-17	Agent and Warden of Clinton Prison	398 99
57562	3-24-17	4-10-17	Julian Scholl Co.	39 00	57295	11-13-16, 12-31-16	4-10-17	Bausch & Lomb Optical Co.	531 52
59821	4- 4-17	4-13-17	Brooklyn Fire Brick Works	27 50	57348	2-10-17, 3-26-17	4-10-17	Bloomingdale Bros.	104 10
54234	3- 9-17	4- 3-17	C. W. Keenan	96 05	57293	3-13-17	4-10-17	B. Diamond	177 00
59814	3-31-17	4-13-17	R. E. Waters, D. V. S.	5 25	57281	3- 3-17	4-10-17	Francis W. Ford's Sons	270 00
59811	3-13-17, 3-31-17	4-13-17	A. J. Sweeney	48 21	57305	3- 5-17, 3-14-17	4-10-17	The Manhattan Supply Company	853 40
59816	3-16-17	4-13-17	Harris & Wellenkamp	7 90	57354	2-21-17, 3-12-17	4-10-17	The Manhattan Supply Company	100 25
57537	3-30-17	4-10-17	W. M. Murphy; G. M. Murphy, owner	17 33	57298	2-21-17, 3-20-17	4-10-17	Institution Equipment and Supply Co.	110 25
59815	3-11-17	4-13-17	Pitts & Kitts Manufacturing & Supply Co.	55 00	57333	2-10-17, 3-21-17	4-10-17	The Manhattan Supply Company	279 77
59812	4- 9-17	4-13-17	Wilson Stamp Co.	5 85	57279	2-28-17	4-10-17	Flatbush Water Works Company	315 38
59818	3-28-17	4-13-17	Harris & Wellenkamp	6 56	57284	8-25-16, 2-23-17	4-10-17	Department of Correction	304 00
57543	3- 8-17	4-10-17	Club Stable	115 32	57296	12-31-16	4-10-17	R. F. Stevens Company	313 00
57530	3-28-17	4-10-17	Bacon Coal Company	4,300 00					
57555	3- 1-17	4-10-17	Francis M. A. Leach	300 98					
57556	3-27-17	4-10-17	Bacon Coal Company	430 00					
57557	3-27-17	4-10-17	Bacon Coal Company	875 00					
57552	3-26-17	4-10-17	Baron & Beling	180 00					
57561	3-13-17	4-10-17	Knickerbocker Supply Company	138 85					
57566	4- 3-17	4-10-17	Frederick Sewken	700 00					
57567	3-22-17, 3-26-17	4-10-17	Rudolph Reimer	875 00					
			President of the Borough of Queens.						
67412	3-31-17	4-10-17	Strang Auto Garage Co., Inc.	\$20 00					
57411	3-31-17	4-10-17	Private Auto Rental Service, Inc.	20 00					
54183	3-23-17	4- 3-17	The Long Island Hardware Co.	45 00					
54184	1-31-17	4- 3-17	The Good Roads Machinery Co., Inc.	270 00					
57387	2- 7-17	4-10-17	The Tabulating Machine Co.	24 06					
57403	3-30-17	4-10-17	Shapse Auto Radiator Co.	9 00					
58934	3-29-17	4-12-17	The Long Island Hardware Co.	5 50					
58933	3-31-17	4-12-17	The Long Island Hardware Co.	11 25					
57385	3-26-17	4-10-17	Philip Dietz Coal Co.	242 25					
			President of the Borough of Richmond.						
59479	3- 8-17	4-13-17	Frank Bunge	\$80 00					
59483	3-22-17	4-13-17	The Texas Co.	26 34					
59484	3-15-17	4-13-17	Ostwald & Tichenor	4 75					
59485	3-19-17	4-13-17	Ostwald & Tichenor	4 75					
59490	3-28-17	4-13-17	Staten Island Shipbuilding Co.	3 78					
59478	2-28-17	4-13-17	Staten Island Shipbuilding Co.	12 10					
59493	2-28-17	4-13-17	Zorn & Schrengauer	49 47					
59494	3-20-17	4-13-17	Remington Typewriter Co.	22 50					
59495	2-31-17	4-13-17	F. H. Van Duzer	8 20					
59498	3-31-17	4-13-17	G. Gilligan	75					
59499	4- 1-17	4-13-17	W. H. Johnson	30 00					
59482	3-15-17	4-13-17	Richmond Hardware Co.	75 00					
59480	3-16-17	4-13-17	Brady Brothers	80 00					
59600	4- 4-17	4-13-17	Harry R. Denye	40 00					
59602	4- 1-17	4-13-17	Wm. Wheeler News Co., Inc.	6 16					
58377	2- 1-17	4-11-17	J. A. Snyder & Bro.	75 00					
59492	1-25-17, 2-23-17	4-13-17	General Vehicle Co., Inc.	5 33					
59599		4-13-17	Thaddeus Carlin	40 00					
59476	2-15-17	4-13-17	E. Wagner	20 65					
			Public Service Commission.						
62161		4-19-17	J. O. Shipman, Division Engineer	\$37 22					
62153		4-19-17	Milton J. Ferrell, Secretary to Chief Engineer	104 90					
62158		4-19-17	George L. Lucas, General Inspector	51 00					
62163		4-19-17	Travis H. Whitney, Commissioner	6 30					
62156		4-19-17	Robert H. Jacobs, Division Engineer	81 40					
62155		4-19-17	Jasper T. Kane, Division Engineer	115 04					
59122	1-16-17, 3- 8-17	4-12-17	H. A. D. Hollmann, Auditor	124 10					
59112	3-23-17, 3-28-17	4-12-17	J. Schonfeld	25 63					
59105	12-15-16	4-12-17	Henry Bainbridge & Co.	54 87					
59103	12-16-16	4-12-17	Bishop, McCormick & Bishop, Inc.	26 30					
59111	3-26-17, 3-27-17	4-12-17	Austin Nichols & Co., Inc.	36 25					
59126	12-29-16	4-12-17	P. W. Valley, Inc.	30 99				</	

Invoice Finance Vouch- or Con- tract No.	Date Name of Payee. Number.	Amount.	Invoice Finance Vouch- or Con- tract No.	Date Name of Payee. Number.	Amount.	Invoice Finance Vouch- or Con- tract No.	Date Name of Payee. Number.	Amount.
63781	Jas. Foley	5 35	63762	4- 6-17 John Simmons Co.	7 00	63717	3-24-17 Wright Lumber Co.	27 36
63782	John Henigin, Jr.	13 40	63763	3-30-17 Williams & Wells Co.	6 12	63718	3-21-17 Swinton & Co.	24 95
63577	College of The City of New York. 1- 9-17 Patterson Bros.	\$15 12	63764	4- 3-17 Patterson Bros.	3 89	63719	2-21-17 Morris & Smith Auto Co.	9 08
63578	1-18-17 Patterson Bros.	7 68	63765	1-11-17 Patterson Bros.	1 55	63720	4- 5-17 Thomas F. McCarthy	10 60
63501	3-16-17 Hugh D. McGrane.	20 00	63766	4- 1-17 Midwood Garage	19 74	63721	3- 1-17 Orange County Tel. Co.	36 60
63502	12-28-16 Narragansett Machine Co.	149 00	63767	3-27-17 Fred B. Dalzell & Co., Inc.	50 00	63722	3- 1-17 Vienna Window Cleaning Co.	16 00
63503	1-17-17 Alex. Taylor & Co.	22 75	63768	4- 3-17 P. W. Valleye, Inc.	5 00	63723	3-31-17 Powers Acctg. Machine Co.	35 00
63504	12-30-16 Bausch & Lomb Optical Co.	129 00	63769	12-28-16 Flintkote Mfg. Co.	550 00	63724	3-27-17 G. E. Stechert & Co.	2 00
63505	1-10-17 Eimer & Amend.	8 22	63770	1-10-17 Ajax Metal Co.	509 60	63725	3-27-17 Julius Haas & Sons	379 00
63506	11-28-16 Whiting Paper Co.	17 76	63771	B. F. Sturtevant	1 31	63689	Anthony Krayer	25 80
63507	12-30-16 Patterson Bros.	20 20	63744	44932 Pennsylvania Steel Co.	26,621 10	63690	3- 1-17 Swift & Co.	28 14
63508	10-27-16 Church E. Gates & Co., Inc.	35 67	63745	46307 Thos. F. Guidera	1,374 00	63691	3- 7-17 James Butler	1 60
63509	12-26-16 Stanley & Patterson.	1 83	63746	46937 New York Telephone Co.	55 85	63692	3-21-17 M. O'Brien & Son, Inc.	9 22
63510	1-18-17 Hospital Supply Co.	11 90	63747	46418 New York Telephone Co.	16 04	63693	3- 8-17 James Butler	34 00
63511	1-10-17 Eimer & Amend.	10 00	63738	45684 Scranton & Wyoming Coal Co.	\$1,922 24	63694	3-27-17 M. L. Brid Co.	97 00
63512	12-30-16 Stanley & Patterson.	15 12	63737	45685 Scranton & Wyoming Coal Co.	7,289 20	63695	3-19-17 John F. Schmadelke	187 50
63513	F. H. Knapp	1 25	63791	4-16-17 Elmhurst Electrical Constr. Co.	\$72 00	63696	3-16-17 Benj. E. Weeks	7 50
63514	12-28-16 Chicago Medical Book Co.	9 00	63792	4-16-17 Remington Typewriter Co.	4 40	63697	3-17-17 Benj. E. Weeks	7 50
63515	1- 2-17 Keuffel & Esser Co.	3 50	63793	4-31-17 N. Y. Central R. R. Co.	40 00	63698	3- 5-17 Benj. E. Weeks	15 00
63516	Psychological Review Co.	5 00	63794	Mike Capototo	55 00	63699	3-30-17 A. B. Dick Co.	97 20
63517	1-17-17 Alex. Taylor & Co., Inc.	14 00	63795	3- 7-17 Chas. Schwenger & Bro.	63471	63700	3-30-17 J. M. Gottesman	10 40
63518	12-28-16 Narragansett Machine Co.	147 00	63796	3-31-17 New York Telephone Co.	63472	Miscellaneous.		
63519	Mary W. Patten	28 75	63785	The American Dist. Tel. Co.	60 70	Oscar Fowler	\$1,000 00	
63520	12-28-16 Agent and Warden, Auburn Prison	6 15	63786	American Dist. Tel. Co.	6 90	Morgan J. O'Brien et al., Exec. Est. Francis Higgins, Deceased	185 50	
63521	12- 1-16 Patterson Bros.	12 60	63787	3-31-17 The New York Mutual Gas Light Co.	6 64	Wm. J. Schieffelin	139 65	
63522	1-28-17 Taylor Instrument Co.	1 25	63788	9 90	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	1,402 25		
63523	1-10-17 Narragansett Machine Co.	2 32	63789	11-11-16 Ensign Mfg. Co.	2 98	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	1,402 25	
63524	1- 1-17 Empire Towel Supply Co.	65 69	63790	11-11-16 Remington Typewriter Co.	63463	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	2,723 70	
63525	12-28-16 Agent and Warden, Auburn Prison	61 50	63791	11-11-16 N. Y. Central R. R. Co.	1 50	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	2,094 92	
63526	12-29-16 Underwood Typewriter Co.	52 20	63792	11-11-16 Mike Capototo	63464	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	2,521 64	
63527	12-29-16 Library Bureau	25 20	63793	11-11-16 N. Y. & Queens Elec. Light & Power Co.	63465	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	1,297 19	
63528	1-11-17 Burns Bros.	127 50	63794	11-11-16 N. Y. & Queens Elec. Light & Power Co.	63466	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	1,297 19	
63529	1-20-17 Tower Bros. Staty. Co.	5 75	63795	9- 5-17 N. Y. & Queens Elec. Light & Power Co.	54 98	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	523 72	
63530	1-23-17 Tower Bros. Staty. Co.	1 92	63796	9- 5-17 N. Y. & Queens Elec. Light & Power Co.	5 40	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	2,094 92	
63531	1-17-17 Berlin & Jones Envelope Co.	40 70	63797	12-30-17 Clover Electric Co.	47 00	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	250,000 00	
63532	1-20-17 Henry Bainbridge & Co.	4 20	63798	12-19-17 John A. Scollay	377 00	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	250,000 00	
63533	1-19-17 Henry Bainbridge & Co.	6 00	63799	12-30-16 Heywood Bros. & Wakefield Co.	24 09	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	250,000 00	
63534	1-20-17 Snelling & Son.	69 53	63800	8-30-16 F. A. Hardy & Co.	2 00	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	250,000 00	
63535	1-18-17 Evans Products Corp.	1 00	63801	9-25-16 Crown Stamp Works	2 00	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	250,000 00	
63536	1- 2-17 T. O'Toole	28 50	63802	12-30-16 Sheppard & Keltell	88 00	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	250,000 00	
63537	1-12-17 J. H. Arnold's Sons.	1 50	63803	3-13-17 Rublino & Bros.	15 00	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	250,000 00	
63538	2-15-17 Warren Press	155 00	63804	3-28-17 S. F. Hayward & Co.	2 40	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	250,000 00	
63539	2-15-17 The Warren Press.	119 75	63805	3-16-17 A. & W. Auburn Prison.	4 00	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	250,000 00	
63540	1-25-17 Walldorf, Hafner & Schultz, Inc.	1 44	63806	3-16-17 The H. B. Claffin Corp.	43 81	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	250,000 00	
63541	1-24-17 Merck & Co.	1 70	63807	3-17-17 Wm. Langbein & Bro.	27 00	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	250,000 00	
63554	1-10-17 Walldorf, Hafner & Schultz, Inc.	3 50	63808	3-17-17 The H. B. Claffin Corp.	63450	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	250,000 00	
63555	1-15-17 Colonial Offices Appliance Co.	4 20	63809	2-7-17 Berkefield Filter Co.	48 00	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	250,000 00	
63556	1-18-17 Yale Co-operative Corp.	1 96	63810	3-23-17 New York Stencil Works.	6 00	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	250,000 00	
63557	1-13-17 Peckham, Little & Co.	27 00	63811	3-19-17 Nason Mfg. Co.	28 80	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	500,000 00	
63558	1- 9-17 Clarkson & Ford Co.	56 00	63812	4- 2-17 John Wanamaker	14 95	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	400,000 00	
63559	1-26-17 United States Paper Mills, Inc.	229 50	63813	3-13-17 Wm. Langbein & Bro.	1 24	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	500,000 00	
63560	1-16-17 Builder's Iron Foundry.	10 50	63814	2-7-17 Berkefield Filter Co.	2 64	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	400,000 00	
63561	1- 9-17 General Chemical Co.	64 00	63815	3-23-17 New York Stencil Works.	17 00	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	100,000 00	
63562	1-25-17 Brown Typewriter Co.	28 50	63816	3-19-17 Nason Mfg. Co.	40 50	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	5,900 00	
63563	1-18-17 Evans Products Corp.	81 20	63817	4- 2-17 John T. Ingham	3 60	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	5,900 00	
63564	1-11-17 Leeds & Northrup Co.	3 00	63818	3-17-17 American Radiator Co.	61 70	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	5,900 00	
63565	1-26-17 Manhattan Electrical Sup. Co.	18 40	63819	3-27-17 The J. L. Mott Iron Works.	27 50	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	5,900 00	
63566	1-11-17 James G. Biddle	53 96	63820	3- 3-17 The J. L. Mott Iron Works.	3 20	William A. Prendergast as Comptroller and M. R. Maltbie as Chamberlain.	5,900 00	
63567	1-22-17 Kolesch & Co.							

RICHMOND—Borough Hall, New Brighton. Telephone, 1000 Tompkinsville. Division of Licensed Vehicles—517-519 W. 57th st. Telephone, 6387 Columbus. Public Employment Bureau—Men's departments, 128 Leonard st. Women's departments, 53 Lafayette st. Telephone, 6100 Franklin. Branch Offices: 157 E. 67th st., Manhattan; Telephone, 2001 Plaza, 436 W. 27th st., Manhattan; Telephone, 1937 Chelsea, 12 W. 11th st., Manhattan; Telephone, 8065 Chelsea, 85 Java st., Brooklyn; Telephone, 3274 Greenpoint. **MUNICIPAL CIVIL SERVICE COMMISSION**. Municipal Building, 14th floor. Telephone, 1580 Worth. **MUNICIPAL REFERENCE LIBRARY**. Municipal Building, 5th floor. Telephone, 1072 Worth. 9 a. m. to 5 p. m.; Saturday, to 1 p. m. **DEPARTMENT OF PARKS**. Municipal Building, 10th floor. Telephone, 4850 Worth. **Borough of Brooklyn**. Litchfield Mansion, Prospect Park, Brooklyn. Telephone, 2300 South. **Borough of The Bronx**. Zbrowski Mansion, Claremont Park. Telephone, 2640 Tremont. **Borough of Queens**. The Overlook, Forest Park, Richmond Hill. L. I. Telephone, 2300 Richmond Hill. **PARK BOARD**. Municipal Building, 10th floor. Telephone, 4850 Worth. Cabot Ward, President; Louis W. Fehr, Secretary. **PAROLE COMMISSION**. Municipal Building, 24th floor. Telephone, 1610 Worth. **DEPARTMENT OF PLANT AND STRUCTURES**. Municipal Building, 18th floor. Telephone, 380 Worth. **EXAMINING BOARD OF PLUMBERS**. Municipal Building, 9th floor. Telephone, 1800 Worth. **POLICE DEPARTMENT**. 240 Centre st. Telephone, 3100 Spring. **DEPARTMENT OF PUBLIC CHARITIES**. Principal office, Municipal Building, 10th floor. Telephone, 4440 Worth. Brooklyn and Queens, 327 Schermerhorn st., Brooklyn. Telephone, 2977 Main. Bureau of Social Investigation, Pearl and Centre sts. Telephone, 4405 Worth. Borough of Richmond, Borough Hall, St. George, S. I. Telephone, 1000 Tompkinsville. **PUBLIC SERVICE COMMISSION**. 120 Broadway, 8 a. m. to 11 p. m. every day, including holidays and Sundays. Telephone, 7500 Rector. **BOARD OF REVISION OF ASSESSMENTS**. Municipal Building, 7th floor. Telephone, 1200 Worth. **COMMISSIONERS OF SINKING FUND**. Office of Secretary, Municipal Building, 7th floor. Telephone, 1200 Worth. **BOARD OF STANDARDS AND APPEALS**. Municipal Building, 9th floor. Telephone, 184 Worth. **DEPARTMENT OF TAXES AND ASSESSMENTS**. Municipal Building, 9th floor. Telephone, 1800 Worth. **DEPARTMENT OF STREET CLEANING**. Municipal Building, 12th floor. Telephone, 4240 Worth. **TENEMENT HOUSE DEPARTMENT**. Manhattan and Richmond office, Municipal Building, 19th floor. Telephone, 1526 Worth. Brooklyn and Queens office, 503 Fulton st., Brooklyn. Telephone, 3825 Main. Bronx office, 391 E. 149th st. Telephone, 7107 Melrose. **BOARD OF WATER SUPPLY**. Municipal Building, 23d, 24th and 25th floors. Telephones: Manhattan, 4320 Worth; Brooklyn, 3980 Main; Queens, 3441 Hunters Point; Richmond, 840 Tompkinsville; Bronx, 3400 Tremont. Brooklyn, 50 Court st. Bronx, Tremont and Arthur aven. Queens, Municipal Building, St. George, City, Richmond, Municipal Building, St. George.

BOROUGH OFFICES.

BOROUGH OF THE BRONX. President's office, 3d and Tremont aves. Telephone, 2680 Tremont. **BOROUGH OF BROOKLYN**. President's office, 2d floor, Borough Hall. Commissioner of Public Works, 2d floor, Borough Hall. Assistant Commissioner of Public Works, 2d floor, Borough Hall. Bureau of Highways, 5th and 12th floors, 50 Court st. Bureau of Public Buildings and Offices, 10th floor, 50 Court st. Bureau of Sewers, 10th floor, 215 Montague st. Bureau of Buildings, 4th floor, Borough Hall. Topographical Bureau, 209 Montague st. Bureau of Substructures, 11th floor, 50 Court st. Telephone, 3960 Main. **BOROUGH OF MANHATTAN**. President's office, 20th floor, Municipal Building. Commissioner of Public Works, 21st floor, Municipal Building. Assistant Commissioner of Public Works, 21st floor, Municipal Building. Bureau of Highways, 21st floor, Municipal Building. Bureau of Public Buildings and Offices, 20th floor, Municipal Building. Bureau of Sewers, 21st floor, Municipal Building. Bureau of Buildings, 20th floor, Municipal Building. Telephone, 4227 Worth. **BOROUGH OF QUEENS**. President's office, 68 Hunters Point ave., L. I. City. Telephone, 5400 Hunters Point. **BOROUGH OF RICHMOND**. President's office, New Brighton. Telephone, 1000 Tompkinsville. **CORONERS**. Manhattan, Municipal Building, 2nd floor. Open at all hours of the day and night. Telephone, 3711 Worth. Bronx—Arthur and Tremont aves. Telephone, 1250 Tremont. 8 a. m. to midnight, every day. Brooklyn, 236 Duffield st. Telephone, 4004 Main. Open at all hours of the day and night. Queens, Town Hall, Jamaica, 9 a. m. to 10 p. m.; Sundays and holidays, 9 a. m. to 12 noon. Richmond, 175 Second st., New Brighton. Open at all hours of the day and night.

COUNTY OFFICES.

Unless otherwise stated, the County offices are open for business from 9 a. m. to 4 p. m.; Saturday, 9 a. m. to 12 noon.

NEW YORK COUNTY.

COUNTY CLERK. County Court House, Telephone, 5388 Cortlandt. 9 a. m. to 2 p. m., during July and August.

DISTRICT ATTORNEY. Criminal Courts Building, 9 a. m. to 5:15 p. m.; Saturdays, to 12 noon. Telephone, 2304 Franklin. **COMMISSIONER OF JURORS**. 280 Broadway. Telephone, 241 Worth. **PUBLIC ADMINISTRATOR**. Hall of Records. Telephone, 3900 Worth. **COMMISSIONER OF RECORDS**. Hall of Records. Telephone, 3900 Worth. **REGISTER**. Hall of Records. Telephone, 3900 Worth. 9 a. m. to 2 p. m., during July and August. **SHERIFF**. 51 Chambers st. Telephone, 4300 Worth. New York County Jail, 70 Ludlow st. **SURROGATE**. Hall of Records. Telephone, 3900 Worth. John P. Cohalan, Robert Ludlow Fowler, Surrogates.

KINGS COUNTY.**COUNTY CLERK**.

Hall of Records. Telephone, 4930 Main. **COUNTY COURT**.

County Court House. Court opens at 10 a. m. daily and sits until business is completed. Part I, Room 23; Part II, Room 10; Part III, Room 14; Part IV, Room 1, Court House. Clerk's Office, Rooms 17, 18, 19 and 22; open daily from 9 a. m. to 5 p. m.; Saturday to 12 noon. Telephone, 4154 Main.

DISTRICT ATTORNEY.

66 Court st., 9 a. m. to 5:30 p. m.; Saturday to 1 p. m. Telephone, 2954 Main. **COMMISSIONER OF JURORS**. 381 Fulton st. Telephone, 330-331 Main. **PUBLIC ADMINISTRATOR**. 44 Court st. Telephone, 2840 Main. **COMMISSIONER OF RECORDS**. Hall of Records. Telephone, 6988 Main. **REGISTER**. Hall of Records. Telephone, 2830 Main. **SHERIFF**. 50 Court st. Telephone, 6845 Main. **SURROGATE**. Hall of Records. Court opens at 10 a. m. Telephone, 3954 Main.

BRONX COUNTY.**COUNTY CLERK**.

Civil Records—161st st. and 3d ave. Telephone, 9266 Melrose. Criminal Branch, 1918 Arthur ave.

COUNTY JUDGE.

Bergen Building Annex, Tremont and Arthur aves. Telephone, 3205 Tremont.

DISTRICT ATTORNEY.

Tremont and Arthur aves. Telephone, 1100 Tremont.

COMMISSIONER OF JURORS.

1932 Arthur ave. Telephone, 3700 Tremont.

PUBLIC ADMINISTRATOR.

2808 Third ave. Telephone, 9816 Melrose. 9 a. m. to 5 p. m.; Saturday to 12 noon.

REGISTER.

1932 Arthur ave. Telephone, 6694 Tremont.

SHERIFF.

1932 Arthur ave. Telephone, 6600 Tremont.

Bergen Building Annex, 1918 Arthur ave.

QUEENS COUNTY.**COUNTY CLERK**.

364 Fulton st., Jamaica. Telephone, 2608 Jamaica.

COUNTY COURT.

County Court House, L. I. City. Telephone, 596 Hunters Point.

Court opens at 10 a. m. Trial Term begins first Monday of each month, except July, August and September, and on Friday of each week. Clerk's office open 9 a. m. to 5 p. m.; Saturday to 12:30 p. m. Telephone, 551 Jamaica.

COUNTY JUDGE.

County Judge's office always open at 3:30 Fulton st., Jamaica. Telephone, 551 Jamaica.

DISTRICT ATTORNEY.

County Court House, L. I. City. Telephone, 3871 Hunters Point. 9 a. m. to 3 p. m.; Saturday, to 12 noon.

COMMISSIONER OF JURORS.

County Court House, L. I. City. Telephone, 963 Hunters Point.

PUBLIC ADMINISTRATOR.

362 Fulton st., Jamaica. Telephone, 223 Jamaica.

SHERIFF.

County Court House, L. I. City. Telephone, 3766 Hunters Point.

SURROGATE.

364 Fulton st., Jamaica. Telephone, 397 Jamaica.

RICHMOND COUNTY.**COUNTY CLERK**.

County Office Building, Richmond. Telephone, 28 New Corp.

COUNTY JUDGE AND SURROGATE.

Trial Terms, with Grand and Trial Jury, second Monday of March, first Monday of October.

Trial Terms, with Trial Jury only, first Monday of May, first Monday of December.

Special Terms, without Jury, Wednesday of each week, except the last week of July, the month of August and the first week of September.

Surrogate's Court.

Monday and Tuesday of each week at the Borough Hall, St. George, and on Wednesday at the Surrogate's Court at Richmond, except during the session of the County Court. There will be no Surrogate's Court during the month of August.

Surrogate's Court and Office, Richmond, Surrogate's Chambers, Borough Hall, St. George.

DISTRICT ATTORNEY.

Borough Hall, St. George. Telephone, 50 Tompkinsville, 9 a. m. to 5 p. m.; Saturday, to 12 noon.

COMMISSIONER OF JURORS.

Village Hall, Stapleton. Telephone, 81 Tompkinsville.

PUBLIC ADMINISTRATOR.

Port Richmond, Telephone, 704 West Brighton.

SHERIFF.

County Court House, Richmond. Telephone, 120 New Corp.

THE COURTS.**CITY COURT OF THE CITY OF NEW YORK**.

City Hall Park. Special Term Chambers held from 10 a. m. to 4 p. m. Clerk's office open from 9 a. m. to 4 p. m. Telephone, 122 Cortlandt.

CITY MAGISTRALE'S COURTS.

Boroughs of Manhattan and Bronx.

William McAdoo, Chief City Magistrate, 300 Mulberry st. Telephone, 6213 Spring.

Municipal Term—Room 500, Municipal Building, Manhattan.

First District—Criminal Courts Building.

Second District—125 Sixth ave.

Third District—24th ave. and 1st st.

Fourth District—151 E. 57th st.

Fifth District—121st st. and Sylvan pl.

Sixth District—162d st. and Washington ave.

Seventh District—314 W. 54th st.

Eighth District—1014 E. 181st st., Bronx.

Ninth District (Night Court for Females)—125 Sixth ave.

Tenth District (Night Court for Males)—151 E. 57th st.

DISTRICT ATTORNEY. Eleventh District (Domestic Relations)—151 E. 57th st.

COMMISSIONER OF JURORS. Twelfth District—1130 St. Nicholas ave.

PUBLIC ADMINISTRATOR. Thirteenth District (Domestic Relations)—1014 E. 181st st., Bronx.

REGISTER. Office of the Chief Probation Officer, 300 Mulberry st. Telephone, 8713 Spring.

SHERIFF. Borough of Brooklyn.

SURROGATE. Office of Deputy Chief Clerk, Wm. F. Delaney, 44 Court st. Telephone, 7411 Main.

REGISTER. First District—318 Adams st.

SHERIFF. Second District—Court and Butler sts.

PUBLIC ADMINISTRATOR. Fifth District—361 Bedford ave.

REGISTER. Sixth District—495 Gates ave.

SHERIFF. Seventh District—31 Snider ave., Flatbush.

PUBLIC ADMINISTRATOR. Eighth District—W. 8th st., Coney Island.

REGISTER. Ninth District—5th ave. and 23d st.

SHERIFF. Tenth District—133 New Jersey ave.

PUBLIC ADMINISTRATOR. Domestic Relations—Myrtle and Vanderbilt aves.

SHERIFF. Borough of Queens.

PUBLIC ADMINISTRATOR. First District—St. Mary's Lyceum, L. I. City.

REGISTER. Second District—Town Hall, Flushing.

PUBLIC ADMINISTRATOR. Third District—Central ave., Far Rockaway.

REGISTER. Fourth District—Town Hall, Jamaica.

SHERIFF. Borough of Richmond.

PUBLIC ADMINISTRATOR. First District—Lafayette ave., New Brighton.

REGISTER. Second District—Village Hall, Stapleton.

PUBLIC ADMINISTRATOR. Third District—31 Snider ave., Flatbush.

REGISTER. Fourth District—W. 8th st., Coney Island.

PUBLIC ADMINISTRATOR. Fifth District—5th ave. and 23d st.

REGISTER. Sixth District—133 New Jersey ave.

PUBLIC ADMINISTRATOR. Domestic Relations—Myrtle and Vanderbilt aves.

PUBLIC ADMINISTRATOR. Borough of Richmond.

REGISTER. First District—St. Mary's Lyceum, L. I. City.

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The amount of security required for the proper performance of the contract will be Ten Thousand Dollars (\$10,000).

NO. 5. FOR PAVING WITH SHEET ASPHALT AND GRANITE BLOCKS ON A CONCRETE FOUNDATION THE ROADWAY OF FRANKLIN AVE. FROM 3D AVE. TO CROTONA PARK SOUTH, AND SETTING CURB WHERE NECESSARY, TOGETHER WITH ALL WORK INCIDENTAL THERETO (PERMANENT PAVEMENT).

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

9,900 square yards of sheet asphalt pavement (medium traffic mixture) outside of railroad area, and keeping the pavement in repair for five years from date of completion.

250 square yards of sheet asphalt pavement (medium traffic mixture) in railroad area.

2,110 square yards of granite block pavement outside of railroad area, and keeping the pavement in repair for one year from date of completion.

815 square yards of granite block pavement in railroad area.

2,570 cubic yards of Class B concrete.

3,000 linear feet of new curb.

4,000 linear feet of old curb.

The time allowed for the full completion of the work herein described will be 90 consecutive working days.

The amount of security required for the proper performance of the contract will be Eighteen Thousand Dollars (\$18,000).

NO. 6. FOR REPAVING WITH SHEET ASPHALT ON A CONCRETE FOUNDATION THE ROADWAY OF SOUTHERN BOULEVARD, FROM A POINT ABOUT 270 FEET NORTH OF E. 147TH ST. TO A POINT ABOUT 15 FEET NORTH OF LEGGETT AVE. AND FROM A POINT ABOUT 130 FEET SOUTH OF LONGWOOD AVE. TO THE NORTH SIDE OF BARRETT ST. AND SETTING CURB WHERE NECESSARY, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

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

17,410 square yards of sheet asphalt pavement (heavy traffic mixture) outside of railroad area, and keeping the pavement in repair for five years from date of completion.

6,900 square yards of sheet asphalt pavement (heavy traffic mixture) in railroad area.

4,465 cubic yards of Class B concrete.

3,100 linear feet of new curb.

3,140 linear feet of old curb.

3 receiving basic alterations, Type 1 B.

1 receiving basic alteration, Type 1 C.

The time allowed for the full completion of the work herein described will be 90 consecutive working days.

The amount of security required for the proper performance of the contract will be Twenty-six Thousand Dollars (\$26,000).

NO. 7. FOR REPAVING WITH SHEET ASPHALT ON A CONCRETE FOUNDATION THE ROADWAY OF CROTONA PARK SOUTH, FROM FULTON AVE. TO PROSPECT AVE., AND SETTING CURB WHERE NECESSARY, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

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

4,610 square yards of sheet asphalt pavement (heavy traffic mixture), and keeping the pavement in repair for five years from date of completion.

410 cubic yards of Class B concrete.

400 linear feet of new curb.

200 linear feet of old curb.

3 receiving basic alterations, Type 1 A.

4 receiving basic alterations, Type 1 C.

The time allowed for the full completion of the work herein described will be 25 consecutive working days.

The amount of security required for the proper performance of the contract will be Four Thousand Dollars (\$4,000).

NO. 8. FOR PAVING WITH SHEET ASPHALT ON A CONCRETE FOUNDATION THE ROADWAY OF WILKINS AVE. FROM BOSTON RD. TO CROTONA PARK EAST, AND SETTING CURB WHERE NECESSARY, TOGETHER WITH ALL WORK INCIDENTAL THERETO (PERMANENT PAVEMENT).

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

2,290 square yards of sheet asphalt pavement (medium traffic mixture), and keeping the pavement in repair for five years from date of completion.

420 cubic yards of Class B concrete.

200 linear feet of new curb.

410 linear feet of old curb.

The time allowed for the full completion of the work herein described will be 25 consecutive working days.

The amount of security required for the proper performance of the contract will be Twenty-five Hundred Dollars (\$2,500).

NO. 9. FOR REPAVING WITH GRANITE BLOCKS ON A CONCRETE FOUNDATION THE ROADWAY OF HUNTS POINT AVE. FROM SOUTHERN BOULEVARD TO THE EAST SIDE OF GARRISON AVE., AND SETTING CURB WHERE NECESSARY, TOGETHER WITH ALL WORK INCIDENTAL THERETO.

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

5,010 square yards of granite block pavement on a concrete foundation, laid with cement grout joints, outside of railroad area, and keeping the pavement in repair for one year from date of completion.

1,570 square yards of granite block pavement on a concrete foundation, laid with cement grout joints, in railroad area.

1,190 cubic yards of Class B concrete.

500 linear feet of new curb.

870 linear feet of old curb.

The time allowed for the full completion of the work herein described will be 40 consecutive working days.

The amount of security required for the proper performance of the contract will be Twelve Thousand Dollars (\$12,000).

The bidder will state the price of each item or article contained in the specification 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 each contract awarded at a lump or aggregate sum for the contract.

Blank forms of bids or estimates upon which bids must be made can be obtained upon application therefor, the plans and specifications may be seen and other information obtained at said office. DOUGLAS MATHEWSON, President.

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

DEPARTMENT OF FINANCE.

Sales of Tax Liens.

Notice of Sale of Tax Liens of the City of New York, for Unpaid Taxes, Water Rents and Assessments for Local Improvements upon Lands and Tenements Within That Part of the City of New York Now Known and Described as the Borough of Brooklyn, Affecting Property in Sections 14 to 25, Inclusive, as Shown on the Tax Map of Said City for Said Borough of Brooklyn, and Also for Unpaid Taxes of the Real Estate of Corporations and Taxes on the Special Franchises of Corporations Affecting Property of Certain Corporations and Individuals Within the Entire Borough of Brooklyn.

THE CITY OF NEW YORK, DEPARTMENT OF FINANCE, BUREAU FOR THE COLLECTION OF ASSESSMENTS AND ARREARS OF TAXES AND ASSESSMENTS, MUNICIPAL BUILDING, BOROUGH OF MANHATTAN, CITY OF NEW YORK.

Under the direction of Hon. William A. Prendergast, Comptroller of the City of New York, I, Daniel Moynahan, Collector of Assessments and Arrears, hereby give public notice pursuant to the provisions of Chapter 17, Title 5, of the Greater New York Charter:

That the respective owners of the lands and tenements in the Borough of Brooklyn, in the City of New York, as said lands and tenements are shown within Sections fourteen to twenty-five, inclusive, upon the Tax Map of said City for said Borough, on which any taxes or any assessment for local improvements have been imposed and become a lien and have remained unpaid for three years since the same were due and payable, or on which any water rent has been imposed and become a lien and has remained due and unpaid for four years since the same was due and payable, and also corporations and individuals as owners of certain lands or certain special franchises within the entire Borough of Brooklyn on which taxes on the real estate of corporations, or taxes on special franchises of corporations have been imposed and become a lien and have remained unpaid for three years since the same were due and payable, are required to pay the amount of said taxes, assessments and water rents, together with all unpaid taxes, water rents and assessments affecting such lands and tenements which became a lien and were due and payable prior to March fifteenth, nineteen hundred and sixteen (the taxes, water rents and assessments for local improvements required to be paid, thus comprising all unpaid taxes and water rents affecting said properties contained in assessment rolls down to and including the assessment roll of the City of New York for the year nineteen hundred and fifteen and all assessments for local improvements affecting said properties confirmed and entered up to March fourth, nineteen hundred and sixteen, inclusive), with all penalties thereon remaining unpaid, together with the interest thereon at the rate provided by law from the time the same became liens so as to be due and payable to the date of payment and the charges of this notice and advertisement to the Collector of Assessments and Arrears, at his office in the Offerman Building, Nos. 503 and 505 Fulton Street, Borough of Brooklyn, New York City.

AND NOTICE IS HEREBY GIVEN that if default be made in such payment the lien of the City of New York upon any of said lands and tenements for any tax, assessment or water rent which became a lien so as to be due and payable before March fifteenth, nineteen hundred and sixteen, will be sold at Public Auction in the office of the Collector of Assessments and Arrears in the Offerman Building, Nos. 503 and 505 Fulton St., Borough of Brooklyn, in the City of New York, on

WEDNESDAY, JULY 25, 1917.

at half-past two o'clock in the afternoon of that day, for the lowest rate of interest, not exceeding twelve per centum per annum, at which any person or persons shall offer to take the same in consideration of advancing the said taxes, water rents and assessments and penalties, as the case may be, and interest thereon as aforesaid to the time of sale, the charges of notice and advertisement and all other costs and charges accrued thereon; and that such sale will be continued from time to time until all said liens for taxes, water rents and assessments for local improvements so advertised for sale affecting such lands and tenements shall be sold.

The transfer of tax lien to be executed and delivered to the purchaser thereof pursuant to the terms of said sale shall be subject to the lien for and the right of the City of New York to collect and receive all taxes, water rents and assessments for local improvements and penalties and interest thereon which accrued and became a lien, or which shall accrue and become a lien upon said premises, so as to be due and payable on and after the date stated of the first advertisement of said sale as stated herein, namely, the fifteenth day of March, nineteen hundred and sixteen (i. e., the lien for and right of the City of New York to collect and receive all taxes and water rents included in the assessment rolls of the City of New York for the years subsequent to nineteen hundred and fifteen, and assessments for local improvements entered subsequent to March fourth, nineteen hundred and sixteen).

NOTICE IS HEREBY FURTHER GIVEN that a particular and detailed statement of the property affected showing section or ward, block and lot number thereof, as the same may be, on the Tax Map of the City of New York for the Borough of Brooklyn and the tax liens thereon which are to be sold, is published in a pamphlet and that copies thereof are deposited in the offices of the Collector of Assessments and Arrears in the Boroughs of Brooklyn and Manhattan and will be delivered to any person applying for the same.

Dated, New York, April 10, 1917.

DANIEL MOYNAHAN, Collector of Assessments and Arrears of The City of New York.

This notice applies to arrears as of March 15 1916. a10,17,24,m1,8,15,22,29,j5,12,19,26,jv3,10

Corporation Sale 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 April 19, 1917, the Comptroller of The City of New York will sell at public auction on

THURSDAY, MAY 10, 1917,

at 12 noon, in Room 368, Municipal Building, Borough of Manhattan, the lease of premises known as No. 58 Lawrence St., Borough of Manhattan, for a period of five years from Aug. 1, 1917, with the privilege of renewal for an additional period of five years.

The minimum or upset rental at which said lease shall be sold is hereby fixed at the sum of Seven Hundred and Twenty Dollars (\$720) 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 bid 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 it is ready for execution.

No person shall be received as lessee 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 City, 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—A clause providing that the lessee shall pay the usual rates for water per meter measurements and comply with the rules and regulations of the Department of Water Supply, Gas and Electricity.

Second—A clause providing that the lessee shall not make any alterations or improvements on the property except with the consent and approval of the Comptroller.

Third—A clause providing that during the term of the lease, or any renewal thereof, the lessee shall keep the building in proper repair, both inside and outside, at his own cost and expense, and shall comply with all the laws and ordinances of the State and City of New York.

Fourth—A clause providing that all repairs, alterations and improvements made on or to the property by the lessee during the period of the lease, or any renewal thereof, shall become the property of the City of New York at the expiration of the lease.

Fifth—A clause providing that the rent thereof shall not commence until August 1, 1917, but that the lessee may take possession of the premises immediately upon execution of the lease, and shall be liable for any damages which may occur in and to the premises to be demised from the date of said entry.

The Comptroller shall have the right to reject any and all bids, if deemed to be in the interest of the City of New York.

ALBERT E. HADLOCK, Deputy and Acting Comptroller, City of New York.

Department of Finance, Comptroller's Office, April 23, 1917. a24,m10

Notice to Taxpayers.

NOTICE IS HEREBY GIVEN THAT THE ASSESSMENT ROLLS OF REAL ESTATE AND PERSONAL PROPERTY IN THE CITY OF NEW YORK FOR THE YEAR 1917 HAVE BEEN DELIVERED TO THE RECEIVER OF TAXES AND THAT ALL TAXES ON SAID ASSESSMENT ROLLS SHALL BE DUE AND PAYABLE AT HIS OFFICE IN THE RECEIPTOR OF ASSESSMENTS AND ARREARS OF TAXES AND OF WATER RENTS, AND UNLESS ASSESSED FOR BENEFIT ON ANY PERSON OR PROPERTY SHALL BE PAID ON OR BEFORE JUNE 16, 1917, WHICH IS SIXTY DAYS AFTER THE DATE OF SAID ASSESSMENT, INTEREST WILL BE COLLECTED THEREON AT THE RATE OF SEVEN PER CENTUM PER ANNUM, TO BE CALCULATED FROM TEN DAYS AFTER THE DATE OF SAID ENTRY TO THE DATE OF PAYMENT, AS PROVIDED BY SECTIONS 159 AND 1019 OF THE GREATER NEW YORK CHARTER.

THE ABOVE ASSESSMENTS ARE PAYABLE TO THE COLLECTOR OF ASSESSMENTS AND ARREARS AT HIS OFFICE IN THE MUNICIPAL BUILDING, NORTH SIDE, THIRD FLOOR, BOROUGH OF MANHATTAN, BETWEEN THE HOURS OF 9 A. M. AND 2 P. M., AND ON SATURDAYS FROM 9 A. M. TO 12 NOON.

WILLIAM A. PRENDERGAST, Comptroller. Dated, New York, April 17, 1917. a21,m2

IN PURSUANCE OF SECTION 986 OF THE GREATER NEW YORK CHARTER

Greater New York Charter, the Comptroller of the City of New York hereby gives public notice of the confirmation by the Supreme Court and the entering in the Bureau for the Collection of Assessments and Arrears of assessment for OPENING AND ACQUIRING TITLE to the following named street in the BOROUGH OF QUEENS:

FIRST WARD.

WHITNEY ST.—OPENING from Academy st. to Crescent st. Confirmed March 6, 1917; entered April 18, 1917. Area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows:

Borough of Manhattan, Room 200, Municipal Building.

Borough of The Bronx, 177th st. and Arthur ave.

Borough of Brooklyn, 236 Duffield st. Borough of Richmond, Borough Hall, St. George.

Borough of Queens, Court Square, L. I. City.

WILLIAM C. HECHT, Receiver of Taxes. a23

Confirmation of Assessments.

NOTICES TO PROPERTY OWNERS.

IN PURSUANCE OF SECTION 1018 OF THE GREATER NEW YORK CHARTER

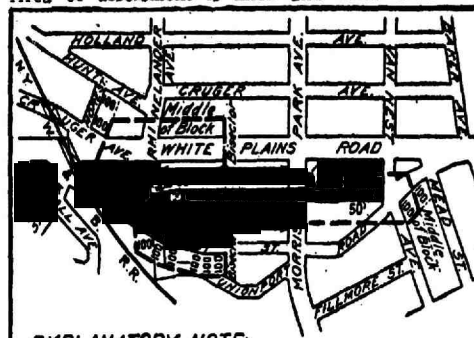
Greater New York Charter, the Comptroller of the City of New York hereby gives public notice to all persons, owners of property, affected by the following assessments for LOCAL IMPROVEMENTS IN THE BOROUGH OF QUEENS:

FIRST WARD.

HANCOCK ST.—REGULATING, GRADING, CURBING AND LAYING SIDEWALKS AND CROSSWALKS from Van Dam st. to New Calvary Cemetery. Area of assessment affects blocks 2465, 2467, 2468, 2472, 2473, 2476, 2505, 2557, 2560, 2633, 2634, 2641 to 2644, 2650, 2651, 2652, 2659, 2660, 2661, 2668, 2669, 2670, 2675, 2676, 2677, 2814, 2815, 2816, 2817, 281

firmed March 12, 1917; entered April 17, 1917. Area of assessment is fixed and determined as

shown on the following diagram, as provided by Section 973 of the Greater New York Charter:



C-1725

BOARD OF ESTIMATE AND APPORTIONMENT

OFFICE OF THE CHIEF ENGINEER

DIAGRAM SHOWING AREA OF ASSESSMENT

IN THE PROCEEDING FOR ACQUIRING TITLE TO

CRUGER AVENUE

FROM WHITE PLAINS ROAD TO RHINELANDER AVE.,

VICTOR STREET

FROM VAN NEST AVE TO RHINELANDER AVE. AND

RHINELANDER AVENUE

FROM AMETHYST ST TO WHITE PLAINS ROAD

BOROUGH OF THE BRONX

New York, September 10th 1915.EXPLANATORY NOTE:
— indicates the boundary of the area of assessment.
All distances indicated are in feet and are to be measured at right angles or normal to the street lines to which they are referred.
The original of this Diagram is on file in the office of the Chief Engineer, Room 1347, Municipal Building.

SCALE

A. J. T. [Signature]
Deputy Chief Engineer

The above entitled assessment was entered on the day hereinbefore given 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 on or before June 16, 1917, which is sixty days after the date of said entry of the assessment, interest will be collected thereon at the rate of seven per centum per annum, to be calculated from ten days after the date of said entry to the date of payment, as provided by sections 159 and 987 of the Greater New York Charter.

The above assessment is payable to the Collector of Assessments and Arrears at his office in the Bergen Building, 4th floor, southeast corner of Arthur and Tremont aves., Borough of The Bronx, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 noon.

WILLIAM A. PRENDERGAST, Comptroller.
Dated, New York, April 17, 1917. a19,30

IN PURSUANCE OF SECTION 986 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice of the confirmation by the Supreme Court and the entering in the Bureau for the Collection of Assessments and Arrears of assessment for OPENING AND ACQUIRING TITLE to the following named street in the BOROUGH OF BROOKLYN:

SECTION 21.

W. 37TH ST.—OPENING AND EXTENDING 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. Confirmed March 5, 1917; entered April 13, 1917. 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.:

Beginning at the intersection of a line distant 300 feet westerly from and parallel with the westerly line of W. 37th st., the said distance being measured at right angles to W. 37th st., with the southerly bulkhead line of Gravesend Bay, and running thence easterly along the said southerly bulkhead line of Gravesend Bay to the intersection with the prolongation of a line midway between W. 36th st. and W. 37th st.; thence southwardly along the said line midway between W. 36th st. and W. 37th st., and along the prolongation of the said line to the intersection with the centre line of Surf ave.; thence easterly along the said centre line of Surf ave. to the intersection with the prolongation of the centre line of W. 36th st.; thence southwardly along the said prolongation of the centre line of W. 36th st. to the mean high water line of the Atlantic Ocean; thence westwardly along the said mean high water line of the Atlantic Ocean to the intersection with a line distant 300 feet westerly from and parallel with the westerly line of W. 37th st., the said distance being measured at right angles to W. 37th st., thence northwardly along a course parallel with W. 37th st. to the point or place of beginning.

The above entitled assessment was entered on the day hereinbefore given 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 on or before June 12, 1917, which is sixty days after the date of said entry of the assessment, interest will be collected thereon at the rate of seven per centum per annum, to be calculated from ten days after the date of said entry to the date of payment, as provided by sections 159 and 987 of the Greater New York Charter.

The above assessment is payable to the Collector of Assessments and Arrears at his office in the Offerman Building, 503 Fulton st., Brooklyn, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 noon.

WILLIAM A. PRENDERGAST, Comptroller.
Dated, New York, April 13, 1917. a17,27

IN PURSUANCE OF SECTION 986 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice of the confirmation by the Supreme Court and the entering in the Bureau for the Collection of Assessments and Arrears of assessment for OPENING AND ACQUIRING TITLE to the following named street in the BOROUGH OF QUEENS:

FIRST WARD.

PIERCE AVE.—OPENING from Jackson ave. to the East River. Confirmed Feb. 16, 1917; entered April 13, 1917. Area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the bulkhead line of the East River where it is intersected by the prolongation of a line midway between Washington ave. and Pierce ave. as these streets are laid out westerly from Marion st., and running thence northwardly along the said bulkhead line to the intersection with a line passing through a point on the easterly line of Vernon ave. midway between Graham ave. and Pierce ave. and a point on the westerly line of the Boulevard midway between Graham ave. and Pierce ave.; thence easterly along the line last described to the intersection with the prolongation of a line midway between Graham ave. and Pierce ave. as these streets are laid out easterly from Marion st.; thence eastwardly along the said line midway between Graham ave. and Pierce ave. and along the prolongation of the said line to the intersection with the prolongation of a line midway between Grove st. and Bliss st.; thence southwardly along the said line midway between Grove st. and Bliss st., and along the prolongation of the said line to a point distant 100 feet southerly from the southerly line of Jackson ave., the said distance being measured at right angles to Jackson ave.; thence southwardly and always distant 100 feet southerly from and parallel with the southerly line of Jackson ave. to the intersection with a line midway between Madden st. and Van Buren st.; thence northwardly along the said line midway between Madden st. and Van Buren st., and along the prolongation of the said line to the intersection with the prolongation of a line midway between Pierce ave. and Washington ave. as these streets are laid out easterly from

Hopkins ave.; thence westwardly along the said line midway between Pierce ave. and Washington ave., and along the prolongation of the said line to the intersection with the prolongation of a line midway between Pierce ave. and Washington ave., as these streets are laid out westerly from Marion st.; thence westwardly along the said line midway between Pierce ave. and Washington ave., and along the prolongation of the said line to the point or place of beginning.

The above entitled assessment was entered on the day hereinbefore given 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 on or before June 12, 1917, which is sixty days after the date of said entry of the assessment, interest will be collected thereon at the rate of seven per centum per annum, to be calculated from ten days after the date of said entry to the date of payment, as provided by sections 159 and 987 of the Greater New York Charter.

The above assessment is payable to the Collector of Assessments and Arrears at his office in the Municipal Building, Court House Square, L. I. City, Borough of Queens, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 noon.

WILLIAM A. PRENDERGAST, Comptroller.
Dated, New York, April 13, 1917. a17,27

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:

SECTION 11.

CROTONA PL., REGULATING, GRADING, SETTING CRESTONES, FLAGGING SIDEWALKS, LAYING CROSSWALKS, BUILDING APPROACHES AND ERECTING FENCES from St. Paul's pl. to E. 17th st. Area of assessment affects block 2927.

— that the above assessment was confirmed by the Board of Assessors on April 10, 1917, and entered April 10, 1917, 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 on or before June 12, 1917, which is sixty days after the date of said entry of the assessment, interest will be collected thereon at the rate of seven per centum per annum, to be calculated from ten days after the date of said entry to the date of payment, as provided by Sections 159 and 1019 of the Greater New York Charter.

The above assessments are payable to the Collector of Assessments and Arrears at his office in the Offerman Building, 503 Fulton st., Brooklyn, between the hours of 9 a. m. and 2 p. m., and on Saturdays from 9 a. m. to 12 noon.

WILLIAM A. PRENDERGAST, Comptroller.
Dated, New York, April 13, 1917. a17,27

IN PURSUANCE OF SECTION 986 OF THE Greater New York Charter, the Comptroller of The City of New York hereby gives public notice of the confirmation by the Supreme Court and the entering in the Bureau for the Collection of Assessments and Arrears of assessment for OPENING AND ACQUIRING TITLE to the following named street in the BOROUGH OF QUEENS:

FIRST WARD.

PIERCE AVE.—OPENING from Jackson ave. to the East River. Confirmed Feb. 16, 1917; entered April 13, 1917. Area of assessment includes all those lands, tenements and hereditaments and premises situate and being in the Borough of Queens, in The City of New York, which, taken together, are bounded and described as follows, viz.:

Beginning at a point on the bulkhead line of the East River where it is intersected by the prolongation of a line midway between Washington ave. and Pierce ave. as these streets are laid out westerly from Marion st., and running thence northwardly along the said bulkhead line to the intersection with a line passing through a point on the easterly line of Vernon ave. midway between Graham ave. and Pierce ave. and a point on the westerly line of the Boulevard midway between Graham ave. and Pierce ave.; thence easterly along the line last described to the intersection with the prolongation of a line midway between Grove st. and Bliss st.; thence southwardly along the said line midway between Grove st. and Bliss st., and along the prolongation of the said line to a point distant 100 feet southerly from the southerly line of Jackson ave., the said distance being measured at right angles to Jackson ave.; thence southwardly and always distant 100 feet southerly from and parallel with the southerly line of Jackson ave. to the intersection with a line midway between Madden st. and Van Buren st.; thence northwardly along the said line midway between Madden st. and Van Buren st., and along the prolongation of the said line to the intersection with the prolongation of a line midway between Pierce ave. and Washington ave. as these streets are laid out easterly from

The coupons that are payable in New York or London for the interest due on May 1, 1917, on assessment bonds and corporate stock of The City of New York will be paid on that day at the office of the Comptroller (Room 851, in the Municipal Building, at Chambers and Centre sts., Manhattan), New York City, in United States money, or at the office of Seligman Brothers, 18 Austin Friars, London, E. C., England, in sterling.

The coupons that are payable only in New York, for interest due on May 1, 1917, on bonds and stock of the present and former City of New York, of former corporations now included in The City of New York, and the former County of Queens, will be paid on that day at the office of the Comptroller (Room 851, in the Municipal Building, at Chambers and Centre sts., Manhattan, New York City).

The books for the transfer of bonds and stock on which interest is payable May 1, 1917, will be closed from April 10, 1917, to May 1, 1917.

WILLIAM A. PRENDERGAST, Comptroller.
City of New York, Department of Finance, Comptroller's Office, March 20, 1917. a2,am1

Corporation Sale of Structures and Appurtenances Thereto on City Real Estate by Sealed Bids.

AT THE REQUEST OF THE COMMISSIONER OF DOCKS, 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 structures standing upon property owned by The City of New York, formerly used for dock purposes, in the

Borough of Brooklyn.

BEING the platforms on piles, houses and house-boats, etc., located between the easterly

side of the boardwalk leading to Manhattan Beach, at the foot of Ocean ave., Sheepshead Bay, and a line 133 feet easterly therefrom, Borough of Brooklyn, which are more particularly described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room 368, Municipal Building, Borough of Manhattan.

PURSUANT to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held March 29, 1917, the sale by sealed bids of the above buildings and appurtenances thereto described on a certain map on file in the office of the Collector of City Revenue, Department of Finance, Room 368, Municipal Building, Borough of Manhattan.

EDMUND D. FISHER, Deputy and Acting Comptroller.

City of New York, Department of Finance, Comptroller's Office, April 11, 1917. a23,am9

time for their delivery, prior to 11 a. m. of that date to the "Collector of City Revenue, Room 368, Municipal Building, 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."

EDMUND D. FISHER, Deputy and Acting Comptroller.

City of New York, Department of Finance, Comptroller's Office, April 11, 1917. a23,am9

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 Havemeyer ave., from Westchester ave. to Powell 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 368, Municipal Building, Borough of Manhattan.

PURSUANT to a resolution of the Commissioners of the Sinking Fund, adopted at a meeting held Nov. 16, 1916, 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

TUESDAY, MAY 1, 1917.

at 11 a. m. in lots and parcels, and in manner and form, and at upset prices as follows:

Parcel No. 110.—Part of two and one-half story frame house, No. 1160 Havemeyer ave. Cut 1.88 feet on south side by 1.2 feet on north side. Upset price—\$15.

The purchaser of the above parcel will be required to fill in the cellar and excavation remaining within the lines of the street after the removal of the part of the building, with good clear material, to the existing surface of the street adjoining.

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 368, Municipal Building, Borough of Manhattan, until 11 a. m. on the 1st day of May, 1917, 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 \$50 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 irregularities in any bid should it be deemed in the interest of The City of New York to do so.

All the 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 May 1, 1917," 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 368, Municipal Building, 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."

E. D. FISHER, Deputy and Acting Comptroller.

City of New York, Department of Finance, Comptroller's Office, April 12, 1917. a16,am1

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 certain encroachments standing upon property owned by The City of New York, acquired by it for street opening purposes in the

Borough

house, '60 Crescent st. Cut 9.99 feet on south side by 10.27 feet on north side. Upset price, \$25.

Parcel 24—Part of two-story frame house, 62 Crescent st. Cut 10.24 feet on south side by 10.15 feet on north side. Upset price, \$10.

Parcel 26—Part of three-story frame house, 66 Crescent st. Cut 12.06 feet on south side by 12.07 feet on north side. Upset price, \$25.

Parcel 27—Part of three-story frame house, 68 Crescent st. Cut 8.26 feet on south side by 8.52 feet on north side. Upset price, \$10.

Parcel 28—Part of two-story frame house, 70 Crescent st. Cut 15.05 feet on south side by 15.06 feet on north side. Upset price, \$10.

Parcel 35—Part of two-story frame house, 84 Crescent st. Cut 9.14 feet on south side by 9.10 feet on north side. Upset price, \$10.

Parcel 36—Part of one and one-half story frame house, 86 Crescent st. Cut 14.59 feet on south side by 14.35 feet on north side. Upset price, \$5.

Parcel 37—Part of two-story frame house, 90 Crescent st. Cut 14.95 feet on south side by 15.09 feet on north side. Upset price, \$10.

Parcel 38—Part of two-story frame house, 92 Crescent st. Cut 14.97 feet on south side by 15 feet on north side. Upset price, \$10.

Parcel 39—Part of three-story frame house, 94 Crescent st. Cut 14.94 feet on south side by 14.92 feet on north side. Upset price, \$25.

Parcel 40—Part of two-story frame house, 96 Crescent st. Cut 5.08 feet on south side by 5.18 feet on north side. Upset price, \$5.

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 368, Municipal Building, Borough of Manhattan, until 11 a. m. on the 30th day of April, 1917, 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 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 irregularities 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 included in properly sealed envelopes, marked "Proposals to be opened April 30, 1917," 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 368, Municipal Building, New York City," from whom any further particulars regarding the sale 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."

EDMUND D. FISHER, Deputy and Acting Comptroller.

City of New York, Department of Finance, Comptroller's Office, April 11, 1917. 113.30

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, formerly used for school purposes in the

Borough of Manhattan.

LEING the buildings formerly used as Public Schools, situated under the Manhattan Approach to the Williamsburg Bridge, 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 368, Municipal Building, Borough of Manhattan,

PURSUANT to a resolution adopted by the Commissioners of the Sinking Fund, at a meeting held March 29, 1917, the sale by sealed bids of the above described buildings and appurtenances thereto, will be held by direction of the Comptroller on

FRIDAY, APRIL 27, 1917, at 11 a. m., in lots and parcels, and in manner and form as follows:

Parcel No. 4. One-story brick school building under the Williamsburg Bridge between Willett and Sheriff sts., Manhattan.

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 368, Municipal Building, Borough of Manhattan, until 11 a. m., on the 27th day of April, 1917, 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 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 irregularities 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 included in properly sealed envelopes, marked "Proposals to be opened April 27, 1917," 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 368 Municipal Building, 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."

EDMUND D. FISHER, Deputy and Acting Comptroller.

City of New York, Department of Finance, Comptroller's Office, April 9, 1917. 111.27

Sureties on Contracts.

UNTIL FURTHER NOTICE SURETY COMPANIES will be accepted as sufficient upon the following contracts to the amounts named:

Sureties on Contracts. 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 Jan. 1, 1914.

Construction.

One company on a bond up to \$25,000.

Including regulating, grading, paving, sewers, maintenance, dredging, construction of parks, piers, docks, buildings, bridges, tunnels, aqueducts, repairs, heating, ventilating, plumbing, etc.

When such company is authorized to write that amount as per letter of Comptroller to the surety companies, dated Jan. 1, 1914.

Asphalt, Asphalt Block and Wood Block Pavement.

Two companies will be required on any and every bond up to amount authorized by letter of Comptroller to the surety companies, dated Jan. 1, 1914.

William A. Prendergast, Comptroller.

BELLEVUE AND ALLIED HOSPITALS, DEPARTMENTS OF PUBLIC CHARITIES, CORRECTION, HEALTH, FIRE, POLICE, STREET CLEANING, PLANT AND STRUCTURES, DOCKS AND FERRIES, PARK BOARD AND ARMORY BOARD.

Proposals.

SEALED BIDS WILL BE RECEIVED BY

Bellevue and Allied Hospitals, the Departments of Public Charities, Correction, Health, Fire, Police, Street Cleaning, Plant and Structures, Docks and Ferries, the Park Board and the Armory Board, at the office of the Central Purchase Committee, Room 1220, Municipal Building, Manhattan, until 2.30 p. m. on

THURSDAY, APRIL 26, 1917, FOR FURNISHING AND DELIVERING COAL.

The time for the performance of the contract is on or before April 31, 1918.

The amount of security required is thirty (30) per cent. of the contract amount awarded.

No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half (1 1/2) per cent. of the total amount of the bid.

The bidder will state the price per unit, as called for in the schedules of quantities and prices, 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, if made, made to the lowest bidder on each item, as stated in the schedules.

Bids must be submitted in duplicate, each copy in a separate envelope. No bid will be accepted unless this provision is complied with.

Blank forms and further information may be obtained at the office of the Central Purchase Committee, 12th floor, Municipal Building, Manhattan.

BELLEVUE AND ALLIED HOSPITALS, JOHN W. BRANNAN, M. D., President, DEPARTMENT OF PUBLIC CHARITIES, JOHN A. KINGSBURY, Commissioner, DEPARTMENT OF CORRECTION, BURDETTE G. LEWIS, Commissioner.

DEPARTMENT OF HEALTH, HAVEN EMMERSON, M. D., Commissioner.

FIRE, DEPARTMENT, ROBERT ADAMSON, Commissioner.

POLICE DEPARTMENT, ARTHUR WOODS, Commissioner.

DEPARTMENT OF STREET CLEANING, JOHN T. FETHERSTON, Commissioner.

DEPARTMENT OF PLANT AND STRUCTURES, F. J. H. KRACKE, Commissioner.

DEPARTMENT OF DOCKS AND FERRIES, R. A. C. SMITH, Commissioner.

PARK BOARD, CAROL WARD, President; THOMAS W. WHITTLE, RAYMOND V. INGERSOLL, and JOHN E. WEILER, Commissioners.

ARMORY BOARD: Mayor, President of the Board of Aldermen; Comptroller, Commanding Officer of the 1st Brigade; Commanding Officer of the 2nd Brigade; Commanding Officer of the Naval Militia; President of the Department of Taxes and Assessments.

14.26

See General Instructions to Bidders on last page, last column, of the "City Record," except for the address of the office for receiving and opening bids.

BOROUGH OF MANHATTAN.

Proposals.

SEALED BIDS WILL BE RECEIVED BY

The President of the Borough of Manhattan, at Room 2032, Municipal Building, Manhattan, until 2 p. m. on

TUESDAY, MAY 1, 1917,

NO. 1, FOR FURNISHING ALL OF THE LABOR AND MATERIALS REQUIRED FOR ALTERATIONS TO THE INTERIOR OF THE HALL OF RECORDS BUILDING, CENTRE AND CHAMBERS STS., BOROUGH OF MANHATTAN.

The time allowed for the completion of the work will be forty-five (45) consecutive working days.

The amount of security required will be Three Thousand Dollars (\$3,000), and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security.

The bidder will state one aggregate price for the whole work described and specified, as the contract is entire and for a complete job.

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

Blank forms, specifications and plans may be obtained at the office of the Auditor, offices of the Commissioner of Public Works, Room 2141, Municipal Building, Manhattan.

MARCUS M. MARKS, President.

Dated, April 20, 1917. 20.21

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

SEALED BIDS WILL BE RECEIVED BY

The President of the Borough of Manhattan, at Room 2032, Municipal Building, Manhattan, until 2 p. m. on

TUESDAY, MAY 1, 1917,

NO. 2, FOR FURNISHING ALL OF THE LABOR AND MATERIALS REQUIRED FOR

FURNISHING, DELIVERING AND SETTING UP NEW STEEL FURNITURE AND REMODELING AND RELOCATING OLD FURNITURE IN THE OFFICES OF THE REGISTER, SURROGATES' COURT, AND COMMISSIONER OF RECORDS, HALL OF RECORDS, CENTRE AND CHAMBERS STS., BOROUGH OF MANHATTAN.

The time allowed for the completion of the work will be seventy-five (75) consecutive working days.

The amount of security required will be Ten Thousand Dollars (\$10,000), and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security.

The bidder will state one aggregate price for the whole work described and specified, as the contract is entire and for a complete job.

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

Blank forms, specifications and plans may be obtained at the office of the Auditor, offices of the Commissioner of Public Works, Room 2141, Municipal Building, Manhattan.

MARCUS M. MARKS, President.

Dated, April 20, 1917. 20.21

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

Item 7-1 cubic yard of concrete (Class "A").

Item 8-2 cubic yards of brick masonry.

Item 9-2 cubic yards of extra earth excavation.

Item 10-76 linear feet of 6-inch granite curb (Class "A"), set in concrete.

Item 11-44 linear feet of 6-inch granite curb (Class "B"), set in concrete.

Item 12-12 linear feet of curb reset in concrete.

Item 13-700 square feet of flagstone sidewalk pavement redressed and relaid.

Item 14-100 square feet of flagstone sidewalk pavement furnished and laid.

Item 15-48 square yards of restoration of permanent roadway pavement, all kinds.

Item 16-500 feet B. M. of timber and planking for bracing and sheeting.

The time allowed for the constructing and completing the alteration to receiving basins and appurtenances will be twenty (20) consecutive working days.

The amount of security required will be Eight Hundred Dollars (\$800), and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.

NO. 2, FOR THE ALTERATION TO RECEIVING BASINS, WITH INLETS, ON MACDOUGAL ST. FROM WAVERLY PL. TO 8TH ST. TOGETHER WITH ALL WORK INCIDENTAL THERETO (C. P. M.-37A).

Item 12—600 square feet of concrete sidewalk pavement laid.

Item 13—125 square feet of flagstone sidewalk pavement redressed and relaid.

Item 14—25 square feet of flagstone sidewalk pavement furnished and laid.

Item 15—37 square yards of restoration of permanent roadway pavement, all kinds.

Item 16—500 feet B. M. of timber and plankings for bracing and sheeting.

The time allowed for constructing and completing the alteration to receiving basins and appurtenances will be fifteen (15) consecutive working days.

The amount of security required will be Six Hundred Dollars (\$600), and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.

NO. 5. FOR THE ALTERATION TO RECEIVING BASINS, WITH INLETS, ON PRINCE ST., FROM WOOSTER ST. TO WEST BROADWAY, TOGETHER WITH ALL WORK INCIDENTAL THERETO (C. P. M.—37A).

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:

Item 1—3 receiving basins altered (Method "A"), complete.

Item 2—6 inlets (Types "A," "B" or "C"), complete.

Item 3—76 linear feet of 12-inch basin concrete, set in concrete.

Item 4—1 cubic yard of rock (Class "A"), excavated and removed.

Item 5—1 cubic yard of rock (Class "B"), excavated and removed.

Item 6—1 cubic yard of concrete (Class "A").

Item 7—2 cubic yards of brick masonry.

Item 8—3 cubic yards of extra earth excavation.

Item 9—76 linear feet of 6-inch granite curb (Class "A"), set in concrete.

Item 10—18 linear feet of 6-inch granite curb (Class "B"), set in concrete.

Item 11—12 linear feet of curb reset in concrete.

Item 12—575 square feet of concrete sidewalk pavement laid.

Item 13—150 square feet of flagstone sidewalk pavement redressed and relaid.

Item 14—25 square feet of flagstone sidewalk pavement furnished and laid.

Item 15—36 square yards of restoration of permanent roadway pavement, all kinds.

Item 16—500 feet B. M. of timber and plankings for bracing and sheeting.

The time allowed for constructing and completing the alteration to receiving basins and appurtenances will be twenty (20) consecutive working days.

The amount of security required will be Seven Hundred Dollars (\$700), and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.

NO. 6. FOR THE ALTERATION TO RECEIVING BASINS, WITH INLETS, ON 6TH AVE. FROM 19TH TO 23D STS. TOGETHER WITH ALL WORK INCIDENTAL THERETO (C. P. M.—37A).

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:

Item 1—2 receiving basins (Types "B" or "C"), complete.

Item 2—1 receiving basin (Type "E").

Item 3—1 receiving basin altered (Method "A"), complete.

Item 4—1 receiving basin head and gutter stones recut.

Item 5—2 inlets (Type "A" or "B"), complete.

Item 6—1 shallow inlet (Type "C"), complete.

Item 7—78 linear feet of 12-inch basin concrete, complete.

Item 8—2 cubic yards of rock (Class "A"), excavated and removed.

Item 9—3 cubic yards of rock (Class "B"), excavated and removed.

Item 10—2 cubic yards of concrete (Class "A").

Item 11—1 cubic yard of brick masonry.

Item 12—3 cubic yards of extra earth excavation.

Item 13—76 linear feet of 6-inch granite curb (Class "A"), set in concrete, complete.

Item 14—36 linear feet of 6-inch granite curb (Class "B"), set in concrete, complete.

Item 15—12 linear feet of curb reset in concrete.

Item 16—650 square feet of concrete sidewalk pavement laid.

Item 17—40 square yards of restoration of permanent roadway pavement, all kinds.

Item 18—500 feet B. M. of timber and plankings for bracing and sheeting.

The time allowed for constructing and completing the basins and appurtenances will be twenty (20) consecutive working days.

The amount of security required will be Eight Hundred Dollars (\$800), and the amount of deposit accompanying the bid shall be five per cent. (5%) of the amount of security.

The bidder will state the price for 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 bid will be tested. Each contract, if awarded, will be awarded for the whole work at a lump sum.

Blank forms may be had and the drawings, form of specification and contract may be seen at the offices of the Commissioner of Public Works, Bureau of Sewers, Room 2103, Municipal Building, Manhattan.

Dated, April 16, 1917.

a16.27 MARCUS M. MARKS, President.

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

DEPARTMENT OF PARKS.

Proposals.

SEALED BIDS WILL BE RECEIVED BY the Park Board, at the office of the Department of Parks, Municipal Building, Manhattan, until 3 p. m., on

THURSDAY, MAY 3, 1917.

FOR FURNISHING AND DELIVERING BROKEN STONE, SCREENINGS AND SAND, WHERE REQUIRED IN PARKS IN THE BOROUGH OF QUEENS.

The time allowed for the performance of the contract will be thirty (30) consecutive calendar days.

The amount of security required is thirty (30) per cent. of the contract amount awarded.

No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

The bidder will state the price per unit, as called for in the schedules of quantities and prices, 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, if made, made to the lowest bidder on the entire contract, as stated in the schedules.

Bids must be submitted in duplicate, each copy in a separate envelope. No bid will be accepted unless this provision is complied with.

Blank forms and other information may be obtained at the office of the Department of Parks, Queens, "The Overlook," Forest Park.

Richmond Hill, N. Y., or, on receipt of twenty cents (\$0.20) in postage same will be mailed.

CABOT WARD, President; RAYMOND V. INGERSOLL, THOMAS W. WHITTLE, JOHN E. WEIER, Commissioners of Parks, a21.m3

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

SEALED BIDS WILL BE RECEIVED BY the Park Board, at the office of the Department of Parks, Municipal Building, Manhattan, until 3 p. m., on

THURSDAY, MAY 3, 1917,

Borough of Manhattan.

FOR ALL LABOR AND MATERIALS NECESSARY AND REQUIRED FOR THE PLUMBING AND GASFITTING WORK IN THE COMFORT STATION IN MADISON SQUARE PARK.

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

The time allowed to complete the work will be two hundred (200) consecutive working days.

Certified check or cash in the sum of One Hundred Dollars (\$100) must accompany bid.

Blank forms and other information may be obtained at the office of the Department of Parks, Manhattan, Room 1004, Municipal Building, Manhattan.

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

CABOT WARD, President; RAYMOND V. INGERSOLL, THOMAS W. WHITTLE, JOHN E. WEIER, Commissioners of Parks, a14,26

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

SEALED BIDS WILL BE RECEIVED BY the Park Board, at the office of the Department of Parks, Municipal Building, Manhattan, until 3 p. m., on

THURSDAY, MAY 3, 1917,

Borough of Manhattan.

FOR ALL LABOR AND MATERIALS NECESSARY AND REQUIRED FOR THE GENERAL CONSTRUCTION OF A COMFORT STATION IN MADISON SQUARE PARK.

The amount of security required is Seventy-five Hundred Dollars (\$7,500).

The time allowed to complete the work will be two hundred (200) consecutive working days.

Certified check or cash in the sum of Three Hundred Seventy-five Dollars (\$375) must accompany bid.

Blank forms and other information may be obtained at the office of the Department of Parks, Manhattan, Room 1004, Municipal Building, Manhattan.

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

CABOT WARD, President; RAYMOND V. INGERSOLL, THOMAS W. WHITTLE, JOHN E. WEIER, Commissioners of Parks, a21,m3

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

SEALED BIDS WILL BE RECEIVED BY the Park Board, at the office of the Department of Parks, Municipal Building, Manhattan, until 3 p. m., on

THURSDAY, MAY 3, 1917,

Borough of Manhattan.

FOR ALL LABOR AND MATERIALS REQUIRED FOR THE FURNISHING AND SETTING OF CABINETS IN THE LABORATORY BUILDING OF THE BROOKLYN BOTANIC GARDEN, SITUATED ON WASHINGTON AVE., OPPOSITE CROWN AND MONTGOMERY STS., BOROUGH OF BROOKLYN, CITY OF NEW YORK, TOGETHER WITH WORK INCIDENTAL THERETO.

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

The time allowed to complete the work will be fifty (50) consecutive working days.

Certified check or cash in the sum of One Hundred Dollars (\$100) must accompany bid.

Blank forms and other information may be obtained at the office of the Department of Parks, Brooklyn, Litchfield Mansion, Prospect Park West and 5th st., Prospect Park, Brooklyn.

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

CABOT WARD, President; RAYMOND V. INGERSOLL, THOMAS W. WHITTLE, JOHN E. WEIER, Commissioners of Parks, a14,26

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

SEALED BIDS WILL BE RECEIVED BY the Park Board, at the office of the Department of Parks, Municipal Building, Manhattan, until 3 p. m., on

THURSDAY, MAY 3, 1917,

Borough of Manhattan.

FOR ALL LABOR AND MATERIALS NECESSARY AND REQUIRED FOR CONSTRUCTING A CONCRETE BULKHEAD ALONG THE WATERFRONT OF CORLEARS HOOK PARK.

The time allowed for the completion of the whole work will be one hundred (100) consecutive working days from such date as the Commissioner shall notify the Contractor to begin the work.

The amount of security required is Fourteen Thousand Dollars (\$14,000).

Certified check or cash in the sum of Seven Hundred Dollars must accompany bid.

Blank forms and other information may be obtained at the office of the Department of Parks, Room 1004 Municipal Building, Manhattan.

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

CABOT WARD, President; RAYMOND V. INGERSOLL, THOMAS W. WHITTLE, JOHN E. WEIER, Commissioners of Parks, a14,m26

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

SEALED BIDS WILL BE RECEIVED BY the Park Board, at the office of the Department of Parks, Municipal Building, Manhattan, until 3 p. m., on

THURSDAY, MAY 3, 1917,

Borough of Manhattan.

FOR FURNISHING AND DELIVERING TRAP ROCK AND BROKEN STONE TRAP ROCK CHIPS TO FORT HAMILTON PARKWAY FROM 72ND ST. TO FORT HAMILTON.

The time allowed for the completion of this contract will be twenty (20) consecutive calendar days.

The amount of security required will be thirty (30) per cent. (30%) of the amount for which the contract will be awarded.

No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

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, Brooklyn, Litchfield Mansion, Prospect Park West and 5th st., Prospect Park, Brooklyn.

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

CABOT WARD, President; RAYMOND V. INGERSOLL, THOMAS W. WHITTLE, JOHN E. WEIER, Commissioners of Parks, a14,26

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

SEALED BIDS WILL BE RECEIVED BY the Park Board at the office of the Department of Parks, Municipal Building, Manhattan, until 3 p. m., on

THURSDAY, MAY 3, 1917,

Borough of Manhattan.

ment of Parks, Municipal Building, Manhattan, until 3 p. m., on

THURSDAY, APRIL 26, 1917,

Borough of Brooklyn.

FOR FURNISHING, DELIVERING AND SPREADING 11,400 GALLONS OF REFINED TAR, AS PER SPECIFICATIONS, ON FORT HAMILTON PARKWAY FROM 72ND ST. TO FORT HAMILTON.

The time allowed for the completion of this contract will be ten (10) consecutive calendar days.

The amount of security required will be thirty per cent. (30%) of the amount for which the contract will be awarded.

A deposit of one and one-half per cent. (1½%) of the total amount of bid must accompany the

required. Such deposit shall be in an amount not less than one and one-half per cent. (1½%) of the total amount of the bid.

The bidder will state the price per unit, as called for in the schedule of quantities and prices, 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 award, if made, will be to the lowest bidder for the entire contract.

Blank forms and further information may be obtained at the office of the Fire Department, 11th floor, Municipal Building, Manhattan.

ROBERT ADAMSON, Fire Commissioner.

Dated, April 13, 1917. a18,30

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

SEALED BIDS WILL BE RECEIVED BY the Fire Commissioner at his office, 11th floor, Municipal Building, Manhattan, until 10:30 a. m. on

TUESDAY, APRIL 30, 1917,
FOR FURNISHING AND DELIVERING METAL FILING UNITS.

The time allowed for the performance of the contract is sixty (60) consecutive calendar days. The amount of security required for the performance of the contract is thirty per cent (30%) of the total amount of the bid.

No bid will be considered unless it is accompanied by a deposit, which shall be in the form of money or a certified check upon one of the State or National banks or trust companies in the City of New York, drawn to the order of the Comptroller, or corporate stock or other certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value with the security required. Such deposit shall be in an amount not less than one and one-half per cent. (1½%) of the total amount of the bid.

The bidder will state the price per unit, as called for in the schedule of quantities and prices, by which the bids will be tested. The extensions must be made, as the bids will be read and award, if made, will be to the lowest bidder on each item.

Bids must be submitted in duplicate.

Blank forms and further information may be obtained at the office of the Fire Department, 11th floor, Municipal Building, Manhattan.

ROBERT ADAMSON, Fire Commissioner.

Dated, April 13, 1917. a18,30

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

SEALED BIDS WILL BE RECEIVED BY the Fire Commissioner, at his office, 11th floor, Municipal Building, Manhattan, until 10:30 a. m. on

TUESDAY, APRIL 24, 1917,
FOR FURNISHING, DELIVERING AND INSTALLING ONE (1) 8-SECTION, 80-CELL STORAGE BATTERY FOR THE TRACTOR OF ENGINE NO. 217, BOROUGH OF BROOKLYN.

The time allowed for the performance of the contract is thirty (30) consecutive calendar days. The amount of security required for the performance of the contract is fifty per cent. (50%) of the amount of the bid.

No bid will be considered unless it is accompanied by a deposit, which shall be in the form of money or a certified check upon one of the State or National banks or trust companies in the City of New York, drawn to the order of the Comptroller, or corporate stock or other certificates of indebtedness of any nature issued by The City of New York and approved by the Comptroller as of equal value with the security required. Such deposit shall be in an amount not less than two and one-half per cent. (2½%) of the total amount of the bid.

Award, if made, will be to the lowest bidder for the entire contract.

Bids must be submitted in duplicate.

Blank forms and further information may be obtained at the office of the Fire Department, 11th floor, Municipal Building, Manhattan.

ROBERT ADAMSON, Fire Commissioner.

Dated, April 13, 1917. a12,24

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

DEPARTMENT OF WATER SUPPLY, GAS AND ELECTRICITY.

Proposals.

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Water Supply, Gas and Electricity, at Room 2351, Municipal Building, Manhattan, until 2 p. m., on

WEDNESDAY, APRIL 25, 1917,
Boroughs of Manhattan and The Bronx, FOR FURNISHING, DELIVERING, UNLOADING, STACKING AND STORING CAST IRON SPECIAL CASTINGS, VALVE BOX CASTINGS AND VALVES.

The time allowed for the delivery of the materials and supplies and the performance of the contract will be: Section I, sixty (60) consecutive calendar days; Section II, sixty (60) consecutive calendar days, and Section III, ninety (90) consecutive calendar days. On Section III one-half the total number of valves shall be furnished before the expiration of sixty (60) consecutive calendar days.

The security required will be: Section I, Forty-five Hundred Dollars (\$4,500); Section II, Seven Hundred Dollars (\$700); and Section III, Five Thousand Dollars (\$5,000).

Bids will be received for each section singly or for all sections, but in comparing the bids, the bids for each section will be compared separately and the contract awarded by sections to the lowest formal bidder.

Blank forms of bid, proposals and contract, including specifications, approved as to form by the Corporation Counsel, can be obtained at Room 2351, Municipal Building, Manhattan.

Dated, April 12, 1917.

a14,25 WILLIAM WILLIAMS, Commissioner.

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

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Water Supply, Gas and Electricity, at Room 2351, Municipal Building, Manhattan, until 2 p. m., on

WEDNESDAY, APRIL 25, 1917,
FOR FURNISHING AND DELIVERING PIG LEAD.

The time allowed for the performance of the contract is thirty (30) consecutive calendar days. The amount of security required is thirty (30) per cent. of the contract amount awarded.

No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in an amount not less than one and one-half (1½) per cent. of the total amount of the bid.

The bidder will state the price per unit, as called for in the schedules of quantities and prices, by which the bids will be tested. Award if made will be made to the lowest formal bidder.

Bids must be submitted in duplicate, each copy in a separate envelope. No bid will be accepted unless this provision is complied with.

Blank forms of bid, proposal and contract, including specifications, approved as to form by the Corporation Counsel, can be obtained at Room 2351, Municipal Building, Manhattan.

WILLIAM WILLIAMS, Commissioner.

Dated, April 13, 1917. a14,25

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

COMMISSIONERS OF THE SINKING FUND.

Notice of Public Hearing.

PUBLIC NOTICE IS HEREBY GIVEN THAT pursuant to the provisions of Chapter 372 of the Laws of 1907, the Commissioners of the Sinking Fund will hold a public hearing at 11 o'clock in the forenoon, on Thursday, May 17, 1917, in Room 16, City Hall, Borough of Manhattan, relative to the new plan for improvement of the waterfront and harbor of The City of New York in the vicinity of Dyckman Street, North River, Borough of Manhattan, made and adopted by the Commissioner of Docks in accordance with law April 10, 1917, and transmitted to the Commissioners of the Sinking Fund for approval.

The proposed new plan consists in the adoption of a bulkhead line described as follows:

"Beginning at a point in the pierhead and bulkhead line as modified by the Secretary of War January 22, 1915, said point being distant 295 feet south of a point in said pierhead and bulkhead line where the same is intersected by the southerly end of Dyckman st., as widened July 8, 1915, extending thence southerly and along said pierhead and bulkhead line a distance of 1,225 feet."

Dated, April 19, 1917.

JOHN PURROY MITCHEL, Mayor, and Chairman, Commissioners of the Sinking Fund. a23,28

BOARD OF ESTIMATE AND APPORTIONMENT.

Notice of Public Hearing.

FRANCHISE MATTERS.

PUBLIC NOTICE IS HEREBY GIVEN THAT the consideration of the communication from the Public Service Commission for the First District, transmitting resolutions adopted by said Commission as to the route and general plan of construction for an additional rapid transit railway in the Borough of Brooklyn, known as "Ashland Place Connection," and requesting the approval and consent of this Board thereto, which consideration was by resolution adopted February 23, 1917, fixed for March 2, 1917, and then continued until March 23, 1917, and then continued until April 20, 1917, at 10:30 o'clock a. m., in Room 16, City Hall, Borough of Manhattan, when and where all those interested will be afforded an opportunity to appear and be heard.

JAMES D. MCGANN, Assistant Secretary, Room 1307, Municipal Building, Borough of Manhattan. Telephone, 4560 Worth.

Dated, New York, April 20, 1917. a23,28

Public Hearings.

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on April 20, 1917 (Cal. No. 7), the Board continued to April 27, 1917, the hearing on proposed amendment to Use District Map, Section No. 17, so as to change the area 100 feet back from the south side of Pitkin Avenue, between Logan street and Fountain Avenue, Borough of Brooklyn, from a Business District to an Unrestricted District, as shown on a map bearing the signature of the Secretary of the Committee on the City Plan and dated February 15, 1917.

The hearing will be held in Room 16, City Hall, Borough of Manhattan, City of New York, on Friday, April 27, 1917, at 10:30 o'clock a. m.

Dated, April 23, 1917.

JOSEPH HAAG, Secretary, Municipal Building. Telephone, 4560 Worth. a23,27

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on April 13, 1917 (Cal. No. 25), the following resolution was adopted:

Resolved, That the Board of Estimate and Apportionment hereby fixes Friday, May 4, 1917, at 10:30 o'clock a. m., and Room 16, City Hall, Borough of Manhattan, City of New York, as the time and place for a public hearing on a proposed amendment to Use District Map, Section No. 10, so as to include in a Business District all the area not now so included on both sides of 46th street within 100 feet thereof, between Sackett street and Jackson avenue, Borough of Queens, as shown on a map bearing the signature of the Secretary of the Committee on the City Plan and dated April 12, 1917.

JOSEPH HAAG, Secretary, Municipal Building. Telephone, 4560 Worth. a21,m2

Notices of Public Hearings.

PUBLIC IMPROVEMENT MATTERS.

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on April 20, 1917 (Cal. No. 1), the Board continued to April 27, 1917, the hearing in the matter of changing the map or plan of the City of New York by changing the lines of Kings Highway from Ocean avenue to Flatbush avenue, Borough of Brooklyn, 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 January 13, 1917.

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 Friday, the 27th day of April, 1917, at 10:30 o'clock a. m.

Dated, April 23, 1917.

JOSEPH HAAG, Secretary, Municipal Building. Telephone, 4560 Worth. a23,27

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on April 13, 1917 (Cal. No. 6), the Board continued until April 27, 1917, the hearing in the matter of changing the map or plan of the City of New York by changing the lines of Fulton street, between the Flatbush Avenue Extension and Ashland place, Borough of Brooklyn, 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 February 29, 1916.

The hearing will be held in Room 16, City Hall, Borough of Manhattan, City of New York, on Friday, April 27, 1917, at 10:30 o'clock a. m.

Dated, April 23, 1917.

JOSEPH HAAG, Secretary, Municipal Building. Telephone, 4560 Worth. a14,25

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on April 13, 1917 (Cal. No. 6), the Board continued until April 27, 1917, the hearing in the matter of changing the map or plan of the City of New York by changing the lines of Dewey Avenue, between the Flatlands Avenue and Avenue L; and to lay out an extension of East 92nd street from Flatlands Avenue to Avenue L; and to lay out an extension of East 92nd street from Avenue L to Avenue M, Borough of Brooklyn, and that a meeting of said Board will be held in Room 16, City Hall, Borough of Manhattan, City of New York, on Friday, April 27, 1917, at 10:30 o'clock a. m., at which proposed change will be considered by said Board; all of which is more particularly shown upon a map or plan bearing the signature of the Commissioner of Public Works of the Borough and dated January 13, 1917.

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 Friday, April 27, 1917, at 10:30 o'clock a. m.

Dated, April 23, 1917.

JOSEPH HAAG, Secretary, Municipal Building. Telephone, 4560 Worth. a14,25

NOTICE IS HEREBY GIVEN THAT AT THE meeting of the Board of Estimate and Apportionment held on April 13, 1917 (Cal. No. 6), the Board continued until April 27, 1917, the hearing in the matter of changing the map or plan of the City of New York by changing the lines of Tremont Avenue, Lafayette Avenue, Shore Drive and Dewey Avenue, Borough of The Bronx, and that a meeting of said Board will be held in Room 16, City Hall, Borough of Manhattan, City of New York, on Friday, April 27, 1917, at 10:30 o'clock a. m., at which 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 March 30, 1917 (Cal. No. 143), 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 within the territory bounded by East Tremont Avenue, Lafayette Avenue, Shore Drive and Dewey Avenue, Borough of The Bronx, and that a meeting of said Board will be held in Room 16, City Hall, Borough of Manhattan, City of New York, on Friday, April 27, 1917, at 10:30 o'clock a. m., at which 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 March 30, 1917 (Cal. No. 144), 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 within the territory bounded by Bronxwood Avenue, Astor Avenue, Williamsbridge Road and Pelham Parkway North, Borough of The Bronx, and that a meeting of said Board will be held in Room 16, City Hall, Borough of Manhattan, City of New York, on Friday, April 27, 1917, at 10:30 o'clock a. m., at which 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 March 30, 1917 (Cal. No. 144), 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 within the territory bounded by Bronxwood Avenue, Astor Avenue, Williamsbridge Road and Pelham Parkway North, Borough of The Bronx, and that a meeting of said Board will be held in Room 16, City Hall, Borough of Manhattan, City of New York, on Friday, April 27, 1917, at 10:30 o'clock a. m., at which 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 March 30, 1917 (Cal. No. 144), 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 within the territory bounded by Bronxwood Avenue, Astor Avenue, Williamsbridge Road and Pelham Parkway North, Borough of The Bronx, and that a meeting of said Board will be held in Room 16, City Hall, Borough of Manhattan, City of New York, on Friday, April 27, 1917, at 10:30 o'clock a. m., at which 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 March 30, 1917 (Cal. No. 144), 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 within the territory bounded by Bronxwood Avenue, Astor Avenue, Williamsbridge Road and Pelham Parkway North, Borough of The Bronx, and that a meeting of said Board will be held in Room 16, City Hall, Borough of Manhattan, City of New York, on Friday, April 27, 1917, at 10:30 o'clock a. m., at which proposed change will be considered by said Board; all of which

Department of Health, Centre and Walker sts., Manhattan.
HAVEN EMERSON, M. D., President; ALFRED E. SHIPLEY, M. D., Secretary.
Dated, April 23, 1917. a23,m4
See General Instructions to Bidders on last page, last column, of the "City Record."

Auction Sale.

THE DEPARTMENT OF HEALTH WILL sell at public auction on

WEDNESDAY, MAY 2, 1917, at 11 a. m., at the Willard Parker Hospital, foot of E. 16th st., Manhattan.

THE FOLLOWING ITEMS OF OLD METALS, ROPE, RUBBER, BARRELS AND SHOP FAT, APPROXIMATELY:

5860 lbs. Scrap Iron.
2,265 lbs. Brass.
100 lbs. Copper.
2,500 lbs. Rope.
4,810 lbs. Rubber.
1,900 lbs. Mixed Metals (Brass, Copper and Lead).

72 Wooden Barrels.
23,700 lbs. Scrap Iron, now at the Kingston Avenue Hospital, Kingston ave. and Fenimore st., Brooklyn, from which point it must be removed by the successful bidder.

20,000 lbs. Shop Fat to be delivered to the successful bidder during the next two years at the Willard Parker Hospital, foot of E. 16th st., the successful bidder to furnish all necessary containers to remove the fat from the premises, and make payment therefor not later than the 10th day of the succeeding month.

TERMS OF SALE.

Cash payment in bankable funds shall be made at the time and place of sale, and removal of the materials (with the exception of the item of shop fat) must be completed within 48 hours after close of sale. If the purchaser fails to remove the materials (except shop fat) within five days, the purchase money and ownership of the same shall be forfeited. A deposit of 50 per cent. of the value of the purchase will be required at time bid is accepted.

Shop fat will be delivered to the successful bidder once a week or oftener, if necessary, at the Willard Parker Hospital, foot of E. 16th st., Manhattan. The successful bidder on Shop Fat must furnish a security deposit of \$100 at time of bidding, which shall be retained by the Comptroller of The City of New York for a period of two years to guarantee the faithful performance of the agreement.

All the above materials may be seen for inspection at the Willard Parker Hospital, foot of E. 16th st., Manhattan.

HAVEN EMERSON, M. D., Commissioner.

ALFRED E. SHIPLEY, M. D., Secretary. a20,m2

DEPARTMENT OF STREET CLEANING.

Proposals.

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Street Cleaning at Room 1240, Municipal Building, Manhattan, until 12 noon, on

TUESDAY, MAY 1, 1917, FOR FURNISHING AND DELIVERING SIX (6) LOCOMOTIVE CRANES.

The time allowed for the delivery of materials and supplies and the full performance of the contract is 150 consecutive calendar days.

The amount of security required for the faithful performance of the contract is 30 per cent. of the amount of the contract price.

Bids must be submitted in duplicate in separate envelopes.

The bidder will state the price of each item or article contained in the schedules per crane, 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 the total.

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, Manhattan.

J. T. FETHERSTON, Commissioner.

Dated, April 18, 1917. a20,m1

See General Instructions to Bidders on

last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Street Cleaning at Room 1244, Municipal Building, Manhattan, until 12 noon, on

FRIDAY, APRIL 27, 1917, FOR (1) FURNISHING FORAGE, and (2) DELIVERING FORAGE, AT THE TWENTY-SIX (26) STABLES OF THE DEPARTMENT OF STREET CLEANING IN THE BOROUGHS OF MANHATTAN, BRONX AND BROOKLYN.

The time for the completion of the contract will be on or before May 31, 1917.

The amount of the security required for the faithful performance of the contract will be 30 per cent. of the amount of the contract price.

The amount of the deposit to be made with the bid shall be one and one-half per cent. of the total of the bids for both furnishing and delivering forage.

Bids must be submitted in duplicate in separate envelopes.

The bidder will state the price on each item, and awards, if made, will be made to the lowest bidder on each item.

The City reserves the right to accept the bids for furnishing forage and to reject the bids for carting, or to accept both bids; but it does not reserve the right to accept the bid for carting alone.

The bidder shall state separately in his bid as follows:

(1) Under the heading "Forage, Unit Price," the sale price or prices per 100 lbs. for furnishing each kind of forage, in suitable bags or bales, at the "Contractor's Delivery Point," as elsewhere designated in the proposals.

(2) Under the heading "Carting, Unit Price," the bidder shall state the price or prices per 100 lbs. for delivering each kind of forage from the "Contractor's Delivery Point," as elsewhere indicated in the proposal, to the "Department Receiving Points."

(3) On the sheet headed "Schedule of Contractor's Delivery Points," the location of the place or places from which he will deliver forage to vehicles furnished by the department. These points shall be designated in the columns provided for the purpose on the "Schedule of Quantities and Prices" by means of "letters" corresponding with those which appear opposite the described locations, as shown on the "Schedule of Contractors' Delivery Points" from which it is intended that the item of forage is to be delivered.

The attention of bidders is directed to the contents of the "Special Instructions" attached to the proposal for bids.

The extensions must be made and total prices stated for furnishing each item and for carting each item, and a total price for forage and carting combined.

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 Main Office of the Department

of Street Cleaning, Room 1244, Municipal Building, Manhattan.

J. T. FETHERSTON, Commissioner.

Dated, April 14, 1917. a17,m2

See General Instructions to Bidders on

last page, last column, of the "City Record."

BOROUGH OF RICHMOND.

Proposals.

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Richmond at Borough Hall, St. George, New Brighton, S. I., until 12 noon on

FRIDAY, MAY 4, 1917, Borough of Richmond.

NO. 1. FOR THE REPAVING OF AMBOY RD. NORTH FROM HUGUENOT CROSSING, BOROUGH OF RICHMOND, TOGETHER WITH ALL WORK INCIDENTAL THERETO (SPECIFICATION A).

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:

25,940 square yards of bituminous concrete pavement, complete.

4,615 cubic yards of concrete foundation and edging.

400 square feet of expanded metal No. 3-9-35, in place.

10 linear feet of culvert pipe, relaid.

The time for the completion of the work and the full performance of the contract is eighty (80) consecutive working days.

The amount of security required for the performance of the contract is Thirty Thousand Dollars (\$30,000), and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security.

NO. 2. FOR THE REPAVING OF AMBOY RD. NORTH FROM HUGUENOT CROSSING, BOROUGH OF RICHMOND, TOGETHER WITH ALL WORK INCIDENTAL THERETO (SPECIFICATION B).

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:

25,940 square yards of bituminous concrete pavement, complete.

4,615 cubic yards of concrete foundation and edging.

25,600 square yards of excavation.

5 cubic yards of reinforced concrete for culverts.

400 square feet of expanded metal No. 3-9-35, in place.

10 linear feet of culvert pipe, relaid.

The time for the completion of the work and the full performance of the contract is eighty (80) consecutive working days.

The amount of security required for the performance of the contract is Thirty Thousand Dollars (\$30,000), and the amount of deposit accompanying the bid shall be five (5) per cent. of the amount of security.

The bidder shall state the price of each item contained in the Engineer's estimate. The bids will be compared and the contract awarded at a lump or aggregate sum for the 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, Bureau of Engineering, Borough Hall, St. George, S. I., where plans and the contract, including the specifications, in the form approved by the Corporation Counsel, may be seen and other information obtained.

CALVIN D. VAN NAME, President.

Dated, April 20, 1917. a24,m4

See General Instructions to Bidders on

last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the President of the Borough of Richmond, at Borough Hall, St. George, New Brighton, S. I., until 12 noon on

TUESDAY, MAY 1, 1917, Borough of Richmond.

NO. 1. FOR FURNISHING SPECIAL DRAFT HORSES AT STABLE "A," SWAN ST., TOMPKINSVILLE, S. I.

The Superintendent's estimate of the number and kind of horses required is as follows: 4 special draft horses.

The time for the completion of the work and the full performance of the contract is 30 calendar days after the endorsement of the certificate of the Comptroller upon the executed contract.

The amount of security required is 30 per cent. of the total amount for which the contract is awarded.

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

Bidders are requested to make their bids upon the blank form prepared by the President, 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, may be obtained upon application therefor at the office of the said President. Other information may be obtained at the office of the Commissioner of Public Works of the Borough of Richmond, Borough Hall, New Brighton, Borough of Richmond, CALVIN D. VAN NAME, President.

Dated, April 11, 1917. a20,m1

See General Instructions to Bidders on

last page, last column, of the "City Record."

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Street Cleaning at Room 1244, Municipal Building, Manhattan, until 12 noon, on

FRIDAY, APRIL 27, 1917, for

(1) FURNISHING FORAGE, and (2) DELIVERING FORAGE, AT THE TWENTY-SIX (26) STABLES OF THE DEPARTMENT OF STREET CLEANING IN THE BOROUGHS OF MANHATTAN, BRONX AND BROOKLYN.

The time for the completion of the contract will be on or before May 31, 1917.

The amount of the security required for the faithful performance of the contract will be 30 per cent. of the amount of the contract price.

The amount of the deposit to be made with the bid shall be one and one-half per cent. of the total of the bids for both furnishing and delivering forage.

Bids must be submitted in duplicate in separate envelopes.

The bidder will state the price on each item, and awards, if made, will be made to the lowest bidder on each item.

The City reserves the right to accept the bids for furnishing forage and to reject the bids for carting, or to accept both bids; but it does not reserve the right to accept the bid for carting alone.

The bidder shall state separately in his bid as follows:

(1) Under the heading "Forage, Unit Price," the sale price or prices per 100 lbs. for furnishing each kind of forage, in suitable bags or bales, at the "Contractor's Delivery Point," as elsewhere designated in the proposals.

(2) Under the heading "Carting, Unit Price," the bidder shall state the price or prices per 100 lbs. for delivering each kind of forage from the "Contractor's Delivery Point," as elsewhere indicated in the proposal, to the "Department Receiving Points."

(3) On the sheet headed "Schedule of Contractor's Delivery Points," the location of the place or places from which he will deliver forage to vehicles furnished by the department. These points shall be designated in the columns provided for the purpose on the "Schedule of Quantities and Prices" by means of "letters" corresponding with those which appear opposite the described locations, as shown on the "Schedule of Contractors' Delivery Points" from which it is intended that the item of forage is to be delivered.

The attention of bidders is directed to the contents of the "Special Instructions" attached to the proposal for bids.

The extensions must be made and total prices stated for furnishing each item and for carting each item, and a total price for forage and carting combined.

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 Main Office of the Department

The receipt of bids will be subject to the conditions specified in said Information for Contractors.

New York, April 18, 1917.

PUBLIC SERVICE COMMISSION FOR THE FIRST DISTRICT, BY OSCAR S. STRAUS.

JAMES B. WALKER, Secretary. a20,m9

For Furnishing and Erecting Structural Steel for Inspection Sheds for the White Plains Road Rapid Transit Railroad.

SEALED BIDS OR PROPOSALS FOR FURNISHING AND ERECTING STRUCTURAL STEEL FOR INSPECTION SHEDS IN THE 180TH STREET AND 239TH STREET YARDS OF ROUTE NO. 18, PARTS OF THE WHITE PLAINS ROAD RAPID TRANSIT RAILROAD, WILL BE RECEIVED BY THE PUBLIC SERVICE COMMISSION FOR THE FIRST DISTRICT (HEREAFTER CALLED THE "COMMISSION"), ON BEHALF OF THE CITY OF NEW YORK, AT NO. 120 BROADWAY, BOROUGH OF MANHATTAN, NEW YORK CITY, UNTIL THE 7TH DAY OF MAY, 1917, AT ELEVEN THIRTY (11:30) O'CLOCK A. M., AT WHICH TIME AND PLACE, OR AT A LATER DATE TO BE FIXED BY THE COMMISSION, THE PROPOSALS WILL BE PUBLICLY OPENED.

The inspection sheds for which said structural steel is to be furnished and erected are located as follows:

One inspection shed in the 180th street yard, located in the Borough of The Bronx, extending over and along City property, bounded on the south by East 180th street, on the west by Bronx Park and on the north and east by the main line of the White Plains Road Rapid Transit Railroad; another inspection shed in the 239th street yard, located in City property, in the Borough of The Bronx, bounded by White Plains Road, East 239th street, Byron, Baychester and Bissell Avenues.

The contractor must complete the work within nine (9) months from the delivery of the contract.

A fuller description of the work and other requirements, provisions and specifications are given in the Information for Contractors and in the forms of contract, contract drawings, bond and contractor's proposal, which are to be deemed a part of this invitation and copies of which may be inspected and purchased at said office of the Commission.

The receipt of bids will be subject to the requirements specified in said Information for Contractors.

New York, April 13, 1917.

PUBLIC SERVICE COMMISSION FOR THE FIRST DISTRICT, BY OSCAR S. STRAUS, Chairman.

JAMES B. WALKER, Secretary. a17,m7

For the Supply of Untreated

FRIDAY, APRIL 18, 1917, TO FRIDAY, APRIL 27, 1917,
for the position of

ACCOUNTANT, FOURTH GRADE.

No applications delivered at the office of the Commission, by mail or otherwise, after 4 p. m., FRIDAY, APRIL 27, 1917, will be accepted. Application blanks will be mailed upon request provided a self-addressed stamped envelope or sufficient postage is enclosed to cover the mailing. The Commission will not guarantee the delivery of the same. Postage on applications forwarded by mail must be fully prepaid.

Applicants must be citizens of the United States and residents of the State of New York.

The subjects and weights of the examination are: Experience, 3; 70 per cent. required.

Technical, 7; 75 per cent. required.

A qualifying physical examination will be given.

Applications for this examination must be filed on a special blank, Form D.

Duties—The duties of the position are to conduct, under general directions, audits, examinations and investigations of the various city departments; to assist in the installation of new and improved methods of accounting; to analyze and classify expenditures for budget purposes and to examine and report upon the bookkeeping methods of large city departments.

Requirements—Applicants must present evidence of at least one year's experience in accounting work of a grade equal to that outlined under "Duties," either in large industrial or government organizations or in the offices of certified public accountants. A knowledge of auditing and the theory of accounts is necessary, as well as the ability to solve problems in theory and practical accounting.

Candidates must be at least 24 years of age on or before the closing date for the receipt of applications.

The salary range is from \$1,800 to, but not including, \$2,400 per annum.

Vacancies occur from time to time. There are at present a few vacancies for temporary employment in the Department of Finance at \$2,100 per annum.

The term of the eligibility of the list resulting from this examination is fixed at not less than one year nor more than four years.

a1,27 ROBERT W. BELCHER, Secretary.

PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received by the Municipal Civil Service Commission, Municipal Building Manhattan, New York City, from

WEDNESDAY, APRIL 11, 1917, TO WEDNES-

DAY, APRIL 25, 1917,

for the position of

PATHOLOGIST.

No applications delivered at the office of the Commission, by mail or otherwise, after 4 p. m., WEDNESDAY, APRIL 25, 1917, will be accepted. Application blanks will be mailed upon request provided a self-addressed stamped envelope or sufficient postage is enclosed to cover the mailing. The Commission will not guarantee the delivery of the same. Postage on applications forwarded by mail must be fully prepaid.

The requirement that applicants must be residents of the State of New York is waived for this examination. Competitive examination to be open to all citizens of the United States. Persons who accept appointment must thereafter reside in the State of New York.

The requirement that every application shall bear the certificates of four reputable citizens whose residences or places of business are within the City of New York is waived for applicants for this examination whose previous occupation or employment has been wholly or in part outside the City of New York, and the said certificates will be accepted from persons resident or engaged in business elsewhere.

The subjects and weights of the examination are: Experience, 3; 70 per cent. required. Technical, 7; 75 per cent. required. Practical test, 4; 75 per cent. required.

A qualifying physical examination will be given.

Applications for this examination must be filed on a special blank, Form D.

Duties—The performance of autopsies; microscopic diagnosis of tissues; bacteriological diagnosis and clinical pathology. The Practical Test will be held in a pathological laboratory. The candidates will be required to demonstrate their ability to perform the work of pathologist, as described in the duties given above.

Requirements—Candidates must have the degree of M. D. from an approved institution.

The requirement of paragraph 12, Rule VII., that no person who has entered any examination for appointment to a competitive position and failed, or who has withdrawn from an examination, shall be admitted within nine months from the date of such examination to a new examination for the same position, is waived for this examination.

Candidates must be at least 21 years of age on or before the closing date for the receipt of applications.

The compensation rates proposed by the Board of Estimate and Apportionment for this position are from \$1,740 to \$2,100. Under the terms and conditions of the budget for the year 1917, appointments will, as a rule, be made at the lowest compensation rate.

There are no vacancies at the present time.

The term of the eligibility of the list resulting from this examination is fixed at not less than one year nor more than four years.

a1,25 ROBERT W. BELCHER, Secretary.

PUBLIC NOTICE IS HEREBY GIVEN THAT applications will be received by the Municipal Civil Service Commission, Municipal Building Manhattan, New York City, from

TUESDAY, APRIL 10, 1917, TO TUESDAY,

APRIL 24, 1917,

for the position of

MEDICAL CONSULTANT, LAW DEPART-

MENT.

No applications delivered at the office of the Commission, by mail or otherwise, after 4 p. m., TUESDAY, APRIL 24, 1917, will be accepted. Application blanks will be mailed upon request provided a self-addressed stamped envelope or sufficient postage is enclosed to cover the mailing. The Commission will not guarantee the delivery of the same. Postage on applications forwarded by mail must be fully prepaid.

Applicants must be citizens of the United States and residents of the State of New York.

The subjects and weights of the examination are: Experience, 5; 70 per cent. required. Practical test, including report, 2; 75 per cent. required. Oral examination, 3; 75 per cent. required.

A qualifying physical examination will be given.

Applications for this examination must be filed on a special blank, Form D, with insert.

Duties—To act, when required, as medical consultant to the Corporation Counsel, mainly in connection with claims and actions against the City for damages for personal injuries. The duties include the physical examination of claimants, the preparation of medical reports in accident cases, testimony as an expert for the City in the trial of the actions, and consultations with the Assistant Corporation Counsel in charge of the actions.

Requirements—Experience: Candidates must have had either at least ten years' general practice of medicine or five years' general practice of medicine and five years of hospital operating work. They must have had extended experience in physical examinations of a nature tending to

qualify them for the duties of the position. Special consideration will be given to experience in court proceedings of the character above outlined.

Practical test: Candidates will be required to make a medical examination of selected cases and to report on their findings in writing.

Oral examination: In advance of this part of the examination candidates will be supplied with an account of several cases and will appear before an examining board for an oral test on their conclusions and recommendations. A thorough cross-examination will be included in this part of the examination.

Candidates must be at least 35 years of age on or before the closing date for the receipt of applications.

The compensation rate proposed by the Board of Estimate and Apportionment for this position is \$6,000 annually.

Full time service not required.

There is one vacancy in the Law Department.

The term of the eligibility of the list resulting from this examination is fixed at not less than one year nor more than four years.

a1,24 ROBERT W. BELCHER, Secretary.

BOARD OF ASSESSORS.**Notice to Present Claims for Damages.**

PUBLIC NOTICE IS HEREBY GIVEN TO all persons claiming to have been injured by the grading of the following named streets, and the approaches to the same, to present their claims in writing to the Secretary of the Board of Assessors, Room 809, Municipal Building, Manhattan, New York, on or before Friday, May 18, 1917, at 10 a. m. Claimants are requested to make their claims for damages upon the blank forms prepared by the Board of Assessors, copies of which may be obtained upon application at the above office.

Borough of Richmond.

5428. Van Name ave, from Richmond Terrace to the railroad tracks, Third Ward.

Borough of Queens.

5558. Sedgwick st, from Hughes st, to Catalpa ave, Second Ward.

5559. Sherman st, from Broadway to Grand ave, First Ward.

5560. Ninth ave, from Broadway to Jamaica ave, First Ward.

5561. Cypress ave, from Cody st, (Evergreen pl.) to Cooper ave, Second Ward.

5564. Creek st, from Grand st, to Flushing ave, Second Ward.

5567. Lamberti ave, (Pacific st) from Sutphin rd, to Spangler (Vine) st; Spangler st, from Lamberti ave, to Brinkerhoff ave; St. (Woodland ave); Smith st, from Brinkerhoff ave, to Ulster ave; Ulster ave, from Smith st, to Merrick rd, Fourth Ward.

WILLIAM C. ORMOND, JACOB J. LESSER, ST. GEORGE B. TUCKER, Board of Assessors. ST. GEORGE B. TUCKER, Secretary.

April 24, 1917.

Completion of Assessments.

PUBLIC NOTICE IS HEREBY GIVEN TO the owner or owners of all houses and lots, improved and 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.

5550. Repairing sidewalks at the following locations: W. 14th st., No. 148; E. 9th st., Nos. 433, 440 and 738; 3rd ave., Nos. 302 and 1622; E. 7th st., No. 441; E. 79th st., Nos. 426-430 and 511-513; Bowery, No. 99; E. Houston st., No. 495; 2nd ave., No. 668; 7th ave., Nos. 2323-2325 and 2331-2333; E. 85th st., Nos. 40 and 200-204; Amsterdam ave., No. 975; W. 132nd st., No. 67; St. Nicholas ave., No. 1090; Audubon ave., southwest corner 17th st.; W. 136th st., No. 201; N. Moore st., No. 9; E. 88th st., Nos. 4-10; E. 116th st., No. 123; E. 103rd st., No. 150; E. 102nd st., No. 207; E. 104th st., No. 105-107; E. 10th st., No. 442; E. 3rd st., No. 325; and E. 2nd st., No. 275. Affecting property in front of which was done.

Borough of The Bronx.

5550. Sewer and appurtenances in W. 238th st, between Kingsbridge ave. and Spuyten Duyvil rd. Affecting Blocks 3406 and 3414.

5553. Laying sidewalks in E. 205th st., north of Bainbridge ave. Affecting Block 3341.

5554. Paving College ave, from E. 167th st. to E. 170th st. Affecting Blocks 2435, 2436, 2429, 2783 and 2785.

5556. Grading and flagging the sidewalk in front of Nos. 501-503 E. 164th st. Affecting Block 2369, Lot 49.

Borough of Richmond.

5304. Laying cement sidewalks on both sides of Nelson ave, from Amboy rd, to a point about 1,062 feet east of Southfield Boulevard, Fourth Ward. Affecting Plot 54.

5306. Laying sidewalks on Wright ave, from Richmond Terrace to a point 625 feet southerly therefrom, Third Ward. Affecting Block 87. Lot 504.

Borough of Queens.

5175. Regulating and grading Skillman ave, from Dickson st, to a point 75 feet west of Van Pelt st, First Ward. Affecting Blocks 7, 8, 13, 14, 17, 18, 23, 24, 32, 33, 38, 39, 49, 50, 55, 56, 69, 70, 76, 89, 96, 110, 114, 117 and 130.

5325. Regulating, grading, flagging, etc., Bleeker st, from Forest ave, to Fresh Pond rd, and John st, from Metropolitan ave, to Bleeker st. (Prospect pl.), Second Ward, together with the list of awards for damages caused by a change of grade. Affecting blocks 2592 to 2598.

5339. Basin on the southerly intersection of Fairview ave, and Bayside pl., Fifth Ward. Affecting Blocks 50 and 58.

5541. Sewer and appurtenances in Brandon ave, from Hamilton ave, to Cedar ave, Fourth Ward. Affecting Blocks 190, 191, 194 and 195.

5542. Sewers and appurtenances in Forest ave, from Cornelius st, to the property of the Brooklyn Rapid Transit Company, and from Putnam ave, to Woodbine st; in Woodbine st, from Fresh Pond rd, to Prospect ave, and in Prospect ave, from Woodbine st, to Madison st, Second Ward. Affecting Blocks 2506, 2539, 2540, 2572, 2573, 2574, 2579, 2580 to 2586 and 2589.

5543. Sewer and appurtenances in Joslin (22nd) st, from Larch ave, to Queens ave., Third Ward. Affecting Blocks 209 and 210.

5545. Sewer and appurtenances in Lawson pl. (24th st), from the crown about 600 feet south of California ave, to California ave, and in California ave, from Lawson st, to Kendall pl. (23rd st), Third Ward. Affecting Blocks 157, 158 and 163.

5546. Sewer and appurtenances in Medina pl. from Parcell st, to Gerry ave, and in Gerry ave, from Chicago st, to Toledo st, Second Ward. Affecting Blocks 936 to 939.

5547. Sewer and appurtenances in 19th st, from Cypress ave, to Franconia ave., Third Ward.

5549. Sewer and appurtenances in Woodmere pl. from Freedom ave, to Herald ave, and in Oxford ave, from Ridgewood ave, to Fulton st., Fourth Ward. Affecting Blocks 246, 247, 252 and 253.

5550. Sewer and appurtenances in 19th st, from Cypress ave, to Franconia ave., Third Ward.

5551. Sewer and appurtenances in 19th st, from Cypress ave, to Franconia ave., Third Ward.

5552. Sewer and appurtenances in 19th st, from Cypress ave, to Franconia ave., Third Ward.

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5556. Sewer and appurtenances in 19th st, from Cypress ave, to Franconia ave., Third Ward.

5557. Sewer and appurtenances in 19th st, from Cypress ave, to Franconia ave., Third Ward.

5558. Sewer and appurtenances in 19th st, from Cypress ave, to Franconia ave., Third Ward.

5559. Sewer and appurtenances in 19th st, from Cypress ave, to Franconia ave., Third Ward.

5560. Sewer and appurtenances in 19th st, from Cypress ave, to Franconia ave., Third Ward.

5561. Sewer and appurtenances in 19th st, from Cypress ave, to Franconia ave., Third Ward.

5562. Sewer and appurtenances in 19th st, from Cypress ave, to Franconia ave., Third Ward.

5563. Sewer and appurtenances in 19th st, from Cypress ave, to Franconia ave., Third Ward.

5564. Sewer and appurtenances in 19th st, from Cypress ave

E. 75.2 feet, on a curve to the right with a radius of 746.5 feet, 174.6 feet, on a curve to the left with a radius of 1,096.0 feet, 334.3 feet, N. 17° 16' E. 649.4 feet, on a curve to the left with a radius of 452.1 feet, 356.8 feet, on a curve to the right with a radius of 480.6 feet, 224.0 feet, on a curve to the left with a radius of 448.3 feet, 498.8 feet, N. 65° 00' W. 317.7 feet, on a curve to the right with a radius of 548.3 feet, 365.2 feet, N. 26° 51' W. 83.8 feet and on a curve to the left with a radius of 1,553.6 feet, 92.6 feet, said point being the northwest corner of parcel No. 1; thence along the northerly line of said parcel N. 86° 01' E. 1,418.2 feet, S. 57° 36' E. 120.2 feet, S. 1° 52' E. 99.4 feet and N. 85° 58' E. 945.5 feet to the northeast corner of said parcel No. 1, said point being in the center of Schoharie creek, and in the line between the Towns of Conesville and Gilboa; thence along the easterly line of said parcel, the center line of said creek and the said town line, the following courses and distances: S. 3° 32' E. 146.3 feet, S. 12° 04' E. 368.1 feet, S. 5° 19' W. 215.9 feet, S. 21° 04' W. 386.8 feet, S. 10° 39' W. 324.6 feet, S. 13° 26' W. 389.0 feet, S. 30° 09' W. 364.3 feet, S. 33° 23' W. 354.5 feet, S. 10' 17' W. 158.6 feet, S. 27° 13' W. 277.7 feet, S. 31° 33' W. 215.9 feet, S. 42° 07' W. 210.3 feet, S. 49° 00' W. 111.3 feet, S. 45° 00' W. 178.2 feet, S. 55° 59' W. 196.6 feet, S. 51° 45' W. 132.4 feet, S. 58° 57' W. 222.9 feet and S. 54° 07' W. 249.6 feet to the point or place of beginning.

The rights to be acquired by the City of New York in the above described real estate are as follows: The fee in parcels Nos. 1, 2, 3, 4, 8, 9, 11, 13, 20, 30, 38, 50, 55, 61, 69 and 70, and a perpetual easement in parcels Nos. 5, 6, 7, 10, 12, 14-23 incl., 23-A, 25-29 incl., 31-37 incl., 39-49 incl., 51-54 incl., 56, 56-A, 57-60 incl., and 62-68 incl.

Reference is hereby made to the map, filed as aforesaid in the offices of the county clerks of the Counties of Ulster, Greene, Delaware and Schoharie, for a more detailed description of the real estate and the right to be taken therein.

Dated, March 17, 1917.

LAMAR HARDY, Corporation Counsel, Office and P. O. address, Municipal Building, Chambers and Centre Streets, Borough of Manhattan, New York City. m23,mys

NEW YORK SUPREME COURT—SCHOHARIE COUNTY.

SCHOHARIE RESERVOIR, SECTION 2.

In the Matter of the Application and Petition of the Board of Water Supply of the City of New York for the appointment of a commission under Chapter 724 of the Laws of 1905, as amended.

PUBLIC NOTICE IS HEREBY GIVEN THAT it is the intention of the Corporation Counsel of The City of New York to make application to the Supreme Court for the appointment of commissioners, under Chapter 724 of the Laws of 1905, as amended.

Such application is to be made at a Special Term of the said Court, to be held at the Court House in the City of Kingston, Ulster County, New York, on the 5th day of May, 1917, at 10 o'clock in the forenoon of that day, or as soon thereafter as counsel can be heard.

The object of this application is to obtain an order of the Court for the appointment of three disinterested and competent freeholders, at least one of whom shall reside in the County of New York, and at least one of whom shall reside in the County of Schoharie, as Commissioners of Appraisal to ascertain and appraise the compensation to be made to the owners and all persons interested in the real estate laid down on a certain map entitled:

"Board of Water Supply of the City of New York. Map of real estate situated in the Town of Gilboa, County of Schoharie and State of New York, to be acquired by the City of New York under the provisions of chapter 724 of the laws of 1905, as amended, for the construction of Schoharie reservoir and appurtenances in the vicinity of Gilboa."

—which map was filed in the County Clerk's office, County of Schoharie, at Schoharie, N. Y., on the 19th day of March, 1917, and that said Commissioners of Appraisal shall also ascertain and determine and state separately the items of damage, if any, for such decrease in value as the owner of any real estate not taken or of any established business may be entitled, by reason of Section 42, Chapter 724, of the Laws of 1905, as amended by Section 9, Chapter 314 of the Laws of 1906, and as amended by Section 2, Chapter 527 of the Laws of 1916, provided that an agreement cannot be had with the Board of Water Supply, and further provided that said damages arise by reason of acts of the City of New York or its Board of Water Supply after May 12th, 1916.

And for such other and further relief as may be just and proper.

The real estate laid down on said map is situated in the Town of Gilboa, County of Schoharie and State of New York.

The following is a description of the real estate proposed to be taken or affected for the purposes indicated in Chapter 724 of the Laws of 1905, as amended, as laid down on said map:

Beginning at the most northerly point of a line between parcels Nos. 74 and 75, which point is an angle in a stone wall on the easterly side of a road from Grand Gorge to Blenheim, about 1,900 feet northerly from the junction of the roads from Gilboa, South Gilboa, Grand Gorge and Blenheim, and running from thence along the exterior taking line and the northerly and westerly lines of parcels Nos. 74, 76, 79 and 80, the following courses, distances and curves: N. 43° 23' E. 1,414.4 feet, N. 87° 02' E. 398.2 feet, N. 47° 53' E. 278.9 feet, on a curve to the left with a radius of 460.3 feet, 307.4 feet, on a curve to the right with a radius of 495.2 feet, 242.5 feet, N. 37° 41' E. 224.3 feet, on a curve to the right with a radius of 495.2 feet, 80.1 feet, N. 46° 57' E. 206.5 feet, on a curve to the right with a radius of 247.5 feet, 236.4 feet, S. 78° 21' E. 129.5 feet, on a curve to the left with a radius of 268.6 feet, 273.3 feet, to a point near the westerly side of a road to Blenheim; thence along the northerly line of parcel No. 81 and continuing along the northerly line of the before mentioned parcel No. 80 and the exterior taking line, crossing said road and Schoharie creek, S. 46° 38' E. 291.4 feet; thence along the northerly and easterly lines of parcel 82 and continuing along the exterior taking line the following courses, distances and curves: N. 82° 54' E. 621.4 feet, S. 65° 36' E. 380.0 feet, crossing a road leading from Gilboa to Broome Center, S. 24° 23' W. 498.0 feet, on a curve to the right with a radius of 623.0 feet, 75.0 feet, S. 31° 20' W. 146.8 feet, on a curve to the left with a radius of 308.1 feet, 185.6 feet, S. 3° 13' E. 221.8 feet, S. 85° 13' E. 723.9 feet and S. 45° 31' E. 795.3 feet to the north-east corner of parcel No. 119; thence S. 7° 23' E. 21.2 feet to a point in the center of a road from Broome Center to Gilboa; thence along the center of the road and the southerly line of parcels Nos. 119 and 120 the following courses and distances: S. 77° 10' W. 90.6 feet, S. 56° 01' W. 83.3 feet, S. 47° 52' W. 131.4 feet, S. 52° 04' W. 49.0 feet, S. 53° 02' E. 24.4 feet, S. 39° 02' W. 204.0 feet, S. 59° 43' W. 79.3 feet, S. 74° 16' W. 77.4 feet, S. 81° 12' W.

282.4 feet, N. 33° 34' E. 29.5 feet, S. 75° 32' W. 167.0 feet, N. 81° 44' W. 19.3 feet to the northeast corner of parcel No. 121; thence along the easterly line thereof S. 33° 37' W. 102.0 feet, N. 66° 22' W. 109.8 feet and S. 33° 17' W. 180.3 feet to a point in the northerly line of parcel No. 127; thence along the northerly, easterly and southerly lines thereof S. 60° 04' E. 57.4 feet, S. 33° 14' W. 14.0 feet and N. 60° 04' W. 57.5 feet to the northeast corner of parcel No. 122; thence along the easterly line thereof S. 33° 17' W. 197.4 feet to a point in the center of a road from Gilboa to Prattsville; thence along the center of said road N. 57° 18' W. 17.1 feet to the northeast corner of parcel No. 131; thence along the easterly line thereof S. 60° 04' E. 57.4 feet, S. 33° 14' W. 103.5 feet to a point in the northerly bank of Schoharie creek, which point is also the northerly line of parcel No. 105; thence along the northerly bank of said creek and the northerly line of said parcel S. 66° 05' E. 35.0 feet, S. 56° 18' E. 216.8 feet, S. 49° 23' E. 143.6 feet, S. 39° 40' E. 217.0 feet; then S. 48° 24' W. 82.5 feet to a point in the center of said creek and the northerly line of parcel No. 72; thence along the center of said creek and the northerly line of said parcel the following courses and distances: S. 41° 36' E. 321.1 feet, S. 46° 20' E. 211.5 feet, S. 38° 14' E. 126.0 feet, S. 47° 11' E. 370.8 feet, S. 50° 00' E. 182.4 feet, S. 35° 13' E. 124.8 feet, S. 28° 43' E. 297.6 feet and S. 44° 44' E. 156.3 feet; thence S. 30° 19' W. 63.8 feet to a point in the southerly bank of said creek; thence along the southerly line of the before mentioned parcel No. 72, the following courses and distances: S. 84° 55' W. 1,260.4 feet, crossing a road from Gilboa to Prattsville, S. 15° 39' W. 356.7 feet, S. 51° 12' W. 330.9 feet to a point in the exterior taking line; thence along said exterior taking line and continuing along the southerly line of said parcel No. 72 N. 58° 34' W. 2,084.6 feet to the most easterly corner of parcel No. 71; thence along the southerly line of said parcel and the exterior taking line S. 63° 58' W. 507.9 feet and N. 85° 13' W. 478.2 feet; thence along the westerly line of parcels Nos. 71 and 72 and the exterior taking line N. 22° 24' W. 1,142.4 feet to the southeast corner of parcel No. 75; thence along the southerly line of said parcel and the exterior taking line S. 88° 38' W. 429.4 feet to a point in the center of a highway from Gilboa to Grand Gorge and continuing along the exterior taking line and the southerly line of said parcel No. 75, S. 80° 02' W. 113.1 feet, S. 48° 10' W. 107.4 feet, S. 32° 09' W. 99.1 feet, S. 41° 03' W. 236.0 feet to a point at the junction of the roads from Gilboa, South Gilboa, Grand Gorge and Blenheim; thence continuing along the exterior taking line and along the easterly side of a road to Blenheim, the following courses and distances: N. 2° 25' E. 95.1 feet, N. 34° 22' E. 187.8 feet, N. 8° 19' E. 175.4 feet, N. 1° 05' W. 756.2 feet, N. 4° 07' E. 675.4 feet to the point or place of beginning. The fee is to be acquired in the above described real estate.

Reference is hereby made to the map, filed as aforesaid in the office of the county clerk of the County of Schoharie, for a more detailed description of the real estate to be taken.

Dated March 19, 1917.

LAMAR HARDY, Corporation Counsel, Office and P. O. Address, Municipal Building, Chambers and Centre Streets, Borough of Manhattan, New York City. m23,mys

DEPARTMENT OF PLANT AND STRUCTURES.

Proposals.

SEALED BIDS WILL BE RECEIVED BY the Commissioner of Plant and Structures at his office, Municipal Building, Manhattan, until 2 p. m. on

THURSDAY, APRIL 26, 1917, FOR FURNISHING AND DELIVERING GRANITE PAVING BLOCKS TO THE WIL- LIAMSBURG BRIDGE.

The time allowed for the full delivery of the material and for the complete performance of the contract will be ninety (90) calendar days after the date of certification of the contract by the Comptroller of the City.

The amount of security to guarantee the faithful performance of the contract will be thirty (30) per cent of the total amount for which the contract is awarded.

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 Plant and Structures.

F. J. H. KRACKE, Commissioner.

Dated April 11, 1917. a14.26

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

DEPARTMENT OF EDUCATION.

Proposals.

SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Buildings, at the office of the Department of Education, Park ave. and 59th st., Manhattan, until 11 a. m. on

MONDAY, APRIL 30, 1917, Borough of Brooklyn.

FOR ALTERATIONS, FIRE PROTECTION, SANITARY HEATING, ELECTRIC WORK, ETC., DUPLICATE SCHOOL PLAN, AT PUBLIC SCHOOL 66, OSBORN AND WATKINS STS., NEAR SUTTER AVE., AND PUBLIC SCHOOL 109, DUMONT AVE., POWELL AND SACKMAN STS., BOROUGH OF BROOKLYN.

The time allowed to complete the whole work of each item on each school will be sixty (60) consecutive working days, as provided in the contract.

The amount of security required is as follows:

P. S. 66—Item 1, \$4,000; Item 2, \$800; Item 4, \$1,600.

P. S. 109—Item 1, \$4,000; Item 2, \$1,000; Item 4, \$2,200.

The deposit accompanying bid on each item for each school shall be five per cent of the amount of security.

A separate bid must be submitted for each item on each school and separate awards will be made thereon.

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., Manhattan, and also at Branch Office, 131 Livingston st., Brooklyn.

C. B. J. SNYDER, Superintendent of School Buildings.

Dated April 18, 1917. a18.30

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

SEALED BIDS WILL BE RECEIVED BY the Superintendent of School Buildings at the office of the Department of Education, Park ave. and 59th st., Manhattan, until 11 a. m. on

MONDAY, APRIL 30, 1917, Borough of Brooklyn.

FOR FURNITURE, ETC., DUPLICATE SCHOOL PLAN, AT PUBLIC SCHOOL 66, OSBORN AND WATKINS STS., NEAR SUTTER AVE.; AND PUBLIC SCHOOL 109, DU-

MONT AVE., POWELL AND SACKMAN STS., BOROUGH OF BROOKLYN.

The time allowed to complete the whole work on each item will be sixty (60) consecutive working days, as provided in the contract.

The amount of security required is as follows:

Item 1, \$800; Item 2, \$400; Item 3, \$200;

Item 4, \$2,000; Item 5, \$1,200.

The deposit accompanying bid on each item shall be five per cent of the amount of security.

A separate bid must be submitted for each item and separate awards will be made thereon.

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., Manhattan, and also at Branch Office, 131 Livingston st., Brooklyn.

C. B. J. SNYDER, Superintendent of School Buildings.

Dated April 18, 1917. a18.30

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

DEPARTMENT OF PUBLIC CHARITIES CHARITIES.

Proposals.

SEALED BIDS WILL BE RECEIVED BY the Department of Public Charities at the office of the Central Purchase Committee, Room 1220, Municipal Building, Manhattan, until 2.30 p. m. on

THURSDAY, APRIL 26, 1917, FOR FURNISHING AND DELIVERING ELECTRIC FANS.

The time for the performance of the contract is on or before May 10, 1917.

The amount of security required is thirty (30) per cent of the contract amount awarded.

No bid will be considered unless it is accompanied by a deposit. Such deposit shall be in amount not less than one and one-half (1 1/2) per cent of the total amount of the bid.